Continued from Volume I
on page 93244
REGULAR ORDER OF BUSINESS RESUMED.

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COMMITTEE ON ECONOMIC, CAPITAL AND TECHNOLOGY DEVELOPMENT.

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APPROVAL OF PROPERTY AT 1932 -- 1958 WEST LAKE STREET AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on Economic, Capital and Technology Development, having had under consideration a proposed resolution introduced by Alderman Burnett (27th Ward) authorizing Class 6(b) tax incentives for the property located at 1932 -- 1958 West Lake Street pursuant to the Cook County Real Property Classification Ordinance, begs leave to recommend that Your Honorable Body Adopt said resolution which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of all Committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) MARGARET LAURINO,
Chairman.

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

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The Cook County Board of Commissioners has enacted the Cook County Real Property Assessment Classification Ordinance, as amended from time to time (the “Ordinance”), which provides for, among other things, real estate tax incentives to property owners who build, rehabilitate, enhance and occupy property which is located within Cook County and which is used primarily for industrial purposes; and

WHEREAS, The City of Chicago (the “City”), consistent with the Ordinance, wishes to induce industry to locate and expand in the City by supporting financial incentives in the form of property tax relief; and

WHEREAS, D & L Investment Group, L.L.C., an Illinois limited liability company (the “Applicant”), owns certain real estate located generally at 1932 -- 1958 West Lake Street, Chicago, Illinois 60612, as further described on Exhibit A hereto (the “Subject Property”); and

WHEREAS, The Applicant intends to construct an approximately twenty-five thousand (25,000) square foot industrial facility located on the Subject Property; and

WHEREAS, The Applicant has filed with the Office of the Assessor of Cook County (the “Assessor”) an eligibility application for a Class 6(b) tax incentive under the Ordinance; and

WHEREAS, The Subject Property is located within (i) the City of Chicago Enterprise Zone Number 4 (created pursuant to the Illinois Enterprise Zone Act, 20 ILCS 665/1, et seq., as amended, and pursuant to an ordinance enacted by the City Council of the City, as amended), and (ii) the Kinzie Industrial Tax Increment Financing Redevelopment Project Area (created pursuant to the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended, and pursuant to an ordinance enacted by the City Council of the City),
and the purposes of enterprise zones and redevelopment project areas are also to provide certain incentives in order to stimulate economic activity and to revitalize depressed areas; and

WHEREAS, It is the responsibility of the Assessor to determine that an application for a Class 6(b) classification or renewal of a Class 6(b) classification is eligible pursuant to the Ordinance; and

WHEREAS, The Ordinance requires that, in connection with the filing of a Class 6(b) eligibility application with the Assessor, the applicant must obtain from the municipality in which such real estate that is proposed for Class 6(b) designation is located a resolution expressly stating that the municipality has determined that the incentive provided by Class 6(b) is necessary for development to occur on such real estate and that the municipality supports and consents to the Class 6(b) classification by the Assessor; and

WHEREAS, The intended use of the Subject Property will provide significant present and future employment; and

WHEREAS, Notwithstanding the Class 6(b) status of the Subject Property, the redevelopment and utilization thereof will generate significant new revenues to the City in the form of additional real estate taxes and other tax revenues; now, therefore,

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

SECTION 1. That the City determines that the incentive provided by Class 6(b) is necessary for the development to occur on the Subject Property.

SECTION 2. That the City supports and consents to the Class 6(b) classification by the Assessor with respect to the Subject Property.

SECTION 3. That the Clerk and/or the Deputy Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois 60602 and a certified copy of this resolution may be included with the Class 6(b) eligibility application filed with the Assessor by the Applicant, as applicant, in accordance with the Ordinance.

SECTION 4. That this resolution shall be effective immediately upon its passage and approval.

Exhibit “A” referred to in this resolution reads as follows:
Exhibit "A".

Legal Description Of Property:

Parcel 1.

Lots 11 and 12 in Reynold's Subdivision of the southwest quarter of Block 45 in Canal Trustees' Subdivision of Section 7, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 2.

Lot 13 in Reynold's Subdivision of the southwest quarter of Block 45 in Canal Trustees' Subdivision of Section 7, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 3.

Lot 14 in Reynold's Subdivision of the southwest quarter of Block 45 in Canal Trustees' Subdivision of Section 7, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 4.

Lot 15 in Reynold's Subdivision of the southwest quarter of Block 45 in Canal Trustees' Subdivision of Section 7, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 5.

The west 24 feet of Lot 16 in Reynold's Subdivision of the southwest quarter of Block 45 in Canal Trustees' Subdivision of Section 7, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 6.

Lot 16 (except the west 24 feet thereof), Lot 17 and that part west of the east 9 feet thereof of Lot 18 in Reynold's Subdivision of the southwest quarter of Block 45 in Canal Trustees' Subdivision of Section 7, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.
Parcel 7.

Lot 19 and Lot 18 (except the west 24 feet) and the west half of Lot 20 in James L. Reynold's Subdivision of the southwest quarter of Block 45 in Canal Trustees' Subdivision of Section 7, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

1932 -- 1958 West Lake Street
Chicago, Illinois 60612.

Permanent Index Numbers:

17-07-412-021-0000;
17-07-412-022-0000;
17-07-412-023-0000;
17-07-412-024-0000;
17-07-412-025-0000;
17-07-412-026-0000; and
17-07-412-027-0000.

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COMMITTEE ON HOUSING AND REAL ESTATE.

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AUTHORIZATION FOR NEGOTIATED SALE
OF CITY-OWNED PROPERTIES AT
VARIOUS LOCATIONS.

The Committee on Housing and Real Estate submitted the following report:
To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred ordinances on November 1, 2006 by the Department of Planning and Development authorizing the sale of city-owned property, having the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinances transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

On motion of Alderman Suarez, the said proposed ordinances transmitted with the foregoing committee report were Passed by yeas and nays as follows:

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.

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

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

9017 South Buffalo Avenue.

WHEREAS, The City of Chicago ("City") is the owner of the vacant parcel of property located at 9017 South Buffalo Avenue, Chicago, Illinois which is legally
described on Exhibit "A" attached hereto ("Property"), which Property is located in the South Chicago Tax Increment Financing Area ("Area") established pursuant to ordinances adopted by the City Council on April 12, 2000 published in the Journal of the Proceedings of the City Council of the City of Chicago for such date at pages 28776 through 28896; and

WHEREAS, Greater Rising Sun Missionary Baptist Church, an Illinois not-for-profit corporation ("Grantee"), 9013 -- 9015 South Buffalo Avenue, Chicago, Illinois 60617, has offered to purchase the Property from the City to improve with landscaped open space thereon; and

WHEREAS, The City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; now, therefore,

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

SECTION 1. The City Council hereby approves the sale of the Property to the Grantee in the amount of Twenty-eight Thousand and no/100 Dollars ($28,000.00).

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Grantee. Such deed shall include a covenant obligating the Grantee to use the Property only for use consistent with the land uses permitted under the redevelopment plan for the Area. Grantee's acceptance of the City's deed shall constitute Grantee's agreement to such covenant. The quitclaim deed shall also contain language substantially in the following form:

This conveyance is subject to the express condition that the Property is improved with landscaped open space within six (6) months of the date of this deed.

In the event that the condition is not met, the City of Chicago may re-enter the Property and revest title in the City of Chicago.

This right of reverter and re-entry shall terminate upon the issuance of a certificate of completion, release or similar instrument by the City of Chicago.

Grantee's acceptance of such quitclaim deed shall be deemed to be Grantee's agreement to comply with such redevelopment obligations.

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

Exhibit "A" referred to in this ordinance reads as follows:
Legal Description (subject to title commitment and survey):

Lot 40 in Block 59 in South Chicago, a subdivision by the Calumet and Chicago Canal and Dock Company of the east half of the west half and parts of the east fractional half of the fractional Section 6, north of the Indian Boundary Line, and that part of the fractional Section 6, south of the Indian Boundary Line, lying north of the Michigan Southern Railroad and fractional Section 5, north of the Indian Boundary Line, all in Township 37, Range 15 of the west half of the northwest half of Section 5, Township 37 North, Range 15, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

9017 South Buffalo Avenue
Chicago, Illinois.

Property Index Number:


2722 West Polk Street.

WHEREAS, The City of Chicago ("City") is the owner of the vacant parcel of property located at 2722 West Polk Street, Chicago, Illinois, which is legally described on Exhibit "A" attached hereto ("Property"), which property is located in the Western/Ogden Tax Increment Financing Area ("Area") established pursuant to ordinances adopted by the City Council on February 5, 1998 published in the Journal of the Proceedings of the City Council of the City of Chicago for such date at pages 61204 through 61411; and

WHEREAS, Woody L. and Emma J. Collins ("Grantee"), 2724 West Polk Street, Chicago, Illinois 60612, have offered to purchase the Property from the City for the purpose of constructing a parking lot thereon; and

WHEREAS, The City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any
power and perform any function pertaining to its government and affairs; now, therefore,

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

SECTION 1. The City Council hereby approves the sale of the Property to the Grantee in the amount of One Hundred Nine Thousand and no/100 Dollars ($109,000.00).

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Grantee. Such deed shall include a covenant obligating the Grantee to use the Property only for use consistent with the land uses permitted under the redevelopment plan for the Area. Grantee’s acceptance of the City’s deed shall constitute Grantee’s agreement to such covenant. The quitclaim deed shall also contain language substantially in the following form:

This conveyance is subject to the express condition that a parking lot is built on the Property within twelve (12) months of the date of this deed.

In the event that the condition is not met, the City of Chicago may re-enter the Property and re-vest title in the City of Chicago.

This right of reverter and re-entry shall terminate upon the issuance of a certificate of completion, release or similar instrument by the City of Chicago.

Grantee’s acceptance of such quitclaim deed shall be deemed to be Grantee’s agreement to comply with such redevelopment obligations.

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

Exhibit “A” referred to in this ordinance reads as follows:

Exhibit “A”.

Legal Description (subject to title commitment and survey):

Lot 38 in Block 1 in A. J. Alexander’s Addition to Chicago, said addition being a subdivision of the north half of the southeast quarter both of the southwest quarter of the northwest quarter of the southeast quarter Section 13, Township
39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

2722 West Polk Street
Chicago, Illinois 60612.

Property Index Number:

16-13-408-037-0000.

512 West 103rd Street:

WHEREAS, The City of Chicago is the owner of the vacant parcel of property located at 512 West 103rd Street, Chicago, Illinois which is legally described on Exhibit “A” attached hereto (“Property”); and

WHEREAS, Ezra Weatherspoon (“Grantee”), 9242 South Stony Island Avenue, Chicago, Illinois, has offered to purchase the Property from the City of Chicago to improve with landscaped open space thereon; and

WHEREAS, The City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; now, therefore,

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

 SECTION 1. The City Council hereby approves the sale of Property to the Grantee in the amount of Thirty Thousand and no/100 Dollars ($30,000.00).

 SECTION 2. That the Mayor or his proxy is authorized to execute, and the City Clerk or the Deputy City Clerk is authorized to attest, a quitclaim deed conveying
the Property to the Grantee. The quitclaim deed shall contain language substantially in the following form:

This conveyance is subject to the express condition that the Property is improved with landscaped open space within six (6) months of the date of this deed.

In the event that the condition is not met, the City of Chicago may re-enter the Property and re-vest title in the City of Chicago.

This right of reverter and re-entry shall terminate upon the issuance of a certificate of completion, release or similar instrument by the City of Chicago.

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

Exhibit “A” referred to in this ordinance reads as follows:

Exhibit “A”.

Legal Description (subject to title commitment and survey):

The west 8 feet of Lot 23 and Lot 24 in Block 46 in the resubdivision of Lots 19 to 30, both inclusive, of Blocks 41 to 48, both inclusive, of east Washington Heights, being a subdivision of the west half of the northwest quarter and the southwest quarter of Section 9, Township 37 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Address:

512 West 103rd Street
Chicago, Illinois.

Property Index Number:

25-09-329-022-0000.
The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance on November 8, 2006 by the Department of Housing authorizing a sale of city-owned property located at 5801 South Wood Street to Michelle Lawrence (face of ordinance amended to correct address), having the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.
Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

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

WHEREAS, There are a substantial number of abandoned, deteriorated and dangerous buildings in the City which threaten the health, safety, economic stability and general welfare of the citizens of the City and which are the subject of certain housing court proceedings; and

WHEREAS, The City has created the Preserving Communities Together ("P.C.T.") Program to help abate the dangers posed by abandoned, deteriorated and dangerous buildings in the City through the acquisition and subsequent conveyance of the buildings to parties who have proposed to rehabilitate them; and

WHEREAS, The City is the owner of the property commonly known as 5801 South Wood Street, Chicago, Illinois and identified by Permanent Index Number 20-18-228-015 (the "Property"), which Property is improved with a single-family residence in need of substantial repair and which is qualified to be included in the P.C.T. Program; and

WHEREAS, Michelle Lawrence, an individual (the "Developer") has proposed to purchase the Property from the City and rehabilitate it for a single-family housing in accordance with the provisions of the P.C.T. Program; and

WHEREAS, The Department of Housing of the City has reviewed the Developer’s application and has recommended that the City Council approve the conveyance of the Property to the Developer for purposes of rehabilitating the single-family home located thereon in accordance with the provisions of the P.C.T. Program; now, therefore,

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

SECTION 1. The sale of the Property to the Developer in the amount of Two Thousand Five Hundred and no/100 Dollars ($2,500.00) is hereby approved. This approval is expressly conditioned upon the City entering into a redevelopment agreement with the Developer. The Commissioner of Housing is authorized to negotiate and execute a redevelopment agreement with the Developer, and such other documents, which may be required or necessary to implement the intent and objectives of the P.C.T. Program, subject to the approval of the Corporation Counsel.
SECTION 2. The Mayor is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Developer, or to a land trust of which the Developer is the sole beneficiary, or to a business entity of which the Developer is the sole controlling party or is comprised of the same principal parties, subject to the approval of the Corporation Counsel.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

APPROVAL FOR SALE OF CITY-OWNED PROPERTY
AT 6805 SOUTH SANGAMON STREET TO
MS. GENEVIEVE GRANT-JONES.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance on November 1, 2006 by the Department of Planning and Development authorizing the sale of city-owned property at 6805 South Sagamon Street to Ms. Genevieve Grant-Jones, having the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.
On motion of Alderman Suarez, the said proposed ordinance transmitted with the foregoing committee report was passed by yeas and nays as follows:

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, In 1970, the City demolished a building located on the rear portion of the real property commonly known as 6805 South Sangamon Street, Chicago, Illinois (such entire lot, the "Lot" and the rear portion acquired by the City, the "Rear Portion of the Lot") and through foreclosure of the City's demolition lien in the matter captioned City of Chicago v. Federal Savings & Loan Insurance Corporation, 69 CH 53238, acquired ownership of the Rear Portion of the Lot in 1975 by a Sheriff's Deed which specified only the Rear Portion of the Lot; and

WHEREAS, The Lot is legally described on Exhibit A attached hereto; and

WHEREAS, Genevieve Grant-Jones (the "Purchaser") currently resides in the two (2) story frame building in the front part of the Lot (the "Building"); and

WHEREAS, Since at least 1975, one or more of Purchaser's relatives have continuously resided in the Building; and

WHEREAS, Since at least 1975, Purchaser's relatives and Purchaser have, at their own expense, maintained the entire property and paid utility bills related to the entire property; and

WHEREAS, Development of the Rear Portion of the Lot as a separate lot is impracticable under existing zoning law; and

WHEREAS, In consideration of continuous occupancy, and upkeep of the property by Purchaser and Purchaser's relatives and the impracticability of developing the Rear Portion of the Lot with a separate residential building today, the City has agreed to convey the Rear Portion of the Lot to Purchaser for One and no/100 Dollars ($1.00) to unify ownership of the entire Lot in Purchaser; and
WHEREAS, The City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; now, therefore,

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

SECTION 1. The foregoing recitals are incorporated herein and made a part hereof and are hereby adopted as the findings of the City Council.

SECTION 2. The Commissioner of the Department of Planning and Development (the "Commissioner") or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver a sales agreement (the "Sales Agreement") between the Purchaser and the City substantially in the form attached hereto as Exhibit B and made a part hereof, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of the Sales Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Sales Agreement.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, a quitclaim deed conveying the Rear Portion of the Lot to the Purchaser in accordance with and subject to the terms of the Sales Agreement.

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

SECTION 5. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 6. This ordinance shall take effect immediately upon its passage and approval.

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

Exhibit "A".

Legal Description (subject to title commitment and survey):

Lot 45 and the south 8 feet of Lot 46 in Block 4 in Benedict's Subdivision of the northeast quarter of the southeast quarter of Section 20, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.
Address:

6805 South Sangamon Street
Chicago, Illinois.

Property Index Number:

20-20-413-002-0000.

Exhibit "B".

Sales Agreement.

This agreement for the sale of land ("Agreement") is made on or as of the ______ day of ________, 2006, by and between the City of Chicago, an Illinois municipal corporation ("City"), acting by and through its Department of Planning and Development ("D.P.D."), having its principal offices at City Hall, 121 North LaSalle Street, Chicago, Illinois 60602 and Genevieve Grant-Jones ("Purchaser"), located at 6805 South Sangamon Street, Chicago, Illinois (the "Lot").

Recitals.

Whereas, The Lot was at one time improved with a residential building on the front portion of the lot and a building on the rear portion of the lot (the "Rear Portion of the Lot"); and

Whereas, The City demolished the building on the Rear Portion of the Lot in 1970 and, through foreclosure of the City’s demolition lien, acquired ownership of the Rear Portion of the Lot in 1975 by Sheriff’s Deed; and

Whereas, Since 1975, one or more of Purchaser’s relatives have continuously resided in the residential building on the front portion of the Lot (the "Building"); and

Whereas, Purchaser currently resides in the Building; and

Whereas, Since 1975, Purchaser’s relatives and Purchaser have, at their own expense, maintained the entire Lot and paid utility bills related to the entire Lot; and
Whereas, Development of the Rear Portion of the Lot as a separate lot is impracticable under existing zoning law; and

Whereas, In consideration of the continuous occupancy and upkeep of the Lot by Purchaser and Purchaser's relatives and the impracticability of developing the Rear Portion of the Lot with a separate residential building today, the City has agreed to convey the Rear Portion of the Lot to Purchaser for One and no/100 Dollars ($1.00) to unify ownership of the entire Lot in Purchaser subject to the terms of this Agreement;

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

| Section 1. |
| Incorporation Of Recitals. |

The recitals set forth above are incorporated herein by this reference.

| Section 2. |
| Purchase Price. |

The City agrees to sell its interest in the Rear Portion of the Lot to the Purchaser, and the Purchaser agrees to purchase such interest from the City for One and no/100 Dollars ($1.00) on the Closing Date. All other closing costs shall be borne by Purchaser.

| Section 3. |
| Conveyance Of Property. |

A. Form Of Deed.

The City shall convey its interest in the Rear Portion of the Lot to the Purchaser by quitclaim deed ("Deed"), subject to the terms of this Agreement and the following:

1. General real estate taxes and any special assessments or other taxes.
2. Easements, encroachments, covenants and restrictions of record and not shown of record.

3. Such other title defects as may exist.

B. Title Commitment And Insurance.

The Purchaser will be responsible for obtaining, at Purchaser’s expense, any title insurance, extended coverage and any endorsements it deems necessary.

C. Survey.

The Purchaser will be responsible for obtaining, at Purchaser’s expense, any survey it deems necessary.

D. The Closing.

The closing (“Closing”) shall take place on such date as the parties mutually agree in writing provided, but not later than June 1, 2007.

E. Real Estate Taxes.

The Purchaser shall also be responsible for all taxes payable with respect to the Rear Portion of the Lot, whether delinquent, accrued but not yet payable, or payable after the Closing Date. The Purchaser acknowledges that the City shall no longer file exemption certificates with respect to the Rear Portion of the Lot or any portion thereof.

F. Recordation Of Deed.

The Purchaser, at Purchaser’s expense, shall record the Deed at the Office of the Cook County Recorder of Deeds on the Closing Date.

Section 4.

Conflict Of Interest; City’s Representatives
Not Individually Liable.

The Purchaser warrants that no agent, official or employee of the City shall have any personal interest, direct or indirect, in this Agreement or the Rear Portion of the
Lot, nor shall any such agent, official or employee participate in any decision relating to this Agreement which affects his or her personal interests or the interests of any entity or association in which he or she is directly or indirectly interested. No agent, official or employee of the City shall be personally liable to the Purchaser or any successor in interest in the event of any default or breach by the City or for any amount which may become due to the Purchaser or successor or on any obligation under the terms of this Agreement.

Section 5.
Acceptance Of Property.

The City makes no covenant, representation or warranty as to the environmental condition of the Rear Portion of the Lot being conveyed, or as to the suitability of rear portion for any purpose whatsoever, and the Purchaser agrees to accept the Rear Portion of the Lot “as is”. Purchaser represents that Purchaser and Purchaser’s relatives have been in continuous occupancy of the Building on the front portion of the Lot for over twenty (20) years and are fully aware of the rear portion’s condition and are not receiving any warranty of habitability or representation or warranty of any kind from the City as to the Rear Portion of the Lot’s condition, environmental or otherwise.

Section 6.
Provisions Not Merged With Deed.

The provisions of this Agreement shall not be merged with the Deed, and the delivery of the Deed shall not be deemed to affect or impair the provisions of this Agreement.

Section 7.
Entire Agreement.

This Agreement constitutes the entire agreement between the parties and supersedes and replaces completely any prior agreements between the parties with respect to the subject matter hereof. This Agreement may not be modified or amended in any manner other than by supplemental written agreement executed by the parties.
Section 8.

Severability.

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

Section 9.

Successors And Assigns.

Except as otherwise provided in this Agreement, the terms and conditions of this Agreement shall apply to and bind the successors and assigns of the parties.

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

City of Chicago, an Illinois municipal corporation, acting by and through its Department of Planning and Development

By: __________________________
    Lori T. Healey,
    Commissioner

Purchaser:

Genevieve Grant-Jones
APPROVAL FOR SALE OF CITY-OWNED PROPERTY
AT 2450 NORTH SAWYER AVENUE TO AND
AUTHORIZATION FOR EXECUTION OF
REDEVELOPMENT AGREEMENT WITH
CHRISTOPHER HOUSE.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance
on November 1, 2006 by the Department of Planning and Development authorizing
the sale of city-owned property to Christopher House, having the same under
advisement, begs leave to report and recommend that Your Honorable Body Pass
the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the
Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle,
Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman,
L. Thomas, Murphy, Rugai, Troutman, Brookes, Muñoz, Zalewski, Solis, Ocasio,
Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts,
Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter,
M. Smith, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:
WHEREAS, The City of Chicago (the "City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City is the owner of the improved parcel of land commonly known as 2450 North Sawyer Avenue, Chicago, Illinois, and legally described on Exhibit A attached hereto (the "Property"); and

WHEREAS, Christopher House, an Illinois not-for-profit corporation (the "Developer"), has submitted a proposal to the Department of Planning and Development (the "Department") to purchase the Property, which has an appraised fair market value of approximately Eight Hundred Sixteen Thousand Dollars ($816,000.00), for Two Hundred Fifty Thousand and no/100 Dollars ($250,000.00), and to rehabilitate the existing, approximately eight thousand three hundred twenty-six (8,326) square foot structure on the Property, which previously housed the Logan Square Library, into a social service and educational facility (the "Project"); and

WHEREAS, By Resolution Number 06-120-21 adopted on October 19, 2006, the Community Plan Commission ("Commission") authorized the Department to advertise its intention to enter into a negotiated sale with the Developer for the redevelopment of the Property, approved the Department's request to advertise for alternative proposals, and approved the sale of the Property to the Developer if no alternative proposals are received; and

WHEREAS, D.P.D. published notice of the proposed negotiated sale in the Chicago Sun-Times on October 23, 2006, October 30, 2006 and November 30, 2006, and requested alternative proposals for the redevelopment of the Property and provided reasonable opportunity for other persons to submit alternative bids or proposals; and

WHEREAS, Since no other responsive proposals were received by D.P.D. for the redevelopment of the Property, the Commission has recommended that the Property be conveyed to the Developer for redevelopment of the Project and that D.P.D. be authorized to negotiate, execute and deliver on behalf of the City a redevelopment agreement with the Developer for the Project; now, therefore,

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

SECTION 1. The foregoing recitals are hereby adopted as the findings of the City Council.

SECTION 2. The sale of the Property to the Developer in the amount of Two Hundred Fifty Thousand and no/100 Dollars ($250,000.00) is hereby approved. This approval is expressly conditioned upon the City entering into a redevelopment agreement with the Developer substantially in the form attached hereto as Exhibit B and made a part hereof (the "Redevelopment Agreement"). The
Commissioner of the Department ("Commissioner") or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver the Redevelopment Agreement, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of the Redevelopment Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Redevelopment Agreement.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Developer, or to a land trust of which the Developer is the sole beneficiary, or to an entity of which the Developer is the sole controlling party or is comprised of the same principal parties, subject to those covenants, conditions and restrictions set forth in the Redevelopment Agreement.

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

SECTION 5. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 6. This ordinance shall take effect immediately upon its passage and approval.

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

Exhibit "A".
(To Ordinance)

Legal Description Of Property.
(Subject To Title Commitment And Final Survey)

Commonly Known As:

2450 North Sawyer Avenue
(also known as 3255 West Altgeld Street)
Chicago, Illinois.

Permanent Index Number:

13-26-428-022.
This AGREEMENT FOR THE SALE AND REDEVELOPMENT OF LAND ("Agreement") is made on or as of the ___ day of ____________, 2006, by and between the CITY OF CHICAGO, an Illinois municipal corporation ("City"), acting by and through its Department of Planning and Development ("DPD"), having its principal offices at City Hall, 121 North LaSalle Street, Chicago, Illinois 60602 and CHRISTOPHER HOUSE, an Illinois not-for-profit corporation ("Developer"), whose offices are located at 2507 N. Greenview Avenue, Chicago, Illinois 60614.

RECITALS

WHEREAS, the Developer desires to purchase from the City the improved parcel of land located at 2450 N. Sawyer Avenue, Chicago, Illinois, which is legally described on Exhibit A attached hereto and made a part hereof (the "Property"); and

WHEREAS, the Developer intends to rehabilitate the existing, approximately 8,326 square foot structure on the Property, which previously housed the Logan Square Library, and convert it into a child care, social service and educational facility, as more fully described on Exhibit B attached hereto (the "Project"); and

WHEREAS, the City has agreed to sell the Property, which has an appraised fair market value of approximately Eight Hundred Sixteen Thousand and 00/100 Dollars ($816,000.00), to the Developer for cash consideration in the amount of Two Hundred Fifty Thousand and 00/100 Dollars ($250,000.00) and additional consideration in the form of the Developer's execution of this Agreement and agreement to perform the covenants, conditions and obligations set forth herein; and

WHEREAS, the City Council, pursuant to an ordinance adopted on ________________, 2006, and published at pages ____ through _____ in the Journal of the Proceedings of the City
Council of such date, authorized the sale of the Property to the Developer, subject to the execution, delivery and recording of this Agreement; and

WHEREAS, the Developer and the City acknowledge that the implementation of the policies and provisions described in this Agreement will be of mutual benefit to the Developer and the City.

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

SECTION 1. INCORPORATION OF RECITALS.

The foregoing findings and recitals constitute an integral part of this Agreement and are incorporated herein by this reference with the same force and effect as if set forth herein as agreements of the parties.

SECTION 2. PURCHASE PRICE.

The City hereby agrees to sell, and the Developer hereby agrees to purchase, upon and subject to the terms and conditions of this Agreement, the Property, for the sum of Two Hundred and Fifty Thousand and 00/100 Dollars ($250,000.00) ("Purchase Price"). The appraised fair market value of the Property is Eight Hundred Sixteen Thousand and 00/100 Dollars ($816,000.00. The write-down is being offered in consideration of the Developer's agreement to comply with the covenants in this Agreement, including, without limitation, the covenants referenced in Section 18, which shall run with the land. The Purchase Price shall be paid to the City at the Closing (as defined in Section 4). Except as specifically provided herein to the contrary, the Developer shall pay all escrow fees and other title insurance fees and all other closing costs.

SECTION 3. EARNEST MONEY AND PERFORMANCE DEPOSIT.

[Intentionally Deleted]

SECTION 4. CLOSING.

The closing of the transaction contemplated by this Agreement (the "Closing") shall take place at the downtown offices of Chicago Title Insurance Company (the "Title Company"), 171 North Clark Street, Chicago, Illinois 60601, within thirty (30) days after the Developer has obtained all necessary building permits and zoning approvals for the Project, as required pursuant to Section 9.1, or on such date as the parties mutually agree upon in writing (the "Closing Date"); provided, however, in no event shall the Closing occur (a) until the Developer has satisfied all conditions precedent set forth in Section 9, unless DPD, in its sole discretion, waives such conditions, and (b) any later than January 1, 200 (the "Outside Closing Date"), unless DPD, in its sole discretion, extends the Outside Closing Date for a period of up to six (6) months. On or before the Closing Date, the City shall deliver to the Title Company the Deed, all
necessary state, county and municipal real estate transfer tax declarations, and an ALTA statement.

SECTION 5. CONVEYANCE OF TITLE.

5.1 Form of Deed. Without limiting the generality of the quitclaim nature of the deed, the City shall convey the Property to the Developer by quitclaim deed ("Deed"), subject to the terms of this Agreement and the following (collectively, the "Permitted Exceptions"):

(a) the standard exceptions in an ALTA title insurance policy;

(b) general real estate taxes and any special assessments or other taxes;

(c) all easements, encroachments, covenants and restrictions of record and not shown of record that will not adversely affect the use and insurability of the Property for the development of the Project;

(d) such other title defects as may exist; and

(e) any and all exceptions caused by the acts of the Developer or its agents.

5.2 Recording Costs. The Developer shall pay to record the Deed, this Agreement, and any other documents incident to the conveyance of the Property to the Developer.

SECTION 6. TITLE AND SURVEY.

6.1 The Developer acknowledges that the City has delivered to the Developer a commitment for an owner's policy of title insurance for the Property, a copy of which is attached hereto as Exhibit C and made a part hereof (the "Title Commitment") from the Title Company, showing the City in title to the Property. The Developer shall be solely responsible for and shall pay all costs associated with updating the Title Commitment (including all search, continuation and later-date fees), and obtaining any title insurance, extended coverage or other endorsements it deems necessary. The Developer shall also be solely responsible for and shall pay all costs associated with obtaining any survey it deems necessary.

6.2 The City shall use reasonable efforts to obtain the waiver or release of any delinquent real estate tax liens on the Property prior to the Closing, to the extent such tax liens can be waived or released through submission of an abatement letter to the Cook County Treasurer or a motion to vacate a tax sale. If the City is unable to obtain the waiver or release of any such tax liens or is unable to cause the Title Company to insure over such tax liens, or if the Property is encumbered with any other unpermitted exceptions, the Developer shall have the option to: (a) accept title to the Property subject to the exceptions, which shall then become Permitted Exceptions, without reduction in the Purchase Price; or (b) terminate this Agreement by delivery of written notice to the City at least fourteen (14) days prior to the Closing Date, in which event this Agreement shall be null and void and, except as otherwise specifically provided herein, neither party shall have any further right, duty or obligation hereunder. If the Developer
elects not to terminate this Agreement as aforesaid, the Developer agrees to accept title subject to the unpermitted exceptions. The Developer shall be responsible for all taxes accruing after the Closing.

SECTION 7. BUILDING PERMITS AND OTHER GOVERNMENTAL APPROVALS.

The Developer shall apply for all necessary building permits and other required permits and approvals for the construction of the Project no later than fourteen (14) days after the City Council authorizes the sale of the Property, and shall pursue such permits and approvals in good faith and with all due diligence.

SECTION 8. PROJECT BUDGET AND PROOF OF FINANCING.

The total budget for the Project is currently estimated to be One Million Six Hundred Twenty-Five Thousand Three Hundred Fifty-Five and 00/100 Dollars ($1,625,355) (the "Preliminary Project Budget"). Not less than fourteen (14) days prior to the Closing Date, the Developer shall submit to DPD for approval a final project budget materially consistent with the Preliminary Project Budget ("Budget") and evidence of funds adequate to finance the purchase of the Property and the construction of the Project ("Proof of Financing").

SECTION 9. CONDITIONS TO THE CITY’S OBLIGATION TO CLOSE.

The obligations of the City under this Agreement are contingent upon each of the following being done at least fourteen (14) days prior to the Closing Date, unless another date is specified:

9.1 Final Governmental Approvals. The Developer shall have delivered to the City evidence of all building permits and other final governmental approvals necessary to construct the Project.

9.2 Budget and Proof of Financing. The City shall have approved the Developer’s Budget and Proof of Financing, including a mortgage encumbering the Property

9.3 Simultaneous Loan Closing. On the Closing Date, the Developer shall simultaneously close any financing approved pursuant to this Agreement and be in a position to immediately commence construction of the Project.

9.4 Insurance. The Developer shall have delivered to the City evidence of insurance reasonably acceptable to the City. The City shall be named as an additional insured on all liability insurance policies and as a loss payee (subject to the prior rights of any first mortgagee) on all property insurance policies from the Closing Date through the date the City issues the Certificate of Completion (as defined in Section 13 below). With respect to property insurance, the City will accept an ACORD 28 form. With respect to liability insurance, the City will accept an ACORD 25 form, together with a copy of the endorsement that is added to the Developer’s policy showing the City as an additional insured.
9.5 **Legal Opinion.** The Developer shall, at the City's request, deliver to the City a legal opinion in a form reasonably acceptable to the City's Corporation Counsel, covering such customary matters as the Developer's organization, the Developer's ability to execute, deliver and perform its obligations under this Agreement, and the validity and enforceability of this Agreement.

9.6 **Due Diligence.** The Developer shall have delivered to the City due diligence searches in its name (UCC liens, state and federal tax liens, pending suits and judgments in Cook County and the U.S. District Court for the Northern District of Illinois, and bankruptcy), showing no unacceptable liens, litigation, judgments or filings, as reasonably determined by the City's Corporation Counsel.

9.7 **Organization and Authority Documents.** The Developer shall have delivered to the City the Developer's articles of incorporation, including all amendments thereto, as furnished and certified by the Illinois Secretary of State; the by-laws of the Developer, as certified by the secretary of the Developer; resolutions authorizing the Developer to execute and deliver this Agreement and any other documents required to complete the transaction contemplated by this Agreement and to perform its obligations under this Agreement; a certificate of good standing from the Illinois Secretary of State dated no more than thirty (30) days prior to the Closing Date; and such other corporate authority and organizational documents as the City may reasonably request.

9.8 **Subordination Agreement.** On the Closing Date, and prior to recording any mortgage approved pursuant to Section 9.2, the Developer shall, at the City's request, deliver to the City a subordination agreement in which the construction lender agrees to subordinate the lien of its mortgage to the covenants running with the land, or such other subordination assurance as the Corporation Counsel shall deem acceptable.

9.9 **MBE/WBE Compliance Plan.** The Developer and the Developer's general contractor and all major subcontractors shall meet with staff from the Department of Housing ("DOH") regarding compliance with the MBE/WBE, city residency hiring, prevailing wage and other requirements set forth in Section 23, and at least seven (7) days prior to the Closing Date, the City shall have approved the Developer's compliance plan in accordance with Section 23.4.

9.10 **Representations and Warranties.** On the Closing Date, each of the representations and warranties of the Developer in Section 24 and elsewhere in this Agreement shall be true and correct.

9.11 **Other Obligations.** On the Closing Date, the Developer shall have performed all of the other material obligations required to be performed by the Developer under this Agreement as and when required under this Agreement.
If any of the conditions in this Section 9 have not been satisfied to the City's reasonable satisfaction within the time periods provided for herein, or waived by DPD in writing, the City may, at its option, terminate this Agreement by delivery of written notice to the Developer at any time after the expiration of the applicable time period and this Agreement shall be null and void and, except as otherwise specifically provided herein, neither party shall have any further right, duty or obligation hereunder. Any forbearance by the City in exercising its right to terminate this Agreement upon a default hereunder shall not be construed as a waiver of such right.

SECTION 10. CONSTRUCTION REQUIREMENTS.

10.1 Site Plans. The Developer shall construct the Project on the Property in accordance with the final design development drawings and specifications prepared by WheelerKeams Architects dated October __, 2006, which have been approved by DPD and which are attached hereto as Exhibit D and made a part hereof ("Working Drawings and Specifications"). No material deviation from the Working Drawings and Specifications may be made without the prior written approval of DPD. If the Developer submits and DPD approves revised design development drawings and specifications after the date of this Agreement, the term "Working Drawings and Specifications" as used herein shall refer to the revised design development drawings and specifications upon DPD's written approval of the same.

10.2 Relocation of Utilities, Curb Cuts and Driveways. The Developer shall be solely responsible for and shall pay all costs associated with: (a) the relocation, installation or construction of public or private utilities, curb cuts and driveways; (b) the repair or reconstruction of any curbs, vaults, sidewalks or parkways required in connection with or damaged as a result of the Developer's construction of the Project; (c) the removal of existing pipes, utility equipment or building foundations; and (d) the termination of existing water or other services. The City shall have the right to approve any streetscaping provided by the Developer as part of the Project, including, without limitation, any paving of sidewalks, landscaping and lighting.

10.3 City's Right to Inspect Property. For the period commencing on the Closing Date and continuing through the date the City issues a Certificate of Completion, any duly authorized representative of the City shall have access to the Property at all reasonable times for the purpose of determining whether the Developer is constructing the Project in accordance with the terms of this Agreement and all applicable federal, state and local statutes, laws, ordinances, codes, rules, regulations, orders and judgments, including, without limitation, Sections 7-28 and 11-4 of the Municipal Code of Chicago relating to waste disposal (collectively, "Laws").

10.4 Barricades and Signs. Promptly after the execution of this Agreement, the Developer shall, at its sole cost and expense, erect and maintain such signs as the City may reasonably require identifying the Property as a City redevelopment project. Prior to the commencement of any construction activity requiring barricades, the Developer shall install barricades of a type and appearance satisfactory to the City and constructed in compliance with all applicable Laws. DPD shall have the right to approve the maintenance, appearance, color scheme, painting, nature, type, content and design of all barricades, which approval shall not be
unreasonably withheld or delayed. The Developer shall erect all signs and barricades so as not to interfere with or affect any bus stop or train station in the vicinity of the Property.

10.5 **Survival.** The provisions of this Section 10 shall survive the Closing.

**SECTION 11. LIMITED APPLICABILITY.**

Any approval given by DPD pursuant to this Agreement is for the purpose of this Agreement only and does not constitute the approval required by the City's Department of Construction and Permits ("DCAP") or any other City department, nor does such approval constitute an approval of the quality, structural soundness or safety of any improvements located or to be located on the Property, or the compliance of said improvements with any Laws, private covenants, restrictions of record, or any agreement affecting the Property or any part thereof.

**SECTION 12. COMMENCEMENT AND COMPLETION OF PROJECT.**

The Developer shall commence construction of the Project no later than January 1, 2007, and shall complete the Project (as evidenced by the issuance of a Certificate of Completion) no later than September 30, 2007; provided, however, DPD shall have discretion to extend the construction commencement and completion dates by issuing a written extension letter for a period of up to six (6) months. The Developer shall give written notice to the City within five (5) days after it commences construction. The Developer shall construct the Project in accordance with the Working Drawings and Specifications, and all Laws and covenants and restrictions of record.

**SECTION 13. CERTIFICATE OF COMPLETION.**

The Developer shall request from the City a certificate of completion ("Certificate of Completion") upon the completion of the Project in accordance with this Agreement. Within forty-five (45) days after receipt of a written request by the Developer for a Certificate of Completion, the City shall provide the Developer with either the Certificate of Completion or a written statement indicating in adequate detail how the Developer has failed to complete the Project in conformity with this Agreement, or is otherwise in default, and what measures or acts will be necessary, in the sole opinion of the City, for the Developer to take or perform in order to obtain the Certificate of Completion. If the City requires additional measures or acts to assure compliance, the Developer shall resubmit a written request for the Certificate of Completion upon compliance with the City's response. The Certificate of Completion shall be in recordable form, and shall, upon recording, constitute a conclusive determination of satisfaction and termination of the covenants in this Agreement and the Deed with respect to the Developer's obligations to complete the Project. The Certificate of Completion shall not, however, constitute evidence that the Developer has complied with any Laws relating to the construction and rehabilitation work of the Project, and shall not serve as any "guaranty" as to the quality of the construction. Upon recordation of the Certificate of Completion, the City shall return the Performance Deposit to the Developer.

**SECTION 14. RESTRICTIONS ON USE.**

The Developer agrees that it:
14.1 Shall devote the Property solely to the Project.

14.2 Shall not discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the use or occupancy of the Property or any part thereof or the Project or any part thereof.

14.3 Shall use and operate Property solely for one or more not-for-profit, social service and educational purposes, including, without limitation, such purposes as the operation of a HeadStart or similar early childcare and development program, after-school programming for children, ESL or GED or similar adult continuing education classes, individual and family counseling, tutoring, a food pantry and emergency services for a period of 20 years. Notwithstanding the Property's existing or future zoning classification, in no instance shall the Property be utilized for any residential development during such 20 year covenant period. Developer also agrees that upon reasonable notice it shall from time to time make the Property available for use by the City, sister City agencies (such as, for example, the Chicago Park District), local community events, public meetings and for use as a polling station, provided that such use does not unreasonably interfere with Developer's use and occupancy of the Property and any such regular user (other than the City, the Chicago Transit Authority, the Chicago Housing Authority, the Chicago Board of Education, the Chicago Public Library, the Chicago City Colleges, Chicago Board of Elections or any other municipal corporation that routinely self-insures) names the Developer as an additional insured under any general liability insurance policy carried by such user, which policy shall be in a form and amount reasonably acceptable to the Developer.

Notwithstanding the 20 year covenant period set forth above, if, (a) in connection with the Developer's relocation of its operations from the Property to another location in the City of Chicago, (b) the Developer sells the Property, (c) the Developer reinvests the net sales proceeds from such sale into such new location, and (d) the Developer executes a new redevelopment agreement comparable to this Agreement that shall encumber the new location for the remainder of such 20 year covenant period, then the Developer may sell the Property and such sale shall not constitute a breach of the above covenant or otherwise entitle the City to exercise its remedies under this Agreement. For purposes of the preceding sentence, net sales proceeds shall constitute the gross sales proceeds, less the amount of any first mortgage indebtedness incurred in the ordinary course of the Developer's operations and repaid at the time of such sale, less customary third party transaction and closing costs associated with such sale.

SECTION 15. PROHIBITION AGAINST SALE OR TRANSFER OF PROPERTY.

Prior to the issuance of the Certificate of Completion for the Project, the Developer may not, without the prior written consent of DPD, which consent shall be in DPD's sole discretion: (a) directly or indirectly sell, transfer or otherwise dispose of the Property or any part thereof or any interest therein or the Developer's controlling interests therein (including without limitation,
a transfer by assignment of any beneficial interest under a land trust); or (b) directly or indirectly assign this Agreement. The Developer acknowledges and agrees that DPD may withhold its consent under (a) or (b) above if, among other reasons, the proposed purchaser, transferee or assignee (or such entity's principal officers or directors) is in violation of any Laws, or if the Developer fails to submit sufficient evidence of the financial responsibility, business background and reputation of the proposed purchaser, transferee or assignee. If the Developer is a business entity, no principal party of the Developer (e.g., a general partner, member, manager or shareholder) may sell, transfer or assign any of its interest in the entity prior to the issuance of the Certificate of Completion to anyone other than another principal party, without the prior written consent of DPD, which consent shall be in DPD's sole discretion. The Developer must disclose the identity of all limited partners to the City at the time such limited partners obtain an interest in the Developer. The provisions of this Section 15 shall not prohibit the Developer from transferring or conveying the Property to an Illinois land trust of which the Developer is the sole beneficiary.

After the issuance of the Certificate of Completion, the Developer may transfer the Property, with the prior written consent of DPD, which shall not be unreasonably withheld so long as (a) the proposed transferee is capable of and confirms in writing to the City that it will be complying with Section 14.03 for the remainder of the 20 year covenant period set forth therein, and (b) if such transfer occurs within 10 years of the date of the City's issuance of the Certificate of Completion, the transfer price is not greater than the Developer's Project costs plus transaction costs associated with such transfer, unless the Developer remits such excess net sales proceeds, up to the amount of the original land-write down, to the City.

SECTION 16. LIMITATION UPON ENCUMBRANCE OF PROPERTY.

Prior to the issuance of the Certificate of Completion, the Developer shall not, without DPD's prior written consent, which shall be in DPD's sole discretion, engage in any financing or other transaction which would create an encumbrance or lien on the Property, except for any mortgage approved pursuant to Section 9.2.

SECTION 17. MORTGAGEES NOT OBLIGATED TO CONSTRUCT.

Notwithstanding any other provision of this Agreement or of the Deed, the holder of any mortgage authorized by this Agreement (or any affiliate of such holder) shall not itself be obligated to construct or complete the Project, or to guarantee such construction or completion, but shall be bound by the other covenants running with the land specified in Section 18 and shall, prior to recording any mortgage approved pursuant to Section 9.2, execute and record a Subordination Agreement (as defined in Section 9.8). If any such mortgagee or its affiliate succeeds to the Developer's interest in the Property prior to the issuance of the Certificate of Completion, whether by foreclosure, deed-in-lieu of foreclosure or otherwise, and thereafter transfers its interest in the Property to another party, such transferee shall be obligated to complete the Project, and shall also be bound by the other covenants running with the land specified in Section 18.

SECTION 18. COVENANTS RUNNING WITH THE LAND.

The parties agree that the covenants provided in Section 12 (Commencement and
Completion of Project), Section 14 (Restrictions on Use), Section 15 (Prohibition Against Sale or Transfer of Property) and Section 16 (Limitation Upon Encumbrance of Property) will be covenants running with the land, binding on the Developer and its successors and assigns (subject to the limitation set forth in Section 17 above as to any permitted mortgagee) to the fullest extent permitted by law and equity for the benefit and in favor of the City, and shall be enforceable by the City. The covenants provided in Section 12, Section 14.1, Section 15 and Section 16 shall terminate upon the issuance of the Certificate of Completion. The covenants contained in Section 14.2 and Section 14.3 shall terminate after a 20-year period, commencing on the date of the issuance of the Certificate of Completion.

SECTION 19. PERFORMANCE AND BREACH.

19.1 Time of the Essence. Time is of the essence in the Developer’s performance of its obligations under this Agreement.

19.2 Permitted Delays. The Developer shall not be considered in breach of its obligations under this Agreement in the event of a delay due to unforeseeable causes beyond the Developer's control and without the Developer's fault or negligence, including, without limitation, acts of God, acts of the public enemy, acts of the United States government, fires, floods, epidemics, quarantine restrictions, strikes, embargoes and unusually severe weather or delays of subcontractors due to such causes. The time for the performance of the obligations shall be extended only for the period of the delay and only if the Developer requests an extension in writing within twenty (20) days after the beginning of any such delay.

19.3 Cure. If the Developer defaults in the performance of its obligations under this Agreement, the Developer shall have sixty (60) days after written notice of default from the City to cure the default, or such longer period as shall be reasonably necessary to cure such default provided the Developer promptly commences such cure and thereafter diligently pursues such cure to completion (so long as continuation of the default does not create material risk to the Project or to persons using the Project). Notwithstanding the foregoing, no notice or cure period shall apply to defaults under Sections 19.4 (c), (e) and (g).

19.4 Event of Default. The occurrence of any one or more of the following shall constitute an “Event of Default” under this Agreement:

(a) The Developer makes or furnishes a warranty, representation, statement or certification to the City (whether in this Agreement, an Economic Disclosure Statement, or another document) that is not true and correct.

(b) A petition is filed by or against the Developer under the Federal Bankruptcy Code or any similar state or federal law, whether now or hereafter existing, which is not vacated, stayed or set aside within thirty (30) days after filing.
(c) The Developer fails to complete the Project in accordance with the time line outlined in Section 12 above, or the Developer abandons or substantially suspends construction or rehabilitation of the Project.

(d) The Developer fails to pay real estate taxes or assessments affecting the Property or any part thereof when due, or places thereon any encumbrance or lien unauthorized by this Agreement, or suffers or permits any levy or attachment, mechanic’s, laborer’s, material supplier’s, or any other lien or encumbrance unauthorized by this Agreement to attach to the Property unless bonded or insured over.

(e) The Developer makes an assignment, pledge, unpermitted financing, encumbrance, transfer or other disposition in violation of this Agreement.

(f) There is a material and adverse change in the Developer’s financial condition or operations.

(g) The Developer fails to close by the Outside Closing Date, unless DPD, in its sole discretion, extends the Outside Closing Date.

(h) The Developer fails to perform, keep or observe any of the other covenants, conditions, promises, agreements or obligations under this Agreement or any other written agreement entered into with the City with respect to the Project.

19.5 Prior to Closing. If an Event of Default occurs prior to the Closing, and the default is not cured in the time period provided for in Section 19.3 above, the City may terminate this Agreement, institute any action or proceeding at law or in equity against the Developer, and retain the Earnest Money and Performance Deposit as liquidated damages.

