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

Regular Meeting -- Wednesday, December 13, 2000

at 10:00 A.M.

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

OFFICIAL RECORD.

VOLUME II

RICHARD M. DALEY
Mayor

JAMES J. LASKI
City Clerk

Continued from Volume I
on page 48118

AMENDMENT OF ORDER WHICH AUTHORIZED INSTALLATION
OF SIGN/SIGNBOARD AT 1 EAST WACKER DRIVE.

The Committee on Buildings submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration one proposed amended sign ordinance (which was referred direct to committee) pursuant to Section 14-40-120, "Aldermanic Recommendation", of the Municipal Code of Chicago, begs leave to recommend that Your Honorable Body do *Pass* the attached ordinance for the 42nd Ward, which is transmitted herewith.

This recommendation was concurred in by the members of the Committee on Buildings, with no dissenting votes.

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

Respectfully,

(Signed) BERNARD L. STONE,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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. Amend the ordinance which was passed by the City Council on November 15, 2000, that relates to the Unitrin sign authorizing the north elevation at 1 East Wacker Drive, which is to be extinguished between the hours of 12:00 P.M. through 6:00 P.M., and inserting in lieu thereof: "12:00 Midnight through 6:00 A.M."

SECTION 2. This ordinance should take effect upon passage and publication.

AMENDMENT OF ORDER WHICH AUTHORIZED INSTALLATION
OF SIGN/SIGNBOARD AT 6843 WEST 60TH PLACE.

The Committee on Buildings submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration an amended sign order (which was referred on November 15, 2000) pursuant to Section 14-40-120, "Aldermanic Recommendation", of the Municipal Code of Chicago, begs leave to recommend that Your Honorable Body do *Pass* the sign order for the 23rd Ward, which is transmitted herewith.

This recommendation was concurred in by the members of the Committee on Buildings, with no dissenting votes.

This order shall be in full force and effect from and after its passage and publication.

Respectfully,

(Signed) BERNARD L. STONE,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Best Neon, 6025 South New England Avenue, Chicago, Illinois 60638, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 6843 West 60th Place (the northeast corner of West 63rd Street and South New England Avenue):

Dimensions: length, 12 feet, 8 inches; height, 13 feet, 8 inches
Height Above Grade/Roof to Top of Sign: _____
Total Square Foot Area: 96 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

AUTHORIZATION FOR ISSUANCE OF PERMITS FOR
ERECTION OF SIGNS/SIGNBOARDS AT
SUNDRY LOCATIONS.

The Committee on Buildings submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration six proposed sign orders (which were referred November 15, 2000) pursuant to Section 14-40-120, "Aldermanic Recommendation", of the Municipal Code of Chicago, begs leave to recommend that Your Honorable Body do *Pass* the sign orders (two -- 10th Ward, one -- 27th Ward, one -- 38th Ward, one -- 42nd Ward and one -- 46th Ward) transmitted herewith.

This recommendation was concurred in by the members of the Committee on Buildings, with no dissenting votes.

These orders shall be in full force and effect from and after their passage and publication.

Respectfully,

(Signed) BERNARD L. STONE,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

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

3632 North Cicero Avenue.

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Nu-Way Signs, Inc., 8140 Ridgeway Avenue, Skokie, Illinois 60676, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 3632 North Cicero Avenue:

Dimensions: length, 8 feet; height, 12 feet
Height Above Grade/Roof to Top of Sign: 40 feet
Total Square Foot Area: 96 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

8650 South Commercial Avenue.

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Olympic Signs, 1130 North Garfield, Lombard, Illinois 60148, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at William Kia, 8650 South Commercial Avenue:

Dimensions: length, 13 feet, 6 inches; height, 9 feet, 1 inch
Height Above Grade/Roof to Top of Sign: 30 feet
Total Square Foot Area: 246 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

2 West Division Street.

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Olympic Signs, 1130 North Garfield, Lombard, Illinois 60148, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Cosi Restaurant, 2 West Division Street (electrical lights, facing east and south):

Dimensions: length, 105 feet; height, 4 feet
Height Above Grade/Roof to Top of Sign: 12 feet
Total Square Foot Area: 420 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

1177 North Elston Avenue.

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to M & M Outdoor Inc., 6473 Cherokee, Indian Head Park, Illinois 60525, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Advertise Here, 1177 North Elston Avenue:

Dimensions: length, 60 feet; height, 20 feet
Height Above Grade/Roof to Top of Sign: 120 feet
Total Square Foot Area: 1,200 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

10635 South Ewing Avenue.

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Grate Signs, Inc., 4044 West McDonough Street, Joliet, Illinois 60431, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 10635 South Ewing Avenue:

Dimensions: length, 23 feet, 9 inches; height, 5 feet, 9 inches
Height Above Grade/Roof to Top of Sign: 20 feet
Total Square Foot Area: 274 square feet (both faces).

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

4355 North Sheridan Road.

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Vincent Sign, 307 East Lincoln Avenue, Bensenville, Illinois, 60106, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Jewel Osco, 4355 North Sheridan Road:

Dimensions: length, 41 feet; height, 7 feet, 2 inches
Height Above Grade/Roof to Top of Sign: 28 feet, 8 inches
Total Square Foot Area: 294 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

AUTHORIZATION FOR ISSUANCE OF PERMITS
FOR ERECTION OF WALL SIGNS AT
VARIOUS LOCATIONS.

The Committee on Buildings submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration five proposed wall sign orders (which were referred November 15, 2000) pursuant to Section 14-40-120, "Aldermanic Recommendation", of the Municipal Code of Chicago, begs leave to recommend that Your Honorable Body do *Pass* the proposed wall sign orders (four -- 19th Ward and one -- 27th Ward) which are transmitted herewith.

This recommendation was concurred in by the members of the Committee on Buildings, with no dissenting votes.

These orders shall be in full force and effect from and after their passage and publication.

Respectfully,

(Signed) BERNARD L. STONE,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

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

10309 South Pulaski Road.
(North Wall Letters)

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Doyle Signs, Inc., 232 Interstate Road, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at CVS Pharmacy, 10309 South Pulaski Road (north wall letters):

Dimensions: length, 33 feet, 5 inches; height, 4 feet
Height Above Grade/Roof to Top of Sign: 19 feet
Total Square Foot Area: 134 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

10309 South Pulaski Road.
(West Wall Letters)

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Doyle Signs, Inc., 232 Interstate Road, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at CVS Pharmacy, 10309 South Pulaski Road (west wall letters):

Dimensions: length, 33 feet, 5 inches; height, 4 feet
Height Above Grade/Roof to Top of Sign: 19 feet
Total Square Foot Area: 134 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

560 West Washington Boulevard.

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to M & M Outdoor, Inc., 6473 Cherokee, Indian Head Park, Illinois 60525, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Nextel Phones, 560 West Washington Boulevard (painted wall sign):

Dimensions: length, 35 feet; height, 35 feet
Height Above Grade/Roof to Top of Sign: 40 feet
Total Square Foot Area: 1,225 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

1922 West 103rd Street.
(South Wall Letters)

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Doyle Signs, Inc., 232 Interstate Road, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at CVS Pharmacy, 1922 West 103rd Street (south wall letters):

Dimensions: length, 33 feet, 5 inches; height, 4 feet
Height Above Grade/Roof to Top of Sign: 19 feet
Total Square Foot Area: 134 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

1922 West 103rd Street.
(West Wall Letters)

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Doyle Signs, Inc., 232 Interstate Road, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at CVS Pharmacy, 1922 West 103rd Street (west wall letters):

Dimensions: length, 33 feet, 5 inches; height, 4 feet ;
Height Above Grade/Roof to Top of Sign: 19 feet
Total Square Foot Area: 134 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

REPEAL OF ORDER WHICH AUTHORIZED ERECTION OF
SIGN/SIGNBOARD AT 3425 SOUTH KEDZIE AVENUE.
(25 Feet East Of South Kedzie Avenue)

The Committee on Buildings submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration a proposed repeal sign order (which was referred November 1, 2000) pursuant to Section 14-40-120, "Aldermanic Recommendation", of the Municipal Code of Chicago, begs leave to recommend that Your Honorable Body do *Pass* the attached repeal order for the 12th Ward transmitted herewith.

This recommendation was concurred in by the members of the Committee on Buildings, with no dissenting votes.

This order shall be in full force and effect from and after its passage and publication.

Respectfully,

(Signed) BERNARD L. STONE,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said order as passed:

Ordered, That the sign order previously passed on February 10, 1999, Journal of the Proceedings of the City Council, page 89150, for the location of 3425 South Kedzie Avenue (25 feet east of South Kedzie Avenue) and issued to Windsor Outdoor, Inc., is repealed.

REPEAL OF ORDER WHICH AUTHORIZED ERECTION OF
SIGN/SIGNBOARD AT 3425 SOUTH KEDZIE AVENUE.
(525 Feet East Of South Kedzie Avenue)

The Committee on Buildings submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration a proposed repeal sign order (which was referred November 1, 2000) pursuant to Section 14-40-120, "Aldermanic Recommendation", of the Municipal Code of Chicago, begs leave to recommend that Your Honorable Body do *Pass* the attached repeal order for the 12th Ward transmitted herewith.

This recommendation was concurred in by the members of the Committee on Buildings, with no dissenting votes.

This order shall be in full force and effect from and after its passage and publication.

Respectfully,

(Signed) BERNARD L. STONE,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said order as passed:

Ordered, That the sign order previously passed on October 7, 1998, Journal of the Proceedings of the City Council, page 78709, for the location of 3425 South Kedzie Avenue (525 feet east of South Kedzie Avenue) and issued to OAC, Inc., is repealed.

REPEAL OF ORDER WHICH AUTHORIZED ERECTION OF
SIGN/SIGNBOARD AT 3425 SOUTH KEDZIE AVENUE.
(1,025 Feet East Of South Kedzie Avenue)

The Committee on Buildings submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration a proposed repeal sign order (which was referred November 1, 2000) pursuant to Section 14-40-120, "Aldermanic Recommendation", of the Municipal Code of Chicago, begs leave to recommend that Your Honorable Body do *Pass* the attached repeal order for the 12th Ward transmitted herewith.

This recommendation was concurred in by the members of the Committee on Buildings, with no dissenting votes.

This order shall be in full force and effect from and after its passage and publication.

Respectfully,

(Signed) BERNARD L. STONE,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said order as passed:

Ordered, That the sign order previously passed on October 7, 1998, Journal of the Proceedings of the City Council, page 78709, for the location of 3425 South Kedzie Avenue (1,025 feet east of South Kedzie Avenue) and issued to OAC, Inc., is repealed.

COMMITTEE ON ECONOMIC AND CAPITAL DEVELOPMENT.

APPROVAL FOR RENEWAL OF CLASS 6(b) TAX INCENTIVES
FOR PROPERTY AT 1490 -- 1550 EAST 97TH PLACE
PURSUANT TO COOK COUNTY REAL PROPERTY
CLASSIFICATION ORDINANCE.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Economic and Capital Development, having had under consideration a proposed resolution introduced by Alderman Lorraine Dixon (8th) authorizing renewal of Class 6(b) tax incentives for the property located at 1490 -- 1550 East 97th Place 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 all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BERNARD J. HANSEN,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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, expand and remain in the City by supporting financial incentives in the form of property tax relief; and

WHEREAS, Ashley Calumet, L.L.C. (the "Applicant") is the owner of certain real estate located generally at 1490 -- 1550 East 97th Place, Chicago, Illinois 60628 (the "Subject Property"); and

WHEREAS, In connection with the Class 6(b) tax incentive granted by the Office of the Assessor of Cook County (the "Assessor") in 1993, the Applicant intends to file with the Assessor a renewal application for Class 6(b) tax incentive under the Ordinance; and

WHEREAS, The Ordinance requires that, in connection with the filing of a Class 6(b) renewal application with the Assessor, an applicant must obtain from the municipality in which such real estate is located a resolution expressly stating that the municipality has determined that the industrial use of the property is necessary and beneficial to the local economy and that the municipality supports and consents to the Class 6(b) renewal application with the Assessor; now, therefore,

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

SECTION 1. That the City determines that the industrial use of the Subject Property is necessary and beneficial to the local economy in which the Subject Property is located.

SECTION 2. That the City supports and consents to the renewal of the Class 6(b) tax incentive with respect to the Subject Property.

SECTION 3. That the Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois 60602 and a certified copy of this resolution shall be included with the Class 6(b) renewal 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, or as otherwise provided by law.

APPROVAL FOR RENEWAL OF CLASS 6(b) TAX INCENTIVES
FOR PROPERTY AT 720 EAST 111TH STREET
PURSUANT TO COOK COUNTY REAL
PROPERTY CLASSIFICATION
ORDINANCE.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Economic and Capital Development, having had under consideration a proposed resolution introduced by Alderman John Pope (10th) authorizing renewal of Class 6(b) tax incentives for the property located 720 East 111th 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 all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BERNARD J. HANSEN,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The 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, expand and remain in the City by supporting financial incentives in the form of property tax relief; and

WHEREAS, Joseph T. Ryerson & Son, Inc., a Delaware corporation (the "Applicant") is the owner of certain real estate located generally at 720 East 111th Street, Chicago, Illinois 60628 (the "Subject Property"); and

WHEREAS, In connection with the Class 6(b) tax incentive granted by the Office of the Assessor of Cook County (the "Assessor") in 1989, the Applicant intends to file with the Assessor a renewal application for Class 6(b) tax incentive under the Ordinance; and

WHEREAS, The Ordinance requires that, in connection with the filing of a Class 6(b) renewal application with the Assessor, an applicant must obtain from the municipality in which such real estate is located a resolution expressly stating that the municipality has determined that the industrial use of the property is necessary and beneficial to the local economy and that the municipality supports and consents to the Class 6(b) renewal application with the Assessor; now, therefore,

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

SECTION 1. That the City determines that the industrial use of the Subject Property is necessary and beneficial to the local economy in which the Subject Property is located.