19.6 After Closing. If an Event of Default occurs after the Closing but prior to the issuance of the Certificate of Completion, and the default is not cured in the time period provided for in Section 19.3 above, the City may terminate this Agreement and exercise any and all remedies available to it at law or in equity, including, without limitation, the right to re-enter and take possession of the Property, terminate the estate conveyed to the Developer, and revest title to the Property in the City (the “Right of Reverter”); provided, however, the City’s Right of Reverter shall be limited by, and shall not defeat, render invalid, or limit in any way, the lien of any mortgage authorized by this Agreement.

19.7 Resale of the Property. Upon the revesting in the City of title to the Property as provided in Section 19.6, the City may complete the Project or convey the Property, subject to any first mortgage lien, to a qualified and financially responsible party reasonably acceptable to the first mortgagee, who shall assume the obligation of completing the Project or such other improvements as shall be satisfactory to DPD, and otherwise comply with the covenants that run with the land as specified in Section 18.

19.8 Disposition of Resale Proceeds. If the City sells the Property as provided for in Section 19.7, the net proceeds from the sale, after payment of all amounts owed under any
mortgage liens authorized by this Agreement in order of lien priority, shall be utilized to reimburse the City for:

(a) costs and expenses incurred by the City (including, without limitation, salaries of personnel) in connection with the recapture, management and resale of the Property (less any income derived by the City from the Property in connection with such management); and

(b) all unpaid taxes, assessments, and water and sewer charges assessed against the Property; and

(c) any payments made (including, without limitation, reasonable attorneys' fees and court costs) to discharge or prevent from attaching or being made any subsequent encumbrances or liens due to obligations, defaults or acts of the Developer; and

(d) any expenditures made or obligations incurred with respect to construction, rehabilitation or maintenance of the Project; and

(e) any other amounts owed to the City by the Developer.

The Developer shall be entitled to receive any remaining proceeds up to the amount of the Developer's equity investment in the Property. In addition to, and without in any way limiting the City's rights under this Section 19, the City shall have the right to retain the Performance Deposit in the event of a default by the Developer.

SECTION 20. CONFLICT OF INTEREST; CITY'S REPRESENTATIVES NOT INDIVIDUALLY LIABLE.

The Developer represents and warrants that no agent, official or employee of the City shall have any personal interest, direct or indirect, in the Developer, this Agreement, the Property or the Project, nor shall any such agent, official or employee participate in any decision relating to this Agreement which affects his or her personal interests or the interests of any corporation, partnership, association or other entity in which he or she is directly or indirectly interested. No agent, official or employee of the City shall be personally liable to the Developer or any successor in interest in the event of any default or breach by the City or for any amount which may become due to the Developer or successor or with respect to any commitment or obligation of the City under the terms of this Agreement.

SECTION 21. INDEMNIFICATION.

The Developer agrees to indemnify, defend and hold the City harmless from and against any losses, costs, damages, liabilities, claims, suits, actions, causes of action and expenses (including, without limitation, reasonable attorneys' fees and court costs) suffered or incurred by the City arising from or in connection with: (a) the failure of the Developer to perform its obligations under this Agreement; (b) the failure of the Developer or any contractor or other
agent, entity or individual acting under the control or at the request of the Developer ("Agent") to pay contractors, subcontractors or material suppliers in connection with the construction and management of the Project; (c) any misrepresentation or omission made by the Developer or any Agent; (d) the failure of the Developer to redress any misrepresentations or omissions in this Agreement or any other agreement relating hereto; and (e) any activity undertaken by the Developer or any Agent on the Property prior to or after the Closing. This indemnification shall survive the Closing or any termination of this Agreement (regardless of the reason for such termination).

SECTION 22. INSPECTION; CONDITION OF PROPERTY AT CLOSING.

22.1 "As Is" Sale. The City makes no covenant, representation or warranty, express or implied, of any kind, as to the structural, physical or environmental condition of the Property or the suitability of the Property for any purpose whatsoever, and the Developer agrees to accept the property in its "as is," "where is" and "with all faults" condition.

22.2 Right of Entry.

(a) The Developer’s obligations hereunder are conditioned upon the Developer being satisfied with the condition of the Property for the construction, development and operation of the Project. Upon the Developer’s request, the City shall grant the Developer the right, at its sole cost and expense, to enter the Property for a period of thirty (30) days (the "Inspection Period") pursuant to a Right of Entry Agreement in form and substance reasonably acceptable to the City to inspect the same, perform surveys, environmental assessments, soil and any other due diligence it deems necessary or desirable to satisfy itself as to the condition of the Property.

(b) If the Developer determines that it is not satisfied for any reason whatsoever in its sole and absolute discretion, with the condition of the Property, the Developer may terminate this Agreement by written notice to the City within thirty (30) days after the expiration of the Inspection Period, whereupon the City shall return the Earnest Money and Performance Deposit to the Developer and this Agreement, including Section 21, shall be null and void and, except as otherwise specifically provided, neither party shall have any further right, duty or obligation hereunder. If the Developer elects not to terminate this Agreement pursuant to this Section 22.2, the Developer shall be deemed satisfied with the condition of the Property.

22.3 Indemnity. The Developer hereby waives and releases, and indemnifies the City from and against, any claims and liabilities relating to or arising from the structural, physical or environmental condition of the Property, including, without limitation, claims arising under the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended ("CERCLA"), and shall undertake and discharge all liabilities of the City arising from any structural, physical or environmental condition that existed on the Property prior to the Closing, including, without limitation, liabilities arising under CERCLA. The Developer hereby acknowledges that, in purchasing the Property, the Developer is relying solely upon its own inspection and other due diligence activities and not upon any information (including, without
limitation, environmental studies or reports of any kind) provided by or on behalf of the City or its agents or employees with respect thereto. The Developer shall perform such studies and investigations, conduct such tests and surveys, and engage such specialists as the Developer deems appropriate to evaluate fairly the structural, physical and environmental condition and risks of the Property. If, after the Closing, the structural, physical and environmental condition of the Property is not in all respects entirely suitable for its intended use, it shall be the Developer's sole responsibility and obligation to take such action as is necessary to put the Property in a condition which is suitable for its intended use. The provisions of this Section 22.3 shall survive the Closing.

SECTION 23. DEVELOPER'S EMPLOYMENT OBLIGATIONS.

23.1 Employment Opportunity. The Developer agrees, and shall contractually obligate its various contractors, subcontractors and any affiliate of the Developer operating on the Property (collectively, the "Employers" and individually, an "Employer") to agree, that with respect to the provision of services in connection with the construction of the Project or occupation of the Property:

(a) Neither the Developer nor any Employer shall discriminate against any employee or applicant for employment based upon race, religion, color, sex, gender identity, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Section 2-160-010 et seq. of the Municipal Code of Chicago, as amended from time to time (the "Human Rights Ordinance"). The Developer and each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon the foregoing grounds, and are treated in a non-discriminatory manner with regard to all job-related matters, including, without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Developer and each Employer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Developer and each Employer, in all solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon the foregoing grounds.

(b) To the greatest extent feasible, the Developer and each Employer shall present opportunities for training and employment of low and moderate income residents of the City, and provide that contracts for work in connection with the construction of the Project be awarded to business concerns which are located in or owned in substantial part by persons residing in, the City.

(c) The Developer and each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including, without limitation, the Human Rights Ordinance, and the Illinois Human Rights Act, 775
ILCS 5/1-101 et seq. (1993), and any subsequent amendments and regulations promulgated thereto.

(d) The Developer, in order to demonstrate compliance with the terms of this Section 23.1, shall cooperate with and promptly and accurately respond to inquiries by the City, which has the responsibility to observe and report compliance with equal employment opportunity regulations of federal, state and municipal agencies.

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

(f) Failure to comply with the employment obligations described in this Section 23.1 shall be a basis for the City to pursue remedies under the provisions of Section 19.

23.2 City Resident Employment Requirement.

(a) The Developer agrees, and shall contractually obligate each Employer to agree, that during the construction of the Project, the Developer and each Employer shall comply with the minimum percentage of total worker hours performed by actual residents of the City of Chicago as specified in Section 2-92-330 of the Municipal Code of Chicago (at least fifty percent); provided, however, that in addition to complying with this percentage, the Developer and each Employer shall be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions.

(b) The Developer and the Employers may request a reduction or waiver of this minimum percentage level of Chicagoans as provided for in Section 2-92-330 of the Municipal Code of Chicago in accordance with standards and procedures developed by the chief procurement officer of the City of Chicago.

(c) "Actual residents of the City of Chicago" shall mean persons domiciled within the City of Chicago. The domicile is an individual's one and only true, fixed and permanent home and principal establishment.

(d) The Developer and the Employers shall provide for the maintenance of adequate employee residency records to ensure that actual Chicago residents are employed on the construction of the Project. The Developer and the Employers shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.
(e) The Developer and the Employers shall submit weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) to the City's Department of Housing ("DOH") in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Developer or Employer hired the employee should be written in after the employee's name.

(f) The Developer and the Employers shall provide full access to their employment records to the chief procurement officer, DOH, the Superintendent of the Chicago Police Department, the inspector general, or any duly authorized representative thereof. The Developer and the Employers shall maintain all relevant personnel data and records for a period of at least three (3) years after the issuance of the Certificate of Completion.

(g) At the direction of DOH, the Developer and the Employers shall provide affidavits and other supporting documentation to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.

(h) Good faith efforts on the part of the Developer and the Employers to provide work for actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the chief procurement officer) shall not suffice to replace the actual, verified achievement of the requirements of this Section 23.2 concerning the worker hours performed by actual Chicago residents.

(i) If the City determines that the Developer or an Employer failed to ensure the fulfillment of the requirements of this Section 23.2 concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this Section 23.2. If such non-compliance is not remedied in accordance with the breach and cure provisions of Section 19.3, the parties agree that 1/20 of 1 percent (.05%) of the aggregate hard construction costs set forth in the Budget shall be surrendered by the Developer and for the Employers to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject the Developer and/or the other Employers or employees to prosecution.

(j) Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246" and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal opportunity under the provisions of this Agreement.
(k) The Developer shall cause or require the provisions of this Section 23.2 to be included in all construction contracts and subcontracts related to the construction of the Project.

23.3 Developer's MBE/WBE Commitment. The Developer agrees for itself and its successors and assigns, and, if necessary to meet the requirements set forth herein, shall contractually obligate the general contractor to agree, that during the construction of the Project:

(a) Consistent with the findings which support, as applicable, (i) the Minority-Owned and Women-Owned Business Enterprise Procurement Program, Section 2-92-420 et seq., Municipal Code of Chicago (the “Procurement Program”), and (ii) the Minority- and Women-Owned Business Enterprise Construction Program, Section 2-92-650 et seq., Municipal Code of Chicago (the “Construction Program,” and collectively with the Procurement Program, the “MBE/WBE Program”), and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this Section 23.3, during the course of construction of the Project, at least 24% of the aggregate hard construction costs shall be expended for contract participation by minority-owned businesses and at least 4% of the aggregate hard construction costs shall be expended for contract participation by women-owned businesses. Materials and services that are voluntarily contributed as "in kind" contributions to the Developer or the Project shall not be deemed to be "hard construction costs" for purposes of MBE/WBE testing requirements of this Section 23.3.

(b) For purposes of this Section 23.3 only:

(i) The Developer (and any party to whom a contract is let by the Developer in connection with the Project) shall be deemed a “contractor” and this Agreement (and any contract let by the Developer in connection with the Project) shall be deemed a “contract” or a “construction contract” as such terms are defined in Sections 2-92-420 and 2-92-670, Municipal Code of Chicago, as applicable.

(ii) The term “minority-owned business” or “MBE” shall mean a business identified in the Directory of Certified Minority Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a minority-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(iii) The term “women-owned business” or “WBE” shall mean a business identified in the Directory of Certified Women Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a women-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.
(c) Consistent with Sections 2-92-440 and 2-92-720, Municipal Code of Chicago, the Developer's MBE/WBE commitment may be achieved in part by the Developer's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by the Developer) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture, or (ii) the amount of any actual work performed on the Project by the MBE or WBE); by the Developer utilizing a MBE or a WBE as the general contractor (but only to the extent of any actual work performed on the Project by the general contractor); by subcontracting or causing the general contractor to subcontract a portion of the construction of the Project to one or more MBEs or WBEs; by the purchase of materials or services used in the construction of the Project from one or more MBEs or WBEs; or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to the Developer's MBE/WBE commitment as described in this Section 23.3. In accordance with Section 2-92-730, Municipal Code of Chicago, the Developer shall not substitute any MBE or WBE general contractor or subcontractor without the prior written approval of DOH.

(d) The Developer shall deliver quarterly reports to the City's monitoring staff during the construction of the Project describing its efforts to achieve compliance with this MBE/WBE commitment. Such reports shall include, inter alia, the name and business address of each MBE and WBE solicited by the Developer or the general contractor to work on the Project, and the responses received from such solicitation, the name and business address of each MBE or WBE actually involved in the construction of the Project, a description of the work performed or products or services supplied, the date and amount of such work, product or service, and such other information as may assist the City's monitoring staff in determining the Developer's compliance with this MBE/WBE commitment. The Developer shall maintain records of all relevant data with respect to the utilization of MBEs and WBEs in connection with the construction of the Project for at least five (5) years after completion of the Project, and the City's monitoring staff shall have access to all such records maintained by the Developer, on prior notice of at least five (5) business days, to allow the City to review the Developer's compliance with its commitment to MBE/WBE participation and the status of any MBE or WBE performing any portion of the construction of the Project.

(e) Upon the disqualification of any MBE or WBE general contractor or subcontractor, if the disqualified party misrepresented such status, the Developer shall be obligated to discharge or cause to be discharged the disqualified general contractor or subcontractor, and, if possible, identify and engage a qualified MBE or WBE as a replacement. For purposes of this subsection (e), the disqualification procedures are further described in Sections 2-92-540 and 2-92-730, Municipal Code of Chicago, as applicable.

(f) Any reduction or waiver of the Developer's MBE/WBE commitment as described in this Section 23.3 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code of Chicago, as applicable.
23.4 Pre-Construction Conference and Post-Closing Compliance Requirements. Not less than fourteen (14) days prior to the Closing Date, the Developer and the Developer's general contractor and all major subcontractors shall meet with DOH monitoring staff regarding compliance with all Section 23 requirements. During this pre-construction meeting, the Developer shall present its plan to achieve its obligations under this Section 23, the sufficiency of which the City's monitoring staff shall approve as a precondition to the Closing. During the construction of the Project, the Developer shall submit all documentation required by this Section 23 to the City's monitoring staff, including, without limitation, the following: (a) subcontractor's activity report; (b) contractor's certification concerning labor standards and prevailing wage requirements; (c) contractor letter of understanding; (d) monthly utilization report; (e) authorization for payroll agent; (f) certified payroll; (g) evidence that MBE/WBE contractor associations have been informed of the Project via written notice and hearings; and (h) evidence of compliance with job creation/job retention requirements. Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis of the documentation, that the Developer is not complying with its obligations under this Section 23, shall, upon the delivery of written notice to the Developer, be deemed an Event of Default. Upon the occurrence of any such Event of Default, in addition to any other remedies provided in this Agreement, the City may: (x) issue a written demand to the Developer to halt construction of the Project, (y) withhold any further payment of any City funds to the Developer or the general contractor, or (z) seek any other remedies against the Developer available at law or in equity.

SECTION 24. REPRESENTATIONS AND WARRANTIES.

24.1 Representations and Warranties of the Developer. To induce the City to execute this Agreement and perform its obligations hereunder, the Developer hereby represents and warrants to the City that as of the date of this Agreement and as of the Closing Date the following shall be true and correct in all respects:

(a) The Developer is a not-for-profit corporation duly organized, validly existing and in good standing under the laws of the State of Illinois with full power and authority to acquire, own and redevelop the Property, and that the person signing this Agreement on behalf of the Developer has the authority to do so.

(b) All certifications and statements contained in the Economic Disclosure Statement last submitted to the City by the Developer (and any legal entity holding an interest in the Developer) are true, accurate and complete.

(c) The Developer's execution, delivery and performance of this Agreement and all instruments and agreements contemplated hereby will not, upon the giving of notice or lapse of time, or both, result in a breach or violation of, or constitute a default under, the Developer's operating agreement or any other agreement to which the Developer, or any party affiliated with the Developer, is a party or by which the Developer or the Property is bound.
(d) To the best of the Developer's knowledge, no action, litigation, investigation or proceeding of any kind is pending or threatened against the Developer, or any party affiliated with the Developer, and the Developer knows of no facts which could give rise to any such action, litigation, investigation or proceeding, which could: (i) affect the ability of the Developer to perform its obligations hereunder; or (ii) materially affect the operation or financial condition of the Developer.

(e) To the best of the Developer's knowledge, the Project will not violate: (i) any Laws, including, without limitation, any zoning and building codes and environmental regulations; or (ii) any building permit, restriction of record or other agreement affecting the Property.

24.2 Representations and Warranties of the City. To induce the Developer to execute this Agreement and perform its obligations hereunder, the City hereby represents and warrants to the Developer that the City has authority under its home rule powers to execute and deliver this Agreement and perform the terms and obligations contained herein.

24.3 Survival of Representations and Warranties. Each of the parties agrees that all of its representations and warranties set forth in this Section 24 or elsewhere in this Agreement are true as of the date of this Agreement and will be true in all material respects at all times thereafter, except with respect to matters which have been disclosed in writing and approved by the other party.

SECTION 25. NOTICES.

Any notice, demand or communication required or permitted to be given hereunder shall be given in writing at the addresses set forth below by any of the following means: (a) personal service; (b) facsimile; (c) overnight courier; or (d) registered or certified first class mail, postage prepaid, return receipt requested:

If to the City:  
City of Chicago  
Department of Planning and Development  
121 North LaSalle Street, Room 1000  
Chicago, Illinois 60602  
Fax: (Omitted for printing purposes)

With a copy to:  
City of Chicago  
Department of Law  
121 North LaSalle Street, Room 600  
Chicago, Illinois 60602  
Attn: Real Estate Division  
Fax: (Omitted for printing purposes)

If to the Developer:  
Christopher House  
2507 N. Greenview Avenue  
Chicago, Illinois 60618  
Attn: Executive Director
Any notice, demand or communication given pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon confirmed transmission by facsimile, respectively, provided that such facsimile transmission is confirmed as having occurred prior to 5:00 p.m. on a business day. If such transmission occurred after 5:00 p.m. on a business day or on a non-business day, it shall be deemed to have been given on the next business day. Any notice, demand or communication given pursuant to clause (c) shall be deemed received on the business day immediately following deposit with the overnight courier. Any notice, demand or communication sent pursuant to clause (d) shall be deemed received three (3) business days after mailing. The parties, by notice given hereunder, may designate any further or different addresses to which subsequent notices, demands or communications shall be given. The refusal to accept delivery by any party or the inability to deliver any communication because of a changed address of which no notice has been given in accordance with this Section 25 shall constitute delivery.

SECTION 26. BUSINESS RELATIONSHIPS.

The Developer acknowledges (a) receipt of a copy of Section 2-156-030 (b) of the Municipal Code of Chicago, (b) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a “Business Relationship” (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (c) notwithstanding anything to the contrary contained in this Agreement, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer hereby represents and warrants that no violation of Section 2-145-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

SECTION 27. PATRIOT ACT CERTIFICATION.

The Developer represents and warrants that neither the Developer nor any Affiliate (as hereafter defined) thereof is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons.
or entities with which the City may not do business under any applicable Laws: the Specially
Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the
Debarred List. As used in this Section 27, an “Affiliate” shall be deemed to be a person or entity
related to the Developer that, directly or indirectly, through one or more intermediaries, controls,
is controlled by or is under common control with the Developer, and a person or entity shall be
deemed to be controlled by another person or entity, if controlled in any manner whatsoever that
results in control in fact by that other person or entity (or that other person or entity and any
persons or entities with whom that other person or entity is acting jointly or in concert), whether
directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

SECTION 28. PROHIBITION ON CERTAIN CONTRIBUTIONS - MAYORAL
EXECUTIVE ORDER NO. 05-1.

28.1 The Developer agrees that the Developer, any person or entity who directly or
indirectly has an ownership or beneficial interest in the Developer of more than 7.5 percent
("Owners"), spouses and domestic partners of such Owners, the Developer’s contractors (i.e.,
young person in direct contractual privity with the Developer regarding the subject matter
of this Agreement) ("Contractors"), any person or entity who directly or indirectly has an
ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and
spouses and domestic partners of such Sub-owners (the Developer and all the other preceding
classes of persons and entities are together the “Identified Parties”), shall not make a contribution
of any amount to the Mayor of the City of Chicago (the “Mayor”) or to his political fundraising
committee (a) after execution of this Agreement by the Developer, (b) while this Agreement or
any Other Contract (as hereinafter defined) is executory, (c) during the term of this Agreement or
any Other Contract, or (d) during any period while an extension of this Agreement or any Other
Contract is being sought or negotiated. This provision shall not apply to contributions made
prior to February 10, 2005, the effective date of Executive Order 2005-1.

28.2 The Developer represents and warrants that from the later of (a) February 10,
2005, or (b) the date the City approached the Developer, or the date the Developer approached
the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have
made a contribution of any amount to the Mayor or to his political fundraising committee.

28.3 The Developer agrees that it shall not: (a) coerce, compel or intimidate its
employees to make a contribution of any amount to the Mayor or to the Mayor’s political
fundraising committee; (b) reimburse its employees for a contribution of any amount made to the
Mayor or to the Mayor’s political fundraising committee; or (c) bundle or solicit others to bundle
contributions to the Mayor or to his political fundraising committee.

28.4 The Developer agrees that the Identified Parties must not engage in any conduct
whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1
or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive
Order No. 05-1.

28.5 Notwithstanding anything to the contrary contained herein, the Developer agrees
that a violation of, non-compliance with, misrepresentation with respect to, or breach of any
covenant or warranty under this Section 28 or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this Agreement, and under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

28.6 If the Developer intentionally violates this provision or Mayoral Executive Order No. 05-1 prior to the Closing, the City may elect to decline to close the transaction contemplated by this Agreement.

28.7 For purposes of this provision:

(a) "Bundle" means to collect contributions from more than one source, which contributions are then delivered by one person to the Mayor or to his political fundraising committee.

(b) "Other Contract" means any other agreement with the City to which the Developer is a party that is (i) formed under the authority of Chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council.

(c) "Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

(d) Individuals are "domestic partners" if they satisfy the following criteria:

(i) they are each other's sole domestic partner, responsible for each other's common welfare; and

(ii) neither party is married; and

(iii) the partners are not related by blood closer than would bar marriage in the State of Illinois; and

(iv) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and

(v) two of the following four conditions exist for the partners:

(1) The partners have been residing together for at least 12 months.

(2) The partners have common or joint ownership of a residence.
(3) The partners have at least two of the following arrangements:

(A) joint ownership of a motor vehicle;
(B) joint credit account;
(C) a joint checking account;
(D) a lease for a residence identifying both domestic partners as tenants.

(4) Each partner identifies the other partner as a primary beneficiary in a will.

(e) "Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

SECTION 29. MISCELLANEOUS.

The following general provisions govern this Agreement:

29.1 Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute a single, integrated instrument.

29.2 Cumulative Remedies. The remedies of any party hereunder are cumulative and the exercise of any one or more of such remedies shall not be construed as a waiver of any other remedy herein conferred upon such party or hereafter existing at law or in equity, unless specifically so provided herein.

29.3 Date for Performance. If the final date of any time period set forth herein falls on a Saturday, Sunday or legal holiday under the laws of Illinois or the United States of America, then such time period shall be automatically extended to the next business day.

29.4 Entire Agreement; Modification. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes any prior agreements, negotiations and discussions. This Agreement may not be modified or amended in any manner without the prior written consent of the parties hereto, provided, however, that any change in the use of the Property, or in the use covenant period, or an extension of any completion date by more then six (6) months, shall require City Council approval. No term of this Agreement may be waived or discharged orally or by any course of dealing, but only by an instrument in writing signed by the party benefitted by such term.

29.5 Exhibits. All exhibits referred to herein and attached hereto shall be deemed part of this Agreement.

29.6 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois.
29.7 **Headings.** The headings of the various sections and subsections of this Agreement have been inserted for convenience of reference only and shall not in any manner be construed as modifying, amending or affecting in any way the express terms and provisions hereof.

29.8 **No Merger.** The terms of this Agreement shall not be merged with the Deed, and the delivery of the Deed shall not be deemed to affect or impair the terms of this Agreement.

29.9 **No Waiver.** No waiver by the City with respect to any specific default by the Developer shall be deemed to be a waiver of the rights of the City with respect to any other defaults of the Developer, nor shall any forbearance by the City to seek a remedy for any breach or default be deemed a waiver of its rights and remedies with respect to such breach or default, nor shall the City be deemed to have waived any of its rights and remedies unless such waiver is in writing.

29.10 **Severability.** If any term of this Agreement or any application thereof is held invalid or unenforceable, the remainder of this Agreement shall be construed as if such invalid part were never included herein and this Agreement shall be and remain valid and enforceable to the fullest extent permitted by law.

29.11 **Successors and Assigns.** Except as otherwise provided in this Agreement, the terms and conditions of this Agreement shall apply to and bind the successors and assigns of the parties.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on or as of the date first above written.

**CITY OF CHICAGO,** an Illinois municipal corporation

By: ____________________________
   Lori T. Healey,
   Commissioner
   Department of Planning and Development

**CHRISTOPHER HOUSE** an Illinois not-for-profit corporation

By: ____________________________
Name: ____________________________
Its: ____________________________
STATE OF ILLINOIS )
 ) SS.
COUNTY OF COOK )

I, ____________________________ , a Notary Public in and for said County, in the State aforesaid, do hereby certify that Lori T. Healey, the Commissioner of the Department of Planning and Development of the City of Chicago, an Illinois municipal corporation, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that, as said Commissioner, she signed and delivered the foregoing instrument pursuant to authority given by the City of Chicago as her free and voluntary act and as the free and voluntary act and deed of said municipal corporation, for the uses and purposes therein set forth.

GIVEN under my notarial seal this ____ day of __________, 2006.

__________________________________________
NOTARY PUBLIC

STATE OF ILLINOIS )
 ) SS.
COUNTY OF COOK )

I, ____________________________ , a Notary Public in and for said County, in the State aforesaid, do hereby certify that __________________________ , the __________________ of Christopher House, an Illinois not-for-profit corporation, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that he signed and delivered the foregoing instrument pursuant to authority given by said corporation, as his free and voluntary act and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

GIVEN under my notarial seal this ____ day of __________, 2006.

__________________________________________
NOTARY PUBLIC

[(Sub)Exhibits “C” and “D” referred to in this Agreement with Christopher House for Sale and Redevelopment of Land unavailable at time of printing.]

(Sub)Exhibits “A” and “B” referred to in this Agreement with Christopher House for Sale and Redevelopment of Land read as follows:
Legal Description Of Property:

Lots 1, 2 and 3, except the south 10.00 feet of said Lot 3, all in Block 8 in Hitt, Runyan and Archer's Subdivision of 39 acres on the east side of the east half of the southeast quarter of Section 26, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

2450 North Sawyer Avenue
Chicago, Illinois.

Permanent Index Number:

13-26-428-022.

Narrative Description Of Project.

Developer will rehabilitate the existing, approximately eight thousand two hundred thirty-six (8,236) square foot structure into a social service and educational facility. Developer shall install and maintain a fifty percent (50%) green roof on the structure or, in the alternative, shall install and maintain a twenty-five percent (25%) green roof on the structure and additionally achieve L.E.E.D. Certification for the structure.
REPEAL OF PRIOR ORDINANCE AND AUTHORIZATION TO REOFFER FOR SALE CITY-OWNED PROPERTIES AT 5631 -- 5637 WEST LAKE STREET/341 AND 339 NORTH PARKSIDE AVENUE/5631 -- 5633 WEST CONCORD PLACE.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance on November 1, 2006 repealing authorization for a land sale at 5631 -- 5637 West Lake Street /341 and 339 North Parkside Avenue/5631 -- 5633 West Concord Place to Austin Bank, having the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ, 
Chairman.

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

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcé, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.
Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The Department of Planning and Development (the “Department”) of the City of Chicago (“City”) has previously sought to enter into a negotiated sale with Austin Bank of Chicago, an Illinois corporation, 5645 West Lake Street, Chicago, Illinois 60644 (the “Purchaser”) for the vacant parcel of property commonly known as 5631 -- 5637 West Lake Street/341 North Parkside Avenue and 337 -- 339 North Parkside Avenue/5631 -- 5633 West Concord Place, Chicago, Illinois, and identified by Permanent Index Numbers: 16-08-405-001-0000, 16-08-405-002-0000 and 16-08-405-003-0000 (the “Parcel”); and

WHEREAS, By ordinance adopted by the City Council of the City on January 11, 2006 and published in the Journal of the Proceedings of the City Council of the City of Chicago for such date at pages 68024 through 68027, the City Council approved the sale of the Parcel to the Purchaser; and

WHEREAS, The Department and the Purchaser have determined not to proceed with the sale of the Parcel to the Purchaser; now, therefore,

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

SECTION 1. The aforesaid ordinance authorizing the sale of the Parcel to the Purchaser is hereby repealed in its entirety.

SECTION 2. The Department is hereby authorized to reoffer the Parcel for sale in accordance with its standard procedures.

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

AUTHORIZATION FOR CONVEYANCE OF CHICAGO BOARD OF EDUCATION PROPERTY TO PUBLIC BUILDING COMMISSION OF CHICAGO FOR CONSTRUCTION OF NEW WESTINGHOUSE HIGH SCHOOL.

The Committee on Housing and Real Estate submitted the following report:
CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance on November 1, 2006 from the Board of Education, authorizing a conveyance of property to the Public Building Commission for Westinghouse High School, having the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ, 
Chairman.

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


Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Board of Education of the City of Chicago ("Board") exercises general supervision and jurisdiction over the establishment and maintenance of public schools and other educational facilities of the Board including playgrounds and other recreational facilities; and
WHEREAS, The Public Building Commission of Chicago ("P.B.C.") is a municipal corporation duly organized for the purpose, among others, of making possible the construction, acquisition, erection, alteration and improvements of public improvements, buildings and facilities at locations within the City of Chicago for use of governmental agencies; and

WHEREAS, The Board acquired the real property described on Exhibit A (the "New Westinghouse Property") for the construction of a new Westinghouse High School; and

WHEREAS, Title to the property acquired by the Board is held by the City of Chicago In Trust for the Use of Schools pursuant to statute, 105 ILCS 5-34/20; and

WHEREAS, The P.B.C. holds title to the existing Westinghouse High School property (the "Existing Westinghouse Property") pursuant to deed dated April 10, 1989 and recorded as Document Number 89155683 pursuant to the issuance of Public Building Commission of Chicago Building Revenue Bonds, Series A of 1993; and

WHEREAS, The P.B.C. bonds are scheduled to mature on December 1, 2018 and title to the Existing Westinghouse Property is to be reconveyed to the City of Chicago In Trust for the Use of Schools on said date; and

WHEREAS, The conveyance of the New Westinghouse Property to the P.B.C. will expedite construction of the new Westinghouse High School and the relocation of utilities needed for the construction and operation of the new Westinghouse High School; and

WHEREAS, On October 27, 2004, the Board adopted Resolution Number 04-1027-RS3, requesting the P.B.C. to construct, on its behalf, a new Westinghouse High School on the New Westinghouse Property; and

WHEREAS, The P.B.C. has agreed to construct a new Westinghouse High School for the Board on the New Westinghouse Property; and

WHEREAS, The Board of Education of the City of Chicago, at its meeting of May 24, 2006, by a vote of not less than two-thirds (%) of its full membership, has determined that the New Westinghouse Property, which is now held in fee simple title by the City of Chicago In Trust For the Use of Schools, be conveyed to the P.B.C. with a provision in such conveyance for the reconveyance of such real property to the City of Chicago In Trust for the Use of Schools, upon the Board's request or December 1, 2018, whichever event occurs first; now, therefore,

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

SECTION 1. That the City of Chicago, pursuant to the request of the Board of
Education of the City of Chicago, agrees to convey the New Westinghouse Property to the P.B.C.

SECTION 2. That the Mayor, or his designee, and the City Clerk or Deputy City Clerk, are authorized to sign and attest a deed conveying to the P.B.C. all rights of the City of Chicago In Trust For the Use of Schools in and to the New Westinghouse Property, with a provision in such conveyance for such real property to be reconveyed to the City of Chicago In Trust for the Use of Schools, upon request or December 1, 2018, whichever event occurs first.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall be effective upon its passage and approval.

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

Exhibit "A".

Property To Be Conveyed For New Westinghouse High School.

Legal Description.

Lots 1 through and including 23, 34 and 35, in Block 1 and Lots 1 through and including 35, both inclusive, in Block 2 in Hayward's Subdivision of the southeast quarter of the southeast quarter of the northeast quarter of Section 11, Township 39 North, Range 13 East of the Third Principal Meridian in Cook County, Illinois.

Also those portions of the vacated streets and alleys lying adjacent to and between the lots described above vacated by the following ordinances:

vacation ordinance passed March 2, 1951, recorded May 3, 1951 as Document Number 15067936. Vacation ordinance passed March 29, 2006, recorded on March 31, 2006 as Document Number 0609027104, and an ordinance for the vacation of part of North Sawyer Avenue and North Spaulding Avenue, between West Franklin Boulevard and the Chicago and Northwestern Railroad right-of-way and the adjacent alleys passed January 14, 1918, recorded January 23, 1918 as Document Number 6264246.
The above described property, taken as a tract, is located in the southeast quarter of the southeast quarter of the northeast quarter of Section 11, Township 39 North, Range 13 East of the Third Principal Meridian in Cook County, Illinois.

Permanent Index Numbers:

16-11-229-005 16-11-230-005
16-11-229-006 16-11-230-006
16-11-229-007 16-11-230-007
16-11-229-008 16-11-230-008
16-11-229-009 16-11-230-009
16-11-229-010 16-11-230-010
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16-11-229-016 16-11-230-015
16-11-229-017 16-11-230-016
16-11-229-022 16-11-230-017
16-11-229-023 16-11-230-018
16-11-229-024 16-11-230-019
16-11-230-003 16-11-230-022
16-11-230-004 16-11-230-023
The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance on November 1, 2006 by the Department of Planning and Development authorizing an acquisition of property located at 4816 North Broadway, 1200 West Lawrence Avenue and 4815 North Magnolia Avenue, having the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Rebóras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.
Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, Pursuant to an ordinance adopted by the City Council ("City Council") of the City of Chicago (the "City") on June 27, 2001 and published at pages 62216 -- 62320 of the Journal of the Proceedings of the City Council of the City of Chicago (the "Journal") of such date, a certain redevelopment plan and project (the "Plan") for the Lawrence/Broadway Tax Increment Financing Redevelopment Project Area, (the "Area") was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (currently codified at 65 ILCS 5/11-74.4-1, et seq.) (the "Act"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on June 27, 2001, and published at pages 62321 -- 62330 of the Journal of such date, the Area was designated as a "conservation area" redevelopment project area pursuant to the Act; and

WHEREAS, Pursuant to an ordinance adopted by the City Council on June 27, 2001, and published at pages 62331 -- 62340 of the Journal of such date, tax increment allocation financing was adopted pursuant to the Act as a means of financing certain Area redevelopment project costs (as defined in the Act) incurred pursuant to the Plan; and

WHEREAS, The Plan and the use of tax increment financing provide a mechanism to support new growth through leveraging private investment, and helping to finance land acquisition, demolition, remediation, site preparation and infrastructure for new development in the Area; and

WHEREAS, The Department of Planning and Development ("D.P.D.") has determined that it is necessary to acquire the parcels of property located in the Area listed on Exhibit A to this ordinance (the "Acquisition Parcels"), in order to achieve the goals and objectives of the Plan, including, without limitation: the preservation of community and performing arts, entertainment uses and commercial opportunities, the elimination of the influences and manifestations of physical and economic deterioration and obsolescence within the Area; the preservation of the historic and architecturally significant character of the Area; encouraging the rehabilitation and re-use of historic and/or architecturally significant buildings; and promoting the Area as a center for multicultural and performance arts; and
WHEREAS, By Resolution Number 06-CDC-83, adopted by the Community Development Commission of the City of Chicago ("Commission") on September 26, 2006, the Commission recommended the acquisition of the Acquisition Parcels; and

WHEREAS, The City Council finds such acquisition to be for the same purposes as those set forth in Divisions 74.2, 74.3 and 74.4 of the Illinois Municipal Code; and

WHEREAS, The City Council further finds that such acquisition and exercise of power of eminent domain shall be in furtherance of the Plan, which was first adopted in 1999 in accordance with the Act, as recited above, and was in existence prior to April 15, 2006; and

WHEREAS, The City Council further finds that prior to April 15, 2006, the Plan included an estimated Seven Million Dollars ($7,000,000) in property assembly costs as a budget line item in Exhibit II to the Plan, and also described property assembly as a part of the redevelopment project for the Area, including in Section IV.B.10 (Redevelopment Objectives); Section V.D.1 (Property Assemble); Section VI.E.1.C (Eligible Redevelopment Project Costs); and

WHEREAS, The City Council further finds that the Acquisition Parcels were included in the Area prior to April 15, 2006, that there has been no extension in the completion date of the Plan and that the Acquisition Parcels are not located in an industrial park conservation area; now, therefore,

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

SECTION 1. The foregoing recitals are hereby adopted as the findings of the City Council.

SECTION 2. It is hereby determined and declared that it is useful, desirable and necessary for the City of Chicago to acquire the Acquisition Parcels for public purpose and for purposes of furthering the objectives of the Plan, and D.P.D. is hereby authorized to acquire and accept such Acquisition Parcels on the City's behalf.

SECTION 3. The Corporation Counsel is authorized to negotiate with the owner(s) for the purchase of the Acquisition Parcels. If the Corporation Counsel and the owner(s) are able to agree on the terms of the purchase, the Corporation Counsel is authorized to purchase the Acquisition Parcels on behalf of the City for the agreed price. If the Corporation Counsel is unable to agree with the owner(s) of the Acquisition Parcels on the terms of the purchase, or if the owner(s) is or are incapable of entering into such a transaction with the City, or if the owner(s) cannot be located, then the Corporation Counsel is authorized to institute and prosecute
condemnation proceedings on behalf of the City for the purpose of acquiring fee simple title to the Acquisition Parcels under the City's power of eminent domain. Such acquisition efforts shall commence with respect to the Acquisition Parcels within four (4) years of the date of the publication of this ordinance as to the Acquisition Parcels, which are improved parcels. Commencement shall be deemed to have occurred within such period upon the City's delivery of an offer letter to the owner(s) of the Acquisition Parcel.

SECTION 4. The Commissioner of the Department of Planning and Development is authorized to execute such further documents as may be necessary to implement the provisions of this ordinance, subject to the approval of the Corporation Counsel.

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

SECTION 6. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 7. This ordinance shall be effective upon its passage and approval.

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

**Exhibit "A".**

**Acquisition Parcels.**

*(Subject To Title Commitment And Survey)*

<table>
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<th>Address</th>
<th>Tax Permanent Index Numbers</th>
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<tr>
<td>4816 North Broadway</td>
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<tr>
<td>1200 West Lawrence Avenue</td>
<td>14-08-32-013-0000</td>
</tr>
<tr>
<td>4815 North Magnolia Avenue</td>
<td>14-08-32-007-0000</td>
</tr>
</tbody>
</table>
AUTHORIZATION FOR RENEWAL OF LEASE AGREEMENT
AT 1358 WEST WEBSTER AVENUE FOR DEPARTMENT
OF STREETS AND SANITATION.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance on November 1, 2006 by the Department of General Services authorizing the execution of a lease renewal agreement regarding property located at 1358 West Webster Avenue, having the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.
The following is said ordinance as passed:

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

**SECTION 1.** That the Commissioner of the Department of General Services is authorized to execute on behalf of the City of Chicago, a lease renewal with Anthony J. Pauletto and Jay Hechtman as sole beneficiaries under North Star Trust Company, as trustee, under Trust Agreement dated November 8, 1982 and known as Trust Number 422, with North Star Trust Company, as trustee, as Landlord for approximately one thousand five hundred eighty-five (1,585) square feet of office space and labor rooms on the first (1st) floor, approximately seven hundred ninety-seven (797) square feet of office space on the second (2nd) floor and approximately one thousand two hundred forty-eight (1,248) square feet of garage space for a total area of approximately three thousand six hundred thirty (3,630) square feet located at 1358 West Webster Avenue, for use by the Department of Streets and Sanitation, as Tenant; such lease to be approved by the Commissioner of the Department of Streets and Sanitation, and to be approved as to form and legality by the Corporation Counsel in substantially the following form:

[Lease Agreement follows immediately after Section 2 of this Ordinance.]

**SECTION 2.** This ordinance shall be effective from and after the date of its passage and approval.

Lease renewal referred to in this ordinance reads as follows:

*Lease Number 13005.*

This lease is made and entered into this __________ day of __________, 2006, by and between Anthony J. Pauletto and Jay Hechtman as sole beneficiaries, under North Star Trust Company, dated November 8, 1982 and known as Trust Number 422, and North Star Trust Company, as trustee, under said trust (hereinafter referred to collectively as “Landlord”) and the City of Chicago, an Illinois municipal corporation (hereinafter referred to as “Tenant”).

**Recitals.**

Whereas, Landlord is the owner of the premises more commonly known as 1358 West Webster Avenue, Chicago, Cook County, Illinois; and
Whereas, Landlord has agreed to lease to Tenant, and Tenant has agreed to lease from Landlord approximately one thousand five hundred eighty-five (1,585) square feet of office space and labor rooms on the first (1st) floor, approximately seven hundred ninety-seven (797) square feet of office space on the second (2nd) floor and approximately one thousand two hundred forty-eight (1,248) square feet of garage space for a total area of approximately three thousand six hundred thirty (3,630) square feet located at 1358 West Webster Avenue for use by the Department of Streets and Sanitation as its 43rd Ward Yard Office or another City department, bureau or agency;

Now, Therefore, In consideration of the covenants, terms and conditions set forth herein, the parties hereto agree and covenant as follows:

Section 1.

Grant.

Landlord hereby leases to Tenant the following described premises situated in the City of Chicago, County of Cook, State of Illinois, to wit:

approximately one thousand five hundred eighty-five (1,585) square feet of office space and labor rooms on the first (1st) floor, approximately seven hundred ninety-seven (797) square feet of office space on the second (2nd) floor and approximately one thousand two hundred forty-eight (1,248) square feet of garage space for a total area of approximately three thousand six hundred thirty (3,630) square feet located on that certain parcel of real estate more commonly known as 1358 West Webster Avenue, Chicago, Illinois (the "Premises").

Section 2.

Term.

The term of this lease ("Term") shall be entered into effective as of the execution date ("Commencement Date") and shall end on the twenty-eighth (28th) day of February, 2011 unless sooner terminated as set forth in this lease.
Section 3.

Rent, Taxes And Utilities.

3.1 Rent.

Tenant shall pay base rent for the Premises in the amount of:

a) Seven Thousand Four Hundred Fifty-five and no/100 Dollars ($7,455.00) per month for the period beginning on the date of execution and ending on February 28, 2007.

b) Seven Thousand Seven Hundred Fifty and no/100 Dollars ($7,750.00) per month for the period beginning on March 1, 2007 and ending on February 29, 2008.

c) Seven Thousand Nine Hundred Eighty-five and no/100 Dollars ($7,985.00) per month for the period beginning on March 1, 2008 and ending on February 28, 2009.

d) Eight Thousand Two Hundred Twenty-five and no/100 Dollars ($8,225.00) per month for the period beginning on March 1, 2009 and ending on February 28, 2010.

e) Eight Thousand Four Hundred Seventy-five and no/100 Dollars ($8,475.00) per month for the period beginning on March 1, 2010 and ending on February 28, 2011, except that Tenant shall be entitled to a one time abatement of rent for the month of January, 2011.

Rent shall be paid to Landlord at Anthony J. Pauletto and Jay Hechtman, 662 West Grand Avenue, Chicago, Illinois 60610 or at such place as Landlord may from time to time hereby designate in writing to Tenant.

3.2 Taxes And Other Levies.

Landlord shall pay when due all real estate taxes, duties, assessments, sewer and water charges and other levies assessed against the Premises, except for those charges which this lease specifies that Tenant shall pay.

3.3 Utilities.

Tenant shall pay when due all charges for water usage, sewer assessments, gas, electricity, light heat, and telephone or other communication service, and all other
utility services used in or supplied to the Premises, except for those charges which this lease specifies that Landlord shall pay.

Section 4.

Condition And Enjoyment Of Premises, Alterations And Additions, Surrender.

4.1 Condition Of Premises Upon Delivery Of Possession.

Landlord covenants that the Premises shall, at the time of delivery of possession to Tenant:

(a) comply in all respects with all laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governmental departments, ("Law") which may by applicable to the Premises or to the use or manner of use of the Premises;

(b) contain no environmentally hazardous materials.

Landlord's duty under this section of the lease shall survive Tenant's acceptance of the Premises.

4.2 Covenant Of Quiet Enjoyment.

Landlord covenants and agrees that Tenant, upon paying the rent and upon observing and keeping the covenants, agreements and conditions of this lease on its part to be kept, observed and performed, shall lawfully and quietly hold, occupy and enjoy the Premises (subject to the provisions of this lease) during the Term without hindrance or molestation by Landlord or by any person or persons claiming under Landlord.

4.3 Landlord's Duty To Maintain Premises And Right Of Access.

Unless otherwise provided in this lease, Landlord shall, at Landlord's expense, keep the Premises in a condition of thorough repair and good order, and in compliance with all applicable provisions of the State of Illinois, Municipal Code of Chicago, including but not limited to those provisions in Title 13 ("Building and Construction"), Title 14 ("Electrical Equipment and Installation"), Title 15 ("Fire Prevention") and all applicable provisions of the Landscape Ordinance of the City of Chicago. If Landlord shall refuse or neglect to make needed repairs within ten
(10) days after written notice thereof sent by Tenant, unless such repair cannot be remedied by ten (10) days, and Landlord shall have commenced and is diligently pursuing all necessary action to remedy such repair, Tenant is authorized to make such repairs and to deduct the cost thereof from rents accruing under this lease, or immediately terminate this lease by providing the Landlord with written notice sent by certified or registered mail to the address cited herein. Landlord shall have the right of access to the Premises for the purpose of inspecting and making repairs to the Premises, provided that except in the case of emergencies, Landlord shall first give notice to Tenant of its desire to enter the Premises and will schedule its entry so as to minimize any interference with Tenant’s use of Premises to prospective or actual purchasers, mortgagees, tenants, workmen, or contractors or as otherwise necessary in the operation or protection of the Premises.

4.4 Use Of The Premises.

Tenant shall not use the Premises in a manner that would violate any Law. Tenant further covenants not to do or suffer any waste or damage, comply in all respects with the laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governmental departments which may be applicable to the Premises or to the use or manner of use of the Premises, disfigurement or injury to any building or improvement on the Premises, or to fixtures and equipment thereof.

4.5 Alterations And Additions.

Tenant shall have the right to make such alterations, additions and improvements on the Premises as it shall deem necessary, provided that any such alterations, additions and improvements shall be in full compliance with the applicable Law and provided that Tenant has obtained the prior written consent of Landlord. Landlord shall not unreasonably withhold consent.

Section 5.

Assignment, Sublease And Liens.

5.1 Assignment And Sublease.

Tenant shall not assign this lease in whole or in part, or sublet the Premises or any part thereof without the written consent of Landlord in each instance. Landlord shall not unreasonably withhold consent.
5.2 Tenant’s Covenant Against Liens.

Tenant shall not cause or permit any lien or encumbrance, whether created by act of Tenant, operation of Law or otherwise, to attach to or be placed upon Landlord’s title or interest in the Premises. All liens and encumbrances created by Tenant shall attach to Tenant’s interest only.

Section 6.

Insurance And Indemnification

6.1 Insurance.

The Landlord shall procure and maintain at all times, at Landlord’s own expense, during the Term of this lease, the insurance coverages and requirements specified below, insuring all operations related to the lease.

The kinds and amounts of insurance required are as follows:

a) Workers’ Compensation And Employer’s Liability Insurance.

Workers’ Compensation and Employer’s Liability Insurance, in accordance with the laws of the State of Illinois, or any other applicable jurisdiction, covering all employees and Employer’s Liability coverage with limits of not less than One Hundred Thousand Dollars ($100,000) each accident or illness.

b) Commercial Liability Insurance (Primary And Umbrella).

Commercial Liability Insurance or equivalent with limits of not less than One Million Dollars ($1,000,000) per occurrence, for bodily injury, personal injury and property damage liability. Coverage extensions shall include the following: all premises and operations, products/completed operations, defense, separation of insureds and contractual liability (with no limitation endorsement). The City of Chicago, its employees, elected officials, agents and representatives are to be named as additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the lease.

c) Automobile Liability Insurance (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Landlord shall provide
Comprehensive Automobile Liability Insurance with limits of not less than One Million Dollars ($1,000,000) per occurrence, for bodily injury and property damage.

d) All Risk Property Insurance.

All risk property insurance coverage shall be maintained by the Landlord for full replacement value to protect against loss, damage to or destruction of property.

The Landlord shall be responsible for all loss or damage to personal property (including but not limited to materials, equipment, tools and supplies), owned or rented, by the Landlord.

6.2 Other Terms Of Insurance.

The Landlord will furnish the City of Chicago, Department of General Services, Office of Real Estate Management, Suite 3700, 30 North LaSalle Street, Chicago, Illinois 60602, original Certificates of Insurance evidencing the required coverage to be in force on the date of this lease, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the Term of this lease. The Landlord shall submit evidence on insurance prior to lease award. The receipt of any certificates does not constitute agreement by the City that the insurance requirements in the lease have been fully met or that the insurance polices indicated on the certificate are in compliance with all lease requirements. The failure of the City to obtain certificates or other insurance evidence from Landlord shall not be deemed to be a waiver by the City. The Landlord shall advise all insurers of the lease provisions regarding insurance. Nonconforming insurance shall not relieve Landlord of its obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the lease, and the City retains the right to terminate the lease until proper evidence of insurance is provided.

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

Any and all deductibles or self-insured retentions on referenced insurance coverages shall be borne by Landlord.

The Landlord agrees that insurers shall waive their rights of subrogation against the City of Chicago its employees, elected officials, agents or representatives.
The Landlord expressly understands and agrees that any coverages and limits furnished by Landlord shall in no way limit the Landlord's liabilities and responsibilities specified within the lease documents or by Law.

The Landlord expressly understands and agrees that any insurance or self-insurance programs maintained by the City of Chicago shall apply in excess of and not contribute with insurance provided by the Landlord under the lease.

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

The City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

Section 7.

Damage Or Destruction.

7.1 Damage Or Destruction.

If the Premises shall be damaged or destroyed by fire or other casualty to such extent that Tenant cannot continue, occupy or conduct its normal business therein, or if, in Tenant's opinion, the Premises are rendered untenantable, Tenant shall have the option to declare this lease terminated as of the date of such damage or destruction by giving Landlord written notice to such effect. If Tenant exercises this option, the rent shall be apportioned as of the date of such damage or destruction and Landlord shall forthwith repay to Tenant all prepaid rent. However, if there is a casualty event, and normal business operations are interrupted, but the Tenant does not elect to terminate, rent shall abate during the time period that the Premises is not usable.

Section 8.

Conflict Of Interest And Governmental Ethics.

8.1 Conflict Of Interest.

No official or employee of the City of Chicago, nor any member of any board, commission or agency of the City of Chicago, shall have any financial interest (as
defined in Chapter 2-156 of the Municipal Code), either direct or indirect, in the 
Premises; nor shall any such official, employee, or member participate in making 
or in any way attempt to use his/her position to influence any City governmental 
decision or action with respect to this lease.

8.2 Duty To Comply With Governmental Ethics Ordinance.

Landlord and Tenant shall comply with Chapter 2-156 of the Municipal Code of 
Chicago, “Governmental Ethics”, including but not limited to Section 2-156-120, 
which states that no payment, gratuity or offer of employment shall be made in 
connection with any City of Chicago contract as an inducement for the award of that 
contract or order. Any contract negotiated, entered into or performed in violation 
of any of the provisions of Chapter 2-156 shall be voidable as to the City of Chicago.

Section 9.

Holding Over.

9.1 Holding Over.

Any holding over by Tenant shall be construed to be a tenancy from month to 
month only beginning March 1, 2011 and the rent shall be at the same rate as set 
forth in Section 3.1(e).

Section 10.

Miscellaneous.

10.1 Notice.

All notices, demands and requests which may be or are required to be given 
demanded or requested by either party to the other shall be in writing. All notices, 
demands and requests by Landlord to Tenant shall be delivered by national 
overnight courier or shall be sent by United States registered or certified mail, 
return receipt requested, postage prepaid addressed to Tenant as follows:
or at such other place as Tenant may from time to time designate by written notice to Landlord and to Tenant at the Premises. All notices, demands and requests by Tenant to Landlord shall be delivered by a national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid, addressed to Landlord as follows:

Anthony J. Pauletto  
662 West Grand Avenue  
Chicago, Illinois 60610

or at such other place as Landlord may from time to time designate by written notice to Tenant. Any notice, demand or request which shall be served upon Landlord by Tenant, or upon Tenant by Landlord, in the manner aforesaid, shall be deemed to be sufficiently served or given for all purposes hereunder at the time such notice, demand or request shall be mailed.

10.2 Partial Invalidity.

If any covenant, condition, provision, term or agreement of this lease shall, to any extent, be held invalid or unenforceable, the remaining covenants, conditions, provisions, terms and agreements of this lease shall not be affected thereby, but each covenant, condition, provision, term or agreement of this lease shall be valid and in force to the fullest extent permitted by Law.

10.3 Governing Law.

This lease shall be construed and be enforceable in accordance with the laws of the State of Illinois.

10.4 Entire Agreement.

All preliminary and contemporaneous negotiations are merged into and incorporated in this lease. This lease contains the entire agreement between the parties and shall not be modified or amended in any manner except by an instrument in writing executed by the parties hereto.
10.5 Captions And Section Numbers.

The captions and section numbers appearing in this lease are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or intent of such sections of this lease nor in any way affect this lease.

10.6 Binding Effect Of Lease.

The covenants, agreements and obligations contained in this lease shall extend to, bind and inure to the benefit of the parties hereto and their legal representatives, heirs, successors and assigns.

10.7 Time Is Of The Essence.

Time is of the essence of this lease and of each and every provision hereof.

10.8 No Principal/Agent Or Partnership Relationship.

Nothing contained in this lease shall be deemed or construed by the parties hereto nor by any third party as creating the relationship of principal and agent or of partnership or of joint venture between the parties hereto.

10.9 Authorization To Execute Lease.

The parties executing this lease hereby represent and warrant that they are the duly authorized and acting representatives of Landlord and Tenant, respectively, and that by their execution of this lease, it became the binding obligation of Landlord and Tenant, respectively, subject to no contingencies or conditions except as specifically provided herein.

10.10 Termination Of Lease.

Tenant shall have the right to terminate this lease by providing Landlord within one hundred twenty (120) days prior written notice anytime after the Commencement Date of this Lease; such early termination shall be without prepayment or penalty.

10.11 Force Majeure.

When a period of time is provided in this lease for either party to do or perform any act or thing, the party shall not be liable or responsible for any delays due to strikes,
lockouts, casualties, acts of God, wars, governmental regulation or control and other causes beyond the reasonable control of the party, and in any such event the time period shall be extended for the amount of time the party is so delayed.

10.12 Condemnation.

If the whole or any substantial part of the Premises are taken or condemned by any competent authority for any public use or purpose, or if any adjacent property or street shall be so condemned or improved in such a manner as to require the use of any part of the Premises, the term of this lease shall, at the option of Landlord or the condemning authority, be terminated upon, and not before, the date when possession of the part so taken shall be required for such use or purpose, and Landlord shall be entitled to receive the entire award without apportionment with Tenant. Rent shall be apportioned as of the date of Tenant's vacating as the result of said termination.

10.13 Prior Lease Termination.

Landlord and Tenant acknowledge that except as expressly set forth in this lease, this lease supersedes any prior leases for the Premises. Except as expressly set forth in this lease, the prior lease is null and void and of no further force or effect.

Section 11.

Additional Responsibilities Of Landlord.

Landlord under this lease shall:

11.1

Provide hot and domestic water for the Premises.

11.2

Maintain plumbing in good operable condition.

11.3

Maintain two (2) fire extinguishers on the Premises as all times. Landlord will not be responsible for vandalized or stolen fire extinguishers.
11.4

Provide, at Landlord's expense, any and all janitorial service for maintenance of the exterior and interior of the Premises, including all structural, mechanical and electrical components. Janitorial service as used herein shall not be construed to mean cleaning, washing, or sweeping of any kind, or moving of furniture or replacing of light bulbs, et cetera, but shall refer strictly to service for the maintenance of the physical plant.

11.5

Provide air-conditioning to the Premises whenever air-conditioning shall be necessary and/or required for the comfortable occupancy of the Premises. Landlord shall maintain the plant and equipment in good operable condition, excluding damage caused by acts of vandalism from Tenant or any of its agents or clients.

11.6

Provide heat to the Premises whenever heat shall be necessary and/or required for the comfortable occupancy of the Premises. Landlord shall maintain the plant and equipment in good operable condition, excluding damage caused by acts of vandalism from Tenant or any of its agents or clients.

11.7

Within thirty (30) days from lease execution, Landlord shall replace stained ceiling tiles. Thereafter, Landlord shall replace additional tiles on an as needed basis.

11.8

Within sixty (60) days from lease execution, Landlord shall repaint the interior premises. Thereafter, Landlord shall perform spot painting on an as needed basis.

11.9

Ensure that the roof is maintained in watertight condition.
Section 12.

Additional Responsibilities Of Tenant.

Tenant under this lease shall:

12.1

Replace any broken plate glass on the first (1st) floor of said Premises during the Term of lease which is not caused by negligence of Landlord.

12.2

Provide and pay for nightly custodial services which shall be construed as cleaning, washing, emptying wastepaper baskets, replacement of light bulbs or sweeping of any kind.

12.3

Tenant reserves the right to install an appropriate sign on the front exterior of the Premises provided that it complies with federal, state and municipal laws.

12.4

Upon the termination of this lease, Tenant shall surrender the Premises to the Landlord in a comparable condition to the condition of the Premises at the beginning of this lease, with normal wear and tear taken into consideration.

12.5

Tenant will allow Landlord to place upon Premises notices of rental signs not to exceed two (2) feet by two (2) feet in size only during last six (6) months of lease Term.

12.6

Pay for monthly alarm service, if necessary.

12.7

Tenant, or any of its agents or employees, shall not perform or permit any practice that is injurious to the Premises or unreasonably disturbs other Tenants; is illegal; or increases the rate of insurance on the Premises.
12.8

Tenant shall keep out of Premises materials which cause a fire hazard or safety hazard and comply with reasonable requirements of Landlord’s fire insurance carrier; not destroy, deface, damage, impair nor remove any part of the Premises or facilities, equipment or appurtenances thereto; and maintain the smoke detectors in the Premises in accordance with applicable Law.

12.9

Tenant shall pay for any damage to overhead garage doors during working hours of the Department of Streets and Sanitation.

12.10

Landlord acknowledges that the Premises is subject to a mortgage and that a non-disturbance and attornment agreement will be obtained from any mortgagee(s) prior to or simultaneous with the execution of this lease.

Section 13.

Landlord Disclosures And Affirmations.

13.1 Business Relationships.

The Landlord acknowledges (A) receipt of a copy of Section 2-156-030(b) of the Municipal Code of Chicago, (B) that it has read such provision and understands that pursuant to such Section 2-156-030(b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a “Business Relationship” (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (C) notwithstanding anything to the contrary contained in this agreement, that a violation of Section 2-156-030(b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this agreement shall be grounds for termination of this agreement and the transactions contemplated hereby. The Developer hereby represents and warrants that no violation of Section 2-145-030(b) has occurred with respect to this lease agreement or the transactions contemplated hereby.
13.2 Patriot Act Certification.

The Landlord represents and warrants that neither the Landlord nor any Affiliate thereof (as defined in the next paragraph) is listed on any of the following lists maintained by the Office of Foreign Assets Control of the United States Department of the Treasury, the Bureau of Industry and Security of the United States Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

As used in the above paragraph, an “Affiliate” shall be deemed to be a person or entity related to the Landlord that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with Landlord, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

13.3 Prohibition On Certain Contributions -- Mayoral Executive Order Number 05-1.

Consistent with the intent of Mayoral Executive Order Number 05-1, compliance with the substance of which is intended by this Section 13, Landlord hereby agrees that the Landlord, any person or entity who directly or indirectly has an ownership or beneficial interest in the Landlord of more than seven and five-tenths percent (7.5%), the Landlord’s [General Partner/Managing Member], any person or entity who directly or indirectly has an ownership or beneficial interest in the [General Partner/Managing Member] of more than seven and five-tenths percent (7.5%), and any person or entity who directly or indirectly has an ownership, beneficial or other controlling interest in Owner of more than seven and five-tenths percent (7.5%) (collectively, “Controlling Owners”), spouses and domestic partners of such Controlling Owners, (collectively, all the preceding classes of persons and entities are hereinafter referred to as the “Ownership Parties”) shall not make a contribution of any amount to the Mayor of the City (the “Mayor”) or to his political fund-raising committee (i) after execution of this Agreement by the Landlord, and (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between the Landlord and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated. These provisions shall not apply to contributions made prior to February 10, 2005, such date being the effective date of Executive Order 2005-1.

The Landlord hereby agrees to require that any general contractor for the project covered by this agreement, any person or entity who directly or indirectly has an
ownership or beneficial interest in any such general contractor of more than seven and five-tenths percent (7.5%), any subcontractor, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than seven and five-tenths percent (7.5%) (collectively the "Interested Parties"), and spouses and domestic partners of such Interested Parties (collectively, all the preceding classes of persons and entities are hereinafter referred to, together with the Ownership Parties, as the "Identified Parties") shall not make a contribution of any amount to the Mayor or to his political fund-raising committee (i) after execution of this agreement by the Landlord, and (ii) while the agreement or any such general contract or subcontract is executory, (iii) during the term of the agreement, any such general contract or any such subcontract, or (iv) during any period while an extension of the agreement, any such general contract, and any such subcontract is being sought or negotiated.

The Landlord represents and warrants that as of the later of (i) February 10, 2005, or (ii) the date that the City approached the Landlord, or the Landlord approached the City, as applicable, regarding the formulation of this agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fund-raising committee.

The Landlord agrees that it shall not and it shall require all other Identified Parties to not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor’s political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor’s political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fund-raising committee.

The Landlord agrees that it must not and it shall require all other Identified Parties to not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order Number 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order Number 05-1. The Landlord shall impose the restrictions of this Section 13 in any general contract for the project covered by this lease agreement and shall specifically require any such general contractor to impose the restrictions of this Section 13 in all subcontracts.

Notwithstanding anything to the contrary contained in this agreement, the Landlord agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order Number 05-1 constitutes a breach and default under this agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, and under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.
For purposes of this provision:

"Bundle" means to collect contributions from more than one source that are then delivered by one person to the Mayor or to his political fund-raising committee.

"Other Contract" means any other agreement with the City to which the Landlord is a party that is (i) formed under the authority of Chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

(A) they are each other's sole domestic partner, responsible for each other's common welfare; and

(B) neither party is married; and

(C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and

(D) each partner is at least eighteen (18) years of age, and the partners are the same sex, and the partners reside at the same residence; and

(E) two (2) of the following four (4) conditions exist for the partners:

1. The partners have been residing together for at least twelve (12) months.
2. The partners have common or joint ownership of a residence.
3. The partners have at least two (2) of the following arrangements:
   a. joint ownership of a motor vehicle;
   b. a joint credit account;
   c. a joint checking account;
   d. a lease for a residence identifying both domestic partners as tenants.
4. Each partner identifies the other partner as a primary beneficiary in a will.
“Political Fund-raising Committee” means a “political fund-raising committee” as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.


In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Landlord warrants and represents that it, and to the best of its knowledge, its contractors and subcontractors, have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the Municipal Code (the “Waste Sections”). During the period while this agreement is executory, Landlord’s, any general contractor’s or any subcontractor’s violation of the Waste Sections, whether or not relating to the performance of this agreement, constitutes a breach of and an event of default under this agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Chief Procurement Officer. Such breach and default entitles the City to all remedies under the agreement, at law or in equity. This section does not limit Landlord’s, general contractor’s and its subcontractors’ duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this agreement. Noncompliance with these terms and conditions may be used by the City as grounds for the termination of this agreement, and may further affect the Landlord’s eligibility for future contract awards.

In Witness Whereof, The parties have executed this lease as of the day and year first above written.

Landlord:

By: ____________________________
    North Star Trust Company, as
    Trustee under Trust Agreement
    dated November 8, 1982 and
    known as Trust Number 422

By: ____________________________
    Anthony J. Pauletto, Beneficiary

By: ____________________________
    Jay Hechtman, Beneficiary
Tenant:

City of Chicago, an Illinois municipal corporation

By: The Department of General Services

By:_________________________

Commissioner

Approved:

By: The Department of Streets and Sanitation

By:_________________________

Commissioner

Approved as to Form and Legality:

By: The Department of Law

By:_________________________

Chief Assistant Corporation Counsel
COMMITTEE ON HUMAN RELATIONS.

APPOINTMENT OF MR. ZALMAY GULZAD AS MEMBER OF ADVISORY COUNCIL ON IMMIGRANT AND REFUGEE AFFAIRS.

The Committee on Human Relations submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on Human Relations, having under consideration a communication from the Mayor appointing Zalmay Gulzad as a member of the Commission on Human Relations Advisory Council on Immigrant and Refugee Affairs to a term expiring July 1, 2007, begs leave to recommend that Your Honorable Body Approve this appointment.

This recommendation was concurred in by a viva voce vote of the Committee on Human Relations on November 9, 2006.

Respectfully submitted,

(Signed) BILLY OCASIO,
Chairman.

On motion of Alderman Ocasio, the committee’s recommendation was Concurred In and the said proposed appointment of Mr. Zalmay Gulzad as a member of the Commission on Human Relations Advisory Council on Immigrant and Refugee Affairs was Approved by yeas and nays as follows:

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O’Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.
Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

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ILLINOIS GENERAL ASSEMBLY URGED TO RAISE STATE MINIMUM WAGE.

The Committee on Human Relations submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on Human Relations, having under consideration a resolution introduced by Alderman Billy Ocasio urging the Illinois General Assembly to approve an increase to the minimum wage, begs leave to recommend that Your Honorable Body Adopt the proposed resolution.

This recommendation was concurred in by a viva voce vote of the Committee on Human Relations on November 9, 2006.

Respectfully submitted,

(Signed) BILLY OCASIO,
Chairman.

On motion of Alderman Ocasio, the said proposed resolution transmitted with the foregoing committee report was Adopted by yea and nay as follows:

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.
Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

The following is said resolution as adopted:

WHEREAS, Governor Rod R. Blagojevich and Mayor Richard M. Daley have called on the Illinois General Assembly to raise the minimum wage during the upcoming veto session; and

WHEREAS, This proposal would raise the minimum wage by $1.00, bringing it to $7.50 per hour beginning July 1, 2007; and

WHEREAS, The current minimum wage of $6.50 an hour is equal to just $13,520 per year -- 67.6% of the 2006 federal poverty level; and

WHEREAS, The proposed increase will result in a pre-tax gross income of $15,600, an additional $2,080 per year; and

WHEREAS, This proposal would also require that the minimum wage be indexed with the annual rate of inflation, meaning that it will be recalculated each year to reflect the increase in the price of goods or services; and

WHEREAS, If approved, Illinois will join states such as Florida, Washington, Oregon and Vermont in indexing the minimum wage to inflation; and

WHEREAS, Since the last minimum wage increase in Illinois, the state has added more than one hundred fifty-one thousand new jobs, more than any state in the Midwest; and

WHEREAS, In this period the state unemployment rate has fallen to its lowest level since October 2000; now, therefore,

Be It Resolved, That the Chicago City Council strongly urges the Illinois General Assembly to approve a bill raising the State minimum wage from the current $6.50 per hour to $7.50 per hour; and

Be It Further Resolved, That each member of the Chicago delegation to the Illinois General Assembly be provided with a copy of this resolution.

UNITED STATES CONGRESS URGED TO PASS LEGISLATION CREATING UNITED STATES DEPARTMENT OF PEACE.

The Committee on Human Relations submitted the following report:
To the President and Members of the City Council:

Your Committee on Human Relations, having under consideration a resolution introduced by Alderman Shirley Coleman and Alderman Walter Burnett calling for the creation of a United States Department of Peace, begs leave to recommend that Your Honorable Body **Adopt** the proposed resolution.

This recommendation was concurred in by a viva voce vote of the Committee on Human Relations on November 9, 2006.

Respectfully submitted,

(Signed) BILLY OCASIO,
Chairman.

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

- **Yeas** — Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Conner, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

- **Nays** -- None.

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

The following is said resolution as adopted:

WHEREAS, The Honorable Mark Dayton, United States Senator from Minnesota and The Honorable Dennis Kucinich, United States Representative from Ohio, have
introduced companion legislation, H.R. 3760 and S. 1756 that will create a United States Department of Peace; and

WHEREAS, With the support of The Honorable United States Senator Jim Jeffords from Vermont and seventy-three congressmen, these bills promote peace as an organizing principle and endeavor to expand human rights by developing policies that will promote both national and international conflict prevention through nonviolent intervention, structured mediation and peaceful resolution of conflict; and

WHEREAS, The objective to further strengthen the global movement for a culture of peace is a laudable one. The proposed Department of Peace would advise the President on issues that are both domestic and international in scope. Focusing on peace principles rather than escalating military response will give the United States another, and some believe, better tool for resolving conflict, whether it be within this nation or abroad; and

WHEREAS, In addition to its global benefits, enacting such a proposal can do much to address such local societal challenges as domestic violence, school violence, gun violence, racial ethnic and sexual-orientation violence as well as conflicts between the police and the community; and

WHEREAS, Such legislation could lead to the reduction of military spending thereby allowing the reallocation of funds to the states and cities so they may increase spending on education and other socially useful programs; and

WHEREAS, The Honorable Danny Davis, The Honorable Lane Evans, The Honorable Luis Guieterrez, The Honorable Jessie Jackson, Jr. and The Honorable Janice Schakowsky who are part of the Illinois Congressional Delegation have signed as co-sponsors of this important legislative initiative; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, gathered here this fifteenth day of November, 2006 A.D., do hereby encourage the Senate and the Congress to pass H.R. 3760 and S. 1756 as expeditiously as possible and request that the President of the United States sign this legislation without delay; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Illinois Congressional Delegation. The Honorable Richard Durbin, Senator of Illinois; The Honorable Barack Obama, Senator of Illinois; The Honorable Richard Cheney, President of the Senate; and The Honorable George W. Bush, President of the United States.
The Committee on License and Consumer Protection submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Gene Schulter (which was referred on November 1, 2006) to amend Section 4-60-022 of the Municipal Code of Chicago by deleting subsection 4-60-022 (47.52), begs leave to recommend that Your Honorable Body Pass the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee on November 14, 2006.

Respectfully submitted,

(Signed) GENE SCHULTER,
Chairman.

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

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by deleting subsection 4-60-022 (47.52).

SECTION 2. This ordinance shall be full force and effect from and after its passage and approval.

________________________________________________________

AUTHORIZATION FOR WAIVER OF TENT PERMIT FEES FOR APPLICANTS IN LINCOLN SQUARE CHAMBER HOLIDAY FESTIVAL.

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an order introduced by Alderman Gene Schulte (which was referred on November 8, 2006), directed to the Department of Business Affairs and Licensing,
the Department of Construction and Permits, the Department of Streets and Sanitation and the Department of Transportation to waive fees for the Lincoln Square Holiday Festival, begs leave to recommend that Your Honorable Body Pass the order which is transmitted herewith.

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

Respectfully submitted,

(Signed) GENE SCHULTER,
Chairman.

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


Nays -- None.

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

The following is said ordinance as passed:

Ordered, That the Director of the Department of Business Affairs and Licensing and the Commissioner of the Department of Transportation of the City of Chicago are hereby authorized and directed to waive the Tent Permit fees for all the participants in the Lincoln Square Chamber Holiday Festival to be held December 1 through December 3, 2006 on Giddings Plaza, North Lincoln Avenue at West Giddings Street. This event is sponsored by Lincoln Square Chamber, 4732 North Lincoln Avenue. This order shall take effect upon its passage and approval.
COMMITTEE ON POLICE AND FIRE.

AUTHORIZATION FOR EXECUTION OF INTERGOVERNMENTAL AGREEMENT WITH ILLINOIS SECRETARY OF STATE FOR PURCHASE OF COMPUTERIZED VEHICLE REGISTRATION DATA.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Police and Fire Committee held a meeting on November 13, 2006 at 10:00 A.M. in Room 201-A and having had under consideration an ordinance introduced by The Honorable Mayor Richard M. Daley authorizing the execution of an intergovernmental agreement with the Secretary of State of Illinois regarding vehicle registration information, begs leave to report that Your Honorable Body Pass this matter that is transmitted herein.

This recommendation was concurred in by a vote of the Committee members present. There were no dissenting votes.

Respectfully submitted,

(Signed) ISAAC S. CAROTHERS, Chairman.

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

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.
Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

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

WHEREAS, The City, through its Department of Police ("C.P.D.") desires to enter into an agreement for purchase of computer stored information (the "Agreement") with the Secretary of State of Illinois (the "Secretary of State") for the automated download of vehicle registration data; and

WHEREAS, The Secretary of State desires to enter into the Agreement with C.P.D.; now, therefore,

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

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

SECTION 2. Authority. Subject to the approval of the Corporation Counsel, the Superintendent of C.P.D. (the "Superintendent") or a designee of the Superintendent are each hereby authorized to execute and deliver the Agreement in substantially the form attached hereto as Exhibit A, with such changes, deletions and insertions thereto as the Superintendent or the Superintendent's designee shall approve (execution of the Agreement by the Superintendent or the Superintendent's designee constituting conclusive evidence of such approval), and to enter into and execute all such other agreements and instruments, and to perform any and all acts as shall be necessary or advisable in connection with implementation of the Agreement.

SECTION 3. Invalidity Of Any Section. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, then the invalidity or unenforceability of such provision will not affect any of the remaining provisions of this ordinance.

SECTION 4. Superseder. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. Effective Date. This ordinance shall be in full force and effect immediately upon its passage and approval.

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


Exhibit “A”.
(To Ordinance)

Agreement For Purchase By The City Of Chicago Department
Of Police Of Computer Stored Information Of
The Illinois Secretary Of State.

1. This agreement is made this _17th_ day of _August_, 2006, between Jesse White, Secretary of State of Illinois, in his official capacity and not as an individual, with his principal address at 312 Howlett Building, Springfield, Illinois 62756, hereinafter known as “S.O.S.”, and the City of Chicago Department of Police, 3510 South Michigan Avenue, Chicago, Illinois 60653, hereinafter known as “Purchaser”. This agreement shall remain in effect for two (2) years from the above date.

2. The Purchaser applies to buy from S.O.S., and S.O.S. agrees to sell to Purchaser, information from the S.O.S. computer files, specifically, an automated download of vehicle registration data, as outlined in (Sub)Exhibit A of this agreement.

3. The Purchaser agrees to pay all applicable statutory fees in effect and currently prescribed by 625 ILCS 5/2-123 of the Illinois Vehicle Code entitled, “Sale and Distribution of Information”, and 92 Illinois Administrative Code 1002. The actual cost of said information is to be specified in a separate communication between the parties and determined when S.O.S. has completed the requested work. Payment shall be made to S.O.S. before delivery of the information to the Purchaser and shall be made by cash, certified check, money order or government check.

4. Purchaser shall furnish a certified statement (in the form of a sworn and notarized affidavit) setting forth the specific uses being made of the information received from and subject to the approval of S.O.S., which shall be incorporated into this agreement as (Sub)Exhibit A. Further, Purchaser agrees to neither deviate from nor alter the certified statement of specific uses without the prior express written consent of S.O.S.

5. Purchaser agrees that information received in its original form will not be made available to other persons, firms, corporations, partnerships or other entities without the prior express written consent of S.O.S.

6. Pursuant to 92 Illinois Administrative Code 1002.60, should Purchaser redisclose any personal information obtained from S.O.S. in any manner allowed under this agreement, Purchaser shall, for a minimum of five (5) years, keep records identifying each person or entity that received such information and the permitted purpose for which the information was
disclosed. Said records will be made available by Purchaser to S.O.S. upon request by S.O.S.

7. Breach by Purchaser of any of the provisions contained in this agreement shall be deemed a material breach of this Agreement.

8. While some of the material contained in the information S.O.S. provides to Purchaser is considered public information, other material to which Purchaser is entitled may be considered confidential. Thus, all information furnished by S.O.S. to Purchaser is for the exclusive use of the Purchaser and shall not be provided to anyone not a party to this agreement without the prior express written consent of S.O.S. All members of the public must, by law, purchase copies of abstracts for their own use from S.O.S. as outlined in 625 ILCS 5/2/123 and 92 Illinois Administrative Code 1002. This paragraph does not prohibit Purchaser from using the information in the manner set forth in its certified statement. Purchaser Will Abide By And Is Subject To The Privacy Guidelines In The Driver's Privacy Protection Act, 18 USC 2721, Et Seq.. Breach Of This Prohibition Will Be Deemed A Material Breach And Will Result In The Denial Of Sale Of Information To The Purchaser For A Term Of Five (5) Years. Purchaser agrees that each of its employees who will be given access to S.O.S. information will be informed, in writing, of the limitation on the dissemination of this information and of the civil and criminal penalties for violating the Driver's Privacy Protection Act. Each employee shall acknowledge, in writing, the receipt of this information.

9. Purchaser agrees not to use, resell, furnish, or otherwise make available any information supplied by S.O.S. pursuant to this agreement for commercial solicitation purposes to contact individuals for advertising, offering for sale, marketing or sale of products or services; or identifying potential employees, except for the United States Armed Forces; or to update, enhance or verify any information that may then be sold, offered or otherwise distributed to any user to directly or indirectly use such information to contact individuals for advertising, offering for sale, marketing or sale of products or services as set forth by 92 Illinois Administrative Code 1002.42. A violation of this provision shall result in S.O.S.'s denial of sale of information to Purchaser for a term of five (5) years and a fine of Ten Thousand Dollars ($10,000).

10. Purchaser agrees to indemnify and hold S.O.S., its officers, agents and employees, harmless from and against any and all liabilities, demands, claims, suits, losses, damages, causes of action, fines or judgments, including costs, attorneys' and witness' fees, and expenses incident thereto, relating to unauthorized release of personal information resulting from the negligence or misconduct of Purchaser, its employees, agents or subcontractors in the performance of this agreement. Should Purchaser misuse any S.O.S. resources or have a breach of any of its security systems that compromises the security of S.O.S. resources that results in S.O.S. having to notify its customers of the misuse or compromise of their information, Purchaser shall bear all costs associated with said notification and breach.
11. In no case shall any refund of any purchase price be given by S.O.S., once
S.O.S. completes the work contracted for by Purchaser and presented the
information to Purchaser.

12. This agreement is subject to the rules outlined in 92 Illinois Administrative
Code 1002 and all relevant sections of the Illinois Vehicle Code. This
agreement shall be interpreted in accordance with the laws of the State of
Illinois, United States of America. Purchaser agrees that any dispute arising
under this Agreement that cannot be resolved amicably among the parties
shall be submitted to the State of Illinois Court of Claims, to which
jurisdiction Purchaser hereby submits.

In Witness Whereof, The parties hereto have caused this agreement to be executed
individually or by their duly authorized officers:

Date: _____________________________ City of Chicago Department of Police

_____________________________
Name, Title

Date: _____________________________ State of Illinois Secretary of State

_____________________________
Ernie Dannenberger, Director
of Vehicle Services

Reviewed for Legal Sufficiency:

_____________________________
Irene Lyons,
General Counsel,
Secretary of State

(Sub)Exhibit “A” referred to in this Intergovernmental Agreement with Illinois
Secretary of State for purchase of Computerized Vehicle Registration Data reads as
follows:
(Sub)Exhibit "A".
(To Intergovernmental Agreement With Illinois Secretary Of State For Purchase Of Computerized Vehicle Registration Data)

August 3, 2006.

Director Ken Durbin
Illinois Secretary of State
Michael J. Howlett Building
Springfield, Illinois 62756

Dear Director Durbin,

Per our conversation with Rod Smith, Data Processing Administrator on Tuesday August 2, 2006, we will be requiring a renewal of our previous contract requesting an automated download of vehicle registrations data. We would like this automated data to be your vehicle registrations types 1, 2 and 3.

The data will be used with a law enforcement mechanism called ALPR (Automatic License Plate Reader) to associate and verify Illinois Secretary of State Vehicle Registration Data with Warrant Data. The joining of Illinois Secretary of State Vehicle Registration Data with LEADS Warrant Data assists in the immediate verification of the vehicles owner. This data can assist the patrol officer in identifying possible offender's vehicles quickly and leading to retrieval of stolen vehicles, vehicle owners that possess warrants or investigative alerts, AMBER Alerts, identifying owners of vehicles, et cetera.

We would require the data to be resent on a cycle to include any new vehicle registrations as they become available.

The technical person for this is Officer Cornelius Downey via Email or at (Phone Number omitted for printing purposes). Please contact him with any additional requirements that may be needed to be discussed.

(Signed):
Jonathan H. Lewin, Commander
Information Services Division
Bureau of Administrative Services
Phone: (Omitted for printing purposes)
Fax: (Omitted for printing purposes)
E-mail: (Omitted for printing purposes)
AUTHORIZATION FOR DONATION OF AMBULANCE TO REPUBLIC OF ECUADOR.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Police and Fire Committee held a meeting on November 13, 2006 at 10:00 A.M. in Room 201-A and having had under consideration an ordinance introduced by Alderman Issac S. Carothers authorizing the Commissioner of Fleet Management to donate one obsolete ambulance no longer useful to the City of Chicago to the country of Ecuador, begs leave to report that Your Honorable Body Pass this matter that is transmitted herein.

This recommendation was concurred in by a vote of the Committee members present. There were no dissenting votes.

Respectfully submitted,

(Signed) ISAAC S. CAROTHERS,
Chairman.

On motion of Alderman Carothers, the said proposed ordinance transmitted with the foregoing committee report was Passed by yeas and nays as follows:
Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, From time to time, emergency vehicles and equipment used by the City of Chicago become outdated and obsolete and are replaced; and

WHEREAS, Such materials may nonetheless have useful service left in them and could be of great use to another entity; and

WHEREAS, The City's Department of Fleet Management, from time to time, has in its possession vehicles and equipment that, while no longer of use to the City, could be of substantial use elsewhere; and

WHEREAS, The country of Ecuador is in need of assistance; now, therefore,

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

SECTION 1. The Commissioner of Fleet Management is hereby authorized to donate one (1) obsolete ambulance no longer useful to the City of Chicago, as such ambulance may become available, to the country of Ecuador, free and clear of any liens or encumbrances. The City shall convey said ambulance in "as is" condition without any warranties either expressed or implied and expressly excludes any warranty of merchantability and fitness for a particular purpose.

SECTION 2. The Commissioner of Fleet Management is hereby authorized to enter into and execute such other documents as may be necessary and proper to implement this donation.

SECTION 3. This ordinance shall be in full force and effect from and after its passage and publication.
AUTHORIZATION FOR DONATION OF PERSONAL PROTECTIVE FIRE GEAR TO REPUBLIC OF ECUADOR.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Police and Fire Committee held a meeting on November 13, 2006 at 10:00 A.M. in Room 201-A and having had under consideration an ordinance introduced by Alderman Isaac S. Carothers authorizing the Chief Procurement Officer to donate personal protective fire gear, boots and helmets no longer useful to the City of Chicago to the Country of Ecuador, begs leave to report that Your Honorable Body Pass this matter that is transmitted herein.

This recommendation was concurred in by a vote of the Committee members present. There were no dissenting votes.

Respectfully submitted,

(Signed) ISAAC S. CAROTHERS,
Chairman.

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

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cardenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.
The following is said ordinance as passed:

WHEREAS, From time to time, emergency vehicles and equipment used by the City of Chicago become outdated and obsolete and are replaced; and

WHEREAS, Such materials may nonetheless have useful service left in them and could be of great use to another entity; and

WHEREAS, The City of Chicago, from time to time, has in its possession equipment that, while no longer of use to the City, could be of substantial use elsewhere; and

WHEREAS, The country of Ecuador is in need of assistance; now, therefore,

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

SECTION 1. The Chief Procurement Officer is hereby authorized to donate the following items of personal protective fire gear: three hundred (300) fire coats, three hundred (300) pairs of boots, three hundred (300) helmets and three hundred (300) pairs of gloves, no longer useful to the City of Chicago, as such gear may become available, to the country of Ecuador, free and clear of any liens or encumbrances. The City shall convey said gear in "as is" condition without any warranties either expressed or implied and expressly excludes any warranty of merchantability and fitness for a particular purpose.

SECTION 2. The Chief Procurement Officer is hereby authorized to enter into and execute such other documents as may be necessary and proper to implement this donation.

SECTION 3. This ordinance shall be in full force and effect from and after its passage and publication.

AUTHORIZATION FOR DONATION OF AMBULANCE TO CITY OF DURANGO, REPUBLIC OF MEXICO.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:
Your Police and Fire Committee held a meeting on November 13, 2006 at 10:00 A.M. in Room 201-A and having had under consideration an ordinance introduced by Alderman Isaac S. Carothers authorizing the Commissioner of Fleet Management to donate one obsolete ambulance no longer useful to the City of Chicago to the City of Durango, Mexico, begs leave to report that Your Honorable Body Pass this matter that is transmitted herein.

This recommendation was concurred in by a vote of the Committee members present. There were no dissenting votes.

Respectfully submitted,

(Signed) ISAAC S. CAROTHERS,
Chairman.

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

Yeas -- Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, From time to time, emergency vehicles and equipment used by the City of Chicago become outdated and obsolete and are replaced; and

WHEREAS, Such materials may nonetheless have useful service left in them and could be of great use to another entity; and
WHEREAS, The City's Department of Fleet Management, from time to time, has in its possession vehicles and equipment that, while no longer of use to the City, could be of substantial use elsewhere; and 

WHEREAS, The City of Durango, Mexico is in need of assistance; now, therefore,

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

SECTION 1. The Commissioner of Fleet Management is hereby authorized to donate one (1) obsolete ambulance no longer useful to the City of Chicago, as such ambulance may become available, to the City of Durango, Mexico, free and clear of any liens or encumbrances. The City shall convey said ambulance in “as is” condition without any warranties either expressed or implied and expressly excludes any warranty of merchantability and fitness for a particular purpose.

SECTION 2. The Commissioner of Fleet Management is hereby authorized to enter into and execute such other documents as may be necessary and proper to implement this donation.

SECTION 3. This ordinance shall be in full force and effect from and after its passage and publication.

AUTHORIZATION FOR DONATION OF AMBULANCES AND FIRE TRUCKS TO VARIOUS VOLUNTEER ORGANIZATIONS AND FIRE DEPARTMENTS IN REPUBLIC OF MEXICO.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Police and Fire Committee held a meeting on November 13, 2006 at 10:00 A.M. in Room 201-A and having had under consideration an ordinance
introduced by Alderman Edward M. Burke authorizing the Commissioner of Fleet Management to donate four obsolete ambulances to the Firefighter and Paramedic Volunteer Organization in Panuco, Veracruz, the Maravatio Fire Department, the Firefighter and Paramedic Volunteer Organization in Tequisquiapan, Queretaro and the Apaseo Volunteer Firefighter Organization; also to donate two obsolete fire trucks to the Altamira Firefighter and Paramedic Volunteer Organization and the Romita Fire Department, begs leave to report that Your Honorable Body Pass this matter that is transmitted herein.

This recommendation was concurred in by a vote of the Committee members present. There were no dissenting votes.

Respectfully submitted,

(Signed) ISAAC S. CAROTHERS,  
Chairman.

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

Yeas — Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago is known throughout the world for its hospitable spirit in opening its doors to millions of visitors from all over the world; and

WHEREAS, In the present day, Chicago is home to thousands of immigrant families who represent countries from around the globe; and
WHEREAS, It is common for City of Chicago residents to stay connected with their countries of origin and lend a helping hand for friends and family members abroad; and

WHEREAS, The City of Chicago is fortunate to own state-of-the-art equipment that allow the City to deliver invaluable day-to-day services to its residents; and

WHEREAS, From time to time, some of the equipment utilized by the Chicago Fire Department become obsolete and are no longer serviceable due to required safety standards; and

WHEREAS, While the outdated equipment has no available use for the Chicago Fire Department, the equipment provides great assistance to firefighters working in developing countries; and

WHEREAS, Many countries in the developing world are interested and are forever indebted in receiving donated fleet and equipment from the Chicago Fire Department; now, therefore,

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

SECTION 1. The Commissioner of Fleet Management and Purchasing Agent are hereby authorized to donate four (4) obsolete ambulances no longer useful to the City of Chicago, as such ambulances become available, to the following organizations:

a) Bomberos y Paramédicos Voluntarios de Pánuco, A.C. based in Pánuco, Veracruz.


c) Bomberos y Paramédicos Voluntarios de la Región Centro del Estado de Querétaro, A.C. based in Tequisquiapan, Querétaro.

d) Patronato del Cuerpo de Bomberos de Apaseo el Alto Gto., A.C. based in Apaseo el Alto, Guanajuato.

In addition, the Commissioner of Fleet Management and the Purchasing Agent are hereby authorized to donate two (2) obsolete fire trucks no longer useful to the City of Chicago, as such fire trucks become available, to the following organizations:
a) Corporación de Bomberos y Paramédicos Voluntarios de Altamira, A.C. based in Altamira, Tamaulipas.

b) Heroico Cuerpo de Bomberos Romita de Liceaga, A.C. based in Romita, Guanajuato.

The ambulances and fire trucks should be provided free and clear of any liens or encumbrances. The City shall convey said ambulances and fire trucks in “as is” condition without any warranties either expressed or implied and expressly excludes any warranty or merchantability and fitness for a particular purpose.

SECTION 2. The Commissioner of Fleet Management is hereby authorized to enter into and execute such other documents as may be necessary and proper to implement these donations.

SECTION 3. This ordinance shall be in full force and effect from and after its passage and publication.

__________________________________________

AUTHORIZATION FOR DONATION OF PUMPER TO TEPATITLAN, REPUBLIC OF MEXICO.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Your Police and Fire Committee held a meeting on November 13, 2006 at 10:00 A.M. in Room 201-A and having had under consideration an ordinance introduced by Alderman Ariel E. Reboyras authorizing the Commissioner of Fleet Management to donate one obsolete Fire Department pumper no longer useful to the City of Chicago to Tepatitlan, Mexico, begs leave to report that Your Honorable Body Pass this matter that is transmitted herein.
This recommendation was concurred in by a vote of the Committee members present. There were no dissenting votes.

Respectfully submitted,

(Signed) ISAAC S. CAROTHERS,
Chairman.

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


Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Fire Department of the City of Chicago has several outdated and antiquated pumpers and is purchasing new pumpers to replace them; and

WHEREAS, The Fire Department of the City of Chicago has an outdated pumper which could be put to great use serving the citizens of Tepatitlan, Mexico; now, therefore,

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

SECTION 1. That the Commissioner of Fleet Management and the Purchasing Agent are hereby authorized to donate one (1) outdated Fire Department pumper which can no longer be used in the City of Chicago, to Tepatitlan, Mexico, free and clear of any liens and encumbrances. The City of Chicago conveys said vehicle in "as is" condition without any warranties of merchantability and fitness for a particular purpose.

SECTION 2. The Commissioner of Fleet Management and the Purchasing Agent are hereby authorized to enter into and execute such other documents as may be necessary and proper to implement the donation.

SECTION 3. This ordinance shall take effect and be in force hereinafter its passage and publication.
AMENDMENT OF TITLE 9, CHAPTER 72 OF MUNICIPAL CODE OF CHICAGO TO AUTHORIZE ESTABLISHMENT OF CALUMET INDUSTRIAL CORRIDOR HEAVY TRUCK ROUTE PILOT PROGRAM.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 13, 2006.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass an ordinance requesting the Executive Director of the Office of Emergency Management and Communications to develop and implement a pilot program for the establishment of an industrial truck designated area within the City of Chicago. This ordinance was referred to the Committee on September 13, 2006.

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

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

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


Nays -- None.
Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

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

**SECTION 1.** Chapter 9-72 of the Municipal Code of Chicago is hereby amended by adding a new Section 9-72-005, by adding the language underscored, and by deleting the language struck-through, as follows:

9-72-005 Definitions.

For purposes of this chapter only, the following definitions apply:

"Executive director" means the executive director of the office of emergency management and communications.

9-72-020 Operation Of Vehicles Restricted.

It shall be unlawful to operate any vehicle upon any boulevard (a) when such vehicle is used for carrying freight or other goods and merchandise for commercial purposes, (b) when such vehicle is designed primarily for carrying freight or other goods and merchandise, and (c) when such vehicle is used for carrying freight or other goods and merchandise on the outside of the vehicle; provided, however, that vehicles carrying freight or other goods from or to any building or premises abutting any boulevard where it is impossible from the location of the building or the character of the freight or other goods to be received or delivered, to receive or deliver the freight or other goods and merchandise from an alley or a side street or a street other than the boulevard, shall be permitted to enter the boulevard at the cross street nearest the building or premises to receive or deliver the freight or other goods, but shall not proceed further on the boulevard than the nearest cross street. Operators of emergency vehicles and such vehicles excepted by permits issued by the executive director commissioner of transportation are exempt from provisions of this section. Notwithstanding the foregoing provisions, it shall not be unlawful to operate any of the vehicles described in clauses (a), (b) and (c) on those portions of Interstate Route 55, and the exit and entrance ramps thereto, which lie between the King Drive Interchange and the north and southbound lanes of Lake Shore Drive and the most easterly lane of northbound Lake Shore Drive and the most westerly lane of southbound Lake Shore Drive and the exit and entrance ramps of Lake Shore Drive which lie between Interstate Route 55 and 31st Street; provided that such vehicles are traveling to or from the McCormick Place complex and its support facilities.

9-72-030 Designation Of Streets With Size And Weight Limitations.

(a) The executive director commissioner of transportation is authorized, subject to the approval of the city council, to determine and designate those streets or
parts of streets upon which the operation of trucks or other commercial vehicles shall be prohibited or upon which the use of such vehicles shall be restricted by imposing limitations as to the weight of such vehicles, and he shall erect and maintain appropriate signs on such streets or parts of streets giving notice thereof.

(b) Whenever official signs are erected prohibiting the use of any street or part of a street by trucks or other commercial vehicles or imposing weight and size limitations upon such vehicles using the street, no person shall drive a truck or other commercial vehicle in violation of any such signs except for the purpose of delivering or picking up materials or merchandise and then only by entering such street at the intersection nearest the destination of the vehicle and proceeding thereon no farther than the nearest intersection thereafter. The word “load” when used on official signs erected by authority of this section shall mean the gross weight of the vehicle and its load, if any.

9-72-035 Designation Of Special Routes.

Weight limitations computed under subsection (g) of Section 15-111 of the Illinois Vehicle Code, which allows local governments to adopt vehicle weight limitations similar to those imposed by the State of Illinois on portions of streets and highways under local jurisdiction, shall be authorized on arterial streets and industrial access routes designated by the executive director commissioner of transportation. The executive director commissioner shall publish a list or map of designated arterial streets and industrial access routes.

9-72-070 Special Permits.

(a) (1) The executive director commissioner of transportation may, upon application in writing and good cause being shown, issue a special permit authorizing a vehicle or combination of vehicles not in conformity with the size regulations of this chapter or the wheel and axle load and gross weight provisions of Section 15-111 of the Illinois Vehicle Code, to be operated or moved upon any street or highway under the jurisdiction of the city. The fees for permits under this section shall be as provided in Table 9-72-070. All fee payments under this section shall be deposited in an account to be used only for maintenance, repair and upgrading of streets and highways within the city designated under Section 9-72-035.

(2) The executive director may, upon application in writing and good cause being shown, issue a special annual permit authorizing a vehicle or combination of vehicles not in conformity with the size regulations of this chapter or the wheel and axle load and gross weight provisions of Section 15-111 of the Illinois Vehicle Code to operate in the following designated industrial truck corridor:
Calumet Industrial Corridor Heavy Truck Route.

103rd Street, from Stony Island Avenue to Torrence Avenue;

Stony Island Avenue, from 103rd Street to 122nd Street;

122nd Street, from Stony Island Avenue to Torrence Avenue;

Torrence Avenue, from 103rd Street to 130th Street;

106th Street, from Torrence Avenue to Burley Avenue;

Doty Avenue, from 103rd Street to 130th Street;

Burley Avenue, from 106th Street to 126th Place;

116th Street, from Burley Avenue to Avenue O;

Avenue O, from 106th Street to 126th Place;

Brainard Avenue, from 130th Street to 138th Street;

130th Street, from Indiana Avenue to Brainard Avenue;

127th Street, from Halsted Street to Indiana Avenue;

Halsted Street, from 127th Street to 130th Street;

122nd Street, from Carondolet Avenue to Avenue O;

Carondolet Avenue, from 122nd Street to 126th Place.

The permit shall authorize the operation of a vehicle, whose total gross weight is equal to or less than 160,000 pounds, within the designated industrial truck corridor for the purpose of delivery or pick up of materials. The movement and operation of any vehicle within the designated truck corridor whose: (i) total gross weight is greater than 160,000 pounds; or (ii) movement and operation is for purposes other than for delivery or pick up of materials or merchandise within the designated industrial truck corridor shall be subject to the provisions of subsection (a)(1) of this section.

The annual fee shall be $100.00. The annual permit period shall begin on January 1st and end on December 31st of each year. All fee payments under this subsection shall be deposited in an account to be used only for maintenance, repair and upgrading of streets and highways within the city designated under Section 9-72-035.
(b) The application for any such permit issued shall specifically describe the vehicle or vehicles and load to be operated or moved and the particular streets or highways for which the permit to operate is requested, and whether such permit is requested for a single trip or for continuous operation.