SECTION 2. That the City supports and consents to the renewal of the Class 6(b) tax incentive with respect to the Subject Property.

SECTION 3. That the Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois 60602 and a certified copy of this resolution shall be included with the Class 6(b) renewal 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, or as otherwise provided by law.

**COMMITTEE ON ENERGY, ENVIRONMENTAL PROTECTION
AND PUBLIC UTILITIES.**

AMENDMENT OF TITLE 4, CHAPTER 108, SECTION 140 OF
MUNICIPAL CODE OF CHICAGO BY PROHIBITING USE
OF METHYL TERTIARY BUTYL ETHER IN GASOLINE.

The Committee on Energy, Environmental Protection and Public Utilities submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Energy, Environmental Protection and Public Utilities, having held a meeting on Tuesday, December 12, 2000, and having had under consideration one ordinance introduced by Aldermen Hansen and Rugai amending the Municipal Code of the City of Chicago, Section 4-108-140 by prohibiting the manufacture, blending, delivery, sales distribution or use of M.T.B.E. as an oxygenate in gasoline, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) VIRGINIA A. RUGAI,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, To date, the Chicago area has made extraordinary progress in meeting the demands of the Clean Air Act, leading to greatly improved air quality, much of which is attributed to the use of reformulated gasoline (RFG); and

WHEREAS, Chicago exists within one (1) of the two (2) ozone non-attainment areas in the State of Illinois and has to sell RFG exclusively; and

WHEREAS, Methyl tertiary butyl ether (M.T.B.E.) is a gasoline additive that can be added to the gasoline supply in order to comply with RFG restrictions; and

WHEREAS, M.T.B.E. has been known to contaminate large quantities of surface and ground water. In fact one (1) cup of M.T.B.E., equal to the amount found in one (1) gallon of gasoline oxygenated with M.T.B.E., can contaminate an entire five million (5,000,000) gallon well to the point of being undrinkable; and

WHEREAS, The use of M.T.B.E. in gasoline in other states has created significant problems, including contamination of ten thousand (10,000) ground water sites in California and wells in other states including New York, Connecticut, Pennsylvania, North Carolina, Maine and Rhode Island; and

WHEREAS, The United States Environmental Protection Agency has classified M.T.B.E. as a possible carcinogen and placed it on the containment candidate list as well as the drinking water priority list; and

WHEREAS, The Illinois Legislature, the Governor and the entire Illinois congressional delegation have urged the United States E.P.A. to preserve the present regulations for reformulated gasoline, which have created no use for M.T.B.E. in the Chicago market; and

WHEREAS, The Mayor of the City of Chicago sponsored a resolution that was adopted at the 68th Annual Conference of Mayors supporting a ban on the use of M.T.B.E. in reformulated fuels; and

WHEREAS, The City of Chicago previously passed a resolution calling on the United States Congress and the Illinois General Assembly to unilaterally ban M.T.B.E. which they have yet to do; now, therefore,

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

SECTION 1. Chapter 4-108 of the Municipal Code of the City of Chicago is hereby amended by titling Article II:

Article II. Motor Fuel Content.

SECTION 2. Chapter 4-108, Section 4-108-140 of the Municipal Code of the City of Chicago is hereby amended by titling the existing section subsection (a).

SECTION 3. Chapter 4-108, Section 4-108-140 of the Municipal Code of the City of Chicago is hereby amended by adding subsection (b), as follows:

(b) The manufacture, blending, delivery, sale, distribution or use of M.T.B.E. as an oxygenate in gasoline is prohibited.

SECTION 4. This ordinance shall be in effect upon its passage.

COMMITTEE ON HEALTH.

**COMMITTEE ON HEALTH URGED TO CONDUCT HEARINGS
ON INCIDENCE OF TUBERCULOSIS IN CHICAGO.**

The Committee on Health submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

The Committee on Health met on Tuesday, December 12, 2000 to hear a resolution introduced by Alderman Arenda Troutman of the 20th Ward concerning the rising incidence of tuberculosis in certain Chicago communities. This resolution calls for citywide informational hearings on the spread of the disease. The resolution was adopted by the Committee with no opposition and your Committee begs leave to report and recommend that Your Honorable Body *Adopt* the said proposed resolution transmitted herewith.

Respectfully submitted,

(Signed) ED H. SMITH,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Chicago continues to bear a disproportionately high rate of tuberculosis, more than two and a half (2.5) times higher than the United States national average, and racial and ethnic disparities are of particular concern; and

WHEREAS, Sixty-two percent (62%) of all TB cases in Chicago occur in African Americans as compared to approximately thirty-two percent (32%) in the United States; and

WHEREAS, More than thirty percent (30%) of Chicago's TB cases occur among thirteen (13) contiguous communities on the city's south side; and

WHEREAS, While the Chicago Department of Public Health and other agencies have done a commendable job at preventing and reducing the number of TB cases in the City of Chicago, sustained effort is necessary to fight this infectious disease, which can cause significant illness, or even death; and

WHEREAS, The Metropolitan Chicago Tuberculosis Coalition of the American Lung Association of Metropolitan Chicago conducted a symposium, "Elimination of Tuberculosis Among African Americans: What We Need to Know; What We Need to Do", on October 27, 2000; and

WHEREAS, The symposium convened members from the above cited thirteen (13) communities: community planning groups, community based organizations, religious organizations, homeless shelters, public and private health care providers, liaisons representing elected officials and others to discuss community-based interventions and strategies needed to educate the communities at risk to prevent the spread of this disease; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 2000, A.D. do hereby urge the City Council Committee on Health, in consultation with the Metropolitan Chicago Tuberculosis Coalition of the American Lung Association of Metropolitan Chicago and the Chicago Department of Public Health, to conduct hearings to study the incidence of tuberculosis in the City of Chicago, to inform, educate and empower these communities at greatest risk to assist in the elimination of this disease.

COMMITTEE ON HISTORICAL LANDMARK PRESERVATION.

DESIGNATION OF MOTOR ROW DISTRICT AT 1444, 1454,
1737, 1925 AND 2000 SOUTH MICHIGAN AVENUE
AS CHICAGO LANDMARK.

The Committee on Historical Landmark Preservation submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Historical Landmark Preservation held its meeting on December 5, 2000 to consider the designation of the Motor Row District as a Chicago landmark, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) ARENDA TROUTMAN,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to Section 2-120-690 of the Municipal Code of Chicago, the City of Chicago, through its Commission on Chicago Landmarks (the "Commission"), has determined that the Motor Row District -- comprised of a three (3) block long core district centered on South Michigan Avenue, between East Cermak Road and the Stevenson Expressway, and five (5) individual historic buildings located at 1444, 1454, 1737, 1925 and 2000 South Michigan Avenue (and more particularly described in Exhibit A attached hereto and made a part hereof) -- is worthy of Chicago landmark designation; and

WHEREAS, The Commission has determined that the Motor Row District meets four (4) criteria for landmark designation as set forth in Section 2-120-620 (1), (4), (5) and (6) of the Municipal Code of Chicago; and

WHEREAS, The Commission has determined that the Motor Row District satisfies the historic integrity requirement set forth in Section 2-120-630 of the Municipal Code of the City of Chicago; and

WHEREAS, The Motor Row District on South Michigan Avenue provides an excellent illustration of the early development of the American automobile industry, including one of the first showrooms built by auto pioneer Henry Ford; and

WHEREAS, The Motor Row District features the largest intact collection of early automobile dealerships and related businesses in the United States; and

WHEREAS, The Motor Row District is associated with some of the most prominent individuals of the automobile industry including: Henry Ford, who commissioned the building at 1444 South Michigan Avenue as one of his company's first branch offices; and Benjamin Briscoe, partner in the Maxwell-Briscoe Motor Company whose branch office was at 1737 South Michigan Avenue and later founded the General Motors Corporation; and

WHEREAS, Dealerships and showrooms for most of the auto industry's earliest and most famous manufacturers are featured in the Motor Row District; and

WHEREAS, The redevelopment of South Michigan Avenue as "Motor Row" marked a significant cultural change for one of the city's most elite residential enclaves; and

WHEREAS, The architecture of the Motor Row District reflects the design evolution of automobile showroom buildings from the beginning of the auto industry -- at the outset of the 20th century -- to the 1930s, when the automobile had become a standard consumer item of American culture; and

WHEREAS, Many of the earliest buildings in the Motor Row District were designed by Christian Eckstorm, an architect known for his high-quality industrial and commercial work; and

WHEREAS, The initial success of Motor Row encouraged the involvement of other prominent architects, such as Alfred Alshuler, Holabird & Roche, and Albert Kahn, who designed many of the larger scale, more sophisticated auto showroom buildings; and

WHEREAS, The five (5) individual buildings -- the Ford Motor Company showroom, 1444 South Michigan Avenue; Buick Motor Company showroom, 1454 South Michigan Avenue; Maxwell-Briscoe Automobile Company showroom, 1737 South Michigan Avenue; B.F. Goodrich Company showroom, 1925 South Michigan Avenue; and the Locomobile Motor Company showroom, 2000 South Michigan Avenue -- are among the oldest automobile-related buildings in Chicago and the United States and are each historically and architecturally distinguished; and

WHEREAS, The buildings in the Motor Row District are consistent in their use, design, size, scale, materials and overall detailing; and

WHEREAS, The inclusion of vacant land within the boundaries of the core district is vital for ensuring that any new construction will maintain such character-defining features of the district as the architectural scale, building placement and height; and

WHEREAS, The continuous frontage -- or streetwall -- formed by the groups of buildings on South Michigan Avenue between East Cermak Road and the Stevenson Expressway provides a distinctive urban streetscape for the city's near south side; now, therefore,

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

SECTION 1. The above recitals are hereby incorporated by reference as the findings of the City Council of Chicago.

SECTION 2. The Motor Row District, including all of the properties described in Exhibit A, is hereby designated as a Chicago landmark in accordance with Section 2-120-700 of the Municipal Code of Chicago.

SECTION 3. The significant historical and architectural features of the Motor Row District, for the purposes of Section 2-120-740 of the Municipal Code of Chicago, are: all exterior building elevations, including rooflines, visible from the public rights-of-way.

SECTION 4. The Commission on Chicago Landmarks is hereby directed to create a suitable plaque or sign appropriately identifying said landmark and to install the plaque or sign in proximity to the properties designated as a Chicago landmark in accordance with the provisions of Section 2-120-700 of the Municipal Code of Chicago.

SECTION 5. The Commission on Chicago Landmarks is directed to comply with the provisions of Section 2-120-720 of the Municipal Code of Chicago, regarding notification of said designation.

SECTION 6. This ordinance shall take effect from and after the date of its passage.

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

Exhibit "A".

*Properties In The
Motor Row District.*

The Motor Row District has two (2) components: 1) five (5) individual historic buildings located along South Michigan Avenue between 14th and 21st Streets; and 2) a three (3) block-long core district centered on Michigan Avenue, between East Cermak Road and the Stevenson Expressway. These properties are shown in the shaded portions of the attached map and are described more specifically as follows:

Parcel 1. 1444 -- 1450 South Michigan Avenue (commonly known as 1444 South Michigan Avenue).

Lot 22 in Spring's Subdivision in the northwest quarter of Section 22, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois (Permanent Index Number 17-22-107-035).

Parcel 2. 1454 -- 1458 South Michigan Avenue (commonly known as 1454 South Michigan Avenue).

The south 3.1 feet of Lot 23 (except alley) and all of Lot 24 (except alley) in Spring's Subdivision in the northwest quarter of Section 22, Range 39 North, Township 14 East of the Third Principal Meridian, and the north 4.64 feet of Lot 1 (except alley) in Block 19 of Assessor's Division of part of the northwest fractional quarter of Section 22, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois (Permanent Index Number 17-22-107-037).

Parcel 3. 1731 -- 1737 South Michigan Avenue (commonly known as 1737 South Michigan Avenue).

Lot 6 (except the north 0.5 feet thereof) and Lots 7 and 8 in L. Haven's Subdivision in the south half of Block 3 of Assessor's Subdivision Assessor's Division of part of the northwest fractional quarter of Section 22, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois (Permanent Index Number 17-22-302-021).

Parcel 4. 1923 -- 1939 South Michigan Avenue (commonly known as 1925 South Michigan Avenue).

The north 55.5 feet of the south 110.917 feet of Lot 3 in Block 14 in Assessor's Division of the southwest fractional quarter of Section 22, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois (Permanent Index Number 17-22-307-019).

Parcel 5. 2000 -- 2006 South Michigan Avenue (commonly known as 2000 South Michigan Avenue).

Lot 5 and the north 25 feet of Lot 8 in Block 2 in George Smith's Addition to Chicago, a subdivision of Blocks 17 to 22 of Assessor's Division of southwest fractional quarter of Section 22, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois (Permanent Index Number 17-22-312-016).

Core District.