(c) The executive director commissioner of transportation is authorized to withhold such permit or, if such permit is issued, to limit the number of trips, to establish seasonal or other time limitations within which the vehicles described may be operated on the streets or highways indicated, or otherwise to prescribe conditions of operation of such vehicle or vehicles, when such action, in the judgment of the executive director commissioner, is necessary to assure against undue damage to the road foundations, surfaces or structures.

(d) (1) The executive director commissioner of transportation shall not issue any such permit unless the applicant has furnished a certificate of insurance naming the city as additional insured for the amount of $1,000,000.00 so as to save the city harmless from any claim, loss or damage that may result from the granting of such the permit or that may arise from or on account of any work done thereunder.

(2) As a condition of the permit the grantee shall: (i) agree to assume all responsibility for any injury to persons or damage to public or private property; (ii) agree to indemnify and hold the city harmless from all suits, claims, damages, or proceeding of any kind for injury to persons or damage to public or private property caused, in whole or part, by the operation of the vehicle in violation of any term or condition of the permit; and (iii) restore at his own cost, to a condition satisfactory to the executive director commissioner of transportation, any pavement, subway, tunnel, sewer, pipe, conduits, public utility, or any other public property that may be injured by reason of the transportation of such article under such permit.

(e) Every permit issued under this section shall be carried in the vehicle to which it refers and shall be produced for inspection upon request by any police officer or any other authorized agent of the city. If a permit is not produced upon request, the person operating the vehicle shall be deemed as operating the vehicle and its load without a permit in violation of this section.

(f) It shall be unlawful for any person issued a permit under this section, or any employee or agent of such person, to violate any of the terms or conditions of the permit. The penalty for any such violation shall be a fine of $500.00. Penalties for any violation of this section shall be in addition to any penalties imposed for the violation of any other section of this chapter.

(g) In order to limit excessive applications for permits under this section, the commissioner of transportation may divide the city into three industrial truck zones, of substantially equivalent size, for purposes of computing fees under this section.
Table 9-72-070 Special Permit Fees.

The vehicle weights listed on the table below indicate the number of pounds over the weight permitted by the weight and axle load and gross weight provisions of Section 15-111 of the Illinois Vehicle Code.

<table>
<thead>
<tr>
<th>Vehicle Weight</th>
<th>Single Trip Fee</th>
<th>Monthly Permit Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>80,000 pounds or less operated on streets and highways other than routes designated under Section 9-72-035</td>
<td>No Fee $50.00</td>
<td>No Fee $500.00</td>
</tr>
</tbody>
</table>

More than 80,000 pounds but less than 100,000 pounds:

- **within one industrial zone**
  - $50.00
  - $750.00

- **city wide**
  - 5 miles or less: $50.00 $750.00
  - over 5 miles: 75.00 $1,125.00

100,000 pounds or more:

- **within one industrial zone**
  - $100.00 $1,500.00

- **citywide**
  - 5 miles or less: $100.00 $1,500.00
  - over 5 miles: $150.00 $2,250.00
Fees listed above are per vehicle. An applicant who owns or leases a fleet of 20 or more vehicles may obtain a monthly fleet permit, authorizing the use of all the vehicles in the fleet in accordance with Section 9-72-070, subject to all the conditions of Section 9-72-070. The fee for a fleet permit shall be 80 percent of the combined monthly permit fees for individual vehicles in the fleet.

The fee for an annual permit issued under subsection (a)(2) shall be as set forth in that subsection.

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

AUTHORIZATION FOR GRANTS OF PRIVILEGE IN PUBLIC WAY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 13, 2006.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass the proposed ordinances transmitted herewith for grants of privilege in the public way. These ordinances were referred to the Committee on November 1, 2006.

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

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinances transmitted with the foregoing committee report were Passed by yeas and nays as follows:

Nays -- None.

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

Said ordinances, as passed, read as follows (the italic heading in each case not being a part of the ordinance):

A.M. Comfort And Orthopedic Shoes.

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

SECTION 1. Permission and authority are hereby given and granted to A.M. Comfort and Orthopedic Shoes, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3127 West 63rd Street. Said sign shall measure six (6) feet in width and five (5) feet in height for a total of thirty (30) square feet. Height from grade shall be sixteen (16) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056485 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93359 of this Journal.]
Ordinance associated with this drawing printed on page 93358 of this Journal.
A&M Dollar Buster.

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

SECTION 1. Permission and authority are hereby given and granted to A&M Dollar Buster, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5953 South Kedzie Avenue. Said sign shall measure nine (9) feet in length and four and seven-tenths (4.7) feet in height for a total of forty-two and three-tenths (42.3) square feet. Height from grade shall be thirteen and three-tenths (13.3) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056488 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93361 of this Journal.]

Agencia Delgado.

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

SECTION 1. Permission and authority are hereby given and granted to Agencia Delgado, upon the terms and subject to the conditions of this ordinance, to

(Continued on page 93362)
Ordinance associated with this drawing printed on page 93360 of this Journal.
maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 10112 South Ewing Avenue. Said sign shall measure eight (8) feet in width and three (3) feet in height for a total of twenty-four (24) square feet. Height from grade shall be eight and five-tenths (8.5) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055689 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93363 of this Journal.]
Ordinance associated with this drawing printed on pages 93360 and 93362 of this Journal.
The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056428 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93365 of this Journal]

Ambit Management Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Ambit Management Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) sign over the public right-of-way adjacent to its premises known as 1622 North California Avenue. Said sign shall be seven (7) feet in length and eleven (11) feet in height for a total of seventy-seven (77) square feet. Sign shall be ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

(Continued on page 93366)
Ordinance associated with this drawing printed on pages 93362 and 93364 of this Journal.
This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055643 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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

SECTION 1. Permission and authority are hereby given and granted to Amelia's Mexican Food, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1235 West Grand Avenue. Said sign shall measure four (4) feet in width and eight (8) feet in height for a total of thirty-two (32) square feet. Height from grade shall be seventeen (17) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.
Ordinance associated with this drawing printed on pages 93364 and 93366 of this Journal.
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056619 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93369 of this Journal.]

Angel Tire Shop.

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

SECTION 1. Permission and authority are hereby given and granted to Angel Tire Shop, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2157 West 18th Street. Said sign shall measure four (4) feet in width and four (4) feet in height for a total of sixteen (16) square feet. Height from grade is sixteen (16) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056396 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

(Continued on page 93370)
Ordinance associated with this drawing printed on pages 93366 and 93368 of this Journal.

- Depth of Structure: 10 ft
- Height of Structure: 8 ft
- Length of Structure: 4 ft
- Height above Grade: 17 ft
- Ambros Mexican Grill
- From building to The Sign is 18 in between both.
A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93371 of this Journal.]

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

SECTION 1. Permission and authority are hereby given and granted to Argo Tea, upon the terms and subject to the conditions of this ordinance to construct, install, maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3135 North Broadway. Said sign shall measure two and six-tenths (2.6) feet in width and ten (10) feet in height and shall be thirty-six (36) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055303 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93372)
Ordinance associated with this drawing printed on pages 93368 and 93370 of this Journal.
Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93373 of this Journal.]

The Auto Warehouse,
(2622 North Cicero Avenue)

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

SECTION 1. Permission and authority are hereby given and granted to The Auto Warehouse, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2622 North Cicero Avenue. Said sign shall measure ten (10) feet in width and six (6) feet in height for a total of sixty (60) square feet. Height from grade shall be twenty-five (25) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056303 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93374 of this Journal.]
Ordinance associated with this drawing printed on pages 93370 and 93372 of this Journal.
Ordinance associated with this drawing printed on page 93372 of this Journal.
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Auto Warehouse, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3632 -- 3636 North Cicero Avenue. Said sign shall measure eight (8) feet in width and eight (8) feet in height for a total of sixty-four (64) square feet. Height from grade shall be twenty (20) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056302 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93376 of this Journal.]

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Best Western Inn Of Chicago.

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

SECTION 1. Permission and authority are hereby given and granted to Best Western Inn of Chicago, upon the terms and subject to the conditions of this
Ordinance associated with this drawing printed on page 93375 of this Journal.
ordinance, to maintain and use one (1) structural projection over the public right-of-way attached to its premises known as 162 East Ohio Street. Said structural projection shall measure twenty-four (24) feet in length and twelve (12) feet in width for a total of two hundred eighty-eight (288) square feet. Height from grade shall be nine (9) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation, the Office of Emergency Management and Communications and the Department of Planning and Development.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056639 herein granted the sum of Eight Hundred Eighty-five and no/100 Dollars ($885.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Birrieria Ocotlan Inc.]

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

SECTION 1. Permission and authority are hereby given and granted to Birrieria Ocotlan Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4007 East 106th Street. Said sign shall measure five (5) feet in

(Continued on page 93379)
Ordinance associated with this drawing printed on pages 93375 and 93377 of this Journal.
width and four (4) feet in height for a total of twenty (20) square feet. Height from grade shall be eleven (11) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055686 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93380 of this Journal.]

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Mr. Donald Blair.

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

SECTION 1. Permission and authority are hereby given and granted to Donald Blair, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) existing electrical sign projecting over the public right-of-way adjacent to its premises known as 7318 South Vincennes Avenue. Said electrical sign shall be four and six-tenths (4.6) feet in length and four and three-tenths (4.3) feet in height. Electrical sign shall be ten (10) feet, five (5) inches above grade along South Vincennes Avenue. Electrical sign has been constructed with plans and specifications approved by the Department of Transportation. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

(Continued on page 93381)
Ordinance associated with this drawing printed on pages 93377 and 93379 of this Journal.
This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1050451 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93382 of this Journal]

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Blanc Vira.

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

SECTION 1. Permission and authority are hereby given and granted to Blanc Vira, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign over the public right-of-way adjacent to its premises known as 2474 -- 2476 South Blue Island Avenue. Said sign shall be six (6) feet in length and four (4) feet in height for a total of twenty-four (24) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with specifications and plans approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055725 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

(Continued on page 93383)
Ordinance associated with this drawing printed on pages 93379 and 93381 of this Journal.
A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93384 of this Journal]

The Blues Jean Bar.

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

SECTION 1. Permission and authority are hereby given and granted to The Blues Jean Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2219 North Halsted Street. Said sign shall measure five and four-tenths (5.4) feet in width and three (3) feet in height. Height from grade shall be nine (9) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056323 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93385)
Ordinance associated with this drawing printed on pages 93381 and 93383 of this Journal.
Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93386 of this Journal.]

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*Bridgeport Bed & Breakfast.*

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

SECTION 1. Permission and authority are hereby given and granted to Bridgeport Bed & Breakfast, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3322 South Morgan Street. Said sign shall be six (6) feet in width and eight (8) feet in height for a total of forty-eight (48) square feet. Height from grade shall be twelve and twenty-five hundredths (12.25) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation and the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1051048 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93387)
WELDED GALV. STEEL FRAME (3' X 5') SOLID ALUM. LETTERING

The Blues JEAN BAR

LETTERING (6.9" X 59.0")

THE BLUES JEAN BAR
2210 N. HALSTED CHICAGO, IL 60614

9/11/06  P.L.O.

DOUBLE FACED SIGN

SIGNS BY DESIGN INC.
444 LAKE COOK RD. SUITE 15
DEERFIELD, IL 60015-4831  A1
Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93388 of this Journal]

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Buca Di Beppo.

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

SECTION 1. Permission and authority are hereby given and granted to Buca di Beppo, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 2941 North Clark Street. Said sign shall be thirteen and one-tenth (13.1) feet in height and four and four-tenths (4.4) feet in width for a total of fifty-seven and sixty-four hundredths (57.64) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with approved specifications and plans by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055058 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93389 of this Journal]
Ordinance associated with this drawing printed on pages 93385 and 93387 of this Journal.
Ordinance associated with this drawing printed on page 93387 of this Journal.
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Buck Management Group, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use twenty (20) planters on the public right-of-way for beautification purposes adjacent to its premises known as 200 West Monroe Street. Said planters shall be described as follows:

West Monroe Street.

Along West Monroe Street shall be five (5) planters. Each planter shall measure twelve (12) feet in length, four (4) feet in width and have a height of two (2) feet, ten (10) inches.

Along West Monroe Street shall be one (1) planter measuring five (5) feet, four (4) inches in length, four (4) feet in width and have a height of two (2) feet, ten (10) inches.

South Wells Street.

Along South Wells Street shall be seven (7) planters. Each planter shall measure twelve (12) feet in length, four (4) feet in width and have a height of two (2) feet, ten (10) inches.

Along South Wells Street shall be seven (7) planters. Each planter shall measure five (5) feet, four (4) inches in length, four (4) feet in width and have a height of two (2) feet, ten (10) inches.

Grantee must allow at least six (6) feet of clear and unobstructed space for pedestrian passage at all times. Planters shall be constructed in accordance with plans and specifications approved by the Department of Transportation and the Department of Planning and Development.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1053550 herein granted the sum of Zero and no/100 Dollars ($0.00) per annum, in advance.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93391 of this Journal.]
Ordinance associated with this drawing printed on page 93390 of this Journal.
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Caffe Italia, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 2625 North Harlem Avenue. Said sign shall be four (4) feet in length and four (4) feet in height for a total of sixteen (16) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055581 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93393 of this Journal]

Chicago Auto Repair.

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Auto Repair, upon the terms and subject to the conditions of this ordinance, to

(Continued on page 93394)
Ordinance associated with this drawing printed on page 93392 of this *Journal*.
(Continued from page 93392)

maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 6146 North Clark Street. Said sign shall be five (5) feet in length and five (5) feet in height for a total of twenty-five (25) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on print hereeto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with approved specifications and plans by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055157 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93395 of this Journal.]

Children's Home And Aid Society Of Illinois.

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

SECTION 1. Permission and authority are hereby given and granted to Children's Home and Aid Society of Illinois, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) bay window projecting over the public right-of-way adjacent to its premises known as

(Continued on page 93396)
Ordinance associated with this drawing printed on pages 93392 and 93394 of this Journal.
1701 West 63rd Street. Said bay window shall measure ten (10) feet, four (4) inches in length and one (1) foot, six (6) inches in width, with a depth of twenty-seven (27) feet, eight (8) inches. Bay window shall project out over the public way along West 63rd Street eight (8) feet, six (6) inches above grade level. Bay window shall be constructed in accordance with plans and specifications approved by the Department of Transportation and the Office of Emergency Management and Communications. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056618 herein granted the sum of Seventy-five and no/100 Dollars ($75.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93397 of this Journal]

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City Of Angels.

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

SECTION 1. Permission and authority are hereby given and granted to City of Angels, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises

(Continued on page 93398)
Ordinance associated with this drawing printed on pages 93394 and 93396 of this Journal.

- +32'-3 1/4" ELEV. AT HIGH POINT OF STAIR ROOF DECK
- +27'-11" ELEV. AT HIGH POINT #1 OF ROOF DECK
- +25.0' ELEV. OF CEILING AT ROOM 130
- +14.0' ELEV. SECOND FLOOR
- +6.42' ELEV. @ LANDING
- +0.0' ELEV. FIRST FLOOR
- -3.5' ELEV. @ SIDE WALK
- -7.5' ELEV. @ TOP OF FOOTING
known as 6050 West Irving Park Road. Said sign shall measure two (2) feet in
diameter and shall be eight and five-tenths (8.5) feet above grade. The location of
said privilege shall be as shown on print hereto attached, which by reference is
hereby incorporated and made a part of this ordinance. Said privilege shall be
constructed in accordance with plans and specifications approved by the Office of
Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of

The grantee shall pay to the City of Chicago as compensation for the privilege
Number 1056217 herein granted the sum of Three Hundred and no/100 Dollars
($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due
date.

Authority herein given and granted for a period of five (5) years from and after date
of passage.

[Drawing referred to in this ordinance printed
on page 93399 of this Journal.]

Cleo's.

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

SECTION 1. Permission and authority are hereby given and granted to Cleo's,
upon the terms and subject to the conditions of this ordinance, to maintain and use
one (1) sign projecting over the public right-of-way attached to its premises known
as 1935 West Chicago Avenue. Said sign shall measure five and two-tenths (5.2)
feet in width and three and one-tenth (3.1) feet in height and shall be ten
and two-tenths (10.2) feet above grade. The location of said privilege shall be as
shown on print hereto attached, which by reference is hereby incorporated and
made a part of this ordinance. Said privilege shall be constructed in accordance
with plans and specifications approved by the Office of Emergency Management and
Communications.

(Continued on page 93400)
Ordinance associated with this drawing printed on pages 93396 and 93398 of this Journal.
This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055767 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93401 of this Journal]

Clinton Lake, L.L.C.

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

SECTION 1. Permission and authority are hereby given and granted to Clinton Lake, L.L.C. upon the terms and subject to the conditions of this ordinance, to maintain and use seven (7) upon the terms and subject to the conditions of this ordinance, to maintain and use seven (7) banners over the public right-of-way adjacent to its premises known as 211 North Clinton Street. Said signs shall be two (2) feet in length and twelve and six-tenths (12.6) feet in width and two (2) feet in length and twelve and six-tenths (12.6) feet in width for a total of fifty and four-tenths (50.4) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed with approved specifications and plans by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

(Continued on page 93402)
Ordinance associated with this drawing printed on pages 93398 and 93400 of this Journal.
(Continued from page 93400)

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055841 herein granted the sum of Seven Hundred and no/100 Dollars ($700.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93403 of this Journal.]

Coffee Shop.

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

SECTION 1. Permission and authority are hereby given and granted to Coffee Shop, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4039 West Lawrence Avenue. Said sign shall measure three (3) feet in width and two (2) feet in height for a total of six (6) square feet. Height from grade shall be fourteen (14) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056320 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

(Continued on page 93404)
Ordinance associated with this drawing printed on pages 93400 and 93402 of this Journal.

Banners in relation to trees. Banners will be mounted perpendicular to the building using mounting hardware at the top and bottom (hardware will be selected based on options provided by the signage company that is awarded the project). Signage is shown above with trees at the height they will be when the building opens (4 inch caliper trees will be approximately 20 feet high at time of installation, with a 10-12 foot spread) and in ten years (30 feet high, with a 15-20 foot spread, and the lower branches will be higher).
A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93405 of this Journal.]

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Cool Stuff.

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

SECTION 1. Permission and authority are hereby given and granted to Cool Stuff, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 3733 North Clark Street. Two (2) illuminated signs shall measure one (1) at eight (8) feet in height, two (2) feet in width and twelve (12) feet above grade and one (1) at three (3) feet in height and eighteen (18) feet in width and ten (10) feet, eight (8) inches above grade. One (1) non-illuminated sign shall measure three (3) feet in height, four (4) feet in width and fourteen (14) feet, five (5) inches above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055631 herein granted the sum of Seven Hundred and no/100 Dollars ($700.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93406)
Ordinance associated with this drawing printed on pages 93402 and 93404 of this Journal.
Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93407 of this Journal]

Cornelia Court L.L.C.

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

SECTION 1. Permission and authority are hereby given and granted to Cornelia Court L.L.C., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) bay windows projecting over the public right-of-way attached to its premises known as 1801 West Addison Street. Said bay windows shall measure twelve and two-tenths (12.2) feet in length projecting over the public right-of-way starting at nine and one-tenth (9.1) feet above city sidewalk at south bay and ten and five-tenths (10.5) feet above city sidewalk at north corner bay along North Ravenswood Avenue. The location of said privilege shall be as shown on print hereeto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation and the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056502 herein granted the sum of One Hundred Fifty and no/100 Dollars ($150.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.
Ordinance associated with this drawing printed on pages 93404 through 93406 of this *Journal.*
Authority herein given and granted for a period of five (5) years from and after May 2, 2006.

[Drawing referred to in this ordinance printed on page 93409 of this Journal.]

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D'Agostino's II.

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

SECTION 1. Permission and authority are hereby given and granted to D'Agostino's II, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 752 North Ogden Avenue. Said sign shall measure four (4) feet in width and six (6) feet in height for a total of twenty-four (24) square feet. Height from grade shall be ten (10) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056645 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93410 of this Journal.]
Ordinance associated with this drawing printed on pages 93406 and 93408 of this Journal.
Ordinance associated with this drawing printed on page 93408 of this Journal.
Danny's Supermercado.

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

SECTION 1. Permission and authority are hereby given and granted to Danny's Supermercado, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2053 -- 2057 West 18th Street. Said sign shall measure approximately six (6) feet in width and eight (8) feet in height for a total of forty-eight (48) square feet. Height from grade shall be approximately eleven and six-tenths (11.6) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055834 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93412 of this Journal.]

Dunkin Donuts.
(27 West Lake Street)

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

SECTION 1. Permission and authority are hereby given and granted to Dunkin Donuts, upon the terms and subject to the conditions of this ordinance, to maintain

(Continued on page 93413)
Ordinance associated with this drawing printed on page 93411 of this Journal.
and use two (2) signs projecting over the public right-of-way attached to its premises known as 27 West Lake Street. Said signs each shall measure ten (10) inches in length and two (2) feet in height. Signs shall be twelve (12) feet above grade level. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed with approved plans and specifications by the Department of Transportation and the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1053495 herein granted the sum of Six Hundred and no/100 Dollars ($600.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93414 of this Journal.]

_Dunkin Donuts._
(215 West Lake Street)

_Be It Ordained by the City Council of the City of Chicago:_

_SECTION 1._ Permission and authority are hereby given and granted to Dunkin Donuts, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign over the public right-of-way adjacent to its premises known as 215 West Lake Street. Said sign shall be two and six-tenths (2.6) feet in length and six-tenths (.6) feet in height for a total of one and fifty-six hundredths (1.56) square feet. Sign shall be twelve (12) feet above grade level. The location of said privilege

(Continued on page 93415)
shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with approved specifications and plans by the Office of Emergency Management and Communications and the Department of Transportation.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1053458 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93416 of this Journal.]

Einstein Bros. Bagels Number 2436.

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

SECTION 1. Permission and authority are hereby given and granted to Einstein Bros. Bagels Number 2436, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 3455 North Clark Street. Said signs shall measure one (1) at thirty (30) feet in width and three (3) feet in height and shall be ten (10) feet, eleven (11) inches above grade located along North Clark Street, one (1) at five (5) feet, two (2) inches in width and five (5) feet, two (2) inches in height and shall be eight (8) feet, eleven (11) inches above grade located along North Clark
Ordinance associated with this drawing printed on pages 93413 and 93415 of this Journal.
Street and one (1) at thirty (30) feet in width and three (3) feet in height and shall be ten (10) feet, eleven (11) inches above grade located along North Sheffield Avenue. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1015990 herein granted the sum of Nine Hundred and no/100 Dollars ($900.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93418 of this Journal.]

El Barco Restaurant.

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

SECTION 1. Permission and authority are hereby given and granted to El Barco Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1035 North Ashland Avenue. Said sign shall measure eight (8) feet in width and six (6) feet in height for a total of forty-eight (48) square feet. Height from grade shall be eleven (11) feet. The location of said privilege shall be

(Continued on page 93419)
Ordinance associated with this drawing printed on pages 93415 and 93417 of this Journal.
as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055798 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93420 of this Journal.]

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El Mezcal.

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

SECTION 1. Permission and authority are hereby given and granted to El Mezcal, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1454 West 18th Street. Said sign shall measure four (4) feet in width and four and five-tenths (4.5) feet in height and shall be ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

(Continued on page 93421)
Ordinance associated with this drawing printed on pages 93417 and 93419 of this Journal.
This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055635 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93422 of this Journal.]

Englewood Commercial Development Co. Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Englewood Commercial Development Co. Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use five (5) structural projections over the public right-of-way adjacent to its premises known as 5900 -- 6046 South Halsted Street. Said structural projections shall be described as follows:

1. 800 West 60th Street.

   Said structural projection shall measure sixty-six (66) feet in length and six (6) feet, eleven (11) inches in depth over the public way.

2. 5950 South Halsted Street.

   Said structural projection shall measure seventy-nine (79) feet, eleven (11) inches in depth over the public way.

(Continued on page 93423)
Ordinance associated with this drawing printed on pages 93419 and 93421 of this Journal.

EL MEZCAL

312-738-0666

1454 W. 18th Street
Chicago, IL 60608
3. 760 West 60th Street.

Said structural projection shall measure sixty-nine (69) feet, nine (9) inches in length and six (6) feet, eleven (11) inches in depth over the public way.

4. 6000 South Halsted Street.

Said structural projection shall measure seventy-nine (79) feet, eleven (11) inches in length and six (6) feet, eleven (11) inches in depth over the public way.

5. 6016 South Halsted Street.

Said structural projection shall measure seventy-nine (79) feet, eleven (11) inches in length and six (6) feet, eleven (11) inches in depth over the public way.

All five (5) structural projections shall be approximately fifteen (15) feet above grade level. Structural projections shall be constructed in accordance with plans and specifications approved by the Department of Transportation and the Office of Emergency Management and Communications. The location of said privilege shall be as shown on prints hereto attached, which by reference are hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1047531 herein granted the sum of Two Thousand and no/100 Dollars ($2,000.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawings referred to in this ordinance printed on pages 93424 through 93425 of this Journal.]
Ordinance associated with this drawing printed on pages 93421 and 93423 of this Journal.
Ordinance associated with this drawing printed on pages 93421 and 93423 of this Journal.
European Psychic Shop.

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

SECTION 1. Permission and authority are hereby given and granted to European Psychic Shop, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3415 West Peterson Avenue. Said sign shall measure five (5) feet in width and four (4) feet in height for a total of twenty (20) square feet. Height from grade shall be thirteen (13) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055816 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93427 of this Journal.]

Evolution Point.

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

SECTION 1. Permission and authority are hereby given and granted to Evolution Point, upon the terms and subject to the conditions of this ordinance, to maintain

(Continued on page 93428)
Ordinance associated with this drawing printed on page 93426 of this Journal.

3415 W. Peterson Ave.

E.S.P

Read lines 539 - 9200

4 in.

4 ft.

Feet

13 Feet

Right:

Sidewalk
(Continued from page 93426)

and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 2631 North Kedzie Avenue. Said sign shall measure two and seventy-five hundredths (2.75) feet in width and four and five-tenths (4.5) feet in height for a total of twelve and thirty-eight hundredths (12.38) square feet. Height from grade shall be nine (9) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056219 herein granted the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93429 of this Journal.]

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Express Grill.

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

SECTION 1. Permission and authority are hereby given and granted to Express Grill, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) shelf over the public right-of-way adjacent to its premises known as 1260 South Union Avenue. Said shelf shall be twenty (20) feet in length and one and three-tenths (1.3) feet in width. Shelf shall be attached to the property at 1260 South Union Avenue and extend out over the public way one (1) foot, three (3) inches. Shelf shall be constructed in accordance with plans and

(Continued on page 93430)
Ordinance associated with this drawing printed on pages 93426 and 93428 of this Journal.

Sign Dimensions of 2631 N. Kedzie Avenue

- 33 inches
- 54 inches
- 108 inches
specifications approved by the Department of Transportation and the Department of Planning and Development. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1045200 herein granted the sum of Seventy-five and no/100 Dollars ($75.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93431 of this Journal]

Foremost Liquors.

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

SECTION 1. Permission and authority are hereby given and granted to Foremost Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4616 North Kedzie Avenue. Said sign shall measure approximately eight and two-tenths (8.2) feet in width and six (6) feet in height and shall be nine and five-tenths (9.5) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

(Continued on page 93432)
Ordinance associated with this drawing printed on pages 93428 and 93430 of this Journal.
This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055746 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93433 of this Journal.]

Four Farthings Tavern And Grill.

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

SECTION 1. Permission and authority are hereby given and granted to Four Farthings Tavern and Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 2060 North Cleveland Avenue. Said sign shall be four (4) feet in length, seven (7) feet in height and eight (8) feet, eight (8) inches above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation and the Office of Emergency Management and Communications.

Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation and the Office of Emergency Management and Communications.

(Continued on page 93434)
Ordinance associated with this drawing printed on pages 93430 and 93432 of this Journal.
This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1050853 herein granted the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93435 of this Journal.]

Gerardo’s Bakery.

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

SECTION 1. Permission and authority are hereby given and granted to Gerardo’s Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 10125 South Ewing Avenue. Said sign shall be five and five-tenths (5.5) feet in width and four and five-tenths (4.5) feet in height for a total of twenty-four and seventy-five hundredths (24.75) square feet. Height from grade shall be eleven and seven-tenths (11.7) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

(Continued on page 93436)
Ordinance associated with this drawing printed on pages 93432 and 93434 of this Journal.
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056431 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93437 of this Journal]

Golden Video.

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

SECTION 1. Permission and authority are hereby given and granted to Golden Video, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3619 North Broadway. Said sign shall measure eight (8) feet in width and four (4) feet in height for a total of thirty-two (32) square feet. Height from grade shall be ten and five-tenths (10.5) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation and the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1054099 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

(Continued on page 93438)
Ordinance associated with this drawing printed on pages 93434 and 93436 of this Journal.
A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93439 of this Journal.]

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

SECTION 1. Permission and authority are hereby given and granted to The Green Door, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 678 North Orleans Street. Said sign shall measure two and five-tenths (2.5) feet in width and twelve (12) feet in height for a total of thirty (30) square feet. Height from grade shall be fourteen (14) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056242 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93440)
Ordinance associated with this drawing printed on pages 93436 and 93438 of this Journal.
Authority herein given and granted for a period of five (5) years from and after October 3, 2006.

[Drawing referred to in this ordinance printed on page 93441 of this Journal.]

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**H & R Block.**
(7120 South Ashland Avenue)

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

SECTION 1. Permission and authority are hereby given and granted to H & R Block, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 7120 South Ashland Avenue. Said sign shall measure eight (8) feet in width and three (3) feet in height for a total of twenty-four (24) square feet. Height from grade shall be thirteen (13) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056585 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93442 of this Journal.]
Ordinance associated with this drawing printed on pages 93438 and 93440 of this Journal.
Ordinance associated with this drawing printed on page 93440 of this Journal.
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to H & R Block, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4353 West North Avenue. Said sign shall measure six and one-tenth (6.1) feet in width and two (2) feet in height for a total of twelve and two-tenths (12.2) square feet. Height from grade shall be fourteen and five-tenths (14.5) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056584 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93444 of this Journal.]

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

SECTION 1. Permission and authority are hereby given and granted to H & R Block, upon the terms and subject to the conditions of this ordinance to maintain

(Continued on page 93445)
Ordinance associated with this drawing printed on page 93443 of this Journal.
and use one (1) sign projecting over the public right-of-way attached to its premises known as 4000 North Southport Avenue. Said sign shall measure four (4) feet in width and six (6) feet in height for a total of twenty-four (24) square feet. Height from grade shall be sixteen (16) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056465 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93446 of this Journal]

Island Furs.

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

SECTION 1. Permission and authority are hereby given and granted to Island Furs, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign over the public right-of-way adjacent to its premises known as 1827 West 103rd Street. Said sign shall be six (6) feet in length and four (4) feet in width for a total of twenty-four (24) square feet and ten (10) feet above grade. The
Ordinance associated with this drawing printed on pages 93443 and 93445 of this Journal.
location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with approved specifications and plans by the Office of Emergency Management and Communication.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056310 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93448 of this Journal]

Italian Villa Pizza Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Italian Villa Pizza Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6242 South Pulaski Road. Said sign shall measure four and two-tenths (4.2) feet in width and five and two-tenths (5.2) feet in height for a total of twenty-one and eighty-four hundredths (21.84) square feet. Height from grade shall be ten (10) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

(Continued on page 93449)
Ordinance associated with this drawing printed on pages 93445 and 93447 of this Journal.
This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056348 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93450 of this Journal.]

Mr. Jesus Jimenez And Ms. Sylvia Jimenez.

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

SECTION 1. Permission and authority are hereby given and granted to Jesus Jimenez and Sylvia Jimenez, upon the terms and subject to the conditions of this ordinance, to maintain and use an existing fence on the public right-of-way adjacent to its premises known as 1809 South Laflin Street. Said fence shall measure eighteen (18) feet, seven (7) inches in length and four (4) feet in height. Fence shall be located along South Laflin Street. Fence has been constructed in accordance with plans and specifications approved by the Department of Transportation. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.
Ordinance associated with this drawing printed on pages 93447 and 93449 of this Journal.
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055093 herein granted the sum of Four Hundred and no/100 Dollars ($400.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93452 of this Journal]

Jimmy's Nails.

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

SECTION 1. Permission and authority are hereby given and granted to Jimmy's Nails, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1304 West 95th Street. Said sign shall measure six (6) feet in width and three (3) feet in height for a total of eighteen (18) square feet. Height from grade shall be twelve (12) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056314 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

(Continued on page 93453)
Ordinance associated with this drawing printed on pages 93449 and 93451 of this Journal.

Address:
1809 S. Laflin St
City:
Chicago
A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93454 of this Journal.]

K & A Coin Op Laundry.

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

SECTION 1. Permission and authority are hereby given and granted to K & A Coin Op Laundry, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3522 West Diversey Avenue. Said sign shall measure eight (8) feet in length and four (4) feet in height for a total of thirty-two (32) square feet and shall be thirteen (13) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055719 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93455)
Ordinance associated with this drawing printed on pages 93451 and 93453 of this Journal.
Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93456 of this Journal]

Kals Ogden Market.

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

SECTION 1. Permission and authority are hereby given and granted to Kals Ogden Market, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3661 West Ogden Avenue. Said sign shall measure four (4) feet in width and six (6) feet in height for a total of twenty-four (24) square feet. Height from grade shall be fifteen (15) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056418 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93457 of this Journal]
Ordinance associated with this drawing printed on pages 93453 and 93455 of this Journal.

3522 W. Diversey
Chicago Il. 60647.

Con do laundry

Public way
Ordinance associated with this drawing printed on page 93455 of this Journal.
**Kellman Community Center L.L.C.**

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

**SECTION 1.** Permission and authority are hereby given and granted to Kellman Community Center L.L.C., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) planters on the public right-of-way for beautification purposes adjacent to its premises known as 1512 South Pulaski Road. Said planters shall be one (1) at twenty-one and two-tenths (21.2) feet in length and five (5) feet in width, one (1) at sixteen and two-tenths (16.2) feet in length and five (5) feet in width and one (1) at twenty-one and two-tenths (21.2) feet in length and five (5) feet in width for a total of two hundred ninety-three (293) square feet. Grantee must allow at least six (6) feet of clear and unobstructed space for pedestrian passage at all times. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be in accordance with approved specifications and plans by the Office of Emergency Management and Communications, the Department of Transportation and the Department of Planning and Development.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1047718 herein granted the sum of Zero and no/100 Dollars ($0.00) per annum, in advance.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93459 of this Journal.]

**Kitchen Distributors Of America.**

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

**SECTION 1.** Permission and authority are hereby given and granted to Kitchen Distributors of America, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) sign projecting over the

(Continued on page 93460)
Ordinance associated with this drawing printed on page 93458 of this Journal.
public right-of-way adjacent to its premises known as 7440 North Harlem Avenue. Said sign shall be ten (10) feet in length and one and six-tenths (1.6) feet in height for a total of sixteen (16) square feet. Sign shall be ten (10) feet above grade level. Sign has been constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055612 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.
Ordinance associated with this drawing printed on pages 93458 and 93460 of this Journal.

**SIDE ELEVATION PROJECTING SIGN**

**KDA KITCHEN DISTRIBUTORS OF AMERICA SIGN**

7440 N HARLEM AVE

CHICAGO IL

**PREPARED BY**

OLYMPIC SIGNS

ATT: CHUCK ZENN

630 424-6100

AUGUST 6 2006

NO SCALE

6'-3" DISTANCE TO CURB LINE

7'1" PUBLIC SIDEWALK

1/2" DISTANCE TO CURB LINE
accordance with plans and specifications approved by the Department of Planning and Development and the Office of Emergency Management and Communications. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1054764 herein granted the sum of Four Hundred and no/100 Dollars ($400.00) per annum, in advance;

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93463 of this Journal.]

La Serena.

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

SECTION 1. Permission and authority are hereby given and granted to La Serena, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 3109 West 59th Street. Said sign shall measure four and two-tenths (4.2) feet in width and five and one-tenth (5.1) feet in height for a total of twenty-one and forty-two hundredths (21.42) square feet. Height from grade shall be nine and one-tenth (9.1) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

(Continued on page 93464)
Ordinance associated with this drawing printed on pages 93460 and 93462 of this Journal.
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055815 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93465 of this Journal.]

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Lake Shore Foot & Ankle.

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

SECTION 1. Permission and authority are hereby given and granted to Lake Shore Foot & Ankle, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2623 North Halsted Street. Said sign shall measure six (6) feet in length and five (5) feet in width for a total of thirty (30) square feet. Height from grade shall be eleven (11) feet, eight (8) inches. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056452 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93466 of this Journal.]
Ordinance associated with this drawing printed on pages 93462 and 93464 of this Journal.
Ordinance associated with this drawing printed on page 93464 of this Journal.
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lakeview Ace Hardware Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for display of merchandise adjacent to its premises known as 3921 -- 3925 North Sheridan Road. Said display of merchandise shall be described as follows:

Area “A” shall measure eighteen (18) feet in length and four (4) feet in width and used for display of seasonal merchandise during business hours.

Area “B” shall measure ten (10) feet in length and two (2) feet in width and is used for a bench.

Area “C” shall measure nine (9) feet in length and four (4) feet in width and used for display of seasonal merchandise during business hours.

This grant of privilege has been a pre-existing use. Grantee must allow at least six (6) feet of clear and unobstructed space for pedestrian passage at all times. Display of merchandise has been constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Office of Emergency Management and Communications. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056863 herein granted the sum of Four Hundred and no/100 Dollars ($400.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93468 of this Journal]
Ordinance associated with this drawing printed on page 93467 of this Journal.
**Laredo Auto Parts.**

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

SECTION 1. Permission and authority are hereby given and granted to Laredo Auto Parts, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3001 West 26th Street. Said sign shall measure six (6) feet in width and eight (8) feet in height for a total of forty-eight (48) square feet. Height from grade shall be twenty (20) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055792 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93470 of this Journal.]

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**Luc Thang Noodle.**

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

SECTION 1. Permission and authority are hereby given and granted to Luc Thang Noodle, upon the terms and subject to the conditions of this ordinance, to

(Continued on page 93471)
Ordinance associated with this drawing printed on page 93469 of this Journal.

- Delco
- Laredo Auto Parts
- Length of 6' Structure
- Standing 8' Height
- Total Offset 1'
- Height Above
- Grade 90°
maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 1524 North Ashland Avenue. Said sign shall be five (5) feet in length and four (4) feet in height for a total of twenty (20) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with specifications and plans approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055664 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93472 of this Journal]

Maria's Unisex Hair Design.

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

SECTION 1. Permission and authority are hereby given and granted to Maria's Unisex Hair Design, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3454 West Diversey Avenue. Said signs shall measure one (1) at four (4) feet in width and one and eight-tenths (1.8) feet in height.

(Continued on page 93473)
Ordinance associated with this drawing printed on pages 93469 and 93471 of this Journal.
and shall be nine (9) feet above grade and one (1) at two (2) feet in width and one and five-tenths (1.5) feet in height and shall be fifteen (15) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056246 herein granted the sum of Six Hundred and no/100 Dollars ($600.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93474 of this Journal.]

Matsu Shita Japanese Restaurant.

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

SECTION 1. Permission and authority are hereby given and granted to Matsu Shita Japanese Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign over the public right-of-way adjacent to its premises known as 5854 -- 5856 North Lincoln Avenue. Said sign shall be eight (8) feet in length and five (5) feet in height for a total of forty (40) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with approved specifications and plans by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

(Continued on page 93475)
Ordinance associated with this drawing printed on pages 93471 and 93473 of this Journal.
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055644 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93476 of this Journal]

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McCormick & Schmick's Seafood Restaurant.

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

SECTION 1. Permission and authority are hereby given and granted to McCormick & Schmick's Seafood Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 1 East Wacker Drive. Said sign shall be three (3) feet in length and three (3) feet in height for a total of nine (9) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with approved specifications and plans by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055511 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93477)
Ordinance associated with this drawing printed on pages 93473 and 93475 of this Journal.
Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93478 of this Journal]

Mellos Carry Outs.

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

SECTION 1. Permission and authority are hereby given and granted to Mellos Carry Outs, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2100 North Clark Street. Said sign shall measure four (4) feet in width and five (5) feet in height for a total of twenty (20) square feet. Height from grade shall be thirteen and five-tenths (13.5) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056658 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93479 of this Journal]
Ordinance associated with this drawing printed on pages 93475 and 93477 of this Journal.
Ordinance associated with this drawing printed on page 93477 of this Journal.
Mississippi Fish House.

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

SECTION 1. Permission and authority are hereby given and granted to Mississippi Fish House, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3001 West Jackson Boulevard. Said sign shall measure seven (7) feet in width and twenty (20) feet in height for a total of one hundred forty (140) square feet. Height from grade shall be thirty-one (31) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056454 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93481 of this Journal.]

Mughal Bakery.

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

SECTION 1. Permission and authority are hereby given and granted to Mughal Bakery, upon the terms and subject to the conditions of this ordinance, to maintain

(Continued on page 93482)
Ordinance associated with this drawing printed on page 93480 of this Journal.
and use one (1) sign projecting over the public right-of-way attached to its premises known as 6348 North Maplewood Avenue. Said sign shall measure eight (8) feet in width and four (4) feet in height for a total of thirty-two (32) square feet. Height from grade shall be twelve (12) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056616 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93483 of this Journal.]

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Nookies Tree Ltd.

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

SECTION 1. Permission and authority are hereby given and granted to Nookies Tree Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 334 North Halsted Street. Said sign shall measure five (5) feet
Ordinance associated with this drawing printed on pages 93480 and 93482 of this Journal.
in length and six (6) feet in height for a total of thirty (30) square feet. Height from
grade shall be nine and five-tenths (9.5) feet. The location of said privilege shall be
as shown on print hereto attached, which by reference is hereby incorporated and
made a part of this ordinance. Said privilege shall be constructed in accordance
with specifications and plans approved by the Office of Emergency Management and
Communications.

This grant of privilege in the public way shall be subject to the provisions of

The grantee shall pay to the City of Chicago as compensation for the privilege
Number 1055687 herein granted the sum of Three Hundred and no/100 Dollars
($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due
date.

Authority herein given and granted for a period of five (5) years from and after date
of passage.

[Drawing referred to in this ordinance printed
on page 93485 of this Journal.]

Norwood Park Dodge.

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

SECTION 1. Permission and authority are hereby given and granted to Norwood
Park Dodge, upon the terms and subject to the conditions of this ordinance, to
maintain and use four (4) signs projecting over the public right-of-way attached to
its premises known as 6333 North Northwest Highway. Said sign shall each
measure four (4) feet in width and eight (8) feet in height. Three (3) signs shall be
along North Harlem Avenue. One sign shall be along North Northwest Highway.

(Continued on page 93486)
Ordinance associated with this drawing printed on pages 93482 and 93484 of this Journal.

3334 N. HALSTED ST.  SIDEWALK
Each sign shall be fifteen (15) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056309 herein granted the sum of One Thousand Two Hundred and no/100 Dollars ($1,200.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93487 of this Journal.]

Olympic Discount Carpet Sales.

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

SECTION 1. Permission and authority are hereby given and granted to Olympic Discount Carpet Sales, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs over the public right-of-way adjacent to its premises known as 2719 North California Avenue. Said signs shall be eight (8) feet in length and twelve (12) feet in height, ten (10) feet in length and three and six-tenths (3.6) feet in height for a total of one hundred thirty-two (132) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on
Ordinance associated with this drawing printed on pages 93484 and 93486 of this Journal.
print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with approved specifications and plans by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056340 herein granted the sum of Six Hundred and no/100 Dollars ($600.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93489 of this Journal.]

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Oscars Watch & Jewelry Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Oscars Watch & Jewelry Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3505 South Halsted Street. Said sign shall measure fifteen and seven-tenths (15.7) feet in width and four and three-tenths (4.3) feet in height for a total of sixty-seven and fifty-one hundredths (67.51) square feet. Height from grade shall be twenty (20) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

(Continued on page 93490)
Ordinance associated with this drawing printed on pages 93486 and 93488 of this Journal.
(Continued from page 93488)

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056378 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93491 of this Journal.]

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Ostioneria Marabieto.

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

SECTION 1. Permission and authority are hereby given and granted to Ostioneria Marabieto, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3826 West Montrose Avenue. Said sign shall measure four (4) feet in length and five and eight-tenths (5.8) feet in height for a total of twenty-three and two-tenths (23.2) square feet. Height from grade shall be fourteen (14) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be in accordance with specifications and plans approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

(Continued on page 93492)
Ordinance associated with this drawing printed on pages 93488 and 93490 of this *Journal.*
(Continued from page 93490)

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056627 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93493 of this Journal.]

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Our Lady Of The Resurrection.
(Light Fixtures)

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

SECTION 1. Permission and authority are hereby given and granted to Our Lady of the Resurrection, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures in the public right-of-way adjacent to its premises known as 5645 West Addison Street. Said light fixtures shall be described as four (4) subgrade footings at the canopy pier measuring a total of thirty-three (33) square feet. Four (4) in-grade lights shall extend one (1) foot into the public way at grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications and the Department of Streets and Sanitation.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1054499 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

(Continued on page 93494)
Ordinance associated with this drawing printed on pages 93490 and 93492 of this Journal.
A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after March 28, 2006.

[Drawing referred to in this ordinance printed on page 93495 of this Journal.]

Our Lady Of The Resurrection.
(Pedestrian Sky Bridge)

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

SECTION 1. Permission and authority are hereby given and granted to Our Lady of the Resurrection, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) pedestrian sky bridge extending over the public right-of-way adjacent to its premises known as 5645 West Addison Street. Said pedestrian sky bridge shall be sixty-two (62) feet in length and eleven (11) feet in width spanning West Addison Street approximately two hundred eighteen (218) feet west of North Central Avenue at a height of twenty-three (23) feet, seven (7) inches. The sky bridge will connect the medical center and the parking structure at the third (3rd) floor of the existing medical center and at the top plate of the existing parking structure. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation, the Office of Emergency Management and Communications and the Department of Planning and Development.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

(Continued on page 93496)
Ordinance associated with this drawing printed on pages 93492 and 93494 of this *Journal.*
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1049252 herein granted the sum of Four Hundred and no/100 Dollars ($400.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after March 28, 2006.

[Drawing referred to in this ordinance printed on page 93497 of this Journal]

Palmolive Tower Condominium, L.L.C.

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

SECTION 1. Permission and authority are hereby given and granted to Palmolive Tower Condominium, L.L.C., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) existing vaults under the public right-of-way adjacent to its premises known as 919 North Michigan Avenue. Said vaults shall be described as follows:

Along and under North Michigan Avenue, said vault shall measure forty-three (43) feet in length and fifteen (15) feet, five (5) inches in width.

Along and under North Michigan Avenue, said vault shall measure one hundred (100) feet in length and fifteen (15) feet, five (5) inches in width.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Vaults have been constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

(Continued on page 93498)
Ordinance associated with this drawing printed on pages 93494 and 93496 of this Journal.
This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1052880 herein granted the sum of Seventeen Thousand Twenty-three and no/100 Dollars ($17,023.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93499 of this Journal]

Party Barn L.L.C.

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

SECTION 1. Permission and authority are hereby given and granted to Party Barn L.L.C., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3323 South Halsted Street. Said sign shall measure four (4) feet in width and five (5) feet in height for a total of twenty (20) square feet and shall be ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

(Continued on page 93500)
Ordinance associated with this drawing printed on pages 93496 and 93498 of this Journal.
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055632 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93501 of this Journal.]

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Payless Shoe Source.

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

SECTION 1. Permission and authority are hereby given and granted to Payless Shoe Source, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public rights-of-way attached to its premises known as 10536 South Ewing Avenue. Said signs shall measure six (6) feet in width and five (5) feet in height for a total of thirty (30) square feet. Signs shall be ten (10) feet above grade. The location of said privilege shall be as shown on print hereeto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056222 herein granted the sum of Six Hundred and no/100 Dollars ($600.00) per annum, in advance.

(Continued on page 93502)
Ordinance associated with this drawing printed on pages 93498 and 93500 of this Journal.
(Continued from page 93500)

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93503 of this Journal]

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Perfect Food & Liquor.

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

SECTION 1. Permission and authority are hereby given and granted to Perfect Food & Liquor, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign on the public right-of-way adjacent to its premises known as 5318 West Madison Street. Said sign shall measure eight (8) feet in width and four (4) feet, seven (7) inches in height and shall be eleven (11) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056286 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93504)
Ordinance associated with this drawing printed on pages 93500 and 93502 of this Journal.
(Continued from page 93502)

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93505 of this Journal.]

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**PLS Check Cashiers -- Cermak Damen 24 Hour Currency Exchange.**

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

**SECTION 1.** Permission and authority are hereby given and granted to PLS Check Cashiers -- Cermak Damen 24 Hour Currency Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 1958 West Cermak Road. Said sign shall measure fourteen (14) feet in width and five (5) feet in height for a total of seventy (70) square feet. Height from grade shall be thirteen (13) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055825 herein granted the sum of Three Hundred and 0/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93506 of this Journal.]
Ordinance associated with this drawing printed on pages 93502 and 93504 of this Journal.

5318 W. Madison
Ordinance associated with this drawing printed on page 93504 of this Journal.
The Point At Clark Street, L.L.C.

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

SECTION 1. Permission and authority are hereby given and granted to The Point at Clark Street, L.L.C., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, post tensioning sheeting with tiebacks under the public right-of-way adjacent to its premises known as 3100 North Halsted Street. Said sheeting shall be described as follows:

Sheeting has been installed three (3) feet off the face of the basement walls around the perimeter of the building underneath existing sidewalks. Sheet ing has been installed two (2) feet below existing grade.

3119 -- 3159 North Clark Street.

Three hundred ninety (390) feet in length, eight and one-half (8½) inches in width at a depth of twenty-three (23) feet and two (2) feet below grade.

3100 North Halsted Street.

Three hundred thirty-five (335) feet in length, eight and one-half (8½) inches in width at a depth of twenty-three (23) and two (2) feet below grade.

Sheeting has been constructed in accordance with plans and specifications approved by the Department of Transportation and the Department of Planning and Development. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1054298 herein granted the sum of Three Thousand Eight Hundred Twelve and no/100 Dollars ($3,812.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93508 of this Journal.]
Ordinance associated with this drawing printed on page 93507 of this Journal.
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Pro Nails, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 914 West Belmont Avenue. Said sign shall be ten (10) feet in width and two (2) feet in height for a total of twenty (20) square feet. Height from grade shall be eleven (11) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056379 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93510 of this Journal.]

Restaurant Perla.

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

SECTION 1. Permission and authority are hereby given and granted to Restaurant Perla, upon the terms and subject to the conditions of this ordinance,
Ordinance associated with this drawing printed on page 93509 of this Journal.
to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5522 West Belmont Avenue. Said sign shall measure six (6) feet in width and four (4) feet in height for a total of twenty-four (24) square feet. Height from grade shall be thirteen (13) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege has been constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056673 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93512 of this Journal.]

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Reza’s On Ontario.

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

SECTION 1. Permission and authority are hereby given and granted to Reza’s on Ontario, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 432 West Ontario Street. Said sign shall measure fourteen (14) feet in width and forty-two (42) feet in height for a total of five hundred eighty-eight (588) square feet. Height from grade shall be seventeen (17) feet. The location of said
Ordinance associated with this drawing printed on pages 93509 and 93511 of this Journal.

EXISTING SIGN

5522 W. BELMONT AVE. - CHICAGO
privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055774 herein granted the sum of Four Hundred Twenty-one and no/100 Dollars ($421.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93514 of this Journal.]

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Rhapsody.

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

SECTION 1. Permission and authority are hereby given and granted to Rhapsody, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) light fixtures projecting over the public right-of-way attached to its premises known as 65 East Adams Street. Said light fixtures shall measure two (2) feet in length and one (1) foot, six (6) inches in width and shall be six (6) feet, ten (10) inches above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications and the Department of Streets and Sanitation.

(Continued on page 93515)
Ordinance associated with this drawing printed on pages 93511 and 93513 of this Journal.
This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055048 herein granted the sum of One Hundred Fifty and no/100 Dollars ($150.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93516 of this Journal.]

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Roscoe's Tavern Ltd.

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

SECTION 1. Permission and authority are hereby given and granted to Roscoe's Tavern Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3354 -- 3356 North Halsted Street. Said sign shall measure four (4) feet in width and six (6) feet in height for a total of twenty-four (24) square feet. Said sign shall be located on the West Roscoe Street side of the building and shall be six (6) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

(Continued on page 93517)
Ordinance associated with this drawing printed on pages 93513 and 93515 of this Journal.

67 EAST ADAMS BUILDING
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055753 herein granted the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93518 of this Journal.]

Rothschild Liquors/Whipple Liquors.

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

SECTION 1. Permission and authority are hereby given and granted to Rothschild Liquors/Whipple Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting the public right-of-way attached to its premises known as 3015 West Madison Street. Said sign shall measure seven (7) feet in width and five (5) feet in height for a total of thirty-five (35) square feet. Height from grade shall be thirteen (13) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056319 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

(Continued on page 93519)
Ordinance associated with this drawing printed on pages 93515 and 93517 of this Journal.

123 N. MAIN ST.

Rascoe's Dancing Cafe

JOE'S FOOD STORE

3 inches
A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93520 of this Journal]

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Mr. Royal Submarine Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Mr. Royal Submarine Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign over the public right-of-way attached to its premises known as 1439 West 79th Street. Said sign shall be four (4) feet in length and eight (8) feet in height for a total of thirty-two (32) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056630 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93521)
Ordinance associated with this drawing printed on pages 93517 and 93519 of this Journal.
Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93522 of this Journal.]

Sahar Foods.

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

SECTION 1. Permission and authority are hereby given and granted to Sahar Foods, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1759 -- 1761 West Division Street. Said sign shall measure eight (8) feet in width and two and five-tenths (2.5) feet in height for a total of twenty (20) square feet. Height from grade shall be twelve (12) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055802 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93523 of this Journal.]
Ordinance associated with this drawing printed on pages 93519 and 93521 of this Journal.
Ordinance associated with this drawing printed on page 93521 of this Journal.

1759-61 W Division
SAHAR FOOD

Depth of Structure 12"  Length of sign structure 8'

12' Height above Grade
12' Total depth over public way
Saimai Thai Restaurant.

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

SECTION 1. Permission and authority are hereby given and granted to Saimai Thai Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2532 North California Avenue. Said sign shall measure four (4) feet in width and six (6) feet in height for a total of twenty-four (24) square feet and shall be nine and twenty-five hundredths (9.25) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055721 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93525 of this Journal.]

Saint Francis De Sales Parish.

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

SECTION 1. Permission and authority are hereby given and granted to Saint Francis De Sales Parish, upon the terms and subject to the conditions of this

(Continued on page 93526)
Ordinance associated with this drawing printed on page 93524 of this Journal.
ordinance, to construct, install, maintain and use one (1) sign on the public right-of-way adjacent to its premises known as 10201 South Ewing Avenue. Said sign shall be eight and two-tenths (8.2) feet in width and five (5) feet in height. Height from grade shall be ten (10) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055817 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93527 of this Journal.]

Salon 64.

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

**SECTION 1.** Permission and authority are hereby given and granted to Salon 64, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 1064 West Berwyn Avenue. Said sign shall be two and six-tenths (2.6) feet in length and six (6) feet in height for a total of fifteen and six-tenths (15.6) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on
Ordinance associated with this drawing printed on pages 93524 and 93526 of this Journal.
print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055636 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93529 of this Journal.]

Sandburg Ace Hardware Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Sandburg Ace Hardware Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 108 West Germania Place. Said sign shall measure nine (9) feet in height and fifty-three (53) inches in width and shall be attached to the building located at 1540 North Clark Street. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

(Continued on page 93530)
Ordinance associated with this drawing printed on pages 93526 and 93528 of this Journal.
This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055724 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after October 2, 2006.

[Sargon's Car Wash L.L.C.

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

SECTION 1. Permission and authority are hereby given and granted to Sargon's Car Wash L.L.C., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3633 North Cicero Avenue. Said sign shall measure eight (8) feet in width and eight (8) feet in height for a total of sixty-four (64) square feet. Height from grade shall be twelve (12) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.
Ordinance associated with this drawing printed on pages 93528 and 93530 of this Journal.
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055831 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Saiganash Park Community Association.

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

SECTION 1. Permission and authority are hereby given and granted to Saiganash Park Community Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) signs on the public right-of-way adjacent to its premises known as 6348 North Kostner Avenue. Said signs shall be one (1) at four (4) feet in length and four (4) feet in width and one (1) at four (4) feet in length and four (4) feet in width for a total of thirty-two (32) square feet. The location of said privilege shall be as shown on print hereto attached which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with specifications and plans approved by the Office of Emergency Management and Communications and the Department of Transportation.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1053968 herein granted the sum of Two Hundred and no/100 Dollars ($200.00) per annum, in advance.

(Continued on page 93534)
Ordinance associated with this drawing printed on pages 93530 and 93532 of this Journal.
A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after May 2, 2006.

[Drawing referred to in this ordinance printed on page 93535 of this Journal.]

Second City Realty.

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

SECTION 1. Permission and authority are hereby given and granted to Second City Realty, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1363 West Chicago Avenue. Said sign shall measure three (3) feet in length and three (3) feet in height, for a total of nine (9) square feet. Height shall be fifteen and five-tenths (15.5) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be in accordance with approved specifications and plans by the Office of Emergency Management and Communications and the Department of Transportation.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1053837 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93536 of this Journal.]
Ordinance associated with this drawing printed on pages 93532 and 93534 of this Journal.
Ordinance associated with this drawing printed on page 93534 of this Journal.
Shark Seafood.

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

SECTION 1. Permission and authority are hereby given and granted to Shark Seafood, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 6430 South Pulaski Road. Said signs shall measure one (1) at eight and five-tenths (8.5) feet in width, six and five-tenths (6.5) feet in height and shall be seventeen (17) feet above grade, and one (1) at six (6) feet in width, three (3) feet in height and fourteen (14) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056494 herein granted the sum of Six Hundred and no/100 Dollars ($600.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93538 of this Journal.]

Sky Food.

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

SECTION 1. Permission and authority are hereby given and granted to Sky Food, upon the terms and subject to the conditions of this ordinance, to maintain and use

(Continued on page 93539)
Ordinance associated with this drawing printed on page 93537 of this Journal.
(Continued from page 93537)

one (1) sign projecting over the public right-of-way adjacent to its premises known as 228 West Cermak Road. Said sign shall measure four and five-tenths (4.5) feet in width and three (3) feet in height for a total of thirteen and five-tenths (13.5) square feet. Height from grade shall be sixteen (16) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055777 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93540 of this Journal]

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Sluggers.

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

SECTION 1. Permission and authority are hereby given and granted to Sluggers, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign over the public right-of-way adjacent to its premises known as 3540 North Clark Street. Said sign shall be four (4) feet in length and eighteen (18) feet
Ordinance associated with this drawing printed on pages 93537 and 93539 of this Journal.
in height for a total of seventy-two (72) square feet and ten (10) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with approved specifications and plans by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056633 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93542 of this Journal.]

South Chicago Packing Co.

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

SECTION 1. Permission and authority are hereby given and granted to South Chicago Packing Co., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) manholes on the public right-of-way adjacent to its premises known as 945 West 38th Street. One (1) manhole shall be located seventy-five (75) feet east of the easterly line of South Morgan Street in West 38th Street. One (1) manhole shall be located one hundred three (103) feet north of the northerly line of West 38th Place. Each manhole shall

(Continued on page 93543)
Ordinance associated with this drawing printed on pages 93539 and 93541 of this Journal.

SLUGGERS

SPORTS BAR

HEIGHT OF STRUCTURE 18'

LENGTH OF STRUCTURE 4'

DEPTH OF STRUCTURE 3'

TOTAL DEPTH OVER PUBLIC WAY 6'

HEIGHT ABOVE GRADE 10'

BUILDING LINE

SIDEWALK

OUTSIDE NEON SIGN - 3540 N. CLARK ST
measure twenty-three (23) inches in diameter. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation and the Department of Planning and Development.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1046557 herein granted the sum of Eight Hundred and no/100 Dollars ($800.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after September 12, 2005.

[Drawing referred to in this ordinance printed on page 93544 of this Journal]

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Springer Blueprint Service Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Springer Blueprint Service Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 10640 South Western Avenue. Said sign shall measure six (6) feet in width and four (4) feet in height for a total of twenty-four (24) square feet. Height from grade shall be ten (10) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

(Continued on page 93545)
This is 4A Catch Basin located on 38th Street East of Morgan. It has a 23'' Opening, is 6 1/4' deep with a V-Notch Weir located in the Bottom. It has a 12'' Drain line leading from the Basin to the Street. Currently only Roof Water is going out this Sewer.
This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056661 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93546 of this Journal]

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Taqueria Villa.

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

SECTION 1. Permission and authority are hereby given and granted to Taqueria Villa, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3139 West 63rd Street. Said sign shall measure nine (9) feet, seven (7) inches in width and six (6) feet, one (1) inch in height. Height from grade shall be eight (8) feet, eleven (11) inches. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

(Continued on page 93547)
Ordinance associated with this drawing printed on pages 93543 and 93545 of this Journal.
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056339 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93548 of this Journal.]

Temco's Gym Fitness Center.

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

SECTION 1. Permission and authority are hereby given and granted to Temco's Gym Fitness Center, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2118 South Halsted Street. Said sign shall measure six (6) feet in width and four (4) feet in height for a total of twenty-four (24) square feet. Height from grade shall be ten (10) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056478 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

(Continued on page 93549)
Ordinance associated with this drawing printed on pages 93545 and 93547 of this Journal.
A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93550 of this Journal.]

Topo Gigio Ristorante.

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

SECTION 1. Permission and authority are hereby given and granted to Topo Gigio Ristorante, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 1514 -- 1516 North Wells Street. Said sign shall be five (5) feet in length and four (4) feet in height for a total of twenty (20) square feet. Sign shall be fourteen (14) feet above grade level. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with approved specifications and plans by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055617 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.
Ordinance associated with this drawing printed on pages 93547 and 93549 of this Journal.
Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93552 of this Journal]

Universal Family Connection.

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

SECTION 1. Permission and authority are hereby given and granted to Universal Family Connection, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1350 West 103rd Street. Said sign shall measure eight (8) feet in width and five (5) feet in height for a total of forty (40) square feet. Height from grade shall be twelve (12) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056531 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93553)
Ordinance associated with this drawing printed on pages 93549 and 93551 of this Journal.
(Continued from page 93551)

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93554 of this Journal.]

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**Updown Tobacco Shop.**

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

SECTION 1. Permission and authority are hereby given and granted to Updown Tobacco Shop, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1550 North Wells Street. Said signs shall measure one (1) at five (5) feet, eight (8) inches in width, five (5) feet, eight (8) inches in height and sixteen (16) feet above grade and one (1) at eight (8) feet in width, four (4) feet in height and twelve (12) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056561 herein granted the sum of Six Hundred and no/100 Dollars ($600.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93555)
Ordinance associated with this drawing printed on pages 93551 and 93553 of this Journal.
Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93556 of this Journal]

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Viceroy Of India.

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

SECTION 1. Permission and authority are hereby given and granted to Viceroy of India, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2516 -- 2520 West Devon Avenue. Said sign shall measure seven (7) feet in width and eighteen (18) feet in height for a total of one hundred twenty-six (126) square feet. Height from grade shall be sixteen (16) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055822 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93557 of this Journal]
Ordinance associated with this drawing printed on pages 93553 and 93555 of this Journal.
Ordinance associated with this drawing printed on page 93555 of this Journal.
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Water Tower L.L.C., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) bay windows projecting over the public right-of-way adjacent to its premises known as 845 North Michigan Avenue. Said bay windows shall be described as follows:

North Michigan Avenue.

Along North Michigan Avenue shall be two (2) bay windows. Each bay window shall measure forty-nine (49) feet, nine (9) inches in length and twenty-six (26) feet in width, with a depth of six (6) feet and a height of thirty-one (31) feet.

East Pearson Street.

Along East Pearson Street one (1) bay window shall measure forty-nine (49) feet, nine (9) inches in length and twenty-six (26) feet in width, with a depth of six (6) feet and a height of thirty-one (31) feet.

East Chestnut Street.

Along East Chestnut Street one (1) bay window shall measure forty-nine (49) feet, nine (9) inches in length and twenty-six (26) feet in width, with a depth six (6) feet and a height of thirty-one (31) feet.

Bay windows have been constructed in accordance with plans and specifications approved by the Department of Transportation. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056518 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after August 30, 2005.

[Drawing referred to in this ordinance printed on page 93559 of this Journal.]
Ordinance associated with this drawing printed on page 93558 of this *Journal*.
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Water Tower L.L.C., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twenty-two (22) light fixtures projecting over the public right-of-way adjacent to its premises known as 845 North Michigan Avenue. Said light fixtures shall be described as follows:

North Michigan Avenue.

Along North Michigan Avenue shall be four (4) light fixtures projecting over the public way. Each light fixture shall measure forty-two (42) feet in length and two (2) feet, three (3) inches in width with a depth of four (4) feet, five (5) inches. Light fixtures shall be twenty-one (21) feet above grade level.

East Pearson Street.

Along East Pearson Street shall be nine (9) light fixtures projecting over the public way. Each light fixture shall measure forty-two (42) feet in length and two (2) feet, three (3) inches in width with a depth of four (4) feet, five (5) inches. Light fixtures shall be twenty-one (21) feet above grade level.

East Chestnut Street.

Along East Chestnut Street shall be nine (9) light fixtures projecting over the public way. Each light fixture shall measure forty-two (42) feet in length and two (2) feet, three (3) inches in width with a depth of four (4) feet, five (5) inches. Light fixtures shall be twenty-one (21) feet above grade level.

Light fixtures have been constructed in accordance with plans and specifications approved by the Department of Transportation and the Department of Streets and Sanitation. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056519 herein granted the sum of One Thousand Six Hundred Fifty and no/100 Dollars ($1,650.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after August 30, 2005.

[Drawing referred to in this ordinance printed on page 93562 of this Journal.]

Waldo Cooney.

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

SECTION 1. Permission and authority are hereby given and granted to Waldo Cooney, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3651 East 106th Street. Said sign shall measure five (5) feet in width and four (4) feet in height for a total of twenty (20) square feet. Height from grade shall be nine (9) feet, nine (9) inches. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056236 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93563 of this Journal.]
9 Light Fixtures on Chestnut Street
Ordinance associated with this drawing printed on page 93561 of this Journal.
Whitewater 24 Hour Laundry, Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Whitewater 24 Hour Laundry, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way adjacent to its premises known as 2641 West 59th Street. Said sign shall measure eight and one-tenth (8.1) feet in length, nine (9) feet in height and twelve and four-tenths (12.4) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation and the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1052205 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93565 of this Journal.]

Xcellent Tires & Services.

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

SECTION 1. Permission and authority are hereby given and granted to Xcellent Tires & Services, upon the terms and subject to the conditions of this ordinance, to

(Continued on page 93566)
Ordinance associated with this drawing printed on page 93564 of this *Journal*.
(Continued from page 93564)

maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6233 North California Avenue. Said sign shall measure four (4) feet in width and five (5) feet in height for a total of twenty (20) square feet. Height from grade shall be ten (10) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056451 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93567 of this Journal]

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Yrless Comm 2000 Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Yrless Comm 2000 Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5519 West Belmont Avenue. Said sign shall measure eight (8) feet in width and five (5) feet in height for a total of forty (40) square feet. Height

(Continued on page 93568)
Ordinance associated with this drawing printed on pages 93564 and 93566 of this Journal.
(Continued from page 93566)

from grade shall be twelve and five-tenths (12.5) feet. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056490 herein granted the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93569 of this Journal.]

110 East Delaware Condominium Association.

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

SECTION 1. Permission and authority are hereby given and granted to 110 East Delaware Condominium Association, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) fences on the public right-of-way adjacent to its premises known as 110 East Delaware Place. Said fencing shall be located along East Delaware Place. Fencing shall be two (2) feet in height and surround existing flowers, planters and landscaping. Each area of fencing shall measure fifty-five (55) feet in length and seven (7) feet, six (6) inches.

(Continued on page 93570)
Ordinance associated with this drawing printed on pages 93566 and 93568 of this Journal.
Fencing shall be constructed in accordance with plans and specifications approved by the Department of Transportation and the Department of Planning and Development. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1056455 herein granted the sum of Three Thousand Four Hundred Twenty-four and no/100 Dollars ($3,424.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93571 of this Journal]

1111 South Wabash L.L.C.

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

SECTION 1. Permission and authority are hereby given and granted to 1111 South Wabash L.L.C., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) planters on the public right-of-way for beautification purposes adjacent to its premises known as 1111 South Wabash Avenue. Said planters shall be one (1) at ten (10) feet in length and seven (7) feet in width, one (1) at twenty-six and eight-tenths (26.8) feet in length and seven (7) feet in width, one (1) at nineteen (19) feet in length and seven (7) feet in width and one (1) at thirty-one (31) feet in length and seven (7) feet in width for a total of six hundred seven and six-tenths (607.6) square feet. Grantee must allow at least six (6) feet of clear and unobstructed space for pedestrian

(Continued on page 93572)
Ordinance associated with this drawing printed on pages 93568 and 93570 of this *Journal.*
(Continued from page 93570)

passage at all times. The location of said privilege shall be as shown on print hereeto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Office of Emergency Management and Communications, the Department of Planning and Development and the Department of Transportation.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055594 herein granted the sum of Zero and no/100 Dollars ($0.00) per annum, in advance.

Authority herein given and granted for a period of five (5) years from and after June 27, 2006.

[Drawing referred to in this ordinance printed on page 93573 of this Journal.]

1260 North Astor Building.

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

SECTION 1. Permission and authority are hereby given and granted to 1260 North Astor Building, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) structural projection projecting over the public right-of-way attached to its premises known as 1260 North Astor Street. Said structural projection shall measure thirteen (13) feet; three (3) inches in width and thirteen (13) feet, two (2) inches in depth. Height from grade shall be twelve (12) feet, ten (10) inches. The location of said privilege shall be as shown on print hereeto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation, the Office of Emergency Management and Communication and the Department of Planning and Development.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

(Continued on page 93574)
Ordinance associated with this drawing printed on pages 93570 and 93572 of this Journal.
The grantee shall pay to the City of Chicago as compensation for the privilege Number 1055794 herein granted the sum of Four Hundred and no/100 Dollars ($400.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93575 of this Journal.]

1320 North State Parkway Apartments Inc.

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

SECTION 1. Permission and authority are hereby given and granted to 1320 North State Parkway Apartments Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) structural projection over the public right-of-way attached to its premises known as 1320 North State Parkway. Said structural projection shall measure twenty (20) feet in length and eight (8) feet in width for a total of one hundred sixty (160) square feet and shall be nine (9) feet above grade. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation, the Office of Emergency Management and Communications and the Department of Planning and Development.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1053815 herein granted the sum of Four Hundred and no/100 Dollars ($400.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

(Continued on page 93576)
Ordinance associated with this drawing printed on pages 93572 and 93574 of this *Journal.*
Authority herein given and granted for a period of five (5) years from and after June 4, 2006.

[Drawing referred to in this ordinance printed on page 93577 of this Journal]

3245 North Ashland L.L.C.

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

SECTION 1. Permission and authority are hereby given and granted to 3245 North Ashland L.L.C., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use twelve (12) balconies projecting over the public right-of-way adjacent to its premises known as 3245 North Ashland Avenue. Said balconies shall each measure eleven (11) feet in length and three (3) feet in width. Balconies shall project out over the public way along North Ashland Avenue. Balconies shall be constructed in accordance with plans and specifications approved by the Department of Transportation. The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1051571 herein granted the sum of Nine Hundred and no/100 Dollars ($900.00) per annum, in advance.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed on page 93578 of this Journal]
Ordinance associated with this drawing printed on pages 93574 and 93576 of this Journal.
Ordinance associated with this drawing printed on page 93576 of this Journal.
AUTHORIZATION FOR ISSUANCE OF PERMITS TO VARIOUS APPLICANTS FOR INSTALLATION, MAINTENANCE AND USE OF CANOPIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 13, 2006.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass the proposed orders transmitted herewith to authorize the issuance of permits to various applicants for the installation, maintenance and use of canopies. These orders were referred to the Committee on November 1, 2006.

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

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed orders transmitted with the foregoing committee report were Passed by yeas and nays as follows:


Nays -- None.

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

Said orders, as passed, read as follows (the italic heading in each case not being a part of the order):
It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to A B C Pagers & Cellular 26 ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 7903 South Ashland Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seventeen (17) feet in length and seven (7) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1053100 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.


It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Aggeus Healthcare, P.C. ("Permittee") to
construct, maintain and use five (5) canopies over the public way attached to the structure located at 4346 North Broadway for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed four (4) at five and four-tenths (5.4) feet in length and two (2) feet in width and one (1) at six and four-tenths (6.4) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055653 the sum of Two Hundred Fifty and no/100 Dollars ($250.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Ambit Management: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Ambit Management ("Permittee") to maintain and use three (3) canopies over the public way attached to the structure located at
1618 -- 1620 North California Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at seven (7) feet in length and one and eight-tenths (1.8) feet in width, two (2) at seventeen (17) feet in length and one and eight-tenths (1.8) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055642 the sum of One Hundred Fifty and no/100 Dollars ($150.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

American Osteopathic Association: Canopies.

It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to American Osteopathic Association ("Permittee") to maintain and use two (2) canopies over the public way attached to the structure located at 142 East Ontario Street for a period of three (3) years from
and after June 12, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at seventeen (17) feet in length and eight (8) feet in width and one (1) at seventeen (17) feet in length and eight (8) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055604 the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Auto Insurance Center: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Auto Insurance Center ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 7142 West Belmont Avenue for a period of three (3) years from
and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seventy-five (75) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056430 the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability, judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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_Bears Like Us: Canopy._

_It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Bears Like Us ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3732 North Broadway for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans_
and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed fifteen and eight-tenths (15.8) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056410 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Beograd Meat Market: Canopy.

It is hereby ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Beograd Meat Market ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2933 -- 2939 West Irving Park Road for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of
Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seventy-three and seven-tenths (73.7) feet in length and two and five-tenths (2.5) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056435 the sum of Ninety-eight and 70/100 Dollars ($98.70) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Best Western Inn Of Chicago: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Best Western Inn of Chicago ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 162 East Ohio Street for a period of three (3) years from and after September 9, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and
approved by the Commissioner of Buildings and the Division Marshal in charge of
the Bureau of Fire Prevention. Said canopy shall not exceed fifteen and six-tenths
(15.6) feet in length and two and six-tenths (2.6) feet in width located along St. Clair
Street. The Permittee shall pay to the City of Chicago as compensation for the
privilege Number 1056214 the sum of Fifty and no/100 Dollars ($50.00) per annum,
in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee
shall, nevertheless, remain liable to the City of Chicago for the annual
compensation until the canopy is removed. The Permittee shall renew the privilege
herein granted to the date of expiration. The Permittee shall protect, defend,
indemnify and hold harmless the City of Chicago, its officers, agents and employees,
against and from any expense, claim controversy, damage, personal injury, death,
liability judgment or obligation arising out of the construction, repair, replacement,
cleaning, use, maintenance or operation of the canopy arising out of and including
the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the
Mayor of the City of Chicago and the Director of Business Affairs and Licensing at
their discretion without the consent of the Permittee. Upon termination of the
privilege herein granted, by lapse of time or otherwise, the Permittee shall remove
the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been
issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel
of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due
date.

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Birrieria Ocotlan Inc.: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is
hereby authorized to issue a permit to Birrieria Ocotlan Inc. ("Permittee") to
construct, maintain and use two (2) canopies over the public way attached to the
structure located at 4007 East 106th Street for a period of three (3) years from and
after date of passage in accordance with the ordinances of the City of Chicago and
the plans and specifications filed with the Commissioner of Transportation and
approved by the Commissioner of Buildings and the Division Marshal in charge of
the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at twenty (20)
feet in length and two (2) feet in width and one (1) at twenty-five (25) feet in length
and two (2) feet in width. The Permittee shall pay to the City of Chicago as
compensation for the privilege Number 1055782 the sum of One Hundred and
no/100 Dollars ($100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee
shall, nevertheless, remain liable to the City of Chicago for the annual
compensation until the canopies are removed. The Permittee shall renew the
privilege herein granted to the date of expiration. The Permittee shall protect,
defend, indemnify and hold harmless the City of Chicago, its officers, agents and
employees, against and from any expense, claim controversy, damage, personal
injury, death, liability judgment or obligation arising out of the construction, repair,
replacement, cleaning, use, maintenance or operation of the canopies arising out
of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the
Mayor of the City of Chicago and the Director of Business Affairs and Licensing at
their discretion without the consent of the Permittee. Upon termination of the
privilege herein granted, by lapse of time or otherwise, the Permittee shall remove
the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been
issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel
of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due
date.

Mr. Donald Blair: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is
hereby authorized to issue a permit to Donald Blair (“Permittee”) to construct,
maintain and use four (4) canopies over the public way attached to the structure
located at 7318 -- 7324 South Vincennes Avenue for a period of three (3) years from
and after date of passage in accordance with the ordinances of the City of Chicago
and the plans and specifications filed with the Commissioner of Transportation and
approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed four (4) at sixteen (16) feet in length and four (4) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1050450 the sum of Two Hundred and no/100 Dollars ($200.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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*Bloom Realty Co.: Canopy.*

*It Is Hereby Ordered,* That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Bloom Realty Co. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 10511 South Ewing Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of
the Bureau of Fire Prevention. Said canopy shall not exceed eighteen (18) feet in length and four (4) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056426 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Blue Elephant: Canopy.

It is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Blue Elephant ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 1235 West Devon Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed fifteen (15) feet in
length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055758 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Brudder's: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Brudder's ("Permittee") to maintain and use three (3) canopies over the public way attached to the structure located at 3600 North Pulaski Road for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at fifteen and eight-tenths (15.8) feet in length and two (2) feet in width and two (2) at twelve (12) feet in length and
two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055666 the sum of One Hundred Fifty and no/100 Dollars ($150.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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**Buca Di Beppo: Canopies.**

*It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Buca di Beppo ("Permittee") to maintain and use five (5) canopies over the public way attached to the structure located at 2941 North Clark Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed five (5) at four and one-tenth (4.1) feet in length and one and five-tenths (1.5) feet in width. The Permittee shall pay to the
City of Chicago as compensation for the privilege Number 1055060 the sum of Two Hundred Fifty and no/100 Dollars ($250.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Burton Place ("Permittee") to maintain and use three (3) canopies over the public way attached to the structure located at 1447 North Wells Street for a period of three (3) years from and after May 15, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at eight (8) feet in length and three (3) feet in width, one (1) at sixteen (16) feet in length and two (2) feet in width and one (1) at eight (8) feet in length and three (3) feet in width. The Permittee
shall pay to the City of Chicago as compensation for the privilege Number 1055603 the sum of One Hundred Fifty and no/100 Dollars ($150.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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_Cafe Sandwicheria: Canopy._

_It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Cafe Sandwicheria ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 455 North Milwaukee Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed six and four-tenths (6.4) feet in length and two (2) feet in width. The Permittee shall pay to the City of_
Chicago as compensation for the privilege Number 1056576 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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_California Foods: Canopies._

_It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to California Foods ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 7008 North California Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed two (2) at five (5) feet in length and three (3) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055665 the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance._
In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Caponies Cafe & Pizza: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Caponies Cafe & Pizza ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 3350 North Harlem Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-four and two-tenths (24.2) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056424 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege
herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

_Carniceria Roman: Canopy._

_It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Carniceria Roman ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2633 West Armitage Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty (20) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055634 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance._

_In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend,
The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Cash America Jewelry & Loan: Canopy.

Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Cash America Jewelry & Loan ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 1234 West Devon Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-seven and five-tenths (27.5) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1048139 the sum of Fifty-two and 50/100 Dollars ($52.50) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees,
against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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*Chinalite Restaurant: Canopies.*

*It Is Hereby Ordered,* That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Chinalite Restaurant ("Permittee") to maintain and use four (4) canopies over the public way attached to the structure located at 3457 North Southport Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at six and seven-tenths (6.7) feet in length and two (2) feet in width and two (2) at three and one-tenth (3.1) feet in length and two (2) feet in width and one (1) at four and two-tenths (4.2) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1052047 the sum of Two Hundred and no/100 Dollars ($200.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect,
defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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The Claretians: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to The Claretians ("Permittee") to maintain and use nine (9) canopies over the public way attached to the structure located at 205 West Monroe Street for a period of three (3) years from and after September 10, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at six (6) feet in length and four (4) feet in width, one (1) at six (6) feet in length and four (4) feet in width, one (1) at two (2) feet in length and four (4) feet in width, one (1) at two (2) feet in length and four (4) feet in width, one (1) at eight (8) feet in length and four (4) feet in width, one (1) at eight (8) feet in length and four (4) feet in width, one (1) at eight (8) feet in length and four (4) feet in width and one (1) at eight (8) feet in length and four (4) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055601 the sum of Four Hundred and no/100 Dollars ($400.00) per annum, in advance.
In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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_Coffee Shop: Canopy._

*It Is Hereby Ordered,* That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Coffee Shop ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 4039 West Lawrence Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed fifteen (15) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056352 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege
herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability, judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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_Commercial Fish Market: Canopy._

_It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Commercial Fish Market ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 8913 South Commercial for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-two (22) feet in length and three and six-tenths (3.6) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056458 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend,
indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Cran Discover Inc.: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Cran Discover Inc. ("Permittee") to construct, maintain and use three (3) canopies over the public way attached to the structure located at 2040 -- 2048 North Milwaukee Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at seventy-three (73) feet in length and two (2) feet in width, one (1) at twenty-four (24) feet in length and two (2) feet in width and one (1) at twenty (20) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055769 the sum of One Hundred Ninety-eight and no/100 Dollars ($198.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the
privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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City Of Angels: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to City of Angels ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 6050 West Irving Park Road for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-five (25) feet in length and three (3) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056215 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend,
indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

_D'Agostino's Pizza: Canopies._

It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to D'Agostino's Pizza ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 1351 West Addison Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at one hundred fifty-two (152) feet in length and two and six-tenths (2.6) feet in width and one (1) at forty-eight (48) feet in length and two and six-tenths (2.6) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1050077 the sum of Two Hundred Fifty and no/100 Dollars ($250.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the
privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Doctor Fade Barber Shop: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Doctor Fade Barber Shop ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 5719 South Archer Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed thirteen (13) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056459 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend,
indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

_Dunkin Donuts: Canopies._

_It Is Hereby Ordered_, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Dunkin Donuts ("Permittee") to maintain and use two (2) canopies over the public way attached to the structure located at 215 West Lake Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed two (2) at three (3) feet in length and four (4) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1053457 the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and
employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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_Eagle Discount, Inc.: Canopy._

_It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Eagle Discount, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 5904 West Roosevelt for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-one (21) feet in length and two and six-tenths (2.6) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055833 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance._

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death,
liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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*East Ohio L.L.C.: Canopy.*

*It Is Hereby Ordered,* That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to East Ohio L.L.C. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 420 East Ohio Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twelve (12) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055812 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement,
cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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_Einstein Bros. Bagels Number 2330: Canopy._

_It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Einstein Bros. Bagels Number 2330 ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 2530 North Clark Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed fifteen and eight-tenths (15.8) feet in length and two and one-tenth (2.1) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1050399 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement,
cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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*Elizabeth's Unisex Beauty Parlor: Canopy.*

*It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Elizabeth's Unisex Beauty Parlor ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 3041 West 59th Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-five (25) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1053723 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.*

*In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.*
The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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**European Psychic Shop: Canopy.**

*It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to European Psychic Shop ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3415 West Peterson Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed fifteen (15) feet in length and three and five-tenths (3.5) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055803 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.*

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the
It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Evolution Point ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2631 North Kedzie Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed sixteen and five-tenths (16.5) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056218 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.
The privilege herein granted shall not be exercised until a permit shall have been
issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel
of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due
date.

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F & G Liquor And Food Mart: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is
hereby authorized to issue a permit to F & G Liquor and Food Mart ("Permittee") to
construct, maintain and use one (1) canopy over the public way attached to the
structure located at 6257 South Western Avenue for a period of three (3) years from
and after date of passage in accordance with the ordinances of the City of Chicago
and the plans and specifications filed with the Commissioner of Transportation and
approved by the Commissioner of Buildings and the Division Marshal in charge of
the Bureau of Fire Prevention. Said canopy shall not exceed twenty-four and six-
tenths (24.6) feet in length and six (6) feet in width. The Permittee shall pay to the
City of Chicago as compensation for the privilege Number 1055748 the sum of Fifty
and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee
shall, nevertheless, remain liable to the City of Chicago for the annual
compensation until the canopy is removed. The Permittee shall renew the privilege
herein granted to the date of expiration. The Permittee shall protect, defend,
indemnify and hold harmless the City of Chicago, its officers, agents and employees,
against and from any expense, claim controversy, damage, personal injury, death,
liability judgment or obligation arising out of the construction, repair, replacement,
cleaning, use, maintenance or operation of the canopy arising out of and including
the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the
Mayor of the City of Chicago and the Director of Business Affairs and Licensing at
their discretion without the consent of the Permittee. Upon termination of the
privilege herein granted, by lapse of time or otherwise, the Permittee shall remove
the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been
issued by the Director of Business Affairs and Licensing.
This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Frontera Grill/Topolobampo: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Frontera Grill/Topolobampo ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 445 North Clark Street for a period of three (3) years from and after September 17, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seventy-two (72) feet in length and five (5) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055712 the sum of Ninety-seven and no/100 Dollars ($97.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.
A twenty-five percent (25%) penalty will be added for payments received after due date.

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**Fruteria Y Carniceria Lopez: Canopy.**

*Ordered,* That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Fruteria y Carniceria Lopez ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2705 West 59th Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-three (23) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1052285 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.
Garden Manor: Canopy.

It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Garden Manor ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 4720 -- 4726 West Armitage Avenue for a period of three (3) years from and after October 25, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed one hundred (100) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056559 the sum of One Hundred Twenty-five and no/100 Dollars ($125.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Garmin International, Inc.: Canopies.

It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Garmin International, Inc. ("Permittee") to
construct, maintain and use three (3) canopies over the public way attached to the structure located at 663 North Michigan Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed three (3) at thirty-four and nine-tenths (34.9) feet in length and two and three-tenths (2.3) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055615 the sum of Two Hundred Eleven and 50/100 Dollars ($211.50) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.


It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Gibsons L.L.C. ("Permittee") to construct, maintain and use six (6) canopies over the public way attached to the structure located at 1028 North Rush Street for a period of three (3) years from and after date
of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at five (5) feet in length and three (3) feet in width, one (1) at nineteen and six-tenths (19.6) feet in length and six (6) feet in width, one (1) at seventeen and two-tenths (17.2) feet in length and five and eight-tenths (5.8) feet in width, one (1) at sixty-five and three-tenths (65.3) feet in length and three and five-tenths (3.5) feet in width, one (1) at four and nine-tenths (4.9) feet in length and three (3) feet in width and one (1) at four and one-tenth (4.1) feet in length and three (3) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055424 the sum of Three Hundred Forty and 30/100 Dollars ($340.30) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Giordano's Enterprises Inc.: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Giordano's Enterprises, Inc. ("Permittee") to maintain and use two (2) canopies over the public way attached to the structure located at 308 West Randolph Street for a period of three (3) years from and after
September 27, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at twenty-one (21) feet in length and three (3) feet in width and one (1) at fourteen (14) feet in length and three (3) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055599 the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

_{Giordano's Pizza: Canopy._}

{It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Giordano's Pizza ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 5927 West Irving Park Road for a period of three (3) years from and after October 1, 2006 in accordance with the ordinances of the City of Chicago and the plans and}
specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed eighteen (18) feet in length and four (4) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056403 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

G.O. Parking, Inc.: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to G.O. Parking, Inc. (“Permittee”) to construct, maintain and use two (2) canopies over the public way attached to the structure located at 221 East Chestnut Street for a period of three (3) years from and after October 8, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and
approved by the Commissioner of Buildings and the Division Marshal in charge of
the Bureau of Fire Prevention. Said canopies shall not exceed two (2) at eight and
five-tenths (8.5) feet in length and eight (8) feet in width. The Permittee shall pay
to the City of Chicago as compensation for the privilege Number 1056446 the sum
of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee
shall, nevertheless, remain liable to the City of Chicago for the annual
compensation until the canopies are removed. The Permittee shall renew the
privilege herein granted to the date of expiration. The Permittee shall protect,
defend, indemnify and hold harmless the City of Chicago, its officers, agents and
employees, against and from any expense, claim controversy, damage, personal
injury, death, liability judgment or obligation arising out of the construction, repair,
replacement, cleaning, use, maintenance or operation of the canopies arising out
of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the
Mayor of the City of Chicago and the Director of Business Affairs and Licensing at
their discretion without the consent of the Permittee. Upon termination of the
privilege herein granted, by lapse of time or otherwise, the Permittee shall remove
the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been
issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel
of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due
date.

Grandstand Ltd.: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is
hereby authorized to issue a permit to Grandstand Ltd. ("Permittee") to construct,
maintain and use two (2) canopies over the public way attached to the structure
located at 600 West 35th Street for a period of three (3) years from and after date of
passage in accordance with the ordinances of the City of Chicago and the plans and
specifications filed with the Commissioner of Transportation and approved by the
Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire
Prevention. Said canopies shall not exceed one (1) at one hundred six and seven-tenths (106.7) feet in length and two and seven-tenths (2.7) feet in width and one (1) at forty-nine and eight-tenths (49.8) feet in length and one and nine-tenths (1.9) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056468 the sum of Two Hundred Six and 50/100 Dollars ($206.50) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Happy Kids Learning Center Inc.: Canopy.

It is hereby ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Happy Kids Learning Center Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 4545 North Kedzie Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and
approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-six (26) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1051151 the sum of Fifty-one and no/100 Dollars ($51.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Harlem Court Condominium Association: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Harlem Court Condominium Association ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3314 -- 3318 North Harlem Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division
Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed forty-eight and seventy-five hundredths (48.75) feet in length and three (3) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056248 the sum of Seventy-three and 75/100 Dollars ($73.75) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Hi Tech Hair & Nails: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Hi Tech Hair & Nails ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 2430 West 59th Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire
Prevention. Said canopy shall not exceed twenty and two-tenths (20.2) feet in length and one and one-tenth (1.1) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1052775 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Hortex II ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 7419 West Irving Park Road for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-five (25) feet in length and one (1)
foot, eleven (11) inches in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056381 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Indigo Lofts Condominium Association: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Indigo Lofts Condominium Association ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 1400 North Milwaukee Avenue for a period of three (3) years from and after July 25, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed eleven and six-tenths (11.6) feet in length and three (3) feet in width. The Permittee
shall pay to the City of Chicago as compensation for the privilege Number 1055597 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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_Jalisco Auto Service: Canopy._

*It Is Hereby Ordered, That* the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Jalisco Auto Service ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 4236 South Western Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seventy (70) feet in length and five (5) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055640 the sum of Ninety-five and no/100 Dollars ($95.00) per annum, in advance.
In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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**J C Automotive Sounds/Alarms: Canopy.**

*It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to J C Automotive Sounds/Alarms ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3725 West Fullerton Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-three (23) feet in length and one and six-tenths (1.6) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056412 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.*

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege
herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Lacteos Santa Maria: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Lacteos Santa Maria ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 3424 West 26th Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at nine and one-tenth (9.1) feet in length and two (2) feet in width located along South Trumbull Avenue and one (1) at thirteen and eight-tenths (13.8) feet in length and two (2) feet in width located along West 26th Street. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055824 the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the
privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Lakeshore Athletic Club -- Downtown: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Lakeshore Athletic Club -- Downtown ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 441 North Wabash Avenue for a period of three (3) years from and after September 27, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seventeen (17) feet in length and six (6) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056212 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend,
indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Laredo Auto Parts: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Laredo Auto Parts ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3001 West 26th Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed thirty-one (31) feet in length and three (3) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055752 the sum of Fifty-six and no/100 Dollars ($56.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees,
against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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La Serena: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to La Serena ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3109 West 59th Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-six (26) feet in length and two and one-tenth (2.1) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055810 the sum of Fifty-one and no/100 Dollars ($51.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death,
liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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_Liliw Oriental Store Inc.: Canopy._

_It Is Hereby Ordered, That_ the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Liliw Oriental Store Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 4311 North Kedzie Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed fourteen (14) feet in length and two and two-tenths (2.2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056486 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.
The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Lincoln Park Cafe: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Lincoln Park Cafe ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2413 North Clark Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed fifteen and six-tenths (15.6) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056526 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the
privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Los Tres Molcajetes: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Los Tres Molcajetes ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2716 West Cermak Road for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty (20) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055656 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.
The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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The Lyons Tap: Canopy.

It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to The Lyons Tap ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3316 West 63rd Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-four (24) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055684 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.
This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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*Matsu Shita Japanese Restaurant: Canopy.*

*It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Matsu Shita Japanese Restaurant ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 5854 -- 5856 North Lincoln Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed thirty-four and two-tenths (34.2) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1049610 the sum of Fifty-nine and 20/100 Dollars ($59.20) per annum, in advance.*

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.
A twenty-five percent (25%) penalty will be added for payments received after due date.

Milano Hair Design Studio: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Milano Hair Design Studio ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 1901 West Chicago Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed sixteen and one-tenth (16.1) feet in length and one and six-tenths (1.6) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056209 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.
Milwaukee Furniture: Canopy.

*It is Hereby Ordered,* That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Milwaukee Furniture ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2501 North Harlem Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seventy-five (75) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056554 the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Mirabell Restaurant: Canopy.

*It Is Hereby Ordered,* That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Mirabell Restaurant ("Permittee") to maintain
and use one (1) canopy over the public way attached to the structure located at 3454 West Addison Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed five (5) feet in length and four (4) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055639 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Mississippi Fish House: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Mississippi Fish House ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3001 West Jackson Boulevard for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of
Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed sixty-two (62) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056473 the sum of Eighty-seven and no/100 Dollars ($87.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Navta Associates, Inc.: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Navta Associates, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 815 West Weed Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and
approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed thirteen (13) feet in length and five (5) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055823 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Nevada Food Mart: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Nevada Food Mart ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 5000 South Ashland Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of
the Bureau of Fire Prevention. Said canopy shall not exceed thirty (30) feet in length and one (1) foot in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056432 the sum of Fifty-five and no/100 Dollars ($55.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

North Center Eye Care: Canopy.

It Is Herewith Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to North Center Eye Care ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 4020 North Lincoln Avenue for a period of three (3) years from and after October 16, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed nineteen and
six-tenths (19.6) feet in length and two and six-tenths (2.6) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055830 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Pancho Pistolas Mexican Restaurant: Canopy.

It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Pancho Pistolas Mexican Restaurant ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 700 West 31st Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed
twenty-five (25) feet in length and six (6) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055826 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Pearl Artist Supplies Of IL Inc.: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Pearl Artist Supplies of IL Inc. ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 225 West Chicago Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at twenty-three and five-tenths (23.5) feet in length and two (2) feet in width located along West Chicago Avenue and one (1) at twenty-three and five-tenths (23.5) feet in
length and two (2) feet in width located along North Franklin Street. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055706 the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Pide Pan House: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Pide Pan House ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 6342 North Western Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed fifteen (15) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056546 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.
In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Pizza Hut: Canopies.

It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Pizza Hut ("Permittee") to maintain and use two (2) canopies over the public way attached to the structure located at 2337 West Cermak Road for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at thirty-three (33) feet in length and two (2) feet in width and one (1) at twenty-eight (28) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056421 the sum of One Hundred Eleven and no/100 Dollars ($111.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the
privilege herein granted to the date of expiration. The Permittee shall protect,
defend, indemnify and hold harmless the City of Chicago, its officers, agents and
employees, against and from any expense, claim controversy, damage, personal
injury, death, liability judgment or obligation arising out of the construction, repair,
replacement, cleaning, use, maintenance or operation of the canopies arising out
of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the
Mayor of the City of Chicago and the Director of Business Affairs and Licensing at
their discretion without the consent of the Permittee. Upon termination of the
privilege herein granted, by lapse of time or otherwise, the Permittee shall remove
the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been
issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel
of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due
date.

Pollo Charro: Canopy.

It is hereby ordered, That the Director of Business Affairs and Licensing is
hereby authorized to issue a permit to Pollo Charro ("Permittee") to maintain and
use one (1) canopy over the public way attached to the structure located at 2007 --
2009 South Damen Avenue for a period of three (3) years from and after date of
passage in accordance with the ordinances of the City of Chicago and the plans and
specifications filed with the Commissioner of Transportation and approved by the
Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire
Prevention. Said canopy shall not exceed thirty-two (32) feet in length and two (2)
feet in width. The Permittee shall pay to the City of Chicago as compensation for
the privilege Number 1055662 the sum of Fifty-seven and no/100 Dollars ($57.00)
per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee
shall, nevertheless, remain liable to the City of Chicago for the annual
compensation until the canopy is removed. The Permittee shall renew the privilege
herein granted to the date of expiration. The Permittee shall protect, defend,
indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Prado Travel Agency: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Prado Travel Agency ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 10603 South Ewing Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed thirteen and six-tenths (13.6) feet in length and two and six-tenths (2.6) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055518 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees,
against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Rangel Rangel & Associates: Canopies.

It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Rangel Rangel & Associates ("Permittee") to construct, maintain and use three (3) canopies over the public way attached to the structure located at 2332 North Milwaukee Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at twenty-four (24) feet in length and two (2) feet in width, one (1) at ten (10) feet in length and two (2) feet in width and one (1) at ten (10) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056611 the sum of One Hundred Fifty and no/100 Dollars ($150.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect,
defend, indemnify and hold harmless the City of Chicago, its officers, agents and
employees, against and from any expense, claim controversy, damage, personal
injury, death, liability judgment or obligation arising out of the construction, repair,
replacement, cleaning, use, maintenance or operation of the canopies arising out
of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the
Mayor of the City of Chicago and the Director of Business Affairs and Licensing at
their discretion without the consent of the Permittee. Upon termination of the
privilege herein granted, by lapse of time or otherwise, the Permittee shall remove
the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been
issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel
of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due
date.