Address Ranges:

43 through 111 East Cermak Road

2200 through 2422 South Michigan Avenue (even numbers) and 2201 through 2423 South Michigan Avenue (odd numbers)

42 through 132 East 23rd Street (even numbers)

2232 through 2238 South Wabash Avenue (even numbers)

63 through 133 East 23rd Street (odd numbers)

2201 through 2259 South Wabash Avenue (odd numbers)

62 through 132 East 24th Street (even numbers)

63 through 117 East 24th Street (odd numbers)

62 through 116 East 24th Place (even numbers)

2240 through 2358 South Indiana Avenue (even numbers)

All of the public and private property in:

that portion of the block bounded by East Cermak Road on the north, South Wabash Avenue on the east, East 23rd Street on the south, and South State Street on the west, having permanent real estate index number (Permanent Index Number):

17-27-100-011.

and legally described as:

the south 68 feet and 10 inches of the east 205 feet (except the west 7.6 feet thereof taken for the right-of-way of the South Side Elevated Company) of Block 7 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois.

the block bounded by East Cermak Road on the north, South Michigan Avenue on the east, East 23rd Street on the south, and South Wabash Avenue on the west, having permanent real estate index numbers (Permanent Index Numbers):

17-27-101-001 through 016; and

17-27-101-019 through 029

and legally described as:

Lots 1 through 18 in Assessor's Division of the north half of Block 5 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

Lots 1 through 6 in William L. Butterfield's Subdivision of the west half of the south half and the north 25.25 feet of the south half of the east half of Block 5 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

the south 75 feet of the east half of Block 5 (except the east 14 feet for street) in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

Block 8 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

Lots 1 through 6 in Whiting's Subdivision of the west half of Block 19 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

Lots 1 through 5 in the subdivision of the east half of Block 19 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian (except the south 75 feet thereof) in Cook County, Illinois; and

the south 75 feet of the east half of Block 19 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois.

those portions of the block bounded by East Cermak Road on the north, South Indiana Avenue on the east, East 23rd Street on the south, and South Michigan Avenue on the west, having permanent real estate index numbers (Permanent Index Numbers):

17-27-102-001 through 012; and

17-27-102-023

and legally described as:

Lots 2 through 5 in Assessor's Division of the north third of Block 20 of fractional Section 15 Addition in Township 39 North, Range 14, and the north 185 feet of Block 40 in Canal Trustees Subdivision of the west half of Section 27-39-14, and the west part of Block 4 of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

Lots 1 through 5 in Assessor's Division of the west half of Block 9 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

the north half of the west half of Block 18 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

the William T. Baker Homestead, a subdivision of the south half of the west half of Block 18 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois; and

Lots 3 through 8 in Assessor's Division of the east half of Block 18 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois.

the block bounded of East 23rd Street on the north, South Michigan Avenue on the east, East 24th Street on the south, and the alley west of and parallel with South Michigan Avenue on the west, having permanent real estate index numbers (Permanent Index Numbers):

17-27-109-006 through 015; and

17-27-109-025 and 026

and legally described as:

Lots 1, 5, 6 and 7 in Assessor's Division of the Block 22 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

Lots 1 and 2 in the Subdivision of Block 31 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

Lots 1 through 5 in the Subdivision of Lots 3 and 4 in Cleaver's Subdivision of Block 31 of Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

the east half of Block 34 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois.

the block bounded by East 23rd Street on the north, South Indiana Avenue on the east, East 24th Street on the south, and South Michigan Avenue on the west, having permanent real estate index numbers (Permanent Index Numbers):

17-27-110-001 through 004;

17-27-110-008 through 030; and

17-27-110-032 and 033

and legally described as:

Lots 1 through 6 in Assessor's Division of Block 23 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

Lots 1 through 4 in Assessor's Division of the northwest quarter of Block 30 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

Lots 1 through 4 in the subdivision of the south half of the west half of Block 30 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois;

Lots 1 through 4 in the subdivision of the east half of Block 30 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois; and

Lots 1 through 16 in the subdivision of Block 35 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois.

the block bounded by East 24th Street on the north, South Michigan Avenue on the east, East 24th Place on the south, and the alley west of and parallel with South Michigan Avenue on the west, having permanent real estate index numbers (Permanent Index Numbers):

17-27-116-018 and 019;

17-27-116-022 and 23; and

17-27-116-036 and 037

and legally described as:

Lots 1 through 6 in the subdivision of Block 45 (except the south 50 feet of the north 175 feet of the west 180 feet, thereof) in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois; and

Lots 15 and 16 in the subdivision of Block 48 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois.

the block bounded by East 24th Street on the north, the alley east of and parallel with South Michigan Avenue on the east, East 24th Place on the south, and South Michigan Avenue on the west, having permanent real estate index numbers (Permanent Index Numbers):

17-27-117-001 through 005

and legally described as:

Lots 6, 7 and 8 in Assessor's Division of Block 44 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois; and

Lots 14 and 15 in the subdivision of Block 49 in Canal Trustees Subdivision of the west half of Section 27, Range 39 North, Township 14 East of the Third Principal Meridian in Cook County, Illinois.

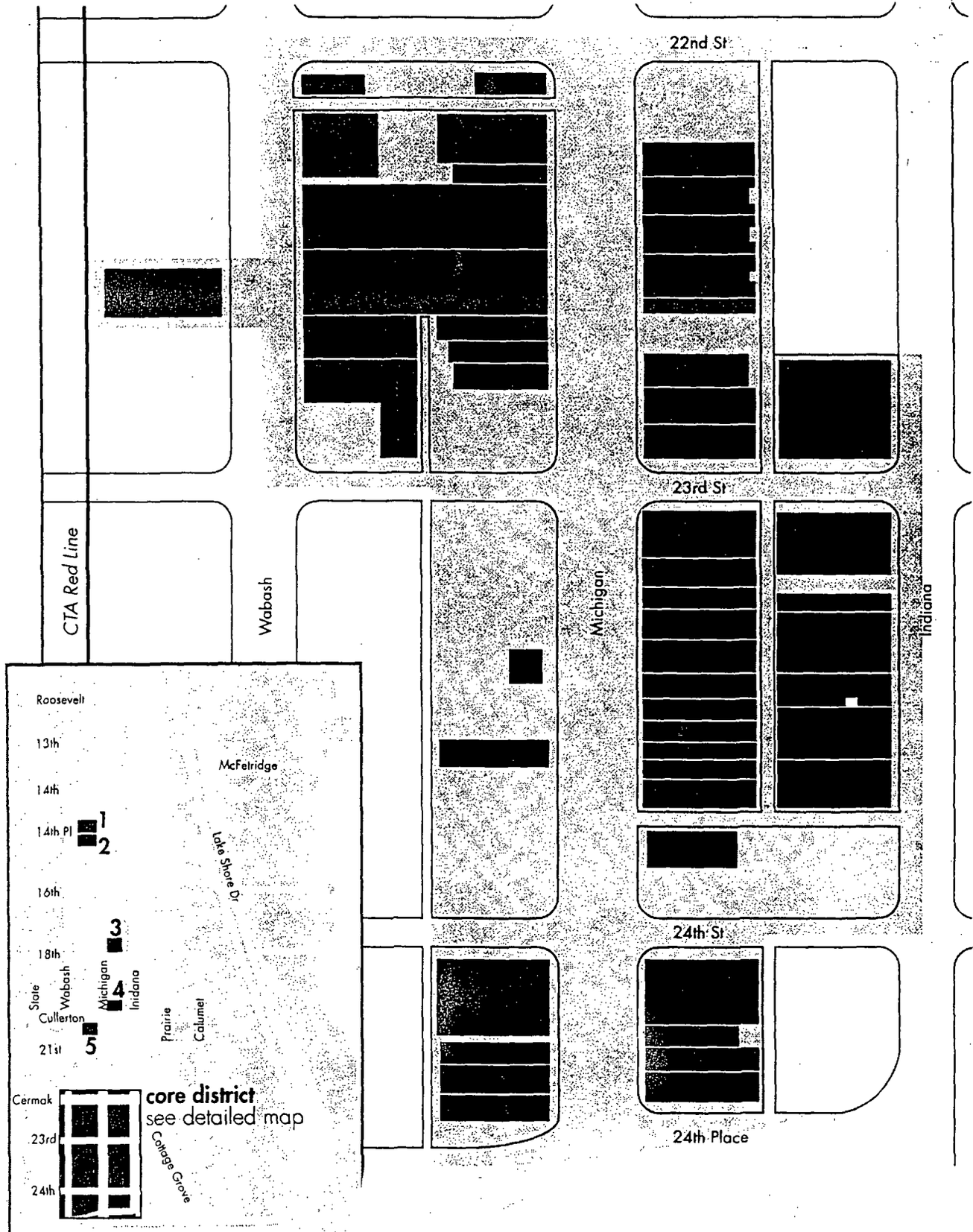
[Map referred to in this Exhibit "A" -- Properties in the Motor Row District printed on page 48154 of this Journal.]

AUTHORIZATION FOR ISSUANCE OF ALL NECESSARY
PERMITS, FREE OF CHARGE, TO LANDMARK
PROPERTIES AT VARIOUS LOCATIONS.

The Committee on Historical Landmark Preservation submitted the following report:

(Continued on page 48155)

Motor Row District Map.



(Continued from page 48153)

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Historical Landmark Preservation held its meeting on December 5, 2000 to consider the issuance of all necessary permits, free of charge, for the properties at 3844 North Alta Vista Terrace (Alta Vista Terrace District), 233 -- 235 West Lake Street and 185 North Franklin Street (Lake Franklin Group) and 1232 East 46th Street (North Kenwood District), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed orders transmitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) ARENDA TROUTMAN,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

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

3844 North Alta Vista Terrace.
(Alta Vista Terrace District)

WHEREAS, Section 2-120-815 of the Municipal Code provides that the Chicago City Council may by passage of an appropriate order waive any fees charged by the City for any permit for which approval of the Commission on Chicago Landmarks is required, in accordance with Chapter 2-120 of the Municipal Code; and

WHEREAS, The permits identified below require Commission approval, in accordance with Section 2-120-740 of the Municipal Code; now, therefore,

It Is Hereby Ordered by the City Council of the City of Chicago, as follows:

SECTION 1. That the Commissioners of Buildings, Environment, Fire, Health, Planning and Development, Sewers, Streets and Sanitation, Transportation, Water, Zoning and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City Council to the contrary, to the property at:

Address: 3844 North Alta Vista Terrace

District/Building: Alta Vista Terrace District

for work described as: complete restoration of facade and
complete rehabilitation of interior

by:

Owner: Charles and Julia San Fratello

Owner's Address: 3844 North Alta Vista Terrace

City, State, Zip: Chicago, Illinois 60613

The fee waiver authorized by this order shall be effective from July 1, 2000 through July 1, 2002.

SECTION 2. This order shall be in force and effect upon its passage.

*233 -- 235 West Lake Street And
185 North Franklin Street.
(Lake-Franklin Group)*

WHEREAS, Section 2-120-815 of the Municipal Code provides that the Chicago City Council may by passage of an appropriate order waive any fees charged by the City for any permit for which approval of the Commission on Chicago Landmarks is required, in accordance with Chapter 2-120 of the Municipal Code; and

WHEREAS, The permits identified below require Commission approval, in accordance with Section 2-120-740 of the Municipal Code; now, therefore,

It Is Hereby Ordered by the City Council of the City of Chicago, as follows:

SECTION 1. That the Commissioners of Buildings, Environment, Fire, Health, Planning and Development, Sewers, Streets and Sanitation, Transportation, Water, Zoning and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City Council to the contrary, to the property at:

Address: 233 -- 235 West Lake Street and 185 North Franklin Street

District/Building: Lake-Franklin Group

for work described as: restoration and rehabilitation of warehouse loft for office and storefront retail

by:

Owner: WB Realty Group

Owner's Address: 162 North Franklin Street, Number 401

City, State, Zip: Chicago, Illinois 60606

The fee waiver authorized by this order shall be effective from November 1, 2000 to November 1, 2001.

SECTION 2. This order shall be in force and effect upon its passage.

1232 East 46th Street.
(North Kenwood District)

WHEREAS, Section 2-120-815 of the Municipal Code provides that the Chicago City Council may by passage of an appropriate order waive any fees charged by the City for any permit for which approval of the Commission on Chicago Landmarks is required, in accordance with Chapter 2-120 of the Municipal Code; and

WHEREAS, The permits identified below require Commission approval, in accordance with Section 2-120-740 of the Municipal Code; now, therefore,

It Is Hereby Ordered by the City Council of the City of Chicago, as follows:

SECTION 1. That the Commissioners of Buildings, Environment, Fire, Health, Planning and Development, Sewers, Streets and Sanitation, Transportation, Water, Zoning and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City Council to the contrary, to the property at:

Address: 1232 East 46th Street

District/Building: North Kenwood District

for work described as: new kitchen, master bath, stairs, basement, plumbing, electrical and heating and air conditioning of 1880's single family graystone

by:

Owner: Margaret S. Goldstein

Owner's Address: 935 East 49th Street

City, State, Zip: Chicago, Illinois 60615

The fee waiver authorized by this order shall be effective from November 1, 2000 to November 1, 2001.

SECTION 2. This order shall be in force and effect upon its passage.

COMMITTEE ON HOUSING AND REAL ESTATE.