Red Tomato Inc.: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is
hereby authorized to issue a permit to Red Tomato Inc. ("Permittee") to construct,
maintain and use two (2) canopies over the public way attached to the structure
located at 3417 North Southport Avenue for a period of three (3) years from and
after date of passage in accordance with the ordinances of the City of Chicago and
the plans and specifications filed with the Commissioner of Transportation and
approved by the Commissioner of Buildings and the Division Marshal in charge of
the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at five and
three-tenths (5.3) feet in length and three (3) feet in width and one (1) at sixteen (16)
feet in length and three (3) feet in width. The Permittee shall pay to the City of
Chicago as compensation for the privilege Number 1056574 the sum of One
Hundred and no/100 Dollars ($100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee
shall, nevertheless, remain liable to the City of Chicago for the annual
compensation until the canopies are removed. The Permittee shall renew the
privilege herein granted to the date of expiration. The Permittee shall protect,
defend, indemnify and hold harmless the City of Chicago, its officers, agents and
employees, against and from any expense, claim controversy, damage, personal
injury, death, liability judgment or obligation arising out of the construction, repair,
replacement, cleaning, use, maintenance or operation of the canopies arising out
of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the
Mayor of the City of Chicago and the Director of Business Affairs and Licensing at
their discretion without the consent of the Permittee. Upon termination of the
privilege herein granted, by lapse of time or otherwise, the Permittee shall remove
the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been
issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel
of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due
date.

Reggies Lounge Ltd.: Canopy.

Ordered, That the Director of Business Affairs and Licensing is hereby authorized
to issue a permit to Reggies Lounge Ltd. ("Permittee") to construct, maintain and
use one (1) canopy over the public way attached to the structure located at 2710
West 59th Street for a period of three (3) years from and after date of passage in
accordance with the ordinances of the City of Chicago and the plans and
specifications filed with the Commissioner of Transportation and approved by the
Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire
Prevention. Said canopy shall not exceed twenty-five (25) feet in length and two (2)
feet in width. The Permittee shall pay to the City of Chicago as compensation for
the privilege Number 1047719 the sum of Fifty and no/100 Dollars ($50.00) per
annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee
shall, nevertheless, remain liable to the City of Chicago for the annual
compensation until the canopy is removed. The Permittee shall renew the privilege
herein granted to the date of expiration. The Permittee shall protect, defend,
indemnify and hold harmless the City of Chicago, its officers, agents and employees,
against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Saimai Thai Restaurant: Canopy.

It is hereby ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Saimai Thai Restaurant ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2532 North California Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed six and thirty-three hundredths (6.33) feet in length and three and fifty-eight hundredths (3.58) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055720 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees,
against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Sam's Grill: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Sam's Grill ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 416 North Clark Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed fifteen and six-tenths (15.6) feet in length and one and eight-tenths (1.8) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1049985 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death,
liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Second City Realty: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Second City Realty ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 1363 West Chicago Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed sixteen (16) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1053836 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.
The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Shark Seafood: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Shark Seafood ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 6430 South Pulaski Road for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-eight (28) feet in length and four (4) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056493 the sum of Fifty-three and no/100 Dollars ($53.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the
privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Sky Food: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Sky Food ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 228 West Cermak Road for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty (20) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055781 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.
The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Stop-N-Save Food Market Inc.: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Stop-N-Save Food Market Inc. ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 5606 West Chicago Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at thirty-five (35) feet in length and three (3) feet in width and one (1) at twenty-five (25) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055685 the sum of One Hundred Ten and no/100 Dollars ($110.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.
The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Su-Familia Real Estate: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Su-Familia Real Estate (“Permittee”) to maintain and use one (1) canopy over the public way attached to the structure located at 2843 West Cermak Road for a period of three (3) years from and after September 10, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-two (22) feet in length and three (3) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055600 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.
Surgicore, Inc.: Canopy.

It is hereby ordered, that the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Surgicore, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 10547 South Ewing Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-four (24) feet in length and three and two-tenths (3.2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055705 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.
Sushi Lounge: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Sushi Lounge ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 234 West Cermak Road for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed eight (8) feet in length and twelve (12) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056568 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

United Wireless Inc.: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to United Wireless Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the
structure located at 5512 South Ashland Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-one (21) feet in length and four (4) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056499 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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*Universal Realty: Canopies.*

*It Is Hereby Ordered,* That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Universal Realty ("Permittee") to construct, maintain and use three (3) canopies over the public way attached to the structure located at 1937 -- 1953 West Howard Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and
the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed three (3) at fifty (50) feet in length and two and six-tenths (2.6) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056372 the sum of Two Hundred Twenty-five and no/100 Dollars ($225.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

U.S. Communications: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to U.S. Communications ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 4255 West Armitage Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of
the Bureau of Fire Prevention. Said canopy shall not exceed twenty-two and five-tenths (22.5) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056607 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Vianey's Beauty Salon: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Vianey's Beauty Salon ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3547 West 63rd Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-two (22) feet in length and two (2) feet in width. The Permittee shall pay to the City of Chicago
as compensation for the privilege Number 1055693 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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Viceroy Of India: Canopy.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Viceroy of India ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2516 -- 2524 West Devon Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed fifty-nine (59) feet in length and three (3) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055835 the sum of Eighty-four and no/100 Dollars ($84.00) per annum, in advance.
In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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**Walgreens Number 07515: Canopies.**

*It Is Hereby Ordered,* That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Walgreens Number 07515 ("Permittee") to construct, maintain and use six (6) canopies over the public way attached to the structure located at 7155 West Foster Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at sixteen (16) feet in length and twelve and five-tenths (12.5) feet in width, four (4) at fourteen (14) feet in length and twelve and five-tenths (12.5) feet in width and one (1) at eight (8) feet in length and twelve and five-tenths (12.5) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056413 the sum of Three Hundred and no/100 Dollars ($300.00) per annum, in advance.
In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

Water Tower L.L.C: Canopies.

It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Water Tower L.L.C. ("Permittee") to construct, maintain and use five (5) canopies over the public way attached to the structure located at 845 North Michigan Avenue for a period of three (3) years from and after August 30, 2005 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed five (5) at twenty-eight (28) feet in length and three and eight-tenths (3.8) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056520 the sum of Two Hundred Sixty-five and no/100 Dollars ($265.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual
compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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The Wooden Spoon: Canopy.

'\text{It is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to The Wooden Spoon ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 5047 North Clark Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed nine and eight-tenths (9.8) feet in length and two and nine-tenths (2.9) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1055618 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance.}

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend,
indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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_XII West Maple L.L.C.: Canopy._

_It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to XII West Maple L.L.C. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 12 West Maple Street for a period of three (3) years from and after November 5, 2006 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-one (21) feet in length and twelve (12) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056444 the sum of Fifty and no/100 Dollars ($50.00) per annum, in advance._

_In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago._
The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

_Z & R Imports: Canopies._

_It Is Hereby Ordered, That the Director of Business Affairs and Licensing is hereby authorized to issue a permit to Z & R Imports ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 946 West Wrightwood Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at twenty-three (23) feet in length and three (3) feet in width and one (1) at four and two-tenths (4.2) feet in length and two and six-tenths (2.6) feet in width. The Permittee shall pay to the City of Chicago as compensation for the privilege Number 1056271 the sum of One Hundred and no/100 Dollars ($100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim controversy, damage, personal injury, death, liability judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Business Affairs and Licensing at
their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Business Affairs and Licensing.

This order has been approved as to form and legality by the Corporation Counsel of the City of Chicago.

A twenty-five percent (25%) penalty will be added for payments received after due date.

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AUTHORIZATION FOR GRANT OF PRIVILEGE IN PUBLIC WAY FOR SIDEWALK CAFE ADJACENT TO 2200 NORTH CLARK STREET.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 13, 2006.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith (referred on November 1, 2006) for Cosi to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2200 North Clark Street, Sunday through Thursday, 8:00 A.M. to 10:00 P.M., Friday and Saturday, 8:00 A.M. to 11:00 P.M.

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

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.
On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was Passed by yeas and nays as follows:


Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Permission and authority are hereby given and granted to Cosi, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2200 North Clark Street. Said sidewalk cafe area shall be thirty-five (35) feet in length and eight and six-tenths (8.6) feet in width for a total of three hundred one (301) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Webster Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. until 10:00 P.M.
Friday and Saturday, 8:00 A.M. until 11:00 P.M.

Compensation: $600.00/Seating: 18.

This grant of privilege Number 1056754 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-900 through 10-28-995 of the Municipal Code of Chicago and the directions of the Director of Business Affairs and Licensing, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

Authority for the above named privilege is herein given and granted from and after March 1, 2006 through, and including, December 1, 2006.
AMENDMENT OF ORDINANCE WHICH GRANTED PERMISSION TO JCDECAUX CHICAGO, L.L.C. FOR CONSTRUCTION OF BUS PASSENGER SHELTERS AT VARIOUS LOCATIONS WITHIN SIXTEENTH WARD.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 13, 2006.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass an ordinance, as amended, and as authorized by an ordinance passed on June 9, 1999 and published at pages 5442 -- 5453 of the Journal of the Proceedings of the City Council of the City of Chicago of that date, is hereby further amended by adding the various locations shown on Exhibit A. This ordinance was referred to the Committee on November 1, 2006.

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

Respectfully submitted,

(Signed) THOMAS R. ALLEN, Chairman.

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


Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.
The following is said ordinance as passed:

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

SECTION 1. The list of bus stop shelters located in the City of Chicago, as amended, and as authorized by an ordinance passed on June 9, 1999 and published at pages 5442 -- 5453 of the Journal of the Proceedings of the City Council of the City of Chicago of that date, is hereby further amended by adding the locations shown on Exhibit A attached hereto.

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

Exhibit “A” referred to in this ordinance reads as follows:

Exhibit “A”.

Locations For Bus Passenger Shelters -- 16th Ward.

<table>
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<tr>
<th>JCD Identification Number</th>
<th>Ward</th>
<th>Direction</th>
<th>Position</th>
<th>Street</th>
<th>Cross Street</th>
<th>Corner</th>
</tr>
</thead>
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<tr>
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<td>16</td>
<td>Southbound</td>
<td>NS</td>
<td>Ashland</td>
<td>52nd</td>
<td>Northwest</td>
</tr>
<tr>
<td>5574</td>
<td>16</td>
<td>Westbound</td>
<td>FS</td>
<td>Garfield</td>
<td>Aberdeen</td>
<td>Northwest</td>
</tr>
</tbody>
</table>

AUTHORIZATION FOR EXEMPTION OF SUNDRY APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES AT SPECIFIED LOCATIONS.

The Committee on Transportation and Public Way submitted the following report:
To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass the proposed ordinances transmitted herewith authorizing the exemption of sundry applicants from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at various locations. These ordinances were referred to the Committee on November 1, 2006.

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

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinances transmitted with the foregoing committee report were Passed by yeas and nays as follows:


Nays -- None.

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

Said ordinances, as passed, read as follows (the italic heading in each case not being a part of the ordinance):

Adrian Homes, L.L.C.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of the Department of Revenue is hereby authorized and directed to
exempt Adrian Homes, L.L.C. of 1701 West Chicago Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1701 West Chicago Avenue.

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

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Mr. Khaled Akkawi.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Khaled Akkawi of 6057 South Racine Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 6057 South Racine Avenue.

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

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Bank Of America.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of the Department of Transportation is hereby authorized and directed to exempt the Bank of America at 231 South LaSalle Street, Chicago, Illinois, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at 530 North LaSalle Street.

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

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of the City Department of Revenue and the Commissioner of Transportation are hereby authorized and directed to exempt Chantico South at 1621 South Carpenter Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1621 South Carpenter Street.

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

___

Chicago Muffler And Brake Corporation.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Chicago Muffler and Brake Corporation, 5801 -- 5809 West North Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 5801 -- 5809 West North Avenue.

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

___

Mr. Roman Contreras.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Mr. Roman Contreras from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 4346 North Pulaski Road.
SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Dutch Settlement, Inc.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Dutch Settlement, Inc. from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 4453 South Lake Park Avenue.

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

Firstar Bank, Under Trust 1745-C And All Beneficiaries Thereunder/Mr. Bob Theodosiadis.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Firstar Bank, under Trust 1745-C and all Beneficiaries thereunder/Bob Theodosiadis, from the provisions requiring barriers as a prerequisite to prohibit alley ingress to parking facilities for 3940 North Monticello Avenue.

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

Fullerton Condominium L.L.C./Mr. Amin Amdani.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt
Fullerton Condominium L.L.C/Mr. Amin Amdani from the provisions requiring barriers as a prerequisite to prohibit alley ingress to parking facilities for 3045 -- 3051 West Fullerton Avenue and 2337 -- 2341 North Albany Avenue.

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

Granite Partners For Oakwood Boulevard, L.L.C.
(Portions Of East Pershing Road, East 38th Street And South Langley Avenue)

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Granite Partners for Oakwood Boulevard L.L.C. from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 712, 714, 716, 718, 720, 722, 724 and 726 East Pershing Road; 717, 719, 721, 723 and 725 East 38th Street; 3811 South Langley Avenue; 3815 South Langley Avenue; and 3843 South Langley Avenue.

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

Granite Partners For Oakwood Boulevard, L.L.C.
(Portions Of East Pershing Road, East 38th Place, East 38th Street, South Ellis Avenue, South Evans Avenue And South Langley Avenue)

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Granite Partners for Oakwood Boulevard L.L.C. from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for
736 East Pershing Road; 742 East Pershing Road; 744 East Pershing Road; 748 East Pershing Road; 809 East 38th Street; 3818 South Ellis Avenue; 3832 and 3834 South Evans Avenue, 726, 728, 730 and 732 East 38th Place; 734, 736, 738 and 740 East 38th Place; 3841 South Evans Avenue; 3808 South Langley Avenue; 3842 South Langley Avenue; and 3812 South Langley Avenue.

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

G.S.G. Consultants.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt G.S.G. Consultants of 855 West Adams Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 2945 West Harrison Street.

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

J & J Auto Repair.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt J&J Auto Repair, 3357 North Pulaski Road, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 3357 North Pulaski Road.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Jack Raffle and Sons of 3445 North Western Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 3445 North Western Avenue.

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

Loretto Hospital
(5534 West Flournoy Street)

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Loretto Hospital of 645 South Central Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to use parking facilities located at 5534 West Flournoy Street.

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

Loretto Hospital
(5521 West Harrison Street)

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Loretto
Hospital at 645 South Central Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to use parking facilities located at 5521 West Harrison Street.

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

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**Luxe Hand Car Wash.**

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of the Department of Revenue is hereby authorized and directed to exempt Luxe Hand Car Wash of 1750 North California Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1750 North California Avenue.

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

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**Mangan Builders Inc.**

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation hereby authorized and directed to exempt Mangan Builders Inc., property owners of 4453 -- 4457 North Wolcott Avenue, 1817 -- 1831 West Sunnyside Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 4453 -- 4457 North Wolcott Avenue and 1817 -- 1831 West Sunnyside Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.
Marshfield L.L.C., In Care Of Lohan Associates.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Marshfield L.L.C., in care of Lohan Associates, 3716 West Fullerton Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 7616 North Marshfield Avenue.

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

Ramirez Belmont L.L.C./Mr. Greg Ramirez.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Ramirez Belmont L.L.C./Greg Ramirez from the provisions requiring barriers as a prerequisite to prohibit alley ingress to parking facilities for 2958 West Belmont Avenue.

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

RYE Builders.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt RYE Builders at 7024 South Dorchester Avenue from the provisions requiring barriers as a
prerequisite to prohibit alley ingress and egress to parking facilities for 7024 South Dorchester Avenue.

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

US Auto Repairs.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt US Auto Repairs, 4114 West Armitage Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 4114 West Armitage Avenue.

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

Wilcox Truck And Auto Repair.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Wilcox Truck and Auto Repair of 2638 West Wilcox Street, 1st Floor, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 2638 West Wilcox Street.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.
1327 – 1329 West 31\textsuperscript{st} Street.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 1327 -- 1329 West 31\textsuperscript{st} Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress for 1327 -- 1329 West 31\textsuperscript{st} Street.

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

1555 South Wabash, L.L.C.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt 1555 South Wabash, L.L.C., from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1555 South Wabash Avenue.

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

2200 West Madison, L.L.C.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt 2200 West Madison, L.L.C. of 2222 West Warren Boulevard from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 2220 -- 2244 West Madison Street.
SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

3133 North Lakewood, L.L.C.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt 3133 North Lakewood, L.L.C. of 3133 North Lakewood Avenue from the provisions of requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1243 -- 1247 West Belmont Avenue.

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

3842 North Ashland, L.L.C.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 3842 North Ashland, L.L.C., property owners of 3842 -- 3848 North Ashland Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 3842 -- 3848 North Ashland Avenue.

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

6229 North Northwest Highway.

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

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt 6229 North
Northwest Highway from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 6229 North Northwest Highway.

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

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6324 - 6348 North Western L.L.C.

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

SECTION 1. Pursuant to Section 10-20-430 and 10-20-435 of the Municipal Code of the City of Chicago, the Director of Revenue is hereby authorized and directed to exempt 6324 - 6348 North Western L.L.C., 3132 West Devon Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking garage entrance and loading dock entrance located at 6324 - 6348 North Western Avenue.

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

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COMMITTEE ON ZONING.

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AMENDMENT OF TITLE 17 OF MUNICIPAL CODE OF CHICAGO (CHICAGO ZONING ORDINANCE) BY RECLASSIFICATION OF AREA SHOWN ON MAP NUMBER 11-K.
(As Amended)
(Application Number 15642)

The Committee on Zoning submitted the following report:
CHICAGO, November 15, 2006.

To the President and Members of the City Council:

Reporting for your Committee on Zoning, for which a meeting was held on October 12, 2006, I beg leave to recommend that Your Honorable Body Pass one ordinance transmitted herewith for the purpose of reclassifying a particular area. It is referred to as Application Number 15642 for the property located at 4113 -- 4125 North Kilpatrick Avenue, which was corrected and amended in its amended form.

At this time, I move for passage of the amended ordinance transmitted herewith.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS,
Chairman.

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

Yea — Aldermen Flores, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Brookins, Muñoz, Zalewski, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Matlak, Mell, Austin, Banks, Mitts, Allen, Laurino, O’Connor, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore — 47.

Nay — None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 11-K in the area bounded by:

West Berteau Avenue; the Chicago, Milwaukee and St. Paul Railroad right-of-way; a line 150 feet south of and parallel to West Berteau Avenue; and North Kilpatrick Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District and a corresponding use district is hereby established in the area above described.
SECTION 2. That the Chicago Zoning Ordinance be amended by changing the RT4 Residential Two-Flat, Townhouse and Multi-Unit District established in Section 1 above to the designation of a Residential Planned Development and a corresponding use district is hereby established in the area above described.

SECTION 3. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements attached to this ordinance read as follows:

Residential Planned Development Number ______.

Plan Of Development Statements.

1. The area delineated herein as a Residential Planned Development consists of a net site area of approximately 1.1395 acres (forty-nine thousand six hundred thirty-five (49,635) square feet) which is controlled by 4117 North Kilpatrick, L.L.C. (the applicant for purposes of this residential planned development).

2. The applicant shall obtain all applicable official reviews, approvals of permits which are necessary to implement this plan of development. Any dedication or vacation of street or alleys or easements or adjustments of rights-of-way or consolidation or resubdivision of parcels shall require separate submittal on behalf of the applicant or its successor, assignees or grantees and approval by the City Council.

3. The requirements, obligations and conditions within this planned development shall be binding upon the applicant, its successors and assigns and if different than the applicant, the legal titleholder and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicant, successors and assigns and, if different than the applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the property, at the time of applications for amendments, modifications or change (administrative, legislative or otherwise) to this planned development are made, shall be under single ownership or under single designated control. “Single designated control” for purposes of this paragraph shall mean that any application to the City for any amendment to this planned development or any modification or change thereto (administrative, legislative or otherwise) shall be made by the applicant, or its direct successor, or the owners of all the property or any homeowners associations which is formed to represent the property owners.
4. This plan of development consists of these fourteen (14) statements, a Bulk Regulations and Data Table; a Zoning and Existing Land-Use Map; a Planned Development Boundary and Property Line Map; Site and Landscape Plans; and Building Elevations prepared by ICL Architecture, dated August 17, 2006. A full size set of the Site Plan, Landscape Plan and Building Elevations are on file with the Department of Planning and Development. This plan of development is in conformity with the intent and purposes of the Chicago Zoning Ordinance (Title 17 of the Municipal Code in Chicago) and all requirements thereof and satisfied the established criteria for approval of a planned development. These and no other zoning controls shall apply to the area delineated herein.

5. The following uses shall be permitted within the area delineated herein: fifteen (15) single-family dwellings and accessory uses and accessory parking.

6. Identification signs shall be permitted within the planned development subject to review and approval of the Department of Planning and Development. Temporary construction and marketing signs shall be permitted within the planned development subject to review and approval of the Department of Planning and Development. Temporary sales offices shall be allowed subject to the approval of the Department of Planning and Development.

7. Ingress and egress shall be subject to the review and approval of the Department of Transportation and the Department of Planning and Development. The width of North Kilpatrick Avenue shall be increased by three (3) to four (4) feet, depending on tree preservation, as indicated on the Site Plan.

8. Off-street parking shall be provided in compliance with this plan of development subject to the review of the Departments of Transportation and Planning and Development. The minimum number of off-street parking spaces shall be determined in accordance with the attached Bulk Regulations and Data Table.

9. The height restriction of any building or any appurtenance attached thereto shall not exceed the height established in the Bulk Regulations and Data Table Building Elevations, and shall also be subject to height limitations established by the Federal Aviation Administration.

10. The maximum permitted floor area ratio for the entire parcel shall be in accordance with the attached Bulk Regulations and Data Table. For purposes of floor area ratio calculations and floor area measurements, the definition in the City of Chicago Zoning Ordinance shall apply.

11. Improvements of the property, including landscaping and all entrances and exits to the parking and loading areas, shall be designed and installed
in substantial conformance with the Bulk Regulations and Data Table and the Site Plan attached hereto and made a part hereof. In addition, parkway trees, other landscaping and a decorative wooden fence not to exceed eight (8) feet in height (east and south lot lines) shall be installed and maintained at all times in accordance with the applicable standards of the City of Chicago Zoning Ordinance and corresponding regulations and guidelines.

12. The terms, conditions and exhibits of this planned development ordinance may be modified, administratively, by the Commissioner of the Department of Planning and Development upon the application for such modification by the applicant and after a determination by the Commissioner that such a modification is minor, appropriate and consistent with the nature of the improvements contemplated in this planned development. Any such modification of the requirements of this statement by the Commissioner of the Department of Planning and Development shall be deemed to be a minor change in the planned development as contemplated by Section 17.13-0611-A of the Chicago Zoning Ordinance. Such minor changes may include a reduction in the minimum required distance between structures, a reduction in periphery setbacks, an increase in the maximum percent of land covered, or subsequent setback reduction pertaining to individual residential units.

13. The applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes, enables and maximizes universal access throughout the property. Plans for all buildings and improvements on the property shall be reviewed and approved by the Mayor’s Office for People with Disabilities (“M.O.P.D.”) to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility. No approvals shall be granted pursuant to Section 17-13-0600 of the Chicago Zoning Ordinance until the Director of M.O.P.D. has approved detailed construction drawings for each building or improvement.

14. The applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner that promotes and maximizes the conservation of natural resources. The applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within the property in a manner generally consistent with the Leadership in Energy and Environmental Design (“L.E.E.D.”) Green Building Rating System. Copies of these standards may be obtained from the Department of Planning and Development.

15. Unless substantial construction of the improvements contemplated by the planned development has commenced within six (6) years following adoption of this planned development, and unless completion thereof is diligently pursued, then this planned development shall expire and the
property shall automatically revert to that of its preexisting M1-2 Limited Manufacturing/Business Park District.

[Existing Zoning and Land-Use Map; Planned Development Property Line, Boundary and Right-of-Way Adjustment Map; Site Plan/Landscape Plan; and Building Elevations referred to in these Plan of Development Statements printed on pages 93694 through 93700 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

**Bulk Regulations And Data Table.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net Site Area</td>
<td>49,635 square feet</td>
</tr>
<tr>
<td>Net Site Area</td>
<td>1.137 acres</td>
</tr>
<tr>
<td>Gross Site Area</td>
<td>59,562 square feet</td>
</tr>
<tr>
<td>Gross Site Area</td>
<td>1.365 acres</td>
</tr>
<tr>
<td>Floor Area Ratio Site Area</td>
<td>59,562 square feet</td>
</tr>
<tr>
<td>Floor Area Ratio Site Area</td>
<td>1.365 acres</td>
</tr>
<tr>
<td>Total Proposed Building Area</td>
<td>43,531 square feet</td>
</tr>
<tr>
<td>Maximum Floor Area Ratio</td>
<td>1.2</td>
</tr>
<tr>
<td>Maximum Number of Units</td>
<td>15</td>
</tr>
<tr>
<td>Minimum Number of Parking Spaces</td>
<td>10</td>
</tr>
<tr>
<td>Maximum Permitted Building Height</td>
<td>Per approved Building Elevations</td>
</tr>
<tr>
<td>Maximum Site Coverage</td>
<td>Per approved Site Plan</td>
</tr>
<tr>
<td>Minimum Periphery Setbacks</td>
<td>Per approved Site Plan</td>
</tr>
</tbody>
</table>
Existing Zoning/Land-Use Map.
Planned Development Property Line, Boundary And Right-Of-Way Adjustment Map.
Site Plan/Landscape Plan.
Typical Elevation "Type A" And "Type B".
Typical Elevation "Type C".
Typical Elevation "Type D".
Proposed South Wall Elevation.
AGREED CALENDAR.

Alderman Burke moved to **Suspend the Rules Temporarily** for the purpose of including in the Agreed Calendar a series of resolutions presented by The Honorable Richard M. Daley, Mayor, and Aldermen Flores, Preckwinkle, Pope, Olivo, Burke, Troutman, Shiller, M. Smith and Moore. The motion **Prevailed**.

Thereupon, on motion of Alderman Burke, the proposed resolutions presented through the Agreed Calendar were **Adopted** by yeas and nays as follows:


**Nays** -- None.

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

Sponsored by the elected city officials named below, respectively, said Agreed Calendar resolutions, as adopted, read as follows (the italic heading in each case not being a part of the resolution):

**Presented By**

**THE HONORABLE RICHARD M. DALEY, MAYOR:**

**TRIBUTE TO LATE CHICAGO POLICE OFFICER JOHN E. FURMANEK.**

WHEREAS, The members of this chamber were deeply saddened to learn of the death on October 31, 2006, at age fifty-nine, of John E. Furmanek, a thirty-eight-year veteran of the Chicago Police Department and a respected citizen of the City of Chicago; and
WHEREAS, A native of Chicago’s Brighton Park neighborhood, Mr. Furmanek was the son of Valentine and Joseph A. Furmanek, Sr.; and

WHEREAS, Mr. Furmanek served his country with distinction in the United States Army during the Vietnam War; and

WHEREAS, After graduating from Chicago’s De La Salle Institute, Mr. Furmanek joined the Chicago Police Department on December 9, 1968 -- the same day that his brother, Joseph, joined the department; and

WHEREAS, Mr. Furmanek began his law enforcement career as a patrolman in the Englewood and Deering police districts. Later he served in the Public Housing South section. Most recently, Mr. Furmanek was assigned to the Department’s Public Transportation section; and

WHEREAS, In 1982, Mr. Furmanek met Sandra Szczepaniak, his companion for the last twenty-four years and the love of his life. The couple planned to marry this December; and

WHEREAS, A kind-hearted and happy-go-lucky person, Mr. Furmanek looked forward to retiring from the Chicago Police Department in December of 2006, and to spending more time with his soon-to-be wife, Sandra, at their home in Ludington, Michigan; and

WHEREAS, A life member of Darien V.F.W. Post Number 2838, of William McKinley Post Number 231 of the American Legion and of L.O.O.M. Number 637 in Ludington, Michigan, Mr. Furmanek remained proud of his military service throughout his life and inspired others to do the same; and

WHEREAS, An unpretentious man, who loved his family, his work and his community, and whose personal warmth and generosity knew no bounds, John E. Furmanek will always be remembered as an exemplary public servant, who served our nation and the citizens of Chicago with honor and integrity; and

WHEREAS, John E. Furmanek is survived by his fiancée Sandra Szczepaniak; his mother, Valentine Furmanek; his niece, Jill Furmanek; and his nephew, Joseph Furmanek; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this fifteenth day of November, 2006, do hereby honor the life and memory of John E. Furmanek and extend our heartfelt condolences to his family; and
Be It Further Resolved, That a suitable copy of this resolution be presented to the family of John E. Furmanek as a sign of our sympathy and good wishes.

Presented By

ALDERMAN FLORES (1st Ward):

GRATITUDE EXTENDED TO MR. DAN WOODWORTH, MS. CONNIE WOODWORTH, MR. BENTON BATES AND MS. AMANDA BATES FOR LIFE-SAVING RESCUE OF INFANT.

WHEREAS, Residents on the 2800 block of North Talman Avenue did answer the call for help in the early morning hours to assist the Pukala family and eighteen month old daughter, Cameron Pukala; and

WHEREAS, The quick action and judgment of neighbors, Dan Woodworth, Connie Woodworth, Benton Bates and Amanda Bates led to the emergency assistance of the Pukala's daughter and this emergency assistance was critical in saving the life of young Cameron; and

WHEREAS, The Woodworths and Bates did act selflessly in service to their neighbors and did display a tireless devotion to friends and family as well as a commitment to community service; and

WHEREAS, The Honorable Manuel Flores, Alderman of the 1st Ward, has informed this august body of the exceptional commitment to community service displayed by the neighbors of the Pukala family; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, gathered here this fifteenth day of November, 2006 A.D., do hereby salute Dan Woodworth, Connie Woodworth, Benton Bates and Amanda Bates; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Dan Woodworth, Connie Woodworth, Benton Bates and Amanda Bates.
Presented By

ALDERMAN PRECKWINKLE (4th Ward):

GRATITUDE EXTENDED TO MEMBERS OF NEW COMMUNITIES PROGRAM FOR EFFORTS TO SUPPORT COMPREHENSIVE COMMUNITY DEVELOPMENT.

WHEREAS, The New Communities Program ("N.C.P.") is a long-term initiative of the Local Initiatives Support Corporation/Chicago to support comprehensive community development in sixteen Chicago neighborhoods; and

WHEREAS, N.C.P. seeks to rejuvenate challenged communities, bolster those in danger of losing ground and preserve the diversity of areas in the path of gentrification; and

WHEREAS, N.C.P. depends upon the leadership and participation of community-based organizations and neighborhood residents, in particular community heroes; and

WHEREAS, Community heroes have a deep and abiding personal commitment to the communities and residents of Chicago; and

WHEREAS, Community heroes take on the arduous task of building their community and work valiantly to create opportunities for the preservation, growth and sustainability of their neighborhood; and

WHEREAS, Community heroes are held in the highest regard by N.C.P. partner organizations and L.I.S.C./Chicago; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this fifteenth day of November, 2006, do hereby congratulate the following twenty-eight community heroes and thank them for their service to their communities and our great city:

Auburn Gresham:

James Drake
Betty Swanson
Chicago Lawn:
  Rami Nashashibi
  Aimee Navarro

East Garfield:
  Ernestine King
  Dwayne Truss

Englewood:
  Henry P. Wilson
  Deanna Woods

Humboldt Park:
  Miguel Morales
  Ofelia Navarro

Little Village:
  Mark Sarate
  Jessie Sarate

Logan Square:
  Silvia Gonzalez
  Deborah McCoy

North Lawndale:
  Ernest and the late Gloria Jenkins
Pilsen:

Carmelita Frias
Elvia Rodriguez

Quad Communities: Douglas, Grand Boulevard, North Kenwood and Oakland:

Amanda Deisch
Nicole Jones

South Chicago:

Julia Lopez
Michelle Scheidt

West Haven:

Bob Dougherty
Wilma E. Ward

Washington Park:

Greg Brown
Murray T. Johnson

Woodlawn:

Linda Austin
Lorne Cress Love

; and
Be It Further Resolved, That suitable copies of this resolution be presented to these community heroes as a token of our appreciation and esteem.

Presented By

ALDERMAN POPE (10th Ward):

GRATITUDE EXTENDED TO MR. DJORDJE SODIC FOR SERVICE AND DEDICATION TO SAINT SIMEON MIROTOCHIVI SERBIAN ORTHODOX CHURCH.

WHEREAS, On October 8, 2006, Saint Simeon Mirotochivi Serbian Orthodox Church congregation gathered to honor Djordje Sodic; and

WHEREAS, Djordje Sodic is a founding member and cantor of the Saint Simeon Mirotochivi Serbian Orthodox Church, faithfully serving for forty-two years; and

WHEREAS, Djordje Sodic is a man whose unparalleled devotion and exemplary service to his church and community has earned the respect and love of all who know him; and

WHEREAS, The Honorable John A. Pope, Alderman of the 10th Ward, has apprised this august body of Djordje Sodic’s extraordinary exhibition of devotion; now, therefore,

Be It Resolved, That the Mayor and members of the City of Chicago City Council, assembled here this fifteenth day of November, 2006 A.D., do hereby salute Djordje Sodic for his more than four decades of commitment to his church and community and extend our heartiest best wishes on the occasion of this milestone in his life; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. Djordje Sodic and to Mr. Nick Mitic, president of Saint Simeon Mirotochivi Serbian Orthodox Church in Chicago.
Presented By

ALDERMAN POPE (10th Ward) And
ALDERMAN MOORE (49th Ward):

SMITHFIELD PACKING PLANT IN TAR HEEL, NORTH CAROLINA,
URGED TO COMPLY WITH LABOR LAWS AND ALLOW
EMPLOYEES UNION REPRESENTATION.

WHEREAS, Former Illinois poet-laureate, the late Carl Sandburg once penned a
famous description of Chicago as “hog-butcher of the world”. Today, however, the
Smithfield Packing plant in Tar Heel, North Carolina is the largest pork processing
facility in the world, employing more than five thousand workers and slaughtering
more than thirty-two thousand hogs a day; and

WHEREAS, Human Rights Watch, an international independent non-governmental
organization, has documented that Smithfield Packing has violated internationally
recognized human rights standards by using intimidation, threats and violence
against workers who seek to engage in legal, organized activity in defense of their
right to organize in order to improve their working conditions and ensure
their well-being in the workplace; and

WHEREAS, Human Rights Watch has also reported evidence showing that
Smithfield Packing discourages workers from reporting workplace injuries and from
seeking medical care from their family physicians; and

WHEREAS, Smithfield Packing has repeatedly delayed and denied justice for
Smithfield workers. The National Labor Relations Board, a United States
government agency, has found Smithfield Packing guilty of violating workers’ rights
to organize a union and ordered Smithfield to allow them to exercise this legal right
without fear of retaliation or threats; and

WHEREAS, Smithfield Packing and their subcontractor, QSI, Inc, have additionally
been found guilty of using their company police to physically assault workers,
causing the false arrest of a worker and threatening that worker and others like him
with bodily harm in retaliation for legal activities to protest working conditions in
violation of federal labor law; and

WHEREAS, Several Chicago community and faith-based groups have informed The
Honorable John A. Pope, Alderman of the 10th Ward, of the harsh and inhumane
working conditions present at Smithfield’s Tar Heel processing plant and has
apprised this august body of this most disturbing situation; now, therefore,
Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, gathered together this fifteenth day of November, 2006 A.D., ever mindful of this city's working class roots, do hereby express our unwavering solidarity with the workers of Smithfield Packing plant in Tar Heel, North Carolina and, furthermore, urge that corporation, its subsidiaries and its subcontractors to immediately cease and desist the deplorable, immoral and illegal conditions they have inflicted on their workers and allow them to legally choose union representation so they may have a voice on the job with regard to working conditions unfettered by threats, intimidation and violence from company agents and representatives; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Robert L. Burrus, Jr., Chairman of Smithfield Foods, Incorporated.

Presented By

ALDERMAN OLIVO (13th Ward):

TRIBUTE TO LATE MRS. MARY T. BRUNO.

WHEREAS, God in His infinite wisdom has called Mary T. Bruno to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved wife of the late John; loving mother of John, Jr., Cathy, Michael and the late Robert and Marcelette; dearest grandmother of John III, Valerie, Patrick and Crystal; great-grandmother of Christian, John IV, Lily, Liberty and Parker; dear sister of Dorsey, Jean, Mercedes, Jeremiah, Robert, Byron and the late Marcena; fond aunt of many nieces and nephews; member of Saint Gabriel's Women's Club; she will also be missed by her many friends and acquaintances, Mary T. Bruno leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of Mary T. Bruno and extend to her family and friends our deepest sympathy; and
Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Mary T. Bruno.

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TRIBUTE TO LATE MR. JOHN DRAGOSETTI.

WHEREAS, God in His infinite wisdom has called John Dragosetti to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved husband of Rosaria Maria; dearest brother of Mateo (the late Lena) and Eugene (the late Branka); also nieces, nephews and cousins, John Dragosetti leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of John Dragosetti and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of John Dragosetti.

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TRIBUTE TO LATE MR. RONALD J. LYNN, SR.

WHEREAS, God in His infinite wisdom has called Ronald J. Lynn, Sr. to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved husband of Aleta; loving father of Perry (Gaye), Christopher (Kim) and Ronald, Jr. (Charlene); dearest grandfather of Christopher Scott, Jr. and Summer Alea; cherished son of Bertha and the late Joseph; Army veteran of the Vietnam War; member of Post Number 600 A.L., Ronald J. Lynn, Sr. leaves a legacy of faith, dignity, compassion and love; now, therefore,
Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of Ronald J. Lynn, Sr. and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Ronald J. Lynn, Sr.

TRIBUTE TO LATE MR. DENNIS S. MADERAK, SR.

WHEREAS, God in His infinite wisdom has called Dennis S. Maderak, Sr. to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The loving father of Nicole (Tony), Dawn (Steve) and Dennis, Jr.; a loving companion to Jill; proud grandfather of Riley; fond brother of Larry (Pat), Gary (Ruth Ann), Terry (Lucy) and the late Wally V. (Bev); dear uncle of several nieces and nephews and a cherished friend to many; retired Chicago policeman Unit Number 640 V/C with thirty-nine years of service; member of the Fraternal Order of Police, Dennis S. Maderak, Sr. leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of Dennis S. Maderak, Sr. and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Dennis S. Maderak, Sr.

TRIBUTE TO LATE MRS. PEGGY SHILNEY.

WHEREAS, God in His infinite wisdom has called Peggy Shilney to her eternal reward; and
WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The dearly beloved wife of Jack; devoted mom of Jack (Beanie) and Jimmy (Sandy); loving grandma of Kiersten, Jack, Brendan, Peyton and Aidan; dear sister of Mel (Patricia) and Richard (Georgian); cherished daughter of the late Emily and Mel; fond aunt of many nieces and nephews and friend to many, Peggy Shilney leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of Peggy Shilney and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Peggy Shilney.

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TRIBUTE TO LATE MRS. MARTHA W. SAKOWSKI.

WHEREAS, God in His infinite wisdom has called Martha W. Sakowski to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved wife of the late Walter; loving mother of Lawrence (Barbara) and Christina; proud Babci of Andrew (Suzanne) and Thomas; loving sister of the late Stephen and Daniel; loving aunt of numerous nieces and nephews; member of the Police National Alliance and the Polish Women's Alliance, Martha W. Sakowski leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of Martha W. Sakowski and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Martha W. Sakowski.
TRIBUTE TO LATE MRS. GLORIA VIOLA.

WHEREAS, God in His infinite wisdom has called Gloria Viola to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved wife of Sam; loving mother of Sam (Patti) and Andrew (Lisa); dearest grandmother of Brian (Melissa), Michael (fiancée, Leah), Corporal Jason, United States Marine Corps, Brittany and Andrew, Jr; fond sister of Hugo (Winnie), Ida (Andrew) and the late Remo and Harry; fond sister-in-law of Rose; fond aunt of many nieces and nephews, Gloria Viola leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of Gloria Viola and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Gloria Viola.

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TRIBUTE TO LATE MR. MIKE E. WOLOSZYN.

WHEREAS, God in His infinite wisdom has called Mike E. Woloszyn to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved husband of Jean; loving father of Michael (Denise); fond grandfather of Kevin (Marta) and Lisa; also survived by a niece and two nephews; veteran of the United States Navy; and recipient of the Purple Heart, Mike E. Woloszyn leaves a legacy of faith, dignity, compassion and love; now, therefore,
Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of Mike E. Woloszyn and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Mike E. Woloszyn.

CONGRATULATIONS EXTENDED TO MS. PAULINA MOSQUEDA ON RECEIPT OF CATHERINE MCAULEY AWARD FROM MOTHER MCAULEY HIGH SCHOOL.

WHEREAS, Paulina Mosqueda, a senior at Mother McAuley High School, was recently awarded the Catherine McAuley Award; and

WHEREAS, The Chicago City Council has been informed of this special occasion by Alderman Frank J. Olivo; and

WHEREAS, The award, which was presented at the school’s Mercy Day Celebration, is given to one senior student whose life best represents the values of Catherine McAuley; and

WHEREAS, Paulina graduated from Saint Mary Star of the Sea Elementary School and still serves the parish as youth group leader and Eucharistic minister. At McAuley, she is a Kairos retreat leader, a student ambassador, a Little School teacher and a member of A Cappella; and

WHEREAS, It is because of her ambition and dedication to others that Paulina received this award, and in her acceptance speech she reminded her classmates to “appreciate everything and live the moment”; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby congratulate Paulina Mosqueda on this special honor and wish her many years of continued success; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Paulina Mosqueda.
WHEREAS, Ed Bradley has gone to his eternal reward at the age of sixty-five; and

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

WHEREAS, Ed Bradley was an award-winning reporter who enjoyed a highly successful career at CBS News where he rose to become an icon of American broadcast journalism; and

WHEREAS, Ed Bradley served for twenty-six years of his career with the television magazine show 60 Minutes where his reporting ability was equaled only by his professional finesse and personal style; and

WHEREAS, Born in a working-class neighborhood of Philadelphia, Pennsylvania, Ed Bradley was inspired by the promise that he could become anything he wanted in life; and

WHEREAS, Ed Bradley attended Cheyney State College and began his career as an educator while moonlighting at a radio station; and

WHEREAS, In 1967, Ed Bradley was hired at the CBS-owned radio station in New York and later began reporting for CBS television for which he covered the Vietnam War as a foreign correspondent and covered national political conventions; and

WHEREAS, Ed Bradley's talent as a journalist won him four George Foster Peabody awards and nineteen Emmys; and

WHEREAS, A man committed to excellence who maintained a high level of integrity, Ed Bradley gave of himself fully to his family and was a loyal friend to many; and

WHEREAS, The hard work, sacrifice and dedication of Ed Bradley serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Ed Bradley to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and
WHEREAS, Ed Bradley was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Ed Bradley imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate Ed Bradley for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Ed Bradley.

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TRIBUTE TO LATE MR. DANIEL F. COLLINS.

WHEREAS, Daniel F. Collins has been called to eternal life by the wisdom of God at the age of fifty-five; and

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

WHEREAS, Daniel F. Collins was a twenty-seven year veteran of the Cook County Medical Examiner’s Office where he served as an investigator; and

WHEREAS, Throughout his long and admirable career, Daniel F. Collins upheld the finest and most noble traditions of public service; and

WHEREAS, A native of the City of Chicago, Daniel F. Collins was raised near 55th and Halsted Streets and excelled as an All-American football player at Mount Carmel High School; and

WHEREAS, Daniel F. Collins earned a scholarship to the University of Wisconsin-Madison but an injury cut his career short and caused him to return to Chicago; and

WHEREAS, Daniel F. Collins joined the Chicago Police Department where he served in its Motor Maintenance Unit before joining the Cook County Medical Examiner’s Office where he worked his way up through the ranks to become a supervisor; and
WHEREAS, Daniel F. Collins enjoyed a deep appreciation of his Irish-Catholic heritage and traveled to the homeland of his forefathers; and

WHEREAS, A man committed to excellence who maintained a high level of integrity, Daniel F. Collins gave of himself fully to his family and was a loyal friend to many; and

WHEREAS, The hard work, sacrifice and dedication of Daniel F. Collins serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Daniel F. Collins to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Daniel F. Collins will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his daughter, Nora; his mother, Ellen; his brothers, Michael, Raymond, Tom, Patrick and Jim; and his sisters, Maureen McNamara and Terri McDowell, Daniel F. Collins imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate Daniel F. Collins for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Daniel F. Collins.

TRIBUTE TO LATE HONORABLE BULENT ECEVIT.

WHEREAS, The Honorable Bulent Ecevit has gone to his eternal reward at the age of eighty-one; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and
WHEREAS, The Honorable Bulent Ecevit served five times as the Prime Minister of Turkey and was the loving husband of Rahsan; and

WHEREAS, During his esteemed tenure in office, The Honorable Bulent Ecevit opened his country up to positive relations with the West and upheld his nation's secular values; and

WHEREAS, A poet and former journalist, The Honorable Bulent Ecevit was born in Istanbul in 1925 and entered Parliament in 1957; and

WHEREAS, The Honorable Bulent Ecevit rose through the ranks of power and took over the leadership of the Republican People's Party in 1972; and

WHEREAS, A man committed to excellence who maintained a high level of integrity, The Honorable Bulent Ecevit inspired the lives of countless people through his great personal goodness, charity and concern; and

WHEREAS, The hard work, sacrifice and dedication of The Honorable Bulent Ecevit serve as an example to all; and

WHEREAS, The Honorable Bulent Ecevit was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, The Honorable Bulent Ecevit imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate The Honorable Bulent Ecevit for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of The Honorable Bulent Ecevit.

TRIBUTE TO LATE HONORABLE GLYNN J. ELLIOT, JR.

WHEREAS, The Honorable Glynn J. Elliott, Jr. has been called to eternal life by the wisdom of God at the age of eighty; and
WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Honorable Glynn J. Elliott, Jr. was a retired member of the judiciary and the loving husband of Joy, nee Jettke; and

WHEREAS, The Honorable Glynn J. Elliott, Jr. was the much-adored father of ten and the grandfather of twenty-three to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, The Honorable Glynn J. Elliott, Jr. raised his family in the Sauganash neighborhood of Chicago and served for more than two decades as a valued member of the Cook County Circuit Court; and

WHEREAS, Prior to his retirement from the bench in 2003, The Honorable Glynn J. Elliott, Jr. specialized in an area called post-judgment collections where he earned a reputation as a strict but fair judge who was a keen student of human nature; and

WHEREAS, A man committed to excellence who maintained a high level of integrity, The Honorable Glynn J. Elliott, Jr. gave of himself fully to his family and was a loyal friend to many; and

WHEREAS, The hard work, sacrifice and dedication of The Honorable Glynn J. Elliott, Jr. serve as an example to all; and

WHEREAS, The Honorable Glynn J. Elliott, Jr. was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, The Honorable Glynn J. Elliott, Jr. imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate The Honorable Glynn J. Elliott, Jr. for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of The Honorable Glynn J. Elliott, Jr.
TRIBUTE TO LATE MRS. ANNETTE ROGERS KELLY.

WHEREAS, Annette Rogers Kelly has been called to eternal life by the wisdom of God at the age of ninety-three; and

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

WHEREAS, Annette Rogers Kelly was the loving and devoted wife of the late Peter; and

WHEREAS, Annette Rogers Kelly was a world-class track and field star who captured two Olympic gold medals in the 400-meter relay while competing in the 1932 Los Angeles and the 1936 Berlin Olympics; and

WHEREAS, Born in Chelsea, Massachusetts and raised in Chicago, Annette Rogers Kelly was the daughter of Irish immigrants; and

WHEREAS, Annette Rogers Kelly attended Senn High School and Northwestern University; and

WHEREAS, Following her amateur athletic career, Annette Rogers Kelly dedicated herself to her community and helping youngsters; and

WHEREAS, Annette Rogers Kelly taught physical education at Lake View High School from 1935 to 1965; and

WHEREAS, Annette Rogers Kelly also won great acclaim for her role in helping to start the Special Olympics in Chicago; and

WHEREAS, A woman of dignity, grace and charm, Annette Rogers Kelly inspired the lives of countless people through her great personal goodness, charity and concern; and

WHEREAS, The hard work, sacrifice and dedication of Annette Rogers Kelly serve as an example to all; and

WHEREAS, Annette Rogers Kelly was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her two sons, Kevin and Terence; her daughter, Kathleen; and her four grandchildren, Annette Rogers Kelly imparts a legacy of faithfulness, service and dignity; now, therefore,
Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate Annette Rogers Kelly for her grace-filled life and do hereby express our condolences to her family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Annette Rogers Kelly.

TRIBUTE TO LATE MR. NORMAN MICHELS.

WHEREAS, Norman Michels has been called to eternal life by the wisdom of God at the age of eighty-two; and

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

WHEREAS, Norman Michels was a popular Chicago pianist and the loving husband of the late Dolores, nee Labedz; and

WHEREAS, Norman Michels was the brother of Mariruth Heimoski and the late Walt; and

WHEREAS, Known to his many admirers as "Hots", Norman Michels played piano at the College Inn, the downstairs bar at the old Sherman House hotel from the 1950s through the 1970s; and

WHEREAS, For the past twenty years, Norman Michels' wide repertoire and warmth of personality entertained patrons at the Chicago Chop House on Ontario Street; and

WHEREAS, Norman Michels knew thousands of songs by heart and never failed to connect with his many admirers; and

WHEREAS, A man committed to excellence who maintained a high level of integrity, Norman Michels gave of himself fully to his family and was a loyal friend to many; and

WHEREAS, His love of life and ability to live it to the fullest endeared Norman Michels to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and
WHEREAS, Norman Michels will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Norman Michels imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate Norman Michels for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Norman Michels.

TRIBUTE TO LATE MR. ROBERT MC DONNELL.

WHEREAS, Robert McDonnell has been called to eternal life by the wisdom of God at the age of eighty-one; and

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

WHEREAS, Robert McDonnell was a decorated World War II veteran and the loving husband of Antoinette; and

WHEREAS, Robert McDonnell served for many years as a prominent Chicago attorney and earned an enviable reputation for his spellbinding courtroom oratory; and

WHEREAS, Born on the south side of Chicago, Robert McDonnell attended Little Flower Parish School and Saint Ignatius High School where he played on the football team; and

WHEREAS, Robert McDonnell served in Europe during World War II as a member of the United States Army where he fought in Italy and was awarded a Purple Heart and a Bronze Star; and

WHEREAS, Robert McDonnell graduated from DePaul University and DePaul University College of Law and served as a prosecutor for the Cook County State’s Attorneys Office before becoming a criminal defense attorney; and
WHEREAS, The hard work, sacrifice and dedication of Robert McDonnell serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Robert McDonnell to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Robert McDonnell will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Robert McDonnell imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate Robert McDonnell for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Robert McDonnell.

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TRIBUTE TO LATE MS. RUTH MORGENTHAU.

WHEREAS, Ruth Morgenthau has been called to eternal life by the wisdom of God at the age of seventy-five; and

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

WHEREAS, A renowned scholar, Ruth Morgenthau was an adviser to three United States presidents and to the United Nations; and

WHEREAS, Ruth Morgenthau fled the Nazis from her native Austria in 1938 and came to the United States where she graduated from Barnard College in New York; and

WHEREAS, Ruth Morgenthau studied on a Fulbright Scholarship in Paris, France and earned a doctorate from Oxford University; and
WHEREAS, An expert on French West Africa, Ruth Morgenthau served as a member of the United States delegation to the United Nations and as a political adviser to Presidents John F. Kennedy, Lyndon Johnson and Jimmy Carter; and

WHEREAS, Ruth Morgenthau was a professor emeritus at Brandeis University where she served as the chair of the International Politics Department; and

WHEREAS, A woman of dignity, grace and charm, Ruth Morgenthau inspired the lives of countless people through her great personal goodness, charity and concern; and

WHEREAS, The hard work, sacrifice and dedication of Ruth Morgenthau serve as an example to all; and

WHEREAS, Ruth Morgenthau will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Ruth Morgenthau imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate Ruth Morgenthau for her grace-filled life and do hereby express our condolences to her family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Ruth Morgenthau.

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TRIBUTE TO LATE HONORABLE RICHARD F. SARALLO.

WHEREAS, The Honorable Richard F. Sarallo has been called to eternal life by the wisdom of God at the age of seventy-seven; and

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

WHEREAS, The Honorable Richard F. Sarallo was a former suburban elected official and the loving and devoted husband of Betty; and
WHEREAS, The Honorable Richard F. Sarallo was the much-adored father of Andrew, Michael and Domenick to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, The Honorable Richard F. Sarallo served as the mayor of Oakbrook Terrace from 1969 to 1993 and during his esteemed tenure presided over a period of growth for the western suburb; and

WHEREAS, A native of Chicago, The Honorable Richard F. Sarallo worked in his private life for many years as a service manager for Sears, Roebuck & Company; and

WHEREAS, A man committed to excellence who maintained a high level of integrity, The Honorable Richard F. Sarallo gave of himself fully to his family and was a loyal friend to many; and

WHEREAS, The hard work, sacrifice and dedication of The Honorable Richard F. Sarallo serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared The Honorable Richard F. Sarallo to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, The Honorable Richard F. Sarallo will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, The Honorable Richard F. Sarallo imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate The Honorable Richard F. Sarallo for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of The Honorable Richard F. Sarallo.

TRIBUTE TO LATE MR. WAYNE C. SIT.

WHEREAS, Wayne C. Sit has been called to eternal life by the wisdom of God at the age of eighty-eight; and
WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A leading member of the Taiwanese-American community, Wayne C. Sit was a longtime Chicago restaurateur and the loving husband of the late Mary; and

WHEREAS, Wayne C. Sit was the much-adored father of Elaine C. and the grandfather of six to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Wayne C. Sit operated restaurants in Chicago and Lincolnwood until his retirement in 1980 and over many years sponsored more than fifty people who immigrated to the United States; and

WHEREAS, Wayne C. Sit served as the chairman of the Board of the Chinese Consolidated Benevolent Association and through that role assisted the poor and the elderly; and

WHEREAS, During World War II, Wayne C. Sit served his country as a member of the United States Army and was awarded four Bronze Battle Stars; and

WHEREAS, A man committed to excellence who maintained a high level of integrity, Wayne C. Sit gave of himself fully to his family and was a loyal friend to many; and

WHEREAS, Wayne C. Sit inspired the lives of countless people through his great personal goodness, charity and concern; and

WHEREAS, The hard work, sacrifice and dedication of Wayne C. Sit serve as an example to all; and

WHEREAS, Wayne C. Sit will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Wayne C. Sit imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate Wayne C. Sit for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Wayne C. Sit.
TRIBUTE TO LATE HONORABLE MARY C. SRAJER.

WHEREAS, The Honorable Mary C. Srajer has been called to eternal life by the wisdom of God at the age of seventy-four; and

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

WHEREAS, A longtime resident of Carpentersville, The Honorable Mary C. Srajer was a former suburban elected official and the loving wife of the late Alexander; and

WHEREAS, The Honorable Mary C. Srajer ably served as a trustee of the Village of Carpentersville from 1971 to 1983; and

WHEREAS, Born and raised in Oak Park, The Honorable Mary C. Srajer graduated from Oak Park and River Forest High School in 1950 and joined the United States Air Force; and

WHEREAS, The Honorable Mary C. Srajer married her husband in 1957 and the couple moved to Carpentersville later that same year; and

WHEREAS, A woman of dignity, grace and charm, The Honorable Mary C. Srajer inspired the lives of countless people through her great personal goodness, charity and concern; and

WHEREAS, The hard work, sacrifice and dedication of The Honorable Mary C. Srajer serve as an example to all; and

WHEREAS, The Honorable Mary C. Srajer was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her three sons, Alexander, John and Michael; her daughter, Mary Ann Davy; her brother, Walter Droppa; her six grandchildren and her two great-grandchildren, The Honorable Mary C. Srajer imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate The Honorable Mary C. Srajer for her grace-filled life and do hereby express our condolences to her family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of The Honorable Mary C. Srajer.
TRIBUTE TO LATE MR. FRANK SUBLETT, JR.

WHEREAS, Frank Sublett, Jr. has been called to eternal life by the wisdom of God at the age of eighty-six; and

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

WHEREAS, Frank Sublett, Jr. was a proud veteran of World War II and the loving husband of Susan; and

WHEREAS, Frank Sublett, Jr. was the last living member of the "Golden Thirteen", the first African-American officers to serve in the United States Navy; and

WHEREAS, Raised in the North Shore suburb of Glencoe, Frank Sublett, Jr. joined the United States Navy in 1942 and became an officer in March of 1944; and

WHEREAS, Following the war, Frank Sublett, Jr. ran a service department for an automobile dealership in the north suburbs; and

WHEREAS, A monument honoring the "Golden Thirteen" and all black naval officers who served during World War II is being built at Veterans Memorial Park in North Chicago; and

WHEREAS, A man committed to excellence who maintained a high level of integrity, Frank Sublett, Jr. gave of himself fully to his family and was a loyal friend to many; and

WHEREAS, Frank Sublett, Jr. inspired the lives of countless people through his great personal goodness, charity and concern; and

WHEREAS, The hard work, sacrifice and dedication of Frank Sublett, Jr. serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Frank Sublett, Jr. to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Frank Sublett, Jr. was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Frank Sublett, Jr. imparts a legacy of faithfulness, service and dignity; now, therefore,
Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby commemorate Frank Sublett, Jr. for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Frank Sublett, Jr.

CONGRATULATIONS EXTENDED TO OFFICER DENNIS P. COONEY ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, We in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the “American Dream”; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the “American Dream”; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- “We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life’s arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us one of the safest cities in the United States of America, allowing each of us to pursue our own version of the “American Dream” in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, “never was owed so much to so few” were never so apropos; and

WHEREAS, Dennis P. Cooney began his illustrious career with the Chicago Police Department on October 22, 1973; and

WHEREAS, Dennis P. Cooney officially retired on January 16, 2006, as a valued member of the Chicago Lawn District; and

WHEREAS, Dennis P. Cooney, Star Number 4385, devoted thirty years of his life in service to the people of Chicago and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,
Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby express our gratitude and heartfelt appreciation to Dennis P. Cooney on the occasion of his retirement for his dedication, professionalism and personal sacrifice that he provided throughout his thirty years of public service; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Dennis P. Cooney.

CONGRATULATIONS EXTENDED TO OFFICER ROBERT J. DARRAGH ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, We in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never was so much owed to so few" were never so apropos; and

WHEREAS, Robert J. Darragh began his illustrious career with the Chicago Police Department on October 22, 1973, and served as a police officer; and

WHEREAS, Robert J. Darragh officially retired on April 20, 2006, as a valued member of the Chicago Lawn District; and

WHEREAS, Robert J. Darragh, Star Number 3438, devoted thirty-three years of his life in service to the people of the City of Chicago and in doing so has personally
ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby express our gratitude and heartfelt appreciation to Robert J. Darragh on the occasion of his retirement for his dedication, professionalism and personal sacrifice that he provided during his thirty-three years of public service; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Robert J. Darragh.

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**CONGRATULATIONS EXTENDED TO OFFICER PETER A. DESKOVICH ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.**

WHEREAS, We in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the “American Dream”; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the “American Dream”; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- “We Serve and Protect” -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life’s arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the “American Dream” in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, “never was so much owed to so few” were never so apropos; and

WHEREAS, Peter A. Deskovich began his illustrious career with the Chicago Police Department on October 25, 1971, and served as a police officer; and

WHEREAS, Peter A. Deskovich officially retired on August 15, 2006, as a valued member of the Chicago Lawn District; and
WHEREAS, Peter A. Deskovich, Star Number 16208, devoted thirty-five years of his life in service to the people of the City of Chicago, and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

"Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby express our gratitude and heartfelt appreciation to Peter A. Deskovich on the occasion of his retirement for his dedication, professionalism and personal sacrifice that he provided during his thirty-five years of public service; and

"Be It Further Resolved, That a suitable copy of this resolution be presented to Peter A. Deskovich.

CONGRATULATIONS EXTENDED TO MS. MADELEINE CONDIT GLOSSBERG ON RETIREMENT FROM BUSINESS CAREER AND GRATITUDE FOR LEADERSHIP AND COMMITMENT TO VARIOUS CIVIC ORGANIZATIONS.

WHEREAS, Madeleine Condit Glossberg has announced her retirement as a senior client partner in the Chicago Office of Korn/Ferry International following a long and highly successful business career; and

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

WHEREAS, Madeleine Condit Glossberg was a member of the firm’s Global Board Services Practice; and

WHEREAS, For more than two decades, Madeleine Condit Glossberg advised business leaders and corporate boards on issues involving board structure, audit committee development, governance, compensation, succession planning and Sarbanes-Oxley; and

WHEREAS, Madeleine Condit Glossberg also assisted clients in helping to develop proactive senior management teams and diversity-hiring programs; and

WHEREAS, Prior to joining the firm, Madeleine Condit Glossberg served as the vice president of the Syndicate Department of Boettcher & Company where she was responsible for the development of IPO syndicates, marketing and compliance; and
WHEREAS, Madeleine Condit Glossberg earned her undergraduate degree from the University of California, Berkeley and received her master's degree in business administration from the University of Colorado; and

WHEREAS, Madeleine Condit Glossberg serves as an executive urban fellow of the Sloan School of Management at the Massachusetts Institute of Technology; and

WHEREAS, Madeleine Condit Glossberg is also an active civic leader whose community involvement includes service as chairman of the Midwest Boys and Girls Clubs of America and her role as a governing member of the Chicago Symphony Orchestra Association; and

WHEREAS, Madeleine Condit Glossberg is an individual of many remarkable contributions to the business community who is exceedingly worthy of our great admiration and esteem; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby congratulate Madeleine Condit Glossberg on her retirement and do hereby express our best wishes for her continued good health, prosperity and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Madeleine Condit Glossberg.

CONGRATULATIONS EXTENDED TO LIEUTENANT GEORGE KOZEL ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, We in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the “American Dream”; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the “American Dream”; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- “We Serve and Protect” -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbitrator for countless citizens, but also on the family members; and
WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never was so much owed to so few" were never so apropos; and

WHEREAS, George Kozel began his illustrious career with the Chicago Police Department on March 2, 1970, and rose through the ranks to become a lieutenant; and

WHEREAS, George Kozel officially retired on April 16, 2006, as a valued member of the 09th District; and

WHEREAS, George Kozel, Star Number 196, devoted thirty-six years of his life in service to the people of Chicago, and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby express our gratitude and heartfelt appreciation to George Kozel on the occasion of his retirement for his dedication, professionalism and personal sacrifice that he provided during his thirty-six years of public service; and

Be It Further Resolved, That a suitable copy of this resolution be presented to George Kozel.

CONGRATULATIONS EXTENDED TO CAPTAIN DONALD J. KUCHAR ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, We in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and
WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never was so much owed to so few" were never so apropos; and

WHEREAS, Donald J. Kuchar began his illustrious career with the Chicago Police Department on January 3, 1977, and rose through the ranks to become a captain; and

WHEREAS, Donald J. Kuchar officially retired from the police force on January 8, 2006, as a valued member of the Chicago Lawn District; and

WHEREAS, Donald J. Kuchar, Star Number 21, devoted twenty-nine years of his life in service to the people of the City of Chicago and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby express our gratitude and heartfelt appreciation to Donald J. Kuchar on the occasion of his retirement for his dedication, professionalism and personal sacrifice that he provided during his twenty-nine years of public service; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Donald J. Kuchar.

CONGRATULATIONS EXTENDED TO OFFICER EUGENE J. MC EVOY ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, We in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and
WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never was so much owed to so few" were never so apropos; and

WHEREAS, Eugene J. McEvoy began his illustrious career with the Chicago Police Department on September 13, 1999 and served as a police officer; and

WHEREAS, Eugene J. McEvoy officially retried on November 16, 2005, as a valued member of the Chicago Lawn District; and

WHEREAS, Eugene J. McEvoy, Star Number 12061, devoted six years of his life in service to the people of the City of Chicago and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby express our gratitude and heartfelt appreciation to Eugene J. McEvoy on the occasion of his retirement for his dedication, professionalism and personal sacrifice that he provided during his six years of public service; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Eugene J. McEvoy.

CONGRATULATIONS EXTENDED TO LIEUTENANT MICHAEL R. MC GIVNEY ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, We in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and
WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never was so much owed to so few" were never so apropos; and

WHEREAS, Michael R. McGivney began his illustrious career with the Chicago Police Department on October 22, 1973, and rose through the ranks to become a lieutenant; and

WHEREAS, Michael R. McGivney officially retired on January 19, 2006, as a valued member of the Chicago Lawn District; and

WHEREAS, Michael R. McGivney, Star Number 342, devoted thirty-three years of his life in service to the people of the City of Chicago and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby express our gratitude and heartfelt appreciation to Michael R. McGivney on the occasion of his retirement for his dedication, professionalism and personal sacrifice that he provided during his thirty-three years of public service; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Michael R McGivney.

CONGRATULATIONS EXTENDED TO OFFICER HENRY J. MICHALSKI ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, We in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and
WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our
great metropolis could be easily torn asunder were it not for the guardians of the
public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police
Department -- "We Serve and Protect" -- exacts a substantial physical and emotional
toll not only on the officers who must daily cope with the stress and danger of being
life's arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago
Police Department have provided us with one of the safest cities in the United
States of America, allowing each of us to pursue our own version of the "American
Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never was so much owed to so
few" were never so apropos; and

WHEREAS, Henry J. Michalski began his illustrious career with the Chicago Police
Department on October 12, 1971 and served as a police officer; and

WHEREAS, Henry J. Michalski officially retired on April 29, 2006, as a valued
member of the Chicago Lawn District; and

WHEREAS, Henry J. Michalski, Star Number 15920, devoted thirty-five years of
his life in service to the people of the City of Chicago and in doing so has personally
ensured that the City of Chicago is the safe, healthy and vibrant community it is
today; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council,
assembled this fifteenth day of November, 2006, do hereby express our gratitude
and heartfelt appreciation to Henry J. Michalski on the occasion of his retirement
for his dedication, professionalism and personal sacrifice that he provided during
his thirty-five years of public service; and

Be It Further Resolved, That a suitable copy of this resolution be presented to
Henry J. Michalski.

CONGRATULATIONS EXTENDED TO OFFICER KENNETH WATT ON
RETIERNMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, We in this city of immigrants, this city of neighborhoods, this most
American of all cities are particularly cognizant of the "American Dream"; and
WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the “American Dream”; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- “We Serve and Protect” -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life’s arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the “American Dream” in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, “never was so much owed to so few” were never so apropos; and

WHEREAS, Kenneth Watt began his illustrious career with the Chicago Police Department on November 14, 1966 and served as a field training police officer; and

WHEREAS, Kenneth Watt officially retired on April 16, 2006, as a valued member of the Chicago Lawn District; and

WHEREAS, Kenneth Watt, Field Training Officer Number 9690, devoted forty years of his life in service to the people of the City of Chicago and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby express our gratitude and heartfelt appreciation to Kenneth Watt on the occasion of his retirement for his dedication, professionalism and personal sacrifice that he provided his during his forty years of public service; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Kenneth Watt.

CONGRATULATIONS EXTENDED TO HONORABLE JUDITH RICE ON RETIREMENT AS CITY TREASURER AND APPOINTMENT AS STAFF MEMBER FOR HONORABLE RICHARD M. DALEY, MAYOR.

WHEREAS, Judith Rice, a widely admired municipal official, has resigned as Chicago City Treasurer, effective December 1, 2006, to join the staff of Mayor Richard M. Daley; and
WHEREAS, Judith Rice announced that she was stepping down because the demands of public office have kept her away from her family, which “is growing older and needs more of my time”; and

WHEREAS, Mayor Richard M. Daley appointed Judith Rice to fill an unexpired term as City Treasurer in 2000 and she was elected overwhelmingly to a full term in 2003; and

WHEREAS, The City Treasurer is the custodian and manager of all cash and investments for the City of Chicago. It also is custodian and manager of short-term investments for the four City of Chicago and Chicago Board of Education pension funds; and

WHEREAS, As City Treasurer, Judith Rice established programs to stop predatory lenders; targeted City deposits to banks that invested in our neighborhoods; sponsored financial literacy classes for Chicago residents; and held Small Business Expos to help Chicagoans learn how to run their own companies; and

WHEREAS, During a twenty-five year career in public service, Judith Rice has served as commissioner of the City departments of Transportation, Water and Revenue, and as an assistant Corporation Counsel and assistant State’s Attorney; and

WHEREAS, Judith Rice’s vast experience and expertise as a public servant will continue to greatly benefit the citizens in her new role as a member of the Mayor’s staff; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby congratulate Judith Rice on her new appointment and do hereby congratulate her on her dedicated service as City Treasurer; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Judith Rice.

CONGRATULATIONS EXTENDED TO CIVIC CONSULTING ALLIANCE ON TWENTIETH ANNIVERSARY AND GRATITUDE FOR CIVIC CONTRIBUTIONS.

WHEREAS, The Civic Consulting Alliance, a not-for-profit consulting organization which works to improve government in the City of Chicago, has celebrated its twentieth anniversary; and
WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The Civic Consulting Alliance provides general management consulting services (strategic planning, operational improvements, and organizational design) using a combination of C.C.A. staff consultants, client employees, and consultants “on loan” from Chicago’s top private sector corporations and consulting firms; and

WHEREAS, The Civic Consulting Alliance Since its inception, C.C.A. projects have saved the City of Chicago and its sister agencies more than $1 Billion; and

WHEREAS, Projects undertaken by the Civic Consulting Alliance have led to numerous service improvements, enabling government to run more effectively and improving the everyday lives of citizens; and

WHEREAS, In September 1985, Mayor Harold Washington asked the Civic Committee of the Commercial Club of Chicago to seek assistance from the chief executives form Chicago’s largest corporations, to evaluate the financial health of the City; and

WHEREAS, In response, the Civic Committee and Chicago United established the Financial Planning Committee, bringing together more than seventy executives to study the budget, evaluate long-range financial prospects and make recommendations for strengthening the financial condition of the City; and

WHEREAS, In 1987, the Financial Research and Advisory Committee (“F.R.A.C.”) organized to implement and improve upon these recommendations. In 2005, F.R.A.C. became the Civic Consulting Alliance -- a name that reflects the unique approach to working with partners across the civic landscape; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this fifteenth day of November, 2006, do hereby congratulate the Civic Consulting Alliance on its twentieth anniversary and do hereby express our gratitude for this organization’s many important civic contributions; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Brian Fabes, chief executive officer of the Civic Consulting Alliance.
Presented By

ALDERMAN TROUTMAN (20th Ward):

CONGRATULATIONS EXTENDED TO NEW DIRECTION OUTREACH ON TENTH ANNIVERSARY AND BEST WISHES FOR SUCCESSFUL FUND-RAISING EVENT ON DECEMBER 1, 2006.

WHEREAS, On Friday, December 1, 2006, its many advocates and friends are gathering to salute and support New Direction Outreach, a not-for-profit organization which provides nurturing services to children and teenagers in need; and

WHEREAS, New Direction Outreach (N.D.O.), located at 6857 South State Street in the heart of Chicago’s south side, operates a residential treatment facility providing residential care for boys aged nine to eighteen years, as well as a therapeutic day school (Academy) for eligible children aged nine to fifteen years; and

WHEREAS, With its holistic approach of caring for the child as individual -- spirit, soul and body -- New Direction Outreach continues to place its charges in a therapeutic environment. These children and teens might not otherwise find means to preparing for entry or re-entry into society, and their experience at N.D.O. is fondly controlled and abetted by licensed and certified professionals; and

WHEREAS, Its Academy is also approved to service special education students nine to fifteen years of age who have Emotional Behavior Disorder (E.B.D.) or who are Learning Disabled (L.D.) or Educably Mentally Handicapped (E.M.H.); and

WHEREAS, New Direction Outreach receives referrals primarily, but not exclusively, from the Chicago Public Schools System or from the Illinois Department of Children and Family Services, but through the generosity of its donors and sponsors, N.D.O. has been able to expand its services and looks forward to greater expansion in this complex urban environment; and

WHEREAS, The leaders of this great City of Chicago are keenly aware of the great achievements of New Direction Outreach; now, therefore,

Be It Hereby Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here in assembly, do hereby applaud the outstanding effort of New Direction Outreach and congratulate them on their tenth anniversary, and in that regard we call public attention to the New Direction Outreach Fund-raising event scheduled for Friday, December 1, 2006; and
Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to New Direction Outreach.

Presented By

ALDERMAN ALLEN (38th Ward):

TRIBUTE TO LATE MRS. ALBERTA S. FIGURA.

WHEREAS, Alberta S. Figura has been called to eternal life by the wisdom of God; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Thomas R. Allen; and

WHEREAS, The beloved wife of the late Casimer B.; loving mother of Michelle (the late Reverend Charles) Heimberger and Susan (Myron) Potter; grandmother of Kathryn (Dr. Philip) Skiba, Deborah (Timothy) Sobieszczyk, Michael, C.J. and Victoria (James) Turk; great-grandmother of Olivia and Isaac; fond sister of Marion (Walter) Franiak, the late John (Frances) Stasik, the late Frances (the late Joseph) Lenart and the late Eleanor Stasik; and aunt of many nieces and nephews, Alberta S. Figura leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of Alberta S. Figura and extend to her family and friends our sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Alberta S. Figura.

TRIBUTE TO LATE MRS. KATHLEEN C. GALVIN.

WHEREAS, Kathleen C. Galvin has been called to eternal life by the wisdom of God; and
WHEREAS, The Chicago City Council has been informed of her passing by Alderman Thomas R. Allen; and

WHEREAS, The beloved wife of Michael Andrew Galvin; dearest mother of Jerry Andrew (Krista), Patrick C. and Thomas Casey; loving daughter of the late Rosemary and William Brod; dear sister of Karen (Antonio) Heredia, Susan Brod and William Jr. (Patricia) Brod; fond niece of Dorothy Clark and Julia Slaviero; loving daughter-in-law of Jerry and the late Mary Jeanne Galvin; dear sister-in-law of Jay (Rita) Galvin, Peter (Laura) Galvin, Mary Pat (Michael) Rummery, Karen Wending, Daniel (Terry) Galvin, Christopher (Pamela) Galvin, John Galvin (Melinda Cullen), Ruth Anne (John) Devine and Jeanne Ellen (Tom) Marszewski; fond aunt of four dozen nieces and nephews, give or take a few; dear friend of Nicki Hovan and all who knew her and her bunny, Mrs. Murphy Brown, Kathleen C. Galvin leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of Kathleen C. Galvin and extend to her family and friends our sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Kathleen C. Galvin.

TRIBUTE TO LATE MR. LEO NIGLIACCIO.

WHEREAS, Leo Nigliaccio has been called to eternal life by the wisdom of God; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Thomas R. Allen; and

WHEREAS, The beloved husband of Caroline E.; dear father of Frank, Carolann Putz, Arlene Kraus, Robert (Fran) and the late James (Debbie); loving grandfather of fourteen; great-grandfather of eighteen; brother of Josephine Corsello and the late Lucille Mercurio, Leo Nigliaccio leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of Leo Nigliaccio and extend to his family and friends our sympathy; and
Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Leo Nigliaccio.

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TRIBUTE TO LATE MR. TERRANCE R. OKEN.

WHEREAS, Terrance R. Oken has been called to eternal life by the wisdom of God; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Thomas R. Allen; and

WHEREAS, The loving husband of thirty-five years to Madeleine; loving father of Scott (Barbara) and Stacy (Wade) Nachtigall; proud grandfather of Charlie and Billy Oken; dear brother of Andrea and Paula (C.R.), Terrance R. Oken leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this fifteenth day of November, 2006, do hereby express our sorrow on the death of Terrance R. Oken and extend to his family and friends our sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Terrance R. Oken.

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Presented By

ALDERMAN SHILLER (46th Ward):

CONGRATULATIONS EXTENDED TO HONORABLE LARRY MC KEON ON RETIREMENT FROM ILLINOIS GENERAL ASSEMBLY.

WHEREAS, Larry McKeon has announced his retirement from the Illinois General Assembly; and
WHEREAS, Larry McKeon has served the public interest with distinction and honor for over forty-two years, including over a decade as a state representative, as director of the City of Chicago’s Commission on Human Relations and as Mayor Richard M. Daley’s liaison to Chicago’s Gay and Lesbian communities; and

WHEREAS, Larry McKeon has been active in numerous community and civic organizations including the Ravenswood Community Council, the Uptown Chamber of Commerce and the North Center Chamber of Commerce; and

WHEREAS, Larry McKeon has fought for consumer protection and prevention of unfair labor practices by passing legislation protecting home and condo buyers, helping senior citizens maintain their homes by establishing property tax assessment caps; and

WHEREAS, Larry McKeon has been a fighter for justice and human rights his entire life, and champion for those most in need; and

WHEREAS, Larry McKeon has set a standard for living with dignity and strength in the face of terrible odds, always thinking of others before himself and working tirelessly for the interests of all people; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago do hereby recognize and congratulate Larry McKeon for his outstanding public service and his true and sincere friendship; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Larry McKeon.

Presented By

ALDERMAN M. SMITH (48th Ward):

TRIBUTE TO LATE MS. DELLE ALOIA CHATMAN.

WHEREAS, On November 7, 2006, almighty God in His infinite wisdom has granted eternal life to Delle Aloia Chatman, prolific writer, creative photographer, devoted mother and outstanding member of her north side Edgewater community, after an heroic battle with ovarian cancer; and
WHEREAS, According to her biography, Delle Chatman “began work on her first novel at the age of twelve, completed it at fifteen, and burned it at sixteen ...” She has since written numerous screenplays for television and film that were produced by ABC, NBC, CBS and PBS. In 1999, Delle Chatman wrote “Free of Eden” for acclaimed actor Sidney Poitier that premiered on Showtime and is still shown as a source of inspiration to high school aged inner-city youth; and

WHEREAS, Delle Chatman’s first book of short stories, The Death of a Parent: Reflections for Adults Mourning the Loss of a Father or Mother was published in May, 2001. Her book of life lessons and fine art photographs, titled The Unteachable Ten: Wisdom and Visions for All Students of Life was published a few months later. She wrote several published articles and editorials in the Los Angeles Times, the Chicago Tribune as well as many other newspapers and magazines. A creative writing teacher at the University of Chicago’s Graham School of Business, Delle Chatman was Director of the Media Arts Division of the National High School Institute based at Northwestern University; and

WHEREAS, Delle Chatman directed several independent film and video projects, co-hosted “30 Good Minutes”, a faith-based WTTW program and was commended by none other than His Eminence Francis Cardinal George of Chicago for focus on religious themes in her photographic and visual arts work; and

WHEREAS, Delle Chatman leaves behind to celebrate her exceptionally well-lived life a daughter, Ramona; brothers, Gregory, Christopher and James, Jr.; nephews, Sean and James, as well as many devoted friends from her daughter’s Sacred Heart School and her parish, Saint Gertrude’s Catholic Church; and

WHEREAS, Delle Chatman once spoke of the eternal life she has so recently been granted. “Each of us receives a personal invitation from God to walk through life totally devoted, totally committed, totally in love with the Divine will”, she said. “The pay off? Eternal life. Actually it’s eternal life with unconditional love as the cherry on top because everybody gets unconditional love whether or not they love Divine will. God can’t deny himself, and he is love. But walking in his will guarantees peace in the midst of trials, and at the end of this physical existence, a heavenly one: Eternal life”; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, assembled here this fifteenth day of November, 2006 A.D., do hereby join with her family and many friends in celebrating the eternal life of Delle Aloia Chatman; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to her family.
MATTERS PRESENTED BY THE ALDERMEN.

(Presented By Wards, In Order, Beginning With The First Ward)

Arranged under the following subheadings:

2. Zoning Ordinance Amendments.
3. Claims.
4. Unclassified Matters (arranged in order according to ward numbers).
5. Free Permits, License Fee Exemptions, Cancellation of Warrants for Collection and Water Rate Exemptions, Et Cetera.

1. TRAFFIC REGULATIONS, TRAFFIC SIGNS AND TRAFFIC-CONTROL DEVICES.

Referred -- ESTABLISHMENT OF LOADING ZONES AT SUNDRY LOCATIONS.

The aldermen named below presented proposed ordinances to establish loading zones at the locations designated and for the distances and times specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

<table>
<thead>
<tr>
<th>Alderman</th>
<th>Location, Distance And Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>FLORES (1st Ward)</td>
<td>North Clybourn Avenue, at 3058, for one parking space -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday; North Milwaukee Avenue, at 2115, for one parking space -- 9:00 A.M. to 12:00 A.M. -- daily;</td>
</tr>
<tr>
<td>Alderman</td>
<td>Location, Distance And Time</td>
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</tr>
<tr>
<td><strong>HAITHCOCK</strong> (2&lt;sup&gt;nd&lt;/sup&gt; Ward)</td>
<td>West Van Buren Street, at 1033, for two parking spaces -- 15 minute limit -- unattended vehicles must have hazard lights activated -- 7:00 A.M. to 9:00 P.M. -- Monday through Saturday;</td>
</tr>
<tr>
<td><strong>TILLMAN</strong> (3&lt;sup&gt;rd&lt;/sup&gt; Ward)</td>
<td>East 51&lt;sup&gt;st&lt;/sup&gt; Street, at 112 -- 15 minute limit -- unattended vehicles must have hazard lights activated -- 6:00 A.M. to 7:00 P.M. -- Monday through Friday;</td>
</tr>
<tr>
<td><strong>OCASIO</strong> (26&lt;sup&gt;th&lt;/sup&gt; Ward)</td>
<td>West Chicago Avenue, at 2600 -- 15 minute limit -- unattended vehicles must have hazard lights activated -- tow-away zone -- 8:30 A.M. to 6:00 P.M. -- Monday through Friday;</td>
</tr>
<tr>
<td><strong>BURNETT</strong> (27&lt;sup&gt;th&lt;/sup&gt; Ward)</td>
<td>West Randolph Street, at 1111 -- 9:00 A.M. to 6:00 P.M. -- Monday through Saturday;</td>
</tr>
<tr>
<td><strong>CAROTHERS</strong> (29&lt;sup&gt;th&lt;/sup&gt; Ward)</td>
<td>West North Avenue, at 6134 -- 15 minute limit -- unattended vehicles must have hazard lights activated -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday and 9:00 A.M. to 4:00 P.M. -- Saturday;</td>
</tr>
<tr>
<td><strong>NATARUS</strong> (42&lt;sup&gt;nd&lt;/sup&gt; Ward)</td>
<td>West Kinzie Street, at 111 -- 10:00 A.M. to 7:00 P.M. -- Monday through Saturday;</td>
</tr>
<tr>
<td><strong>MOORE</strong> (49&lt;sup&gt;th&lt;/sup&gt; Ward)</td>
<td>North Western Avenue, at 7555 -- 15 minute limit -- unattended vehicles must have hazard lights activated -- 8:00 A.M. to 6:00 P.M. -- Monday through Thursday, 8:00 A.M. to 7:00 P.M. -- Friday and 8:00 A.M. to 1:00 P.M. -- Saturday.</td>
</tr>
</tbody>
</table>
Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED LOADING ZONE ON PORTION OF NORTH STATE STREET.

Alderman Natarus (42nd Ward) presented a proposed ordinance to amend an ordinance passed by the City Council on July 9, 2003 (Journal of the Proceedings of the City Council of the City of Chicago, page 3962) which established loading zones on portions of specified public ways by striking the words: "North State Street (west side) from a point 30 feet south of East Superior Street, to a point 20 feet south thereof -- 15 minute loading zone -- use flashing lights -- 5:00 P.M. to 12:00 A.M. -- tow-away zone" and inserting in lieu thereof: "North State Street (west side) from a point 30 feet south of East Superior Street, to a point 20 feet south thereof -- no parking loading zone -- at all times", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED LOADING ZONE AT 7425 NORTH WESTERN AVENUE.

Alderman Moore (49th Ward) presented a proposed ordinance to amend a previously passed ordinance which established loading zones on portions of specified public ways by striking the words: "North Western Avenue, at 7425 -- 15 minute limit with lights flashing -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday", which was Referred to the Committee on Traffic Control and Safety.

Referred -- CONSIDERATION FOR INSTALLATION OF PARKING METERS IN 7500 BLOCK OF NORTH PAULINA STREET.

Alderman Moore (49th Ward) presented a proposed order directing the Commissioner of Transportation to give consideration to the installation of parking meters in the 7500 block of North Paulina Street at 25 cents per 15 minutes with 30 minute limit, to be in effect from 6:00 A.M. to 9:00 P.M., Monday through Saturday, which was Referred to the Committee on Traffic Control and Safety.
Referred -- PROHIBITION OF PARKING AT ALL TIMES
AT DESIGNATED LOCATIONS.

The aldermen named below presented proposed ordinances to prohibit at all times
the parking of vehicles at the locations designated and for the distances specified,
which were Referred to the Committee on Traffic Control and Safety, as follows:

<table>
<thead>
<tr>
<th>Alderman</th>
<th>Location And Distance</th>
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</thead>
</table>
| **LYLE** (6th Ward) | South Indiana Avenue, at 7921 (Handicapped Parking Permit 49765);  
                  | East 91st Street, at 411 (Handicapped Parking Permit 53069);  |
| **BEAVERS** (7th Ward) | South Paxton Avenue, at 9005 (Handicapped Parking Permit 50628);  |
| **BALCER** (11th Ward) | South Haynes Court, at 2921 (Handicapped Parking Permit 50690);  
                     | South Honore Street, at 3540 (Handicapped Parking Permit 53202);  
                     | South Marshfield Avenue, at 3439 (Handicapped Parking Permit 53201);  
                     | South Normal Avenue, at 3253 (Handicapped Parking Permit 49980);  
                     | South Parnell Avenue, at 2919 (Handicapped Parking Permit 50689);  
<pre><code>                 | South Union Avenue, at 3127 (Handicapped Parking Permit 51817);  |
</code></pre>
<p>| <strong>COLEMAN</strong> (16th Ward) | South Hermitage Avenue, at 5307 (Handicapped Parking Permit 44652);  |</p>
<table>
<thead>
<tr>
<th>Alderman</th>
<th>Location And Distance</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>South Laflin Street, at 5320 (Handicapped Parking Permit 51789);</td>
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<tr>
<td></td>
<td>South Whipple Street, at 5924 (Handicapped Parking Permit 53328);</td>
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<tr>
<td>MURPHY (18th Ward)</td>
<td>South Francisco Avenue, at 7915 (Handicapped Parking Permit 53390);</td>
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<tr>
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<td>South Hermitage Avenue, at 8610 (Handicapped Parking Permit 53388);</td>
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<tr>
<td></td>
<td>South Hoyne Avenue, at 7805 (Handicapped Parking Permit 53389);</td>
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<tr>
<td>BURNETT (27th Ward)</td>
<td>North Spaulding Avenue, at 720 (Handicapped Parking Permit 48414);</td>
</tr>
<tr>
<td>SUAREZ (31st Ward)</td>
<td>West Drummond Place, at 5317 (Handicapped Parking Permit 53698);</td>
</tr>
<tr>
<td>MATLAK (32nd Ward)</td>
<td>North Magnolia Avenue, at 2120 (handicapped permit parking);</td>
</tr>
<tr>
<td>ALLEN (38th Ward)</td>
<td>West Roscoe Street, at 5135 (Handicapped Parking Permit 51454);</td>
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<tr>
<td></td>
<td>North Sayre Avenue, at 3806 (Handicapped Parking Permit 51457);</td>
</tr>
<tr>
<td>LEVAR (45th Ward)</td>
<td>West Grace Street, at 5132 (Handicapped Parking Permit 50100);</td>
</tr>
<tr>
<td></td>
<td>West Warwick Avenue, at 5105 (Handicapped Parking Permit 47784);</td>
</tr>
</tbody>
</table>
Alderman Location And Distance

**SHILLER (46th Ward)**
West Winnemac Avenue, at 1449, for a distance of 25 feet (Handicapped Parking Permit 43242);

**STONE (50th Ward)**
North Artesian Avenue, at 7445 (Handicapped Parking Permit 51762).

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**Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 1347 WEST CULLERTON STREET.**

Alderman Solis (25th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "West Cullerton Street, at 1347 (handicapped permit parking)", which was Referred to the Committee on Traffic Control and Safety.

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**Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 3226 SOUTH EMERALD AVENUE.**

Alderman Balcer (11th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "South Emerald Avenue, at 3226 (Handicapped Parking Permit 3406)", which was Referred to the Committee on Traffic Control and Safety.
Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 1544 WEST FARWELL AVENUE.

Alderman Moore (49th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: “West Farwell Avenue, at 1544 (Handicapped Parking Permit 42494)”, which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 4716 NORTH HAMLIN AVENUE.

Alderman Laurino (39th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: “North Hamlin Avenue, at 4716 (Handicapped Parking Permit 18236)”, which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 5843 SOUTH KOLMAR AVENUE.

Alderman Olivo (13th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: “South Kolmar Avenue, at 5843 (Handicapped Parking Permit 20833)”, which was Referred to the Committee on Traffic Control and Safety.
Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 38 NORTH LOREL AVENUE.

Alderman E. Smith (28th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "North Lorel Avenue, at 38 (Handicapped Parking Permit 25699)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 4971 NORTH MAJOR AVENUE.

Alderman Levar (45th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "North Major Avenue, at 4971 (Handicapped Parking Permit 14236)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 6211 NORTH MAPLEWOOD AVENUE.

Alderman Stone (50th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "North Maplewood Avenue, at 6211 (Handicapped Parking Permit 28268)", which was Referred to the Committee on Traffic Control and Safety.
Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 5914 NORTH MASON AVENUE.

Alderman Levar (45th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: “North Mason Avenue, at 5914 (Handicapped Parking Permit 42221)”, which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 6028 WEST MELROSE STREET.

Alderman Banks (36th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: “West Melrose Street, at 6028 (Handicapped Parking Permit 13879)”, which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 4251 NORTH NARRAGANSETT AVENUE.

Alderman Allen (38th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: “North Narragansett Avenue, at 4251 (Handicapped Parking Permit 6438)”, which was Referred to the Committee on Traffic Control and Safety.
Alderman Suarez (31st Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: “West Nelson Street, at 4835 (Handicapped Parking Permit 41451)”, which was Referred to the Committee on Traffic Control and Safety.

Alderman Colón (35th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: “North Sawyer Avenue, at 2749 (Handicapped Parking Permit 13858)”, which was Referred to the Committee on Traffic Control and Safety.

Alderman Levar for Alderman Stone (50th Ward) presented a proposed order directing the Commissioner of Transportation to give consideration to the establishment of perpendicular parking only on the west side of North Rockwell Street, southward between West Jarvis Avenue and the vacated portion of North Rockwell Street and West Sherwin Avenue, which was Referred to the Committee on Traffic Control and Safety.
Referred -- CONSIDERATION FOR EXTENSION OF RESIDENTIAL PERMIT PARKING ZONES AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed orders to give consideration to the extension of residential permit parking at the locations designated and for the distances and times specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

<table>
<thead>
<tr>
<th>Alderman</th>
<th>Location And Distance</th>
</tr>
</thead>
<tbody>
<tr>
<td>FLORES (1st Ward)</td>
<td>North Paulina Street, in the 1200 block at all times daily (Zone 154);</td>
</tr>
<tr>
<td>TROUTMAN (20th Ward)</td>
<td>East 61st Street, in the 1900 block at all times daily (Zone 1287).</td>
</tr>
</tbody>
</table>

Referred -- ESTABLISHMENT OF STANDING ZONES AT DESIGNATED LOCATIONS.

The aldermen named below presented proposed ordinances to establish standing zones, with tow-away zones in effect after expiration of the limits indicated and require that vehicles have hazard lights activated while at the locations designated for the distances and times specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

<table>
<thead>
<tr>
<th>Alderman</th>
<th>Location, Distance And Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>FLORES (1st Ward)</td>
<td>North Clybourn Avenue, at 3139, for two parking spaces 30 minute limit 6:00 A.M. to 8:00 P.M. Monday through Saturday;</td>
</tr>
</tbody>
</table>
Alderman Location, Distance And Time

North Washtenaw Avenue, at 1616, for one parking space -- 15 minute limit -- 7:00 A.M. to 7:00 P.M. -- daily;

SUAREZ (31st Ward) North Cicero Avenue, at 2137 -- 9:00 A.M. to 7:00 P.M. -- daily.

Referred -- ESTABLISHMENT OF TOW-AWAY ZONES AT SPECIFIED LOCATIONS.

Alderman Matlak (32nd Ward) presented two proposed ordinances to establish tow-away zones at the locations designated, for the distances and times specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

West Barry Avenue, at 1446 -- loading zone -- 8:00 A.M. to 7:00 P.M. -- Monday through Saturday; and

West North Avenue, at 1814 -- 1826 -- loading zone -- 10:00 A.M. to 9:00 P.M. -- daily.

Referred -- ESTABLISHMENT OF FIFTEEN MILE PER HOUR SPEED LIMITATION IN ALLEY BOUNDED BY WEST WASHINGTON BOULEVARD, WEST RANDOLPH STREET, NORTH JEFFERSON STREET AND NORTH CLINTON STREET.

Alderman Natarus (42nd Ward) presented a proposed ordinance to limit the speed of vehicles to fifteen miles per hour in the alley bounded by West Washington Boulevard, West Randolph Street, North Jefferson Street and North Clinton Street, which was Referred to the Committee on Traffic Control and Safety.
Referred -- CONSIDERATION FOR INSTALLATION OF TRAFFIC WARNING SIGNS AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed orders to give consideration to the installation of traffic warning signs of the nature indicated at the locations specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

<table>
<thead>
<tr>
<th>Alderman</th>
<th>Location And Type Of Sign</th>
</tr>
</thead>
<tbody>
<tr>
<td>CARDENA (12th Ward)</td>
<td>South California Avenue, at West 23rd Place -- “Two-Way Stop”;</td>
</tr>
<tr>
<td></td>
<td>South Paulina Street, 20 feet of right-of-way along West 45th Street -- “No Parking -- At All Times”;</td>
</tr>
<tr>
<td></td>
<td>South Paulina Street, (west side) 20 feet of right-of-way along West 45th Street -- “No Parking -- At All Times”;</td>
</tr>
<tr>
<td></td>
<td>South Paulina Street, at West 45th Street -- “Stop”;</td>
</tr>
<tr>
<td>COLEMAN (16th Ward)</td>
<td>South Honore Street, at 5300 -- “Stop”;</td>
</tr>
<tr>
<td>MELL (33rd Ward)</td>
<td>North Kedzie Avenue and West Sunnyside Avenue -- “Stop”;</td>
</tr>
<tr>
<td>AUSTIN (34th Ward)</td>
<td>South LaSalle Street and West 117th Street -- “All-Way Stop”;</td>
</tr>
<tr>
<td>LEVAR For STONE (50th Ward)</td>
<td>West Touhy Avenue (south side) from 3000 West Sacramento Avenue, to a point 500 feet west thereof -- “No Parking Anytime -- Tow-Away Zone”.</td>
</tr>
</tbody>
</table>
11/15/2006 NEW BUSINESS PRESENTED BY ALDERMEN 93761

Referred -- AMENDMENT OF ORDINANCE WHICH AUTHORIZED ERECTION OF "NO PARKING ON SCHOOL DAYS" SIGNS AT 4525 NORTH KENMORE AVENUE.

Alderman Shiller (46th Ward) presented a proposed ordinance to amend a previously passed ordinance which authorized the erection of signs on portions of specified public ways by striking the words: "North Kenmore Avenue, at 4525 -- 8:00 A.M. to 4:30 P.M. -- 'No Parking On School Days’" and inserting in lieu thereof: "North Kenmore Avenue, at 4525 -- 7:00 A.M. to 4:30 P.M. -- 'No Parking On School Days’", which was Referred to the Committee on Traffic Control and Safety.

2. ZONING ORDINANCE AMENDMENTS.

None.

3. CLAIMS.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

The aldermen named below presented thirty-one (31) proposed claims against the City of Chicago for the claimants named as noted, respectively, which were Referred to the Committee on Finance, as follows:

<table>
<thead>
<tr>
<th>Alderman</th>
<th>Claimant</th>
</tr>
</thead>
<tbody>
<tr>
<td>HAIRSTON (5th Ward)</td>
<td>Chappel Court Condominium Association;</td>
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<tr>
<td>Alderman</td>
<td>Claimant</td>
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<td>---------------------------------------------------------------------------</td>
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<tr>
<td>Crandon Hall</td>
<td>Crandon Hall Condominium Association;</td>
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<tr>
<td>Greenway Court</td>
<td>Greenway Court Condominium Association;</td>
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<tr>
<td>Ingleside Court</td>
<td>Ingleside Court Condominium Homes South;</td>
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<tr>
<td>Paxton Arms</td>
<td>Paxton Arms Condominium Association;</td>
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<tr>
<td>Paxton Place</td>
<td>Paxton Place Condominium Association;</td>
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<tr>
<td>South Shore Villa</td>
<td>South Shore Villa Condominium Association;</td>
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<tr>
<td>5331 -- 5341 South</td>
<td>5331 -- 5341 South Cornell Condominium Association;</td>
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<tr>
<td>5482 -- 5484 South</td>
<td>5482 -- 5484 South Everett Condominium Association;</td>
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<tr>
<td>7935 South State</td>
<td>7935 South State Condominium Association (2);</td>
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<tr>
<td>Ms. Alice Williams</td>
<td>Ms. Alice Williams;</td>
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<tr>
<td>Ms. Christina</td>
<td>Ms. Christina Adachi;</td>
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<tr>
<td>Ms. Judith Stalnaker</td>
<td>Ms. Judith Stalnaker;</td>
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<tr>
<td>La Grande Dame</td>
<td>La Grande Dame Condominium Association;</td>
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<tr>
<td>Landmark Village</td>
<td>Landmark Village;</td>
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<tr>
<td>Terra Cotta Village</td>
<td>Terra Cotta Village;</td>
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<tr>
<td>Alderman</td>
<td>Claimant</td>
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<tr>
<td>------------------------</td>
<td>---------------------------------------------------------------------------</td>
</tr>
<tr>
<td>BANKS (36&lt;sup&gt;th&lt;/sup&gt; Ward)</td>
<td>Irving Park Terrace Condominium Association;</td>
</tr>
<tr>
<td>O'CONNOR (40&lt;sup&gt;th&lt;/sup&gt; Ward)</td>
<td>Granville Terrace Mutual Ownership Trust;</td>
</tr>
<tr>
<td>NATARUS (42&lt;sup&gt;nd&lt;/sup&gt; Ward)</td>
<td>Carl Sandburg Village Condominium Association Number 1;</td>
</tr>
<tr>
<td>LEVAR (45&lt;sup&gt;th&lt;/sup&gt; Ward)</td>
<td>Mr. Gregg Giambalvo;</td>
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<td>Ms. Del Norwood;</td>
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<td></td>
<td>Mr. Wayne P. Przyby;</td>
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<td></td>
<td>Ms. Carol A. Trzos;</td>
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<td></td>
<td>Windsor West Condominium Association;</td>
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<tr>
<td>SCHULTER (47&lt;sup&gt;th&lt;/sup&gt; Ward)</td>
<td>Paulina Courts Condominium Association;</td>
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<td>Virginia Gardens Condominium;</td>
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<td></td>
<td>Wolcott Village of Ravenswood;</td>
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<td></td>
<td>Wolcott-Winona Condominium Association;</td>
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<tr>
<td>M. SMITH (48&lt;sup&gt;th&lt;/sup&gt; Ward)</td>
<td>Glenwood Balmoral Condominium Association;</td>
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<tr>
<td></td>
<td>5000 North Marine Drive Corporation.</td>
</tr>
</tbody>
</table>
4. UNCLASSIFIED MATTERS.