**AUTHORIZATION FOR EXPANSION OF SINGLE-FAMILY
PRESERVATION FINANCING FUND PROGRAM.**

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Commissioner of Housing concerning the Preservation Financing Fund, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a 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 Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 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, Pursuant to the City's home rule powers, the City Council of the City (the "City Council"), by an ordinance enacted on May 20, 1992 and published at pages 16333 -- 16335 of the Journal of the Proceedings of the City Council (the "Journal") for said date (the "C.A.P.P. Ordinance"), established the Chicago Abandoned Property Program ("C.A.P.P."), to reduce the economic blight and physical danger posed by abandoned properties (as defined in the C.A.P.P. Ordinance) located within the City by encouraging either the demolition or rehabilitation of the buildings thereon; and

WHEREAS, Pursuant to the City's home rule powers, the City Council, by an ordinance enacted on July 7, 1999 and published at pages 6682 -- 6726 in the Journal for said date (the "Original Ordinance"), approved an expansion to the C.A.P.P. whereby the City would make loans to finance a portion of the rehabilitation costs of eligible buildings (as defined in the Original Ordinance, "Buildings") with one (1) to four (4) units, and authorized a change in the designation of the C.A.P.P., as so expanded, to the Single-Family Preservation Financing Fund program (the "Program"); and

WHEREAS, Pursuant to the Original Ordinance, the City, through the Department of Housing ("D.O.H."), entered into an agreement dated as of August 10, 2000 (the "Agreement") with Neighborhood Lending Services, Inc., an Illinois not-for-profit corporation ("N.L.S."), and Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation, pursuant to which N.L.S. agreed, on behalf of the City, to originate, approve and service loans in accordance with the terms and

conditions of the Agreement in order to implement the Program; and

WHEREAS, The City proposes to further expand the program as follows: (i) revise the definition of the term Buildings to also include buildings which were acquired by the owner (or a predecessor in interest) from a receiver appointed for the United States Department of Housing and Urban Development ("H.U.D.") or the Chicago Housing Authority; (ii) provide that the buildings with one (1) to six (6) units would be eligible for the Program; and (iii) provide that City employees who meet the requirements set forth in Section 4 below would be eligible to participate in the Program with respect to a one (1) to two (2) unit building in which the City employee is an owner/occupant and either the City employee or the occupant of the other unit, if any, would qualify as a low- or moderate-income person or family under the standards applied by H.U.D. under the Community Development Block Grant program; now, therefore,

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

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

SECTION 2. The Program is hereby expanded as described herein.

SECTION 3. Subject to the approval of the Corporation Counsel, the Commissioner of D.O.H. (the "Commissioner") is hereby authorized to execute and deliver an amendment to the agreement 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 the expansion of the program as described herein.

SECTION 4. Current and former employees of the City (other than those persons described in the next succeeding sentence) who meet the eligibility requirements of the Program, including those described above, shall not be subject to the restrictions of Section 2-156-110 of the Municipal Code of Chicago, but only as that section pertains to the participation of said employees as borrowers under the Program. The following current employees of the City, and the following former employees of the City for a one (1) year period after termination of their employment by the City, shall be subject to the restrictions of Section 2-156-110 of the Municipal Code of Chicago, as that section pertains to the participation of said employees as borrowers under the program: any employee who, during his/her tenure of employment by the City: (i) exercises or has exercised any contract management authority with respect to the Program, or (ii) is or was in a position to participate in the decision-making process with respect to the Program, or (iii) gains or has gained confidential information with regard to the Program. Any current or former employee of the City described in the immediately preceding sentence who, through fraud or misrepresentation, participates as a borrower in the Program, shall

be subject to legal action by the City to recover any loss suffered by the City as occasioned by such fraud or misrepresentation or any benefit received by such current or former employee as a result of such fraud or misrepresentation. Any such current employee of the City shall also, in such circumstances, be subject to termination of his/her employment by the City.

SECTION 5. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

SECTION 6. This ordinance shall be in full force and effect from and after the date of its passage.

ACCEPTANCE OF BID FOR PURCHASE OF BOARD
OF EDUCATION PROPERTY AT 5200 WEST
HARRISON STREET.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Board of Education authorizing a surplus asset sale, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a 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 Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 46.

Nays -- None.

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

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

The following is said ordinance as passed:

WHEREAS, The Board of Education of the City of Chicago has recommended to the City Council Committee on Housing and Real Estate of the City of Chicago to sell the real estate hereinafter described in the manner provided by statute; and

WHEREAS, Pursuant to 105 ILCS 5/34-21(b)(1), by a vote of not less than two-thirds ($\frac{2}{3}$) of its full membership, the Board of Education of the City of Chicago has determined that such real estate has become unnecessary, unsuitable, inappropriate and unprofitable to the Board and that a sale would constitute the best available use of such real estate for the purpose of deriving revenue to support the Board's authorized purposes; and

WHEREAS, The Board of Education of the City of Chicago advertised for sale and received two (2) bids on the said real estate; and

WHEREAS, The bid was opened in the Department of Purchasing for the Board of Education of the City of Chicago on the first Tuesday, after the closing bid date; and

WHEREAS, One (1) appraisal was made for this property indicating that the fair market value of this real estate is as follows:

Terrence O'Brien & Company

As of June 28, 2000

Market Value: Two Hundred Sixty Thousand Dollars (\$260,000)

; and

WHEREAS, The Board of Education of the City of Chicago has, by a vote of not less than two-thirds ($\frac{2}{3}$) of its full membership, at its meeting of October 25, 2000, recommended that the acceptance of the bid from South Shore Bank of Chicago, care of Shorebank Corporation, 7054 South Jeffery Boulevard, Chicago, Illinois 60649, in the amount of Four Hundred Fifty-three Thousand and no/100 Dollars (\$453,000.00) to purchase said property, be accepted; now, therefore,

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

SECTION 1. That the City of Chicago hereby accepts the bid of South Shore Bank of Chicago, an Illinois corporation, in care of Shorebank Corporation, 7054 South Jeffery Boulevard, Chicago, Illinois 60649, to purchase the land at 5200 West Harrison Street, further described as follows:

that part of Lots 78 and 79 lying south of the south line of West Congress Parkway in School Trustees' Subdivision of the north part of Section 16, Township 39 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois,

which property contains approximately one hundred thousand seven hundred four (100,704) square feet/two and thirty-one hundredths (2.31) acres, and is no longer necessary, appropriate, required for the use of, profitable to or for the best interests of the Board of Education of the City of Chicago and/or the City of Chicago.

SECTION 2. That the Mayor, or his designee, and the City Clerk are authorized to sign and attest a deed conveying to South Shore Bank of Chicago, an Illinois corporation, all rights of the City of Chicago In Trust For The Use Of Schools in and to said school property.

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

ACCEPTANCE OF BID FOR PURCHASE OF CITY-OWNED
PROPERTY AT 1861 SOUTH RIDGEWAY AVENUE
PURSUANT TO ADJACENT NEIGHBORS
LAND ACQUISITION PROGRAM.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Commissioner of General Services accepting a bid to purchase city-owned property at 1861 South Ridgeway Avenue pursuant to the Adjacent Neighbors Land Acquisition Program, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a 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 Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 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. The City of Chicago hereby accepts the bid to purchase the vacant parcel of property ("Parcel") identified on Exhibit A attached hereto, pursuant to the terms of the Adjacent Neighbors Land Acquisition Program ("Program").

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, a quitclaim deed conveying the Parcel to the successful bidder identified on Exhibit A. The conveyance shall be subject to all terms, conditions, covenants and restrictions of the Program.

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

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

Exhibit "A".

Bidder: Joseph and Beverly Miller	Real Estate Number: 8546
Address: 1859 South Ridgeway Avenue	Address: 1861 South Ridgeway Avenue
Bid Amount: \$300.00	Permanent Index Number: 16-23-313-023-0000

Legal Description.

Lot 51 in Lansing Addition to Chicago in the southwest quarter of Section 23, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 1861 South Ridgeway Avenue Chicago, Illinois).

APPROVAL FOR SALE OF CITY-OWNED PROPERTIES
AT 8437 -- 8439 SOUTH BUFFALO AVENUE
AND 4509 SOUTH STATE STREET.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred two ordinances by the Commissioner of General Services, authorizing the sale of properties at 8437 -- 8439 South Buffalo Avenue and 4509 South State Street, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinances transmitted herewith.

This recommendation was concurred in by a 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 Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 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):

8437 -- 8439 South Buffalo Avenue.

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

WHEREAS, The City of Chicago is the owner of the vacant parcel of property legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, Pamala A. Woods ("Grantee"), 2 East 8th Street, Chicago, Illinois 60605 has offered to purchase the Property from the city for the purpose of constructing a four (4) flat A.D.A. apartment building thereon; and

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

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

SECTION 1. The City of Chicago hereby approves the sale of Property to the Grantee in the amount of Twelve Thousand Four Hundred and no/100 Dollars (\$12,400.00).

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

This conveyance is subject to the express condition that within twelve (12) months from the date of this deed, the Grantee constructs an A.D.A. apartment building on the Property.

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

This right of reverter and re-entry in favor of the City of Chicago shall terminate upon the issuance of a certificate of occupancy or similar instrument by the City of Chicago.

SECTION 3. This ordinance shall take effect immediately upon its passage.

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

Exhibit "A".

Description:

Lots 15 and 16 in Block 7 in Robert Berger's Addition to Hyde Park, being a subdivision of the north half of the southwest fractional quarter of Section 32, Township 38 North, Range 15 East of the Third Principal Meridian, in Cook County, Illinois (except the west five acres of the south half of the north half of the southwest quarter of Section 32; also except the south one acre of the east

five acres of the west 10 acres of said south half of the north half of the southwest quarter of Section 32).

Address:

8437 -- 8439 South Buffalo Avenue
Chicago, Illinois 60617.

Permanent Tax Numbers:

21-32-206-012 and 013.

4509 South State Street.

WHEREAS, The City of Chicago is the owner of the vacant parcel of property located at 4509 South State Street, Chicago, Illinois, which is legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, St. Matthews Baptist Church, an Illinois not-for-profit corporation ("Grantee"), 4511 South State Street, Chicago, Illinois 60653, has offered to purchase the Property from the City for the purpose of constructing a parking lot thereon; and

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

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

SECTION 1. The City of Chicago hereby approves the sale of Property to the Grantee in the amount of One and no/100 Dollars (\$1.00).

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

This conveyance is subject to the express condition that: 1) a parking lot is constructed on the Property within twelve (12) months from the date of this deed; and 2) the Property is used as a parking lot for a period of not less than fifteen (15) years from the date of this deed.

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

This right of reverter and re-entry in favor of the City of Chicago shall terminate five (5) years from the date of this deed.

SECTION 3. This ordinance shall take effect immediately upon its passage.

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

Exhibit "A".

Legal Description.

Lot 4 in Block 3 in the subdivision of Block 3 and that part of Block 2 lying west of an alley in B. F. Smith's Subdivision of part of the west half of the southwest quarter of Section 3, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois, commonly known as 4509 South State Street, Chicago, Illinois. (Permanent Index Number 20-03-31.2-004-0000).

APPROVAL FOR SALE OF VARIOUS CITY-OWNED
PROPERTIES TO INTERFAITH ORGANIZING
PROJECT OF GREATER CHICAGO
PURSUANT TO NEW HOMES
FOR CHICAGO PROGRAM.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Commissioner of Housing authorizing the sale of property to Interfaith Organizing Project of Greater Chicago, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a 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 Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 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 under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois and may exercise any power related to its local governmental affairs; and

WHEREAS, The City Council of the City, by ordinance adopted June 7, 1990 (Journal of the Proceedings of the City Council, 17038 -- 17045), as amended and restated by that certain ordinance adopted April 1, 1998, established the New Homes for Chicago Program ("New Homes Program") to assist with the construction of new single-family housing which shall be affordable to many families; and

WHEREAS, In accordance with the New Homes Program guidelines, the Department of Housing ("Department") solicited proposals for the construction of new single-family homes ("Single-Family Homes") or two-flat buildings ("Two-Flat Buildings") on either privately owned lots ("Private Lots") or lots to be provided by the City ("City Lots"); and

WHEREAS, The Department has recommended the selection of Interfaith Organizing Project of Greater Chicago, an Illinois not-for-profit corporation ("Developer"), to participate as a developer under the New Homes Program, subject to the guidelines and restrictions of the New Homes Program; and

WHEREAS, Pursuant to the New Homes Program, the Developer may receive a subsidy to cover certain costs associated with the construction of the Single-Family Homes or Two-Flat Buildings, and in addition, may receive waivers of City fees and deposits related to new construction; and

WHEREAS, The subsidy to cover said housing construction and development costs may be derived from corporate funds ("Development Subsidy"); and

WHEREAS, The Department recommends to the City Council that the Developer be selected to participate in the New Homes Program as a developer; now, therefore,

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

SECTION 1. The following proposal for construction of single-family housing under the New Homes Program is hereby approved:

Developer:	Interfaith Organizing Project of Greater Chicago, an Illinois not for profit corporation
Aggregate Number of Single-Family Homes and Two-Flat Buildings:	not to exceed twenty-one (21)
Location:	East Garfield Park neighborhood; 3200 and 3300 blocks of West Walnut Street, 2700 block of West Jackson Boulevard, 100 block of North California Avenue and 2200 block of West Washington Boulevard
Amount of Development Subsidy:	not to exceed Ten Thousand Dollars (\$10,000) for each Single-Family Home or Thirty Thousand Dollars (\$30,000) for each Two-Flat Building
Aggregate amount of Development Subsidy:	not to exceed Six Hundred Thirty Thousand Dollars (\$630,000)

At the completion of the New Homes Project, the Development Subsidy shall be allocated and accounted for on a per housing unit basis as described in this Section 1; provided, however, the City and Developer agree that the Development Subsidy may be utilized initially at the commencement of this New Homes Project as interim financing to cover up to the full hard construction costs incurred by Developer in constructing model units.

SECTION 2. The Commissioner of the Department of Housing, on behalf of the City, is authorized to enter into a redevelopment agreement with the Developer and to execute such other documents, subject to approval of the Corporation Counsel, as may be necessary to provide for the construction of new single-family housing by Developer pursuant to the New Homes Program.

SECTION 3. The new homes may be constructed on those certain Private Lots presently owned or to be acquired by Developer and those certain City Lots presently owned or to be acquired by the City and to be conveyed to Developer as

provided by the New Homes Program, all as more fully described on Exhibit A attached hereto. In conjunction with the construction by Developer of the new homes described herein, the City shall waive those certain fees and deposits as more fully described in Exhibit B attached hereto.

SECTION 4. The Mayor or his proxy is authorized to execute, and the City Clerk to attest, quitclaim deeds conveying to Developer the City Lots in accordance with the schedule contained in the proposed redevelopment agreement described in Section 2 above.

SECTION 5. The Department of Zoning of the City is hereby authorized to permit a reduction or waiver of any required yard restriction concerning the City Lots and the Private Lots which may be redeveloped by Developer pursuant to the New Homes Program.

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

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

Exhibit "A".

New Homes For Chicago Sites

Interfaith Organizing Project (I.O.P.).

Address	Permanent Index Number
3326 West Walnut Street	16-11-408-054
3310 West Walnut Street	16-11-408-061
3308 West Walnut Street	16-11-408-062
3300 West Walnut Street	16-11-408-065
3254 West Walnut Street	16-11-408-070

Address	Permanent Index Number
3242 West Walnut Street	16-11-408-075
3355 West Walnut Street	16-11-411-002
3353 West Walnut Street	16-11-411-003
3325 West Walnut Street	16-11-411-016
3211 West Walnut Street	16-11-411-051
3207 West Walnut Street	16-11-411-052
124 North California Avenue	16-12-323-016
116--120 North California Avenue	16-12-323-018
2736 West Jackson Boulevard	16-13-212-031
2706 West Jackson Boulevard	16-13-212-042
2702 West Jackson Boulevard	16-13-212-043
2747 West Jackson Boulevard	16-13-216-005
2741 West Jackson Boulevard	16-13-216-008
2729 West Jackson Boulevard	16-13-216-013
2228 West Washington Street	17-07-321-028

Exhibit "B".

Fee Waivers.

Department Of Buildings.

Plan review, permit and field inspection fees are to be paid in full for the first unit of each unit type; the fees paid for each successive unit type would be reduced by fifty percent (50%). This fee reduction is not applicable to the electrical permit.

Department Of Housing.

Trees and sod in parkways are provided on an as-needed basis in coordination with the Department of Transportation's reconstruction of sidewalks, curbs and gutters.

Department Of Planning And Development.

Open Space Impact fees are not waived. For the New Homes for Chicago or City Lots for City Living program, an open space impact fee of One Hundred and no/100 Dollars (\$100.00) per unit shall be assessed to the developer to be paid to the City of Chicago as a condition of issuance of a building permit.

Department Of Sewers.

Connection fees are waived. Inspection fees are waived.

Department Of Streets And Sanitation.

Street opening or patching fees, deposits or bonds are not waived at this time.

Department Of Transportation.

Curbs, gutters, sidewalks are provided on an as-needed basis. Street and alley repairs or repaving are not provided through the New Homes for Chicago or City Lots for City Living programs.

Department Of Water.

Tap fees are waived. Inspection fees are waived. Demolition fees for existing water taps are waived. Water liens against City-owned lots only are waived. (B-boxes, meters and remote readouts are not waived and need to be purchased.)

Department Of Zoning.

Zoning approval is required as part of the building permit process and is covered under the building permit fee schedule described above. However, any private legal work, such as noticing nearby property owners if a zoning change is requested, is not waived.

COMMITTEE ON LICENSE AND CONSUMER PROTECTION.

AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 022
OF MUNICIPAL CODE OF CHICAGO BY DELETION
OF SUBSECTION 2.97 WHICH RESTRICTED
ISSUANCE OF ADDITIONAL ALCOHOLIC
LIQUOR LICENSES ON PORTION OF
EAST 35TH STREET.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Madeline Haithcock (which was referred on November 8, 2000) to amend Section 4-60-022 of the Municipal Code of Chicago by deleting subsection 4-60-022 (2.97), 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 December 12, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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 (2.97).

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

AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 022
OF MUNICIPAL CODE OF CHICAGO BY DELETION
OF SUBSECTION 14.51 WHICH RESTRICTED
ISSUANCE OF ADDITIONAL ALCOHOLIC
LIQUOR LICENSES ON PORTION
OF WEST 47TH STREET.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Edward M. Burke (which was referred on November 1, 2000) to amend Section 4-60-022 of the Municipal Code of Chicago by deleting subsection 4-60-022 (14.51), 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 December 12, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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 (14.51).

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

AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 022 OF
MUNICIPAL CODE OF CHICAGO BY DELETION OF
SUBSECTION 33.17 WHICH RESTRICTED
ISSUANCE OF ADDITIONAL ALCOHOLIC
LIQUOR LICENSES ON PORTION OF
WEST MONTROSE AVENUE.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Richard Mell (which was referred on November 1, 2000), to amend Section 4-60-022 of the Municipal Code of Chicago by deleting subsection 4-60-022 (33.17), 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 December 12, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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 (33.17).

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

AMENDMENT OF TITLE 4, CHAPTER 60, SECTIONS 022 AND 023
OF MUNICIPAL CODE OF CHICAGO BY DELETION OF
SUBSECTION 40.3 WHICH RESTRICTED ISSUANCE OF
ADDITIONAL ALCOHOLIC LIQUOR AND PACKAGE
GOODS LICENSES ON PORTION OF
NORTH CLARK STREET.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Patrick O'Connor (which was referred on November 15, 2000), to amend Sections 4-60-022 and 4-60-023 of the Municipal Code of Chicago by deleting subsection 4-60-022(40.3) and 4-60-023(40.3), 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 December 12, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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(40.3).

SECTION 2. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by deleting subsection 4-60-023(40.3).

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

AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 023 OF
MUNICIPAL CODE OF CHICAGO BY DELETION OF
SUBSECTION 26.7 WHICH RESTRICTED
ISSUANCE OF ADDITIONAL PACKAGE
GOODS LICENSES ON PORTION OF
WEST DIVERSEY AVENUE.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Billy Ocasio (which was referred on November 1, 2000), to amend Section 4-60-023 of the Municipal Code of Chicago by deleting subsection 4-60-023(26.7), 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 December 12, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by deleting subsection 4-60-023(26.7).

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

AMENDMENT OF TITLE 4, CHAPTERS 228 AND 229 OF
MUNICIPAL CODE OF CHICAGO BY FURTHER
REGULATION OF DISPOSAL REQUIREMENTS
FOR TIRES AND UNREPAIRABLE OR
UNCLAIMED VEHICLE PARTS.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Mayor Richard Daley at the request of the Commissioner of Streets and Sanitation (which was referred on November 1, 2000), to amend Sections 4-228-024 and 4-228-025 of the Municipal Code of Chicago by adding new language as it relates to the proper disposal of tires and the proper disposal of unrepairable or unclaimed vehicle parts, begs leave to recommend that Your Honorable Body *Pass* the substitute ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on December 12, 2000.

Respectfully submitted,

(Signed) GENE SCHULTER,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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. Sections 4-228-024 and 4-228-025 of the Municipal Code of Chicago are hereby amended by deleting the language in brackets and adding the language in italics, as follows:

4-228-024 Proper Disposal Of Tires.

No [license under this chapter] *motor vehicle repair shop* shall replace or repair motor vehicle tires unless the [licensee] *motor vehicle repair shop* maintains in effect a contract for the removal and disposal of motor vehicle tires replaced by [the license] *such motor vehicle repair shop*. The contract shall be kept on the [licensed] *premises of the motor vehicle repair shop* and be made available for inspection by the commissioner or the commissioner's designee *or by the commissioner of the departments of environment or streets and sanitation or the director of revenue or their designees, each of whom is authorized to enforce this section*, during the [licensee's] *repair shop's* business hours.

The motor vehicle repair shop shall be jointly and severally liable with the repair shop's waste tire transporter and the repair shop's tire disposal contractor for any illegal disposal of the repair shop's tires by such transporter or disposal contractor.

4-228-025 Proper Disposal Of Unrepairable Or Unclaimed Vehicle And Parts.

[Each licensee under this chapter] *Motor vehicle repair shops* shall lawfully dispose of all unrepairable or unclaimed motor vehicles and motor vehicle parts which are within [the] *their* custody [of the license]. Proof of proper disposal, in the form of a receipt, shall be maintained by [the licensee] *each motor vehicle repair shop on the business premises of the repair shop for a minimum of one year, and shall be made* available for inspection by the commissioner or the commissioner's designee, *or by the commissioner of the departments of environment or streets and sanitation or the director of revenue or their designees, each of whom is authorized to enforce this section*, during the [licensee's] *repair shop's* business hours. *With respect to tires, the receipt shall include or be accompanied by the following*

information: the name and address of the motor vehicle repair shop, the date of disposal, the name and address of the disposal facility, the number of tires disposed of, and the name of the transporter of the waste tires, including the truck number or license plate number.

SECTION 2. Chapter 4-229 of the Municipal Code of Chicago is hereby amended by adding the following new Section 4-229-065, as follows:

4-229-065 Proper Disposal Of Tires.

Every tire facility shall maintain in effect a contract for the disposal of tires. The tire facility shall also maintain all disposal invoices related to the disposal contract for a minimum of one year. The invoices shall include the name and address of the tire facility, the date of disposal, the name and address of the disposal facility, the number of tires disposed of, and the name of the transporter of the waste tires, including the truck number or license plate number. The disposal contract and all related invoices shall be kept on the premises of the tire facility and be made available for inspection by personnel of the departments of streets and sanitation, revenue, or environment, all of whom are authorized to enforce this section, during the tire facility's business hours.

The tire facility shall be jointly and severally liable with the tire facility's waste tire transporter and the tire facility's tire disposal contractor for any illegal disposal of the tire facility's tires by such transporter or disposal contractor.

SECTION 3. This ordinance shall be full force and effect thirty (30) days after passage and publication.

AMENDMENT OF TITLE 4, CHAPTER 5, SECTION 010 AND
TITLE 9, CHAPTER 84, SECTION 015 OF MUNICIPAL
CODE OF CHICAGO AND ADDITION OF NEW
CHAPTER 4-233 REGARDING "BOOTING"
OF MOTOR VEHICLES ON
PRIVATE PROPERTY.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration a substitute ordinance introduced by Aldermen Richard Mell and Bernard Hansen (which was referred on June 7, 2000) amending Chapter 9-84-015 of the Municipal Code of Chicago allowing the booting of motor vehicles by a private firm, on private property, as part of a pilot program in the 33rd and 44th Wards, begs leave to recommend that Your Honorable Body *Pass* the substitute ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on December 12, 2000.

Respectfully submitted,

(Signed) GENE SCHULTER,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 9-84-015 of the Municipal Code of the City of Chicago is hereby amended by inserting the language in italics, as follows:

9-84-015 Booting Prohibited -- Applicability.

No person shall boot a motor vehicle at any time. To "boot" means the act of placing on a parked motor vehicle a mechanical device that is designed to be attached to a wheel or tire or other part of such vehicle so as to prohibit its usual manner of movement. The provisions of this section shall not apply to the booting of a motor vehicle by the City of Chicago, any other governmental entity, or a person acting under the direction of the City of Chicago or such governmental entity, when such booting is authorized by any provision or law or any rule or regulation promulgated pursuant thereto. *Nor shall the provisions of this section apply to booting of a motor vehicle in compliance with Chapter 4-233 of this code.*

SECTION 2. The Municipal Code of the City of Chicago is hereby amended by adding a new Chapter 4-233, as follows:

4-233-010 *Definitions.*

Whenever used in this chapter, the term "boot" has the meaning ascribed to it in Section 9-84-015 of this code; "motor vehicle" has the same meaning ascribed to it in Section 9-4-010 of this code.

4-233-020 *Booting Of Motor Vehicle -- License Required -- Exceptions.*

(a) No person shall engage in the booting of any motor vehicle within the city of Chicago, without first having obtained a license pursuant to this chapter.

(b) Subsection (a) of this section does not apply to the booting of a motor vehicle by the City of Chicago, any other governmental entity, or a person acting under the direction of the City of Chicago or such governmental entity, when such booting is authorized by any provision of law or any rule or regulation promulgated pursuant thereto.

4-233-030 Application For License.

An application for any license under this chapter shall be made in conformance with general requirements of this code relating to application for license. The application shall include: the name, business address and telephone number of the applicant; if the applicant is other than a natural person, the name, residence address and age of each person having at least ten percent beneficial ownership of the business; the name, residence address and age of the manager of each location; proof of liability insurance in an amount not less than \$500,000 per person and not less than \$1,000,000 per incident, issued by an insurer authorized to underwrite risks in this state; payment of a license fee as defined in Chapter 4-5; and such other information as the director of revenue may require to assure compliance with this chapter.

4-233-040 Eligibility For License.

No applicant shall be eligible to receive, and no licensee shall be eligible to retain, a license under this chapter if the applicant, licensee or any employee of either of them has been convicted of a felony within the last three years. The director of revenue shall notify the superintendent of police and district police commanders within the affected service area of all licenses issued under this chapter.

4-233-050 Regulation Of Booting Operations.

(a) A licensee shall conduct booting operations exclusively on private property, and only pursuant to a written agreement with the owner or manager of the property.

(b) A license may not provide booting service at any property at which any person having a beneficial interest in the licensee also has a beneficial interest in the subject property.