(Arranged In Order According To Ward Number)

Proposed ordinances, orders and resolutions were presented by the aldermen named below, respectively, and were acted upon by the City Council in each case in the manner noted, as follows:

Presented By

ALDERMAN FLORES (1st Ward):

_Referred -- AUTHORIZATION TO CLOSE TO VEHICULAR TRAFFIC PORTION OF NORTH FAIRFIELD AVENUE._

A proposed ordinance authorizing the Commissioner of Transportation to close to vehicular traffic that portion of North Fairfield Avenue lying north of the north line of West Fullerton Avenue and south of the south line of the first east/west 14 foot public alley north of West Fullerton Avenue, which was _Referred to the Committee on Transportation and Public Way._

_Referred -- EXEMPTION OF 2444 WEST DIVERSEY, L.L.C. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 2444 WEST DIVERSEY PARKWAY._

Also, a proposed ordinance to exempt 2444 West Diversey, L.L.C. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 2444 West Diversey Parkway, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was _Referred to the Committee on Transportation and Public Way._
Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTY AT 1016 NORTH WINCHESTER AVENUE.

Also, a proposed order authorizing the Executive Director of Construction and Permits, the Director of Revenue, the Commissioners of Environment, Fire and the Zoning Administrator to issue all necessary permits, free of charge, for the landmark property at 1016 North Winchester Avenue, for de-conversion of a two story residential building including a third floor addition and rehabilitation of the east facade, which was Referred to the Committee on Historical Landmark Preservation.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT SPECIFIED LOCATIONS.

Also, three proposed orders authorizing the Director of Business Affairs and Licensing to issue permits to the applicants listed to construct, maintain and use canopies to be attached or attached to the buildings or structures at the locations specified, which were Referred to the Committee on Transportation and Public Way, as follows:

- Evergreen Market -- for one canopy at 1339 North Damen Avenue;
- Express International Furniture, Inc. -- for one canopy at 2096 North Milwaukee Avenue; and
- Fat Willy's Rib Shack -- for one canopy at 2416 West Schubert Avenue.

Presented By

ALDERMAN HAITHCOCK (2nd Ward):

Referred -- GRANTS OF PRIVILEGE TO SUNDARY APPLICANTS FOR VARIOUS PURPOSES.

Two proposed ordinances to grant permission and authority to the applicants listed
for the purposes specified, which were Referred to the Committee on Transportation and Public Way, as follows:

Blackstone Hotel Developer, L.L.C. -- to maintain and use two vaults adjacent to 636 South Michigan Avenue; and

1400 Museum Park, L.L.C. -- to construct, install, maintain and use three cornices adjacent to 100 East 14th Street.

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Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT 537 SOUTH DEARBORN STREET.

Also, a proposed order authorizing the Director of Business Affairs and Licensing to issue a permit to Old Franklin L.L.C. to construct, maintain and use five canopies to be attached or attached to the building or structure at 537 South Dearborn Street, which was Referred to the Committee on Transportation and Public Way.

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Presented By

ALDERMAN TILLMAN (3rd Ward):

Referred -- AUTHORIZATION TO CLOSE TO VEHICULAR TRAFFIC PORTIONS OF SPECIFIED PUBLIC WAYS.

A proposed ordinance authorizing the Commissioner of Transportation to close to vehicular traffic South Federal Street lying south of the south line of West 24th Street and northerly of the northerly line of the Southwest Route of Comprehensive Superhighway System; West 25th Street lying southerly of the northerly line of said Southwest Route and west of the west line of South Dearborn Street; and the remaining east/west 16 foot and the north/south 15 foot public alleys in the block
bounded by West 24th Street, South Dearborn Street, West 25th Street and South Federal Street, which was **Referred to the Committee on Transportation and Public Way.**

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**Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS FOR VARIOUS PURPOSES.**

Also, six proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were **Referred to the Committee on Transportation and Public Way**, as follows:

- Chicago Housing Authority/Lincoln Perry Apartments -- to maintain and use three fences adjacent to 3245 South Prairie Avenue;
- Chicago Housing Authority/Lincoln Perry Annex -- to maintain and use two fences adjacent to 243 East 32nd Street;
- Chicago Housing Authority/Princeton Apartments -- to maintain and use two fences adjacent to 4250 South Princeton Avenue;
- Jewel of Indiana Condominium Association -- to construct, install, maintain and use a lawn irrigation system adjacent to 4623 -- 4629 South Indiana Avenue;
- Pizza Pie Company Inc. -- to maintain and use one sign adjacent to 4601 South Ashland Avenue; and
- Subway -- to maintain and use one sign adjacent to 1916 South State Street.

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**Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTY AT 3617 -- 3625 SOUTH STATE STREET.**

Also, a proposed order authorizing the Executive Director of Construction and Permits, the Director of Revenue, the Commissioners of Environment, Fire and the Zoning Administrator to issue all necessary permits, free of charge, for the landmark property at 3617 -- 3625 South State Street, for exterior and interior rehabilitation
of a vacant office building, which was Referred to the Committee on Historical Landmark Preservation.

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Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTIONS OF SPECIFIED PUBLIC WAYS IN CONJUNCTION WITH "NEW YEAR'S EVE" CELEBRATION.

Also, a proposed order directing the Commissioner of Transportation to grant permission to Tobacco Road Incorporated to close to traffic portions of South Dr. Martin Luther King, Jr. Drive, East 46th Street, East 47th Street and East 48th Street in conjunction with the "New Year's Eve" celebration on December 31, 2006, during the hours of 3:00 P.M. until January 1, 2007, 2:00 A.M., which was Referred to the Committee on Special Events and Cultural Affairs.

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Referred -- AUTHORIZATION FOR ISSUANCE OF LICENSES AND PERMITS, FREE OF CHARGE, TO PARTICIPANTS IN NEW YEAR'S EVE CELEBRATION, AND WAIVER OF FEES IN CONJUNCTION THERewith.

Also, a proposed order authorizing the Director of Revenue to issue, free of charge, Food Vendor and Itinerant Merchant Licenses, Street Closure and Tent Erection Permits to the participants in, and waive fees in conjunction with the New Year's Eve celebration on December 31, 2006, during the hours of 3:00 P.M. until January 1, 2007, 2:00 A.M., which was Referred to the Committee on Special Events and Cultural Affairs.

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Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 1511 SOUTH STATE STREET.

Also, a proposed order authorizing the Director of Business Affairs and Licensing to issue a permit to Carolina Caramel to construct, maintain and use one canopy to
be attached or attached to the building or structure at 1511 South State Street, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN PRECKWINKLE (4th Ward):

Referred -- GRANT OF PRIVILEGE TO CHICAGO HOUSING AUTHORITY/JUDGE GREEN APARTMENTS TO MAINTAIN AND USE FENCE ADJACENT TO SOUTH LAKE PARK AVENUE.

A proposed ordinance to grant permission and authority to the Chicago Housing Authority/Judge Green Apartments to maintain and use a fence adjacent to 4030 South Lake Park Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN HAIRSTON (5th Ward):

Referred -- EXEMPTION OF THE UNIVERSITY OF CHICAGO FROM CITY FEES UNDER NOT-FOR-PROFIT STATUS.

A proposed ordinance providing The University of Chicago with inclusive exemption, under its not-for-profit status, from all city fees for the period of January 1, 2007 through December 31, 2007, which was Referred to the Committee on Finance.
Referred -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL POLICE EMPLOYED BY THE UNIVERSITY OF CHICAGO.

Also, a proposed ordinance which would allow The University of Chicago to pay a reduced license fee of Ten Dollars for each of the special police employed at 5801 South Ellis Avenue, pursuant to the provisions of Title 4, Chapter 340, Section 050 of the Municipal Code of Chicago, which was Referred to the Committee on Finance.

Presented By

ALDERMAN LYLE (6th Ward)
And OTHERS:

Referred -- REPRESENTATIVES OF PACE SUBURBAN BUS URGED TO TESTIFY ON FARE INCREASES.

A proposed resolution, presented by Aldermen Lyle, Muñoz, Daley, Tunney, Shiller and Moore, urging the representatives of Pace Suburban Bus to testify before the Committee on Transportation and Public Way regarding their decision to increase passenger fares effective January 1, 2007, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN STROGER (8th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 935 EAST 79TH STREET.

A proposed order authorizing the Director of Business Affairs and Licensing to issue a permit to Anar Inc. to construct, maintain and use one canopy to be attached
Presented By

ALDERMAN POPE (10th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 10106 SOUTH EWING AVENUE.

A proposed order authorizing the Director of Business Affairs and Licensing to issue a permit to A & G to construct, maintain and use one canopy to be attached or attached to the building or structure at 10106 South Ewing Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN BALCER (11th Ward):

Referred -- EXEMPTION OF LOUIS L. VALENTINE BOYS AND GIRLS CLUB FROM CITY FEES UNDER NOT-FOR-PROFIT STATUS.

A proposed ordinance providing Louis L. Valentine Boys and Girls Club with inclusive exemption, under its not-for-profit status, from all city fees for a one year period not to exceed December 31, 2007, which was Referred to the Committee on Finance.
Referred -- EXEMPTION OF PROPERTY AT 306 -- 314 WEST 31st STREET FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

Also, a proposed ordinance to exempt the owner of the property at 306 -- 314 West 31st Street from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 306 -- 314 West 31st Street, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was Referred to the Committee on Transportation and Public Way.

Referred -- APPROVAL OF PROPERTY AT 4108, 4124 AND 4134 SOUTH PACKERS AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 4108, 4124 and 4134 South Packers Avenue as eligible for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was Referred to the Committee on Economic, Capital and Technology Development.

Presented By

ALDERMAN OLIVO (13th Ward):

Referred -- GRANT OF PRIVILEGE TO WINDY CITY HOT DOGS INC. TO MAINTAIN AND USE SIGN ADJACENT TO 4205 WEST 63rd STREET.

A proposed ordinance to grant permission and authority to Windy City Hot Dogs Inc. to maintain and use one sign adjacent to 4205 West 63rd Street, which was Referred to the Committee on Transportation and Public Way.
Referred -- PERMISSION TO PARK PICKUP TRUCK AND/OR VAN AT 6942 SOUTH KOMENSKY AVENUE.

Also, a proposed order directing the Commissioner of Transportation to grant permission to Mr. Andres Chavez to park his pickup truck and/or van at 6942 South Komensky Avenue, in accordance with the provisions of Title 9, Chapter 64, Section 170(a) of the Municipal Code of Chicago, which was Referred to the Committee on Traffic Control and Safety.

Presented By

ALDERMAN COLEMAN (16th Ward):

Referred -- GRANT OF PRIVILEGE TO JEANNETTE BEAUTY SALON TO MAINTAIN AND USE SIGN ADJACENT TO 2905 WEST 59TH STREET.

A proposed ordinance to grant permission and authority to Jeannette Beauty Salon to maintain and use one sign adjacent to 2905 West 59th Street, which was Referred to the Committee on Transportation and Public Way.

Referred -- EXEMPTION OF MR. JAKUB DUNAJCZAN FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 5901 SOUTH TALMAN AVENUE.

Also, a proposed ordinance to exempt Jakub Dunajczan from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 5901 South Talman Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was Referred to the Committee on Transportation and Public Way.
Presented By

ALDERMAN TROUTMAN (20th Ward):

Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS TO MAINTAIN AND USE SIGNS AT VARIOUS LOCATIONS.

Three proposed ordinances to grant permission and authority to the applicants listed to maintain and use signs adjacent to the locations specified, which were Referred to the Committee on Transportation and Public Way, as follows:

Carolina Classic Gyros -- for one sign adjacent to 1543 West 47th Street;

City Sports -- for one sign adjacent to 6535 South Halsted Parkway; and

E R & J Food & Liquor, Inc. -- for one sign adjacent to 654 -- 658 East 67th Street.

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Referred -- EXEMPTION OF VARIOUS APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR SPECIFIED PARKING FACILITIES.

Also, two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were Referred to the Committee on Transportation and Public Way, as follows:

Adis Sator -- 855 East 64th Street; and

Silverstone Builders, Inc. -- 5838 -- 5840 South Dr. Martin Luther King, Jr. Drive.
Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT SPECIFIED LOCATIONS.

Also, three proposed orders authorizing the Director of Business Affairs and Licensing to issue permits to the applicants listed to construct, maintain and use canopies to be attached or attached to the buildings or structures at the locations specified, which were Referred to the Committee on Transportation and Public Way, as follows:

Argentina Foods -- for one canopy at 4500 South Wood Street;

Carolina Classic Gyros -- for one canopy at 1543 West 47th Street; and

Century Fashions Inc. -- for two canopies at 4756 South Ashland Avenue.

Presented By

ALDERMAN ZALEWSKI (23rd Ward):

Referred -- PERMISSION TO PARK PICKUP TRUCK AND/OR VAN AT 6525 WEST 64TH STREET.

A proposed order directing the Commissioner of Transportation to grant permission to Mr. Mariusz Tomasiak to park his pickup truck and/or van at 6525 West 64th Street, in accordance with the provisions of Title 9, Chapter 64, Section 170(a) of the Municipal Code of Chicago, which was Referred to the Committee on Traffic Control and Safety.
Presented By

ALDERMAN SOLIS (25th Ward):

Referred -- AUTHORIZATION FOR VACATION OF PORTIONS OF PUBLIC WAY IN AREA GENERALLY BOUNDED BY WEST 23RD STREET, SOUTH HALSTED STREET, SOUTH BRANCH OF CHICAGO RIVER AND BURLINGTON CANAL.

A proposed ordinance authorizing the vacation of portions of South Lumber Street and the east/west 20 foot public alley in the area generally bounded by West 23rd Street, South Halsted Street, the south branch of the Chicago River and Burlington Canal, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN OCASIO (26th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 3520 WEST ARMITAGE AVENUE.

A proposed order authorizing the Director of Business Affairs and Licensing to issue a permit to Artie’s Pizza and Subs Inc. to construct, maintain and use one canopy to be attached or attached to the building or structure at 3520 West Armitage Avenue, which was Referred to the Committee on Transportation and Public Way.
Presented By

ALDERMAN BURNETT (27th Ward):

Referred -- EXEMPTION OF MC DERMOTT CENTER, DOING BUSINESS AS HAYMARKET CENTER, FROM CITY FEES UNDER NOT-FOR-PROFIT STATUS.

A proposed ordinance providing McDermott Center, doing business as Haymarket Center, with inclusive exemption, under its not-for-profit status, from all city fees related to the erection and maintenance of building(s) and fuel storage facilities at 120 North Sangamon Street, which was Referred to the Committee on Finance.

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Referred -- AMENDMENT OF ORDINANCE WHICH AUTHORIZED GRANT OF PRIVILEGE TO LUXURY MOTORS TO MAINTAIN AND USE PLANTERS ADJACENT TO 530 WEST CHICAGO AVENUE.

Also, a proposed ordinance to amend an ordinance passed by the City Council on October 4, 2006 and printed in the Journal of the Proceedings of the City Council of the City of Chicago, pages 87806 and 87808, which authorized a grant of privilege to Luxury Motors to maintain and use nine planters adjacent to 530 West Chicago Avenue, by modifying the description and dimensions of said planters, which was Referred to the Committee on Transportation and Public Way.

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Referred -- APPROVAL OF PROPERTY AT 1900 -- 1948 WEST WALNUT STREET AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 1900 -- 1948 West Walnut Street as eligible for Class 6(b) tax incentives under the Cook County Real Property
Classification Ordinance, which was Referred to the Committee on Economic, Capital and Technology Development.

Presented By

ALDERMAN CAROTHERS (29th Ward):

Referred -- EXEMPTION OF NEW DIMENSIONS CHRISTIAN CENTER FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 6115 WEST FULLERTON AVENUE.

A proposed ordinance to exempt New Dimensions Christian Center from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 6115 West Fullerton Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN MATLAK (32nd Ward):

Referred -- EXEMPTION OF VARIOUS APPLICANTS FROM CITY FEES UNDER NOT-FOR-PROFIT STATUS.

Two proposed ordinances providing inclusive exemption from all city fees to the applicants listed, under their not-for-profit status, which were Referred to the Committee on Finance, as follows:

The Art Institute of Chicago, 950 North North Branch Street -- related to the erection and maintenance of building(s) and fuel storage facilities for a one year period not to exceed December 31, 2007; and
DePaul University/MJH Education Assistance Illinois IV L.L.C., 1237 West Fullerton Avenue.

Referred -- PERMISSION GRANTED TO CHICAGO TRANSIT AUTHORITY TO MAINTAIN AND OPERATE MOTORBUS ROUTES ON PORTIONS OF VARIOUS PUBLIC WAYS.

Also, a proposed ordinance granting permission to the Chicago Transit Authority to maintain and operate motorbus routes on North Cherry Avenue, from North North Branch Street to West Blackhawk Street; on North North Branch Street, from North Halsted Street to West Blackhawk Street; and on West Blackhawk Street, from North Cherry Avenue to North North Branch Street, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN MELL (33rd Ward):

Referred -- AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 022 OF MUNICIPAL CODE OF CHICAGO BY DELETION OF SUBSECTION 33.44 WHICH RESTRICTED ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF NORTH ELSTON AVENUE.

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 33.44 which restricted the issuance of additional alcoholic liquor licenses on North Elston Avenue, from West Addison Street to West Roscoe Street, which was Referred to the Committee on License and Consumer Protection.
Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT 2934 WEST MONTROSE AVENUE.

Also, a proposed order authorizing the Director of Business Affairs and Licensing to issue a permit to Joyce & Kerrigan Real Estate to construct, maintain and use three canopies to be attached or attached to the building or structure at 2934 West Montrose Avenue, which was Referred to the Committee on Transportation and Public Way.

Referred -- CITY COUNCIL COMMITTEE ON HEALTH URGED TO CONDUCT HEARINGS ON PROPORTION OF CHARITY CARE PROVIDED BY AND TAX EXEMPTIONS GRANTED TO NONPROFIT HOSPITALS.

Also, a proposed resolution urging the Committee on Health to conduct hearings on the discrepancy between the tax exemptions granted to nonprofit hospitals in Chicago in exchange for providing free or discounted health care for patients who cannot afford such services, which was Referred to the Committee on Health.

Presented By

ALDERMAN COLÓN (35th Ward):

Referred -- AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 023 OF MUNICIPAL CODE OF CHICAGO BY DELETION OF SUBSECTION 35.1 WHICH RESTRICTED ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTIONS OF WEST IRVING PARK ROAD.

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal
Code of Chicago by deleting subsection 35.1 which restricted the issuance of additional package goods licenses on the south side of West Irving Park Road, from North Christiana Avenue to North Bernard Street; on both sides, from North Bernard Street to North St. Louis Avenue; and the south side, from North St. Louis Avenue to North Drake Avenue, which was Referred to the Committee on License and Consumer Protection.

Referred -- EXEMPTION OF ARMITAGE ALBANY, L.L.C. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 3060 -- 3066 WEST ARMITAGE AVENUE.

Also, a proposed ordinance to exempt Armitage Albany, L.L.C. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 3060 -- 3066 West Armitage Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was Referred to the Committee on Transportation and Public Way.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO INSTALL SIGN/SIGNBOARD AT 3570 NORTH ELSTON AVENUE.

Also, a proposed order directing the Commissioner of Buildings to issue a permit to American Sign & Lighting Co. to install a sign/signboard at 3570 North Elston Avenue, which was Referred to the Committee on Buildings.
Presented By

ALDERMAN BANKS (36th Ward):

*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 3310 NORTH HARLEM AVENUE.

A proposed order authorizing the Director of Business Affairs and Licensing to issue a permit to Harlem Court Condominium Association to construct, maintain and use one canopy to be attached or attached to the building or structure at 3310 North Harlem Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN ALLEN (38th Ward):

*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 3633 NORTH CICERO AVENUE.

A proposed order authorizing the Director of Business Affairs and Licensing to issue a permit to Sargon's Car Wash L.L.C. to construct, maintain and use one canopy to be attached or attached to the building or structure at 3633 North Cicero Avenue, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- REPRESENTATIVES FROM REGIONAL TRANSPORTATION AUTHORITY, CHICAGO TRANSIT AUTHORITY, METRA COMMUTER RAIL AND PACE SUBURBAN BUS URGED TO TESTIFY ON STATUS OF "MOVING BEYOND CONGESTION VISION AND STRATEGY".

Also, a proposed resolution urging the representatives from the Regional
Transportation Authority, the Chicago Transit Authority, Metra Commuter Rail and Pace Suburban Bus to appear before the Committee on Transportation and Public Way and testify on the status of the “Moving Beyond Congestion Vision and Strategy”, a strategic plan aimed at providing world-class public transportation system in northeastern Illinois, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN O’CONNOR (40th Ward):

*Referred -- EXEMPTION OF 4907 -- 4909 NORTH TALMAN, L.L.C. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 4907 -- 4909 NORTH TALMAN AVENUE.*

A proposed ordinance to exempt 4907 -- 4909 North Talman, L.L.C. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 4907 -- 4909 North Talman Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was Referred to the Committee on Transportation and Public Way.

*Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 5321 NORTH LINCOLN AVENUE.*

Also, a proposed order authorizing the Director of Business Affairs and Licensing to issue a permit to Euro So Cap U.S.A. to construct, maintain and use one canopy to be attached or attached to the building or structure at 5321 North Lincoln Avenue, which was Referred to the Committee on Transportation and Public Way.
Presented By

ALDERMAN NATARUS (42nd Ward):

*Referred* -- AMENDMENT OF ORDINANCE WHICH AUTHORIZED AMENDMENT OF TITLE 17 OF MUNICIPAL CODE OF CHICAGO (CHICAGO ZONING ORDINANCE) BY RECLASSIFICATION OF AREA SHOWN ON MAP 1-F AS RESIDENTIAL-BUSINESS PLANNED DEVELOPMENT NUMBER 489, AS AMENDED.

A proposed ordinance to amend an ordinance passed by the City Council on May 11, 2005 and printed in the Journal of the Proceedings of the City Council of the City of Chicago, pages 46798 -- 46839, which reclassified the area shown on Map 1-F as Residential-Business Planned Development Number 489, as amended (Application Number 14523), by deleting in its entirety the Bulk Regulations and Data Table to the Plan of Development Statements printed on page 46813 of said Journal and inserting in lieu thereof a new Bulk Regulations and Data Table, which was *Referred to the Committee on Zoning*.

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTY AT 30 NORTH MICHIGAN AVENUE.

Also, a proposed order authorizing the Executive Director of Construction and Permits, the Director of Revenue, the Commissioners of Environment, Fire and the Zoning Administrator to issue all necessary permits, free of charge, for the landmark property at 30 North Michigan Avenue, for interior and exterior rehabilitation of the property, including facade and infrastructure improvements thereto, which was *Referred to the Committee on Historical Landmark Preservation*. 
Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 444 NORTH WABASH AVENUE.

Also, a proposed order authorizing the Director of Business Affairs and Licensing to issue a permit to Dan Management Corporation to construct, maintain and use one canopy to be attached or attached to the building or structure at 444 North Wabash Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN DALEY (43rd Ward):

Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS FOR VARIOUS PURPOSES.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were Referred to the Committee on Transportation and Public Way, as follows:

Gold Coast Neighbors Association -- to maintain and use one kiosk (plaque) adjacent to 45 East Division Street; and

Victory Gardens Theater -- to construct, install, maintain and use one fire shutter door adjacent to 2433 North Lincoln Avenue.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT 1732 NORTH HALSTED STREET.

Also, a proposed order authorizing the Director of Business Affairs and Licensing to issue a permit to Vinci to construct, maintain and use five canopies to be attached
or attached to the building or structure at 1732 North Halsted Street, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN TUNNEY (44th Ward):

Referral -- EXEMPTION OF 639 WEST BRIAR PARTNERS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 639 WEST BRIAR PLACE.

A proposed ordinance to exempt 639 West Briar Partners from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 639 West Briar Place, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was Referred to the Committee on Transportation and Public Way.

Referral -- PERMISSION TO PARK PICKUP TRUCK AND/OR VAN AT 2941 NORTH RACINE AVENUE.

Also, a proposed order directing the Commissioner of Transportation to grant permission to Mr. Gerald Schippers to park his pickup truck and/or van at 2941 North Racine Avenue, in accordance with the provisions of Title 9, Chapter 64, Section 170(a) of the Municipal Code of Chicago, which was Referred to the Committee on Traffic Control and Safety.
Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO
CONSTRUCT, MAINTAIN AND USE CANOPIES
AT 3540 NORTH CLARK STREET.

Also, a proposed order authorizing the Director of Business Affairs and Licensing
to issue a permit to Sluggers to construct, maintain and use twelve canopies to be
attached or attached to the building or structure at 3540 North Clark Street, which
was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN LEVAR (45th Ward):

Referred -- AMENDMENT OF ORDINANCE WHICH PROVIDED
EXEMPTION FOR J. W. AUTO SERVICES, INC.
FROM PHYSICAL BARRIER REQUIREMENT
PERTAINING TO ALLEY ACCESSIBILITY.

A proposed ordinance to amend an ordinance passed by the City Council on
November 1, 2006 and printed in the Journal of the Proceedings of the City Council
of the City of Chicago, page 90639, which provided J.W. Auto Services, Inc. with an
exemption from physical barrier requirement pertaining to alley accessibility, by
deleting the words: “6618 North Milwaukee Avenue” appearing in the fifth and
seventh printed lines from the top of the page and inserting in lieu thereof the words:
“6118 North Milwaukee Avenue”, which was Referred to the Committee on
Transportation and Public Way.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT
TO CONSTRUCT, MAINTAIN AND USE CANOPIES
AT 5849 WEST LAWRENCE AVENUE.

Also, a proposed order authorizing the Director of Business Affairs and Licensing
to issue a permit to Heritage Title Co. to construct, maintain and use three canopies
to be attached or attached to the building or structure at 5849 West Lawrence Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN SHILLER (46th Ward):

Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS TO MAINTAIN AND USE SIGNS AT VARIOUS LOCATIONS.

Two proposed ordinances to grant permission and authority to the applicants listed to maintain and use signs adjacent to the locations specified, which were Referred to the Committee on Transportation and Public Way, as follows:

Faith Tabernacle Inc. -- for one sign adjacent to 3750 North Halsted Street; and

Universal Music and Entertainment -- for one sign adjacent to 4423 North Broadway.

Presented By

ALDERMAN SHILLER (46th Ward) And
ALDERMAN SUAREZ (31st Ward):

Referred -- AMENDMENT OF TITLES 3 AND 13 OF MUNICIPAL CODE OF CHICAGO TO REQUIRE CERTIFICATE OF OCCUPANCY FOR CONDOMINIUMS.

A proposed ordinance to amend Titles 3 and 13 of the Municipal Code of Chicago by modification of the provisions in Sections 3-33-050 and 13-36-040 which would require a certificate of occupancy for any newly constructed or converted dwelling unit, classified as a residential property under the Illinois condominium property act,
prior to the issuance of property tax stamps and before any condominium unit owner can occupy said property, which was Referred to the Committee on Buildings.

Presented By

ALDERMAN M. SMITH (48th Ward):

Referred -- GRANT OF PRIVILEGE TO NEW AMERICAN MINI FOOD MART TO MAINTAIN AND USE SIGN ADJACENT TO 1047 WEST GRANVILLE AVENUE.

A proposed ordinance to grant permission and authority to New American Mini Food Mart to maintain and use one sign adjacent to 1047 West Granville Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN MOORE (49th Ward):

Referred -- CERTIFICATION TO CHICAGO BOARD OF ELECTION COMMISSIONERS OF ADVISORY REFERENDUM ON ENACTMENT BY CITY COUNCIL OF LIVING WAGE ORDINANCE FOR SUBMISSION TO ALL VOTERS WITHIN FORTY-NINTH WARD AT NEXT SCHEDULED ELECTION.

A proposed resolution certifying to the Chicago Board of Election Commissioners of a question whether the City Council should enact a Living Wage Ordinance that would require any retail establishment greater than 90,000 square feet in size or earning gross revenues exceeding $1 Billion to pay a minimum employee wage of $10.00 per hour plus $3.00 per hour toward benefits to be submitted to all voters within the 49th Ward at the next regularly scheduled election, which was Referred to the Committee on Committees, Rules and Ethics.
5. FREE PERMITS, LICENSE FEE EXEMPTIONS, CANCELLATION OF WARRANTS FOR COLLECTION AND WATER RATE EXEMPTIONS, ET CETERA.

Proposed ordinances, orders, et cetera, described below, were presented by the aldermen named and were Referred to the Committee on Finance, as follows:

FREE PERMIT:

BY ALDERMAN L. THOMAS (17th Ward):

Gift From God Ministry, 1818 West 74th Street -- for renovation of the church building on the premises known as 1818 West 74th Street.

CANCELLATION OF WARRANT FOR COLLECTION:

BY ALDERMAN E. SMITH (28th Ward):

Community Church, 4817 West Madison Street -- annual inspection fee.

CANCELLATION OF WATER/SEWER ASSESSMENTS:

BY ALDERMAN OCASIO (26th Ward):

Latin United Community Housing Association, various locations (4).

BY ALDERMAN LAURINO (39th Ward):

Rabbinical College of Telshe Yeshiva, 3525 West Foster Avenue.

Telshe Yeshiva, 3555 West Foster Avenue.
The Deputy City Clerk submitted the printed official Journal of the Proceedings of the City Council of the City of Chicago, Illinois for the regular meeting held on Wednesday, November 8, 2006, at 10:00 A.M., signed by him as such Deputy City Clerk.

Alderman Burke moved to Approve said printed official Journal and to dispense with the reading thereof. The question being put, the motion Prevailed.

Upon motion of Alderman Burke, the City Council went out of the regular order of business during the Reports of Committees portion of the meeting to consider those matters which would otherwise have been contained in the Unfinished Business portion of the meeting. (Please see page 92532 of this Journal.)

Rules Suspended -- CONGRATULATIONS EXTENDED TO ALDERMAN WILLIAM M. BEAVERS ON ELECTION AS 4TH DISTRICT COMMISSIONER OF COOK COUNTY BOARD.

Alderman Burke moved to Suspend the Rules Temporarily for the immediate consideration of and action upon a proposed resolution presented by The Honorable Richard M. Daley, Mayor. The motion Prevailed.
The following is said proposed resolution:

WHEREAS, The members of this chamber are pleased to congratulate our friend and colleague, Alderman William M. Beavers of the 7th Ward, upon his election as the 4th District Commissioner of the Cook County Board; and

WHEREAS, Born on February 21, 1935, Alderman Beavers was educated in the Chicago Public Schools and attended Harold Washington College, then known as Loop College; and

WHEREAS, Before his entry into politics, Alderman Beavers served as a member of the Chicago Police Department for twenty-one years, working as a vice officer on narcotics, gambling, prostitution and gang crimes; and

WHEREAS, In 1983, Alderman Beavers was elected Alderman of the 7th Ward, and a year later was elected the Committeeman of the Ward; and

WHEREAS, In 1994, Alderman Beavers was elected City Chairman of the Cook County Democratic Party; and

WHEREAS, During his long and distinguished career, Alderman Beavers, considered an alderman's alderman, was the chairman of the Committee on the Budget and Government Operations from 2001 -- 2006 and strove to build consensus while guiding six multi-billion dollar city budgets through the City Council; and

WHEREAS, As chairman, Alderman Beavers on many occasions led delegations of his colleagues to Washington, D.C. to promote issues of importance to the City budget, including ensuring federal funding for the O'Hare Modernization Program; and

WHEREAS, Alderman Beavers also served as the vice chairman of the Committee on Aviation, and has been a valued member of the Committees on Finance; Committees, Rules and Ethics; and Transportation and Public Way; and

WHEREAS, Having previously served as the longtime chairman of the Committee on Police and Fire from 1987 -- 2001, Alderman Beavers oversaw the appointment of numerous police superintendents and fire commissioners while vigilantly working to ensure the public safety of the citizens of the City of Chicago; and

WHEREAS, As a tireless advocate for racial equality, Alderman Beavers was a major force behind the city's ban on racial profiling; and
WHEREAS, His straightforward style and hands-on approach improved the quality of life not only for the residents of the 7th Ward but for the residents of the entire City of Chicago; and

WHEREAS, He served in this City Council with honor and distinction, a tenure for which the people of the City of Chicago owe Alderman Beavers a debt of gratitude; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this fifteenth day of November, 2006, do hereby congratulate Alderman William M. Beavers upon his election to the position of 4th District Commissioner of the Cook County Board, and we wish him well in his service in that esteemed office; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Alderman Beavers as a sign of our deep respect and good wishes.

On motion of Alderman Burke, seconded by Aldermen Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beale, Pope, Balcer, Cardenas, Coleman, L. Thomas, Murphy, Rugai, Troutman, Solis, Burnett, E. Smith, Carothers, Reboyras, Suarez, Mell, Austin, Allen, O'Connor, Doherty, Levar, Shiller, Schulter and Moore, the foregoing proposed resolution was Adopted by yeas and nays as follows:


Nays -- None.

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

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, rose and on behalf of the people of Chicago and his own family, extended congratulations and expressed gratitude to Alderman Beavers for his distinguished career in public service. Whether acting in his capacity as a legislator, ward committeeman or committee chairman, Alderman Beavers always exercised diplomacy, the Mayor noted, and his leadership, wealth of experience and hands-on approach garnered him the respect and admiration of his City Council colleagues, his 7th Ward constituents and the people of Chicago.
Mayor Richard M. Daley thereupon presented Alderman Beavers with a parchment copy of the congratulatory resolution in appreciation for his selfless public service to the people of Chicago.

Alderman Beavers acknowledged the accolades of his colleagues and recalled with satisfaction the many challenges and accomplishments he experienced during his twenty-three year tenure with the City Council. Pledging his continued support as a Commissioner of the Cook County Board on issues benefiting the people of Chicago, Alderman Beavers thanked Mayor Daley and the members of the City Council for their recognition and friendship.

Rules Suspended -- CONGRATULATIONS EXTENDED TO ALDERMAN TODD H. STROGER ON ELECTION AS PRESIDENT OF COOK COUNTY BOARD.

Alderman Burke moved to Suspend the Rules Temporarily for the immediate consideration of and action upon a proposed resolution presented by The Honorable Richard M. Daley, Mayor. The motion Prevailed.

The following is said proposed resolution:

WHEREAS, The members of this chamber are pleased to congratulate our friend and colleague, Alderman Todd H. Stroger of the 8th Ward, upon his election as the President of the Cook County Board; and

WHEREAS, Alderman Stroger was born and raised in the Chatham-Avalon community of Chicago, where he now lives with his wife, Jeanine, and their children, Hans Eric and Claire; and

WHEREAS, Alderman Stroger earned his Bachelor of Arts degree in history from Xavier University in New Orleans, Louisiana, in 1988 and he completed course work in computer training from DePaul University in 1991; and

WHEREAS, Prior to his election as State Representative of the 31st District in 1992, Alderman Stroger worked as a statistician for the Office of the Chief Judge of Cook County; and
WHEREAS, His professional experience also included work as a jury supervisor with the Cook County Jury Commissioners and as an administrative assistant at the Chicago Park District and, in 1994, he joined SBK-Brooks Investment Corporation as an investment banker; and

WHEREAS, During his decade of service in the Illinois House of Representatives, he served as Chairman of the Labor and Commerce Committee and also served on the Environment and Energy, Insurance, Personnel and Pension, Computer Technology, Financial Institutions, Human Services and Health Committees; and

WHEREAS, On September 5, 2001, he was appointed 8th Ward Alderman by Mayor Richard M. Daley to replace the late Alderman Lorraine L. Dixon, and he was elected to that office in 2003; and

WHEREAS, He served in this City Council with honor and distinction and has been a valuable member of the Committees on the Budget and Government Operations; Committees, Rules and Ethics; Housing and Real Estate; Human Relations; Police and Fire; Special Events and Cultural Affairs; and Traffic Control and Safety; and

WHEREAS, His civic contributions have included major fund-raising for the United Negro College Fund in addition to being an active leader in the 8th Ward Regular Democratic Organization and a member of the Young Democrats; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this fifteenth day of November, 2006, do hereby congratulate Alderman Todd H. Stroger upon his election to the position of President of the Cook County Board, and we wish him well in his service in that esteemed office; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Alderman Stroger as a sign of our deep respect and good wishes.

On motion of Alderman Burke, seconded by Aldermen Haithcock, Lyle, Balcer, Cárdenas, Coleman, L. Thomas, Troutman, Solis, Burnett, E. Smith, Suarez, Allen, Tunney, Levar, Schulter and Moore, the foregoing proposed resolution was Adopted by yeas and nays as follows:


Nays -- None.
Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, rose and on behalf of the people of Chicago and his own family, expressed gratitude to Alderman Stroger for his commitment to the people of Chicago and residents of the 8th Ward. Recognizing his service in the Illinois General Assembly as well as with the Chicago City Council, Mayor Daley hailed Alderman Stroger for his dedication to public service. Through quiet and effective leadership, Alderman Stroger gained the respect and friendship of those he worked with and the confidence and approval of those he represented, Mayor Daley observed, and expressed congratulations and best wishes to Alderman Stroger for continued success as the newly elected President of the Cook County Board of Commissioners.

Mayor Richard M. Daley thereupon presented Alderman Stroger with a parchment copy of the congratulatory resolution in appreciation for his selfless public service to the people of Chicago.

Alderman Stroger expressed his thanks to Mayor Daley and the members of the City Council for their support during his tenure. Reflecting upon the demanding yet rewarding responsibility of administering to the needs of his constituents and the welfare of the people of Chicago, Alderman Stroger thanked Mayor Daley and the members of the City Council for their guidance and assistance and expressed enthusiasm for the opportunity to further serve the people of Chicago and Cook County in his new capacity.

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Rules Suspended -- CONGRATULATIONS EXTENDED TO ALDERMAN THOMAS W. MURPHY ON ELECTION AS JUDGE OF CIRCUIT COURT OF COOK COUNTY.

Alderman Burke moved to Suspend the Rules Temporarily for the immediate consideration of and action upon a proposed resolution presented by The Honorable Richard M. Daley, Mayor. The motion Prevailed.

The following is said proposed resolution:

WHEREAS, The members of this chamber are pleased to congratulate our friend and colleague, Alderman Thomas W. Murphy of the 18th Ward, upon his election as a judge of the Circuit Court of Cook County; and
WHEREAS, Alderman Murphy was born and raised in Chicago, and is the proud father of two children, Brendan and Nora. He attended Northern Illinois University, where he studied accounting for two years before earning a Bachelor of Science degree in education; and

WHEREAS, After graduating from college, Alderman Murphy worked as a high school history teacher. In 1979, he received his Juris Doctor degree from Chicago's John Marshall Law School and began practicing law in Cook County; and

WHEREAS, First elected to the Chicago City Council in 1991, Alderman Murphy was the vice-chairman of the Committee on the Budget and Government Operations and the Committee on Buildings. An active member of the Committees on Finance; Aviation; Committees, Rules and Ethics; License and Consumer Protection and Police and Fire, Alderman Murphy has served the City Council with honor and distinction; and

WHEREAS, A well-respected and popular legislator, whose unwavering commitment to fiscal responsibility, ethics reform, quality education and the public safety resonated well with his constituents, Alderman Murphy was re-elected as alderman in 1995, 1999 and 2003; and

WHEREAS, In 1992, Alderman Murphy was elected Committeeman of the 18th Ward. Widely admired for his organizational skills and political acumen, Alderman Murphy was re-elected to that post in 1996, 2000 and 2004; and

WHEREAS, Especially committed to serving young people, Alderman Murphy worked tirelessly with Local School Councils, Capital Improvement Boards and the Board of Education to build new public schools in his community and to renovate and improve existing schools. Under Alderman Murphy's leadership, the Summer Immunization Program, the Youth Basketball League and Little League Sponsorship and Coaching flourished in the 18th Ward; and

WHEREAS, A major proponent of the City of Chicago’s Neighborhood Improvement Program, Alderman Murphy was instrumental in securing the redevelopment of a number of commercial, residential and public sites in the 18th Ward, including the Westport Commons Shopping Center, the Mary Crest Homes Development, the Renaissance Nursing Home, the Foster Park Water Park, the Hayes Park Natatorium and the $3.5 Million Wrightwood-Ashburn Library; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this fifteenth day of November, 2006, do hereby congratulate Alderman Thomas W. Murphy upon his election to the position of judge of the
Circuit Court of Cook County, and we wish him well in his service in that esteemed office; and

*Be It Further Resolved,* That a suitable copy of this resolution be presented to Alderman Murphy as a sign of our deep respect and good wishes.

On motion of Alderman Burke, seconded by Aldermen Hairston, Lyle, Beavers, Balcer, Coleman, L. Thomas, Rugai, Troutman, Solis, Burnett, E. Smith, Carothers, Reboyras, Suarez, Allen, Tunney, Levar, Shiller, Schulte and Moore, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:


**Nays** -- None.

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

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, rose and on behalf of the people of Chicago and his own family, expressed gratitude to Alderman Murphy for his courage, leadership and political acumen. A tireless advocate for the residents of the ethnically diverse 18th Ward, Alderman Murphy helped break down racial barriers within his south side community through inclusive representation, the Mayor declared, and observed that his dedication to and understanding of the concerns and needs of every member of his community were always foremost in his actions.

Mayor Richard M. Daley thereupon presented Alderman Murphy with a parchment copy of the congratulatory resolution in appreciation for his dedicated public service to the people of Chicago.

Alderman Murphy thanked the members of the City Council for their ongoing support and expressed appreciation to Mayor Daley for his leadership and commitment to unify the city and improve the quality of life for all Chicagoans. Reflecting on his years of service as Alderman of the 18th Ward and the honor and privilege to serve the people of Chicago, Alderman Murphy noted that his success and accomplishments were predicated upon the elemental conviction of treating each person with dignity and respect.
Alderman Burke moved to *Suspend the Rules Temporarily* for the immediate consideration of and action upon a proposed resolution presented by The Honorable Richard M. Daley, Mayor and Alderman Edward M. Burke. The motion *Prevailed.*

The following is said proposed resolution:

- *WHEREAS,* Acting City Clerk Edmund W. Kantor will be leaving that position on December 1, 2006, but will continue to serve the city with his outstanding ability and experience; and

- *WHEREAS,* Mr. Kantor, who has been Deputy City Clerk, for the last two years, was asked to serve the city as Acting City Clerk when the City Clerk resigned on February 6, 2006; and

- *WHEREAS,* Mr. Kantor was chosen for that position because of his skill and dedication, and his performance at that difficult task has been nothing less than stellar; and

- *WHEREAS,* Mr. Kantor, a graduate of Saint Xavier University, earned a Master of Public Administration from Roosevelt University in 1995; and

- *WHEREAS,* As he is near completion of his doctoral work at Roosevelt University, Mr. Kantor is an adjunct faculty member at that university, teaching criminal justice; and

- *WHEREAS,* Prior to joining the City Clerk's office, Mr. Kantor was a highly decorated lieutenant in the Chicago Police Department, having served in that department for twenty-three years; and

- *WHEREAS,* A lifelong resident of the City of Chicago, Mr. Kantor lives with his wife, Charlene, on the City's south side; and

- *WHEREAS,* Mr. Kantor's skillful and dedicated service to the City of Chicago and its citizens, in teaching, in law enforcement and in his work in the City Clerk's office, is an inspiration to all Chicagoans; now, therefore,
Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this fifteenth day of November, 2006, do hereby express our gratitude to Edmund W. Kantor for his outstanding service as Acting City Clerk, and we commend him for all of his other valuable contributions to the citizens of the City of Chicago, and we wish him well as he continues to serve the city; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Mr. Kantor as a sign of our deep respect and good wishes.

On motion of Alderman Burke, seconded by Aldermen Preckwinkle, Rugai, Solis, E. Smith, Carothers, Reboyras, Suarez, Mell, Austin, Daley and Tunney, the foregoing proposed resolution was Adopted by yeas and nays as follows:


Nays -- None.

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

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, rose and on behalf of the people of Chicago, expressed appreciation to Mr. Edmund W. Kantor for his effective leadership and dedicated public service benefiting the Office of the City Clerk and the City of Chicago.

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PRESENCE OF VISITORS NOTED.

The Honorable Richard M. Daley, Mayor, called the City Council's attention to the presence of the following visitors:
members of the Chicago Police Department 8th District: Sergeant Charles V. Maida, accompanied by his wife, Lisa, his son, Charlie, and his daughter, Gianna; Sergeant Patrick F. Gordon; Officer Leon J. Gaffen; Officer Joseph C. Engelhardt; Officer Robert S. Heskin, accompanied by his wife, Sharon, his son, Joseph, and his daughter, Megan; Officer Raymond C. Stephany; Officer Keith Fuelling, accompanied by his parents, Tom and Anne; Officer Fernando J. Gomez, accompanied by his fiancee, Maria Hernandez, and his daughter, Aymara; Illinois State Police Trooper Michael C. Roache accompanied by his mother, Elaine, his brother, James, and his friends, Captain Peter Negro, Sergeant Jeffory Escamillo, Sergeant Margaret Bresnahan and Illinois State Trooper Steve Loan; Evergreen Park Police Chief Michael D. Saunders; Evergreen Park Deputy Police Chief Wayne C. Gutkowski; Evergreen Park Mayor The Honorable James J. Sexton; and Assistant State's Attorney, Joel Buikema;

members of Chicago Fire Department: Lieutenant Jeffrey Faulkner, accompanied by his wife, Ila, his daughter, Ariel and his son, Jeffrey; Firefighter Jeffrey Burke, accompanied by his wife, Joan, his son, Austin; his daughters, Amanda, Sarah and Alexis, his parents, Terry and Beverly, his parents-in-law, Kevin and Jan Dillon; Lieutenant Jerry Cambria, accompanied by his parents, Joseph and Mary, his sister, Jan Donigan, his stepdaughters, Colleen and Mary McCarthy, his sister-in-law, Julie Taylor; and his friends, Cindy and John Taylor; Firefighter Joseph Atkins, Sr., accompanied by his son, Joseph, Jr., his sister, Jacqueline Boswell, and his friend, Denise Yellsinton; Firefighter William Grant, accompanied by his wife, Sharon; his mother, Elizabeth, and his daughters; Kristin and Caroline; Firefighter Kevin Lee, accompanied by his wife, Karyn and his sons, Brian and Matthew; Firefighter James Bigoness, accompanied by his girlfriend, Jennifer Moran; and 5th District Chief Cortez Holland;

newly appointed City Treasurer, Ms. Stephanie Neely, accompanied by her mother, Doris and her son, Justin;

representatives from the Birmingham Edge School District: Mr. Mike Garduer, Mr. David Firman, Mr. David Williams, Mr. Charles Fox, Mr. Bill Kearns, accompanied by School Principals Dr. Sandra Phelan (Kelvyn Park), Ms. Sandy Modrow (Ray Graham Training Center) and Mr. Ken Hunter (Prosser High School);

representatives from Chicago Department of Peace Alliance: Co-chairman Ms. Jeannette Kravitz, Co-chairman Mr. Scott Roos, Ms. Mary Catherine Loudani, Mr. Bouba Boumouz, Mr. Nick Angotti, Mr. David Nekimken, Mr. Steve Numora, Satoshi Iida, and Ms. Pam Weston.
Time Fixed For Next Succeeding Regular Meeting.

By unanimous consent, Alderman Burke presented a proposed ordinance which reads as follows:

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

SECTION 1. That the next succeeding regular meeting of the City Council of the City of Chicago to be held after the meeting held on Wednesday, the fifteenth (15th) day of November, 2006, at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the thirteenth (13th) day of December, 2006 at 10:00 A.M., in the Council Chambers in City Hall.

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

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


*Nays* -- None.

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

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, rose and thanked the members of the City Council for their dedicated public service and conveyed his best wishes for a happy Thanksgiving holiday.
Adjournment.

Thereupon, Alderman Burke moved that the City Council do *Adjourn*. The motion *Prevailed* and the City Council *Stood Adjourned* to meet in regular meeting on Wednesday, December 13, 2006, at 10:00 A.M. in the Council Chambers in City Hall.

EDMUND W. KANTÖR,

*Deputy City Clerk.*