(c) No fewer than 14 days prior to the commencement of a booting operation at each and every location where a booting operation is to be conducted, the licensee shall post, and maintain in a conspicuous location, a minimum of two signs no smaller than 24 inches in height and 36 inches in width, setting forth: the date upon which a booting operation shall commence and terms of use of the subject property; the fee for removal of a boot; the name, address and a 24 hour telephone number for the licensee; and the name and telephone number of the property owner or manager. The signs shall remain in place as long as a booting operation is being conducted.

(d) Upon discontinuation of booting operations at a property, the signs required by the preceding subsection shall be removed. No person shall post or allow the presence of warning signs as described in the previous subsection on any property not covered by a booting operation agreement. The licensee, the property owner and the property manager shall be jointly and severally responsible for compliance with this subsection.

(e) At every location where a licensee conducts booting operations, the licensee shall post at least one employee to install and remove boots and to receive payments. The employee shall wear, in a conspicuous manner, an identification placard clearly displaying the name of the employee and the name, address and telephone number of the licensee. Prior to leaving the location where booting operations are conducted, the posted employee must remove all boots from vehicles at that location.

(f) It is illegal to place a boot upon any occupied motor vehicle or upon any motor vehicle parked in accordance with the terms of use for the subject property.

(g) A licensee must immediately remove a boot, for no charge, from any motor vehicle if the owner of the motor vehicle returns prior to the complete attachment of the boot.

(h) The fee for removal of a boot shall be \$90.00.

(i) At each and every location where a booting operation is conducted, the licensee shall have available means of collecting any fees via cash or credit card.

(j) A licensee shall notify the Chicago Police Department of any booted vehicle that remains in a lot or garage for over 24 hours.

(k) Each licensee shall maintain sufficient copies of the relevant portions of this chapter and shall provide a copy to any individual requesting the same.

(l) A licensee's place of business shall maintain minimum business hours of 9:00 A.M. to 5:00 P.M., Monday through Friday.

4-233-060 Geographical Restrictions.

No person requiring a license under this chapter shall engage in booting operations at any location that is outside the 33rd ward or 44th ward, as defined on the effective date of this chapter.

SECTION 3. Section 4-5-010 of the Municipal Code of the City of Chicago is hereby amended by inserting the language in italics, as follows:

* * * * *

(64) Private Booting Operation (Chapter 4-233) \$1,000.00

* * * * *

SECTION 4. Chapter 4-233 of the Municipal Code of Chicago shall remain in effect for one (1) year from and after the effective date of this ordinance. Thereafter, Chapter 4-233 shall be repealed, and without any force or effect whatsoever, without any additional action of the city council.

SECTION 5. This ordinance shall take effect thirty (30) days after its passage and publication.

AUTHORIZATION FOR ISSUANCE OF RAFFLE LICENSE,
FREE OF CHARGE, TO CHILDREN'S MEMORIAL
FOUNDATION.

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

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an order introduced by Alderman Vi Daley (which was referred on November 15, 2000), directing the Director of Revenue to issue, free of charge, a raffle license to Children's Memorial Foundation, 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 on December 12, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Director of the city Department of Revenue issue, free of charge, to Children's Memorial Foundation, 2300 Children's Plaza, a Raffle License, beginning February 16, 2001 and ending February 15, 2002.

COMMITTEE ON SPECIAL EVENTS AND CULTURAL AFFAIRS.

**AUTHORIZATION FOR ACCEPTANCE OF GIFT OF VARIOUS
PRIVATELY-OWNED PROPERTIES.**

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration Mayor Daley's "Agreement of Gift" ordinance (referred November 15, 2000), begs leave to recommend that Your Honorable Body do *Pass* the proposed ordinance which is transmitted herewith on December 7, 2000.

This recommendation was concurred in by all members of the committee present, with no dissenting vote.

Respectfully submitted,

(Signed) MADELINE L. HAITHCOCK,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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 duly constituted home rule unit of local government pursuant to the 1970 Constitution of the State of Illinois; and

WHEREAS, The City desires to promote growth of and develop alliances between the business and international communities within the City by accepting a donation of an elegant mid-size event facility to serve as a hospitality center; and

WHEREAS, Lisa Goldberg, Nancy F. Goldberg and Geoffrey Goldberg (jointly the "Shareholders") are the owners of record and beneficial owners of all of the issued and outstanding capital stock ("Shares") of Astor Tower Restaurant, Inc., an Illinois corporation ("A.T.R."); and

WHEREAS, A.T.R. is the Unit Owner of Condominium Unit MR, Unit UGP 1, and Unit UGS-2, Astor Tower Condominium, 1300 North Astor Street, Chicago, Illinois (jointly "Unit MR"); and

WHEREAS, A.T.R. and its predecessors have operated Unit MR as a restaurant and fine dining facility and the City has determined that ownership of Unit MR by the City would facilitate and improve its operations and foster growth of business and international communities; and

WHEREAS, The Shareholders desire to make a charitable contribution of Unit MR and certain related personal property owned by A.T.R. to the City for the benefit of the City and to support its public purposes and the City desires to accept such transfer; now, therefore,

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

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

SECTION 2. The Commissioner of Cultural Affairs ("Commissioner") is authorized to execute an agreement of gift with the Shareholders ("Agreement") that is substantially in the form attached to this ordinance as Exhibit A.

SECTION 3. The Shareholders will, under the Agreement, convey, transfer and deliver to the City all right, title and interest in and to the Shares, free and clear of any liens, claims, charges or encumbrances, and will deliver or cause to be delivered to the City one (1) or more certificates representing the Shares duly executed and registered in the name of the City and the Commissioner is authorized to accept such conveyance and transfer.

SECTION 4. The Agreement will contain provisions that include, but are not limited to, (i) the City's indemnification of the Shareholders; (ii) the City's agreement to cause A.T.R., after the transfer of Shares, to honor commitments by third parties to use Unit MR for functions on dates to be set forth in Schedule 7.3 of the Agreement which will be updated on the Closing Date (as defined in the Agreement); and (iii) the City's agreement to cause A.T.R. to continue to employ Pablo Urias, a current A.T.R. employee, on substantially the same terms and conditions as he is currently employed, for three (3) full calendar months following the transfer of Shares, or alternatively to fully compensate him as if he were an employee for such time period.

SECTION 5. The Commissioner is authorized to exercise all rights and perform any and all acts on behalf of A.T.R., as required by law or which are appropriate under the circumstances in accordance with the City's interests.

SECTION 6. Upon the transfer of Shares to the City, the sale and or consumption of alcohol in compliance with all applicable City ordinances will be permitted within the premises of Unit MR.

SECTION 7. If any section, paragraph, clause or provision of this ordinance is held invalid, the invalidity of such section, paragraph, clause or provision will not affect any of the other provisions of this ordinance.

SECTION 8. This ordinance takes effect from and after the date of its passage and approval.

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

Exhibit "A".

Agreement Of Gift

Between

*Lisa Goldberg, Nancy F. Goldberg And Geoffrey Goldberg
(Jointly, The "Shareholders")*

And

*The City Of Chicago
("City").*

This Agreement of Gift ("Agreement") is made and entered into this ___ day of December, 2000, by and between Lisa Goldberg, Nancy F. Goldberg and Geoffrey Goldberg (jointly, the "Shareholders") and the City of Chicago ("City"), acting through its Department of Cultural Affairs ("D.C.A.").

Whereas, the Shareholders are the owners of record and beneficial owners of all of the issued and outstanding capital stock ("Shares") of Astor Tower Restaurant, Inc., an Illinois corporation ("A.T.R."); and

Whereas, A.T.R. is the Unit Owner of Condominium Unit MR, Unit UGP 1, and Unit UGS-2, Astor Tower Condominium, 1300 North Astor Street, Chicago, Illinois (jointly "Unit MR"); and

Whereas, A.T.R. and its predecessors have operated Unit MR as a restaurant and fine dining facility and Unit MR is improved for such purpose; and

Whereas, D.C.A. has determined that ownership of Unit MR by the City would facilitate and improve D.C.A.'s operations and those of the other organizations or programs which it manages for the public good; and

Whereas, The Shareholders desire to make a charitable contribution of Unit MR and certain related personal property owned by A.T.R. and used in the restaurant operation ("Personal Property") to the City for the benefit of D.C.A. and other City departments and activities and in support of its public purposes by transferring the Shares to the City and the City desires to accept such transfer, all on the terms and subject to the conditions of this Agreement;

Now, Therefore, The parties hereto, intending to be legally bound, hereby agree as follows:

Article 1.

Transfer Of Shares.

1.1 Transfer And Delivery.

Upon the terms and subject to the conditions set forth and in reliance on the representations, warranties and covenants in this Agreement, on the Closing Date (as hereinafter defined), the Shareholders shall convey, transfer and deliver to the City, for the benefit of D.C.A. and other City departments and activities, all right, title and interest in and to the Shares and shall deliver or cause to be delivered to the City one (1) or more certificates representing the Shares duly executed and registered in the name of the City or its nominee and the City shall accept such conveyance and transfer.

1.2 Nature Of Transfer.

It is the intent of the parties that the transfer of shares described above qualify as a charitable contribution within the meaning of Section 170(c)(1) of the Internal Revenue Code of 1986, as amended, and the transfer will be made without consideration, except for the representations, warranties and covenants in this Agreement.

1.3 Status Of Shares.

The Shareholders shall transfer the Shares to the City free and clear of any liens, claims, charges or encumbrances.

Article 2.

Closing.

2.1

The Closing (as defined below) will be held at the offices of Hopkins & Sutter, Three First National Plaza, Suite 4100, Chicago, Illinois 60602 on December 29, 2000 at 10:00 A.M., Chicago time, or such other time, date or place as may be agreed to in writing by the City and each of the Shareholders ("Closing Date"). The consummation of the transfer of the Shares is hereafter referred to as the "Closing".

Article 3.

Conditions To Closing.

3.1 Conditions To Closing By Shareholders.

The obligations of the Shareholders to transfer the Shares at the Closing is subject to the satisfaction of each of the following conditions:

- (a) The representations and warranties made by the City in Article 4 shall be true and correct in all material respects when made and true and correct in all material respects at the Closing as if made at the Closing.
- (b) All covenants, agreements and conditions to be performed or complied with by the City at or prior to Closing shall have been performed or complied with in all material respects.
- (c) Each of the Shareholders shall have received a certificate ("City Closing Certificate"), dated as of the Closing, of a duly authorized official of the City certifying as to the satisfaction of (a) and (b) above and that the consummation of the Closing and the acceptance of the transfer of the Shares has been duly authorized and approved by the City.
- (d) There shall be no pending or threatened litigation or governmental or regulatory action seeking to restrain, prevent, rescind or change the terms and conditions contained in this Agreement or to obtain damages in connection with any of the transactions contemplated herein or any aspect thereof, or any failure to comply with any regulatory requirements with

respect to this Agreement or the transactions contemplated herein, which is of such merit and materiality as to make it inadvisable to proceed to consummate the transactions herein in the opinion of the Shareholders.

- (e) The Closing shall occur and the transfer shall be fully effected and completed prior to December 31, 2000.
- (f) The Shareholders shall have received an opinion of their counsel, in form satisfactory to the Shareholders, confirming that the transfer of the Shares will be treated as a "charitable contribution" within the meaning of Section 170 of the Code.
- (g) The Shareholders shall have received an appraisal, in form and substance satisfactory to the Shareholders, valuing the Shares and satisfying the requirements of United States Treasury Regulation Section 170A-13(c).
- (h) The Shareholders shall have received an acknowledgment of the contribution from the City which satisfies the requirements of Section 170(f)(8)(B) of the Code.
- (i) The City shall have made all other closing deliveries required under Article 9.

3.2 Conditions To Closing By City.

The obligations of the City to accept the transfer of the Shares at the Closing is subject to the satisfaction of each of the following conditions:

- (a) The representations and warranties made by the Shareholders in Article 5 shall be true and correct in all material respects when made and true and correct in all material respects at the Closing as if made at the Closing.
- (b) All covenants, agreements and conditions to be performed or complied with by the Shareholders at or prior to Closing shall have been performed or complied with in all material respects.
- (c) The City shall have received a certificate ("Shareholders Closing Certificate"), dated as of the Closing, of Geoffrey Goldberg, acting on behalf of each of the Shareholders, certifying as to the satisfaction of (a) and (b) above.

- (d) There shall be no pending or threatened litigation or governmental or regulatory action seeking to restrain, prevent, rescind or change the terms and conditions contained in this Agreement or to obtain damages in connection with any of the transactions contemplated herein or any aspect thereof, or any failure to comply with any regulatory requirements with respect to this Agreement or the transactions contemplated herein, which is of such merit and materiality as to make it inadvisable to proceed to consummate the transactions herein in the opinion of the City.
- (e) The Shareholders shall have made all other closing deliveries required under Article 9.

Article 4.

Representations And Warranties Of City.

The City hereby represents and warrants to the Shareholders as of the date hereof and as of the Closing Date as follows:

4.1 Use Of A.T.R. And Assets.

The City intends to use the assets of A.T.R. for public purposes and solely in support of the activities of the D.C.A. and other City departments. The assets of A.T.R. will be managed by D.C.A.. The City has no current intent to sell the Shares or Unit MR. The City shall abide by the restrictive covenant applicable to Unit MR in the form of Schedule 6.2. The City has the requisite legal and corporate power to own the Shares, to enter into this Agreement, and to carry out and perform its obligations under this Agreement.

4.2 Authorization.

All actions on the part of the City necessary for the authorization, execution, delivery and performance by the City of this Agreement and the consummation of the transactions contemplated hereby, have been taken and the City has full power and authority to execute, deliver and perform this Agreement.

4.3 No Violations/Defaults.

Neither the execution and delivery of this Agreement by the City or the

performance of its obligations under this Agreement will violate any law, judgment, order, writ, injunction, decree, statute, rule or regulation. There are no suits, actions or other proceedings pending before any court or any governmental entity which could have any materially negative impact on the ability of the City to carry out and perform its obligations under this Agreement.

4.4 Survival.

The representations and warranties made by the City shall survive the Closing for a period of twenty-four (24) months.

Article 5.

Representations And Warranties Of The Shareholders.

The Shareholders hereby jointly represent and warrant to the City as of the date hereof and as of the Closing Date as follows:

5.1 Title To Shares/Share Restrictions.

Each Shareholder is the beneficial owner and owner of record of the class and number of shares of capital stock of A.T.R. listed on Schedule 5.1 hereto. Such shares are not subject to any lien, security interest, claims or encumbrances or to any shareholders agreement, voting trust or other arrangement or agreement among the Shareholders or the Shareholders and A.T.R.

5.2 Organization.

A.T.R. is duly organized, validly existing and in good standing under the laws of the State of Illinois. To the Actual Knowledge of the Shareholders, A.T.R. has the requisite legal and corporate power to own its assets and to conduct its business as it is currently being conducted. To the Actual Knowledge of the Shareholders, A.T.R. has no subsidiaries and does not hold any interest in any partnership or limited liability company.

5.3 Capitalization.

To the Actual Knowledge of the Shareholders, the shares listed on Schedule 5.1

are all of the issued and outstanding shares of capital stock of A.T.R. and there are no preemptive, conversion or other rights, options, warrants or agreements granted, issued or binding upon A.T.R. for the purchase or acquisition of any shares of capital stock of A.T.R.

5.4 Financial Condition.

(a) The Shareholders have provided City with a list of expenses incurred by A.T.R. with respect to the operation of its business during 1998 and 1999 ("Expense List"). To the Actual Knowledge of the Shareholders, the 1998 Expense List and the 1999 Expense List are true and correct in all material respects and were prepared on a consistent basis using the cash basis of accounting.

(b) To the Actual Knowledge of the Shareholders, A.T.R. (I) is not insolvent, (II) has not filed, and has not considered filing, a voluntary petition, or had filed against it an involuntary petition, under the provisions of Title 11 of the United States Code or any state insolvency law, (III) has not made application for the appointment of a receiver or made any assignment for the benefit of creditors, and (IV) has no liabilities other than liabilities incurred in the ordinary course and consistent with the Expense List.

(c) To the Actual Knowledge of the Shareholders, the only physical assets of A.T.R. are Unit MR and the personal property listed on Schedule 5.11.

5.5 Absence Of Undisclosed Liabilities.

Except as reflected on Schedule 5.5, or one (1) or one (1) or more other schedules to this Agreement, to the Actual Knowledge of the Shareholders, A.T.R. has no material liabilities, whether fixed or contingent, and the Shareholders do not have Actual Knowledge of any basis for the assertion of any such material liabilities not reflected on Schedule 5.5.

5.6 Contracts.

Except as reflected on Schedule 5.6, to the Actual Knowledge of the Shareholders, A.T.R. has no contract, lease, agreement, plan, arrangement, obligation or commitment (a) involving aggregate payments or delivery or licensing by or to A.T.R. of money, goods or services having, in each case, an aggregate value of more than Ten Thousand and no/100 Dollars (\$10,000.00), (b) that is otherwise material to the business of A.T.R., or (c) that is, or is reasonably likely to be, materially adverse to the business, affairs, assets, prospects, operations or

condition, financial or otherwise, of A.T.R.. To the Actual Knowledge of the Shareholders, all contracts, agreements, leases, licenses and other commitments to which A.T.R. is a party by which it may be bound and which are material to its business or condition are valid and in full force and effect. The foregoing notwithstanding, the Shareholders make no representation regarding the right of A.T.R. to operate under its existing governmental licenses following the transfer of the Shares or the impact, if any, of the transfer on the continued viability of such governmental licenses.

5.7 Employment Arrangements.

Except as set forth on Schedule 5.7, to the Actual Knowledge of the Shareholders, A.T.R. has (a) no union contract, collective bargaining agreement, employment contract, deferred compensation agreement or bonus, incentive, profit-sharing, pension retirement or other employee benefit plan currently in force and effect, or any informal understanding with respect to any of the foregoing, and (b) does not maintain and has not maintained, made any contributions for its employees to, any pension or employee benefit plan as such term is defined in Section 3 of E.R.I.S.A. except as set forth on Schedule 5.7, A.T.R. has no employees.

5.8 Tax Liabilities.

To the Actual Knowledge of the Shareholders, A.T.R. has filed all federal, state and local tax reports and returns required by any law or regulation to be filed by it except for extensions duly obtained, and has either duly paid all taxes, duties and charges indicated due on the basis of such returns and reports, or will have made adequate provision for the payment thereof, and the assessment of any material amount of additional taxes in excess of those paid and reported is not reasonably expected. To the Actual Knowledge of the Shareholders, A.T.R. has made a valid election pursuant to Section 1362 of the Code to be an S Corporation and such election was in effect for all open taxable years. The Shareholders make no representation regarding the effect of the transfer of the Shares on such election.

5.9 Insurance.

To the Actual Knowledge of the Shareholders, Schedule 5.9 contains a complete and accurate list of A.T.R.'s insurance policies.

5.10 Litigation.

Except as set forth on Schedule 5.10, to the Actual Knowledge of the Shareholders, there are no actions, suits, proceedings or investigations (whether or not purportedly on behalf of A.T.R.) pending or threatened (nor, to the Actual Knowledge of the Shareholders, does any basis exist therefor) against or affecting A.T.R. at law or in equity, or before or by any federal, state, municipal or other governmental department, commission, board, agency or instrumentality, domestic or foreign. Except as set forth on Schedule 5.10, to the Actual Knowledge of the Corporation, (i) A.T.R. is not operating under or subject to, nor in default with respect to, any order, writ, injunction or decree of any court or federal, state, municipal or other governmental department, commission, board, agency or instrumentality, foreign or domestic, and (ii) A.T.R. has not been charged or threatened with a charge of violation, or under investigation with respect to possible violation, of any provision of any federal, state or local law or administrative ruling or regulation relating to A.T.R. or its business, affairs, assets, prospects, operations, employee relations or condition, financial or otherwise.

5.11 Title To Properties; Liens And Encumbrances.

To the Actual Knowledge of the Shareholders, A.T.R. has good and marketable title to Unit MR and the personal property listed on Schedule 5.11, free and clear of any mortgage, pledge, lien, security interest, conditional sale agreement, claim, encumbrance or charge not reflected on that certain Commitment for Title Insurance, effective June 7, 1999, issued by Chicago Title Insurance Company with respect to Unit MR and previously delivered to City. The foregoing notwithstanding, the Shareholders make no representation that Schedule 5.11 is accurate or complete or that individual assets listed on the schedule are currently in the possession of A.T.R.. In addition, certain personal property of the Shareholders is currently stored in Unit MR. All such personal property shall be removed from the premises prior to the Closing.

5.12 Proprietary Rights.

To the Actual Knowledge of the Shareholder, A.T.R. has not received any notice of infringement upon or conflict with the asserted proprietary rights of others and A.T.R. does not own any intellectual property which is material to the conduct of its business. The Shareholders expressly do not make any representation with respect to the right of A.T.R. to operate a business under the name "Maxim's de Paris".

5.13 Compliance With Law And Other Instruments.

To the Actual Knowledge of the Shareholders, A.T.R. is not in violation of any term of its certificates of incorporation or by-laws or of the provisions of any mortgage, indenture, contract, agreement, instrument, judgment, decree, order, statute, rule or regulation to which A.T.R. is subject and a violation of which could have a material adverse effect on the business, affairs, assets, operations, employee relations or condition, financial or otherwise of A.T.R. or its ability to perform its obligations hereunder.

5.14 Condition Of Assets.

To the Actual Knowledge of the Shareholders, Unit MR is not subject to any outstanding order from any governmental authority respecting any health, safety or environmental requirements of law and there is no reasonable basis for any governmental authority to assert that any material violation of any health, safety or environmental requirements of law. To the Actual Knowledge of the Shareholders, except as disclosed on Schedule 5.14, in the aggregate, the tangible personal property listed on Schedule 5.11 is in good and operating order normal wear and tear excepted.

5.15 Survival.

The representations and warranties of the Corporation made under this Article 5 shall survive the Closing for a period of twenty-four (24) months.

5.16 Actual Knowledge Of The Shareholders.

For purposes of this Agreement, the term "Actual Knowledge of the Shareholders" means to the actual knowledge of Geoffrey Goldberg based on his personal experience with the operation of the business of A.T.R. without any obligation to make any investigation.

Article 6.

Conduct Of Business Prior To Closing.

The Shareholders agree to cause A.T.R., throughout the period from the date

hereof through the Closing, to operate its business in the normal course and in substantially the same manner as heretofore conducted, subject to the following limitations or as may otherwise be specifically consented to by the City.

6.1 No Disposition Of Assets.

A.T.R. shall not dispose of Unit MR or any of the assets listed on Schedule 5.11.

6.2 No Encumbrances.

A.T.R. shall not mortgage, pledge, or subject to any lien or other encumbrance any of its assets or properties, provided that A.T.R. shall be entitled to record a restrictive covenant with respect to Unit MR in the form of Schedule 6.2 hereto.

6.3 Indebtedness.

A.T.R. shall not incur any indebtedness for borrowed money or become guarantor, insurer, reinsurer, or surety, or otherwise become responsible in any manner for any undertaking or another person.

6.4 Preservation Of Business.

A.T.R. shall maintain and preserve its rights, licenses, qualifications, privileges, franchises or other authority to conduct its business and maintain and preserve its assets.

6.5 Compliance With Law/Contracts.

A.T.R. shall exercise due diligence in order to comply with the requirements of all applicable statutes, laws, rules, regulations, codes, ordinances, and orders of any governmental authority affecting its business or assets and with the terms of that certain Operating Agreement, dated as of March 10, 2000, by and between A.T.R. and the Astor Tower Condominium Association, Inc.

6.6 Taxes.

A.T.R. shall pay and discharge in a timely manner or otherwise adequately provide for all taxes, assessments or governmental charges or levies imposed on A.T.R. or its income, profits or properties.

6.7 Employment Matters.

A.T.R. shall not increase the base or rate of compensation payable to any employee or establish any employee benefit plan.

6.8 No Issuance Of Stock.

A.T.R. shall not issue, sell, grant any options, subscriptions, warrants, obligations or rights in respect of any capital stock, or otherwise enter into any commitment under which any additional shares of capital stock might be authorized.

6.9 Dividends.

A.T.R. shall be free to declare and pay cash dividends to the Shareholders at any time prior to the Closing without restriction.

Article 7.

Further Covenants And Agreements.

7.1 Continued Employment.

The City agrees to cause A.T.R. to continue to employ Pablo Urias on substantially the same terms as he is currently employed for a period of at least three (3) full calendar months following the closing, or, if his employment is discontinued before the end of three (3) full calendar months, to pay him the difference between the compensation, if any, he received from A.T.R. following the closing and what he would have received during three (3) full calendar months employment.

7.2 Post-Closing Tax Filings.

(a) City agrees to execute and deliver to each Shareholder within five (5) business days of receipt from such Shareholder Part IV of I.R.S. Form 8283 acknowledging that it is a qualified organization under Section 170(c) of the Internal Revenue Code and its receipt of the contribution of the Shares.

(b) The Shareholders shall be responsible for filing federal and state income tax returns on behalf of A.T.R. for the taxable year ending on the Closing Date.

7.3 Honoring Commitments.

A.T.R. has contracted to lease Unit MR for functions on the dates listed on Schedule 7.3 and will continue to enter into such contracts prior to the Closing. The City agrees to cause A.T.R. to honor such commitment as exists at the Closing as listed on an updated Schedule 7.3 to be delivered at the Closing. With respect to any functions scheduled to occur at Unit MR prior to January 2, 2001, (a) the Shareholders shall be entitled to receive any and all payments made to A.T.R. after the Closing with respect to such functions, (b) City shall cause A.T.R. to pay any such amounts referred to in (a) to Geoffrey Goldberg as agent for the Shareholders promptly following receipt, and (c) to the extent the liquid assets of A.T.R., ignoring any funds contributed by City following the Closing, are insufficient to pay any and all expenses of A.T.R. with respect to such function, such expenses shall be paid by the Shareholders. The Shareholders agree to cause A.T.R. not to enter into any commitments for leasing Unit MR for functions to be held after January 2, 2001 without the consent of City.

7.4 Compliance With Agreements.

The City agrees to cause A.T.R. to, at all times, operate Unit MR in compliance with the Operating Agreement, dated as of March 10, 2000, by and between A.T.R. and the Astor Tower Condominium Association, Inc. The City shall use Unit MR principally for the benefit of D.C.A. or related organizations.

7.5 Real Estate Taxes.

The Shareholders agree to be responsible for the payment of local real estate taxes due with respect to Unit MR for calendar year 2000 and payable in 2001. The Shareholders shall have the continuing right, for and in the name of A.T.R., and in their sole discretion to protest any assessment or contest the amount of real estate taxes due with respect to Unit MR with respect to calendar year 2000.

Article 8.

Indemnification.

8.1 Shareholder Indemnity.

Subject to the consummation of the Closing and the limitations and restrictions set forth in this article, the Shareholders severally agree to indemnify, defend and hold the City harmless from and against any and all losses, claims, causes of action, damages, liabilities, fines, penalties and expenses, including reasonable legal fees and court costs (each of the foregoing a "Loss"), which the City or A.T.R. shall suffer, incur, sustain or become subject to arising out of or relating to (i) any material inaccuracy of any representation or breach of any material warranty, covenant, undertaking or other agreement of the Shareholders contained in this Agreement or (ii) any Loss suffered, incurred or sustained by A.T.R. with respect to the conduct of its business prior to the Closing not disclosed on the schedules to this Agreement, or (iii) any expenses described in 7.3 or 7.5 above which are the responsibility of the Shareholders.

8.2 City Indemnity.

Subject to the consummation of the Closing and the limitations and restrictions set forth in this article, the City agrees to indemnify, defend and hold each of the Shareholders harmless from and against any and all losses, claims, causes of action, damages, liabilities, fines, penalties and expenses, including reasonable legal fees and court costs (each of the foregoing a "Loss"), which a Shareholder shall suffer, incur, sustain or become subject to arising out of or relating to (i) any material inaccuracy of any representation or breach of any material warranty, covenant, undertaking or other agreement of the City contained in this Agreement or (ii) any Loss accrued, suffered, incurred or sustained by A.T.R. with respect to the conduct of its business after the Closing, other than with respect to a function with respect to which the Shareholders receive the economic benefit through the operation of Section 7.3.

8.3 Shareholders' Reserve.

The City shall not assert any claim against the Shareholders, and the Shareholders shall have no liability for, any City Loss under Section 8.1 above, (i) except to the extent the amount of any such Loss exceeds Five Thousand Dollars (\$5,000) and (ii) until the aggregate amount of City Loss exceeds Twenty-five Thousand Dollars (\$25,000) and then only with respect to such excess and the City

shall not be permitted to recover from the Shareholders more than One Hundred Thousand Dollars (\$100,000) under Section 8.1 above.

8.4 City Reserve.

The Shareholders shall not be permitted to recover from City more than Two Million Dollars (\$2,000,000) under Section 8.2 above.

8.5 Indemnification Procedure.

All claims for indemnity by a party to this Agreement (the party making such claim being hereinafter called the indemnified party and the party against such claim is made being hereinafter called the indemnifying party) shall be resolved as follows:

- (a) In the event an indemnified party incurs a Loss which is subject to indemnification or a demand for which the indemnifying party would be liable to the indemnified party is asserted against or sought to be collected from the indemnified party, the indemnified party shall promptly give notice ("Claim Notice") to the indemnifying party, specifying the nature and specific basis for such claim and the amount or estimated amount thereof to the extent feasible. The indemnified party shall not be indemnified with respect to a claim if the indemnified party fails to give such notice in reasonably sufficient time such that the ability of the indemnifying party to defend such claim is not prejudiced. The indemnifying party shall have thirty (30) days from the giving of the Claim Notice ("Notice Period") to notify the indemnified party (I) whether or not it disputes its indemnification obligation with respect to such claim and (II) whether or not it desires to defend the claim, at its sole cost and expense. During the Notice Period, an indemnified party shall be authorized to file any motion, answer, or pleading which it deems necessary or appropriate to protect its interests and those of the indemnifying party and not prejudicial to the indemnifying party.
- (b) If Claim Notice is given and the indemnifying party does not assume the defense of an action, the indemnifying party shall be bound by any determination made in such action or any compromise or settlement thereof made by the indemnified party.
- (c) If the indemnifying party assumes the defense of a claim within the Notice Period, the indemnifying party shall have the right to control the defense of the claim by all appropriate proceedings and any settlement negotiations, provided that the indemnifying party may not enter into any

settlement without the consent of the indemnified party. The indemnified party may participate in, but not control, such defense, at its sole cost and expense. If the indemnified party refuses to consent to a bona fide offer of settlement which the indemnifying party wishes to accept and which imposes no liability on the indemnified party which is not subject to indemnification, the indemnified party may assume control of such defense, without the participation of the indemnifying party at its sole cost and expense. In such event, the indemnity obligation of the indemnifying party shall be equal to the lesser of (I) the amount offered by the indemnifying party in settlement and (II) the actual out-of-pocket amount the indemnified party is ultimately obligated to pay with respect to such claim, less any additional expenses incurred by the indemnifying party after the indemnified party refused to consent to the settlement.

- (d) Each indemnified party agrees to cooperate with the indemnifying party and its counsel in contesting any claim or in making any related counter claim or cross claim.

8.6 Reduction For Insurance.

The amount which an indemnifying party is obligated to pay under this Article 8 to, for or on behalf of an indemnified party shall be reduced, prospectively or retroactively, by any insurance proceeds actually recovered by or on behalf of the indemnified party with respect to a Loss. If an indemnified party shall receive directly or indirectly insurance proceeds with respect to a Loss for which payment or reimbursement was made by an indemnifying party, the indemnified party shall pay such proceeds to the indemnifying party in an amount up to the amount paid by the indemnifying party.

8.7 Exclusive Remedy.

The indemnities provided in this Article 8 shall be the parties' exclusive remedies with respect to Losses. None of the provisions of this Agreement shall be deemed to create any rights in any persons not signatories hereto or any rights of subrogation from, through or under an indemnified party in any insurer or other third party because of any Loss paid or defense provided.

Article 9.

Closing Deliveries.

9.1 Deliveries By The Shareholders.

At the Closing, the Shareholders shall deliver or cause to be delivered to the City, the following duly executed instruments and documents:

- (a) One (1) or more certificates representing the Shares, in form satisfactory to counsel for the City, duly endorsed for transfer or accompanied by an appropriate stock assignment separate from the certificate duly executed by the Shareholder owning such shares, with signatures guaranteed in a manner satisfactory to the City.
- (b) The stock books, stock ledgers, minute books and corporate seal of A.T.R.
- (c) The written resignations of all current members of the board of directors of A.T.R. and all of its officers, except as otherwise specified in writing by the City.
- (d) The closing certificate referred to in Section 3.2(c).
- (e) Copies of all of the schedules hereto updated through the Closing.

9.2 Deliveries Of The City.

At the Closing, the City shall deliver or cause to be delivered to the Shareholders, the following duly executed instruments and documents:

- (a) The closing certificate referred to in Section 3.1(c).
- (b) The acknowledgement of the charitable contribution referred to in Section 3.1(h).

9.3 Books And Records.

The Shareholders shall maintain possession of the business records of A.T.R. following the Closing, provided that the Shareholders agree to allow the City reasonable access to review and copy such records as may be necessary in connection with the City's ownership of A.T.R. and the operation of its business

during normal business hours with prior written request.

Article 10.

Miscellaneous.

10.1 Termination.

Either party may elect to terminate this Agreement unless the Closing shall occur on or prior to December 31, 2000, provided that no party may make such election in the event such failure to close was a direct result of the willful failure of such party to satisfy a closing condition.

10.2 Consent To Amendments, Waivers.

Except as otherwise expressly provided herein, the provisions of this Agreement may be amended or waived at any time only by the written agreement of the Shareholders and the City. Any waiver, permit, consent or approval of any kind or character must be made in writing and shall be effective only to the extent specifically set forth in such writing.

10.3 Representations And Warranties.

All representations and warranties contained herein or made in writing by any party in connection herewith will survive the execution and delivery of this Agreement in accordance with Article 4.

10.4 Successors And Assigns.

Except as otherwise expressly provided herein, all covenants and agreements contained in this Agreement by or on behalf of any of the parties hereto will bind and inure to the benefit of the respective successors and assigns of the parties hereto, whether so expressed or not.

10.5 Severability.

Whenever possible, each provision of this Agreement will be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Agreement is held to be prohibited by or invalid under applicable law, such provision will be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of this Agreement.

10.6 Descriptive Headings.

The descriptive headings of this Agreement are inserted for convenience of reference only and do not constitute a part of and shall not be utilized in interpreting this Agreement.

10.7 Notices.

Any notices required or permitted to be sent hereunder shall be delivered personally or mailed, certified mail, return receipt requested, or delivered by overnight courier service to the following addresses, or such other address as any party hereto designates by written notice given in accordance with this section, and shall be deemed to have been given upon delivery, if delivered personally, three (3) days after mailing, if mailed, or one (1) business day after delivery to the courier, if delivered by overnight courier service:

If To The Shareholders, To:

Geoffrey Goldberg
Goldberg & Associates
311 West Superior Street
Suite 405
Chicago, Illinois 60610

with a copy to:

Hopkins & Sutter
Three First National Plaza
Suite 4100
Chicago, Illinois 60602
Attention: Michael H. Woolever

If To The City, To:

Lois Weisberg
Commissioner,
Department of Cultural Affairs
78 East Washington Street
Chicago, Illinois 60602

with a copy to:

Corporation Counsel
City of Chicago
121 North LaSalle Street
Room 600, City Hall
Chicago, Illinois 60602

10.8 Governing Law.

The validity, meaning and effect of this Agreement shall be determined in accordance with the laws of the State of Illinois applicable to contracts made and to be performed in that state.

10.9 (Sub)Exhibits And Schedules.

All (sub)exhibits and schedules hereto are an integral part of this Agreement.

10.10 Final Agreement.

This Agreement, the schedules hereto, and the certifications made by the Shareholders in that certain Disclosure Affidavit For Contracts and Consession Agreements Not Involving Federal Funds, dated October 23, 2000 and delivered by the Shareholders to City, constitutes the final agreement of the parties concerning the matters referred to herein, and supersedes all prior agreements and understandings.

10.11 Execution In Counterparts.

This Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed an original, and such counterparts together shall constitute one (1) instrument.

The parties hereto have executed this Agreement on the date first set forth above.

The City of Chicago

Lisa Goldberg

By: _____
Lois Weisberg
Commissioner

Nan F. Goldberg

Geoffrey Goldberg

[Schedules referred to in this Agreement of
Gift unavailable at time of printing.]

PERMISSION TO HOLD SAINT HENRY GRAMMAR SCHOOL
WALKATHON ON PORTIONS OF NORTH HOYNE
AVENUE, WEST GRANVILLE AVENUE,
WEST DEVON AVENUE AND
NIEMEYER STREET.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration an order (referred November 15, 2000), begs leave to recommend that Your Honorable Body do *Pass* the proposed order which is transmitted herewith on December 7, 2000.

This recommendation was concurred in by all members of the committee present, with no dissenting vote.

Respectfully submitted,

(Signed) MADELINE L. HAITHCOCK,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give permission to Saint Henry's Grammar School/Vance Durivage, 6335 North Hoyne Avenue, to have a walkathon (ride-a-thon) on Saturday, November 11, 2000, from the hours of 2:30 P.M. to 4:00 P.M. The proposed route -- North Hoyne Avenue to West Granville Avenue, north to West Devon Avenue and east to Niemeyer Street.

AUTHORIZATION FOR WAIVER OF BUILDING/TENT FEES
IN CONNECTION WITH ETHNIC FAMILY EVENT.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration an order (referred November 15, 2000), begs leave to recommend that Your Honorable Body do *Pass* the proposed order which is transmitted herewith on December 7, 2000.

This recommendation was concurred in by all members of the committee present, with no dissenting vote.

Respectfully submitted,

(Signed) MADELINE L. HAITHCOCK,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Director of the Department of Buildings is hereby authorized and directed to waive the Building/Tent fees in connection with the Ethnic Family event to take place on December 20, 2000 through December 24, 2000 on Daley Plaza, hosted by the Mayor's Office of Special Events.

COMMITTEE ON TRAFFIC CONTROL AND SAFETY.

AMENDMENT OF TITLE 9, CHAPTER 64, SECTION 170(a) OF
MUNICIPAL CODE OF CHICAGO TO ALLOW PARKING OF
CERTAIN PICKUP TRUCKS OR VANS ON RESIDENTIAL
STREETS WITHIN TWENTY-FIRST WARD.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (July 21, 1999) a proposed ordinance to amend Title 9, Chapter 64, Section 170(a) Large Vehicles -- Parking Restricted, by adding the 21st Ward (to allow the parking of pick-up trucks or vans weighing under 4,500 pounds), begs leave to recommend that Your Honorable Body do *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BURTON F. NATARUS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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. Amend 9-64-170(a) Large Vehicles -- Parking Restricted, by adding the 21st Ward (to allow the parking of pickup trucks or vans weighing under 4,500 pounds).

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

ESTABLISHMENT AND AMENDMENT OF LOADING ZONES
ON PORTIONS OF SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (June 28, August 30 and September 27, 2000) proposed ordinances to establish and amend loading zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BURTON F. NATARUS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

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

Establishment Of Loading Zones.

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 160 of the Municipal Code of Chicago, the following locations are hereby designated as loading zones for the distances specified, during the hours indicated:

Ward	Location
1	North Milwaukee Avenue (east side) from a point 195 feet south of West North Avenue, to a point 40 feet south thereof -- no parking/loading zone/tow-away zone (00-0913);
2	East Cullerton Avenue (south side) from a point 20 feet east of South Wabash Avenue, to a point 50 feet east thereof -- no parking/ loading zone/tow-away zone -- 6:00 A.M. to 6:00 P.M. (00-1062);
10	East 86 th Street (south side) from a point 70 feet west of South Commercial Avenue, to a point 25 feet west thereof -- no parking/loading zone/tow-away zone -- 6:00 A.M. to 5:00 P.M. (00-0926);
20	West Englewood Avenue (south side) from a point 30 feet west of South Stewart Avenue, to a point 25 feet west thereof -- no parking/loading zone/tow-away zone -- at all times (00-0279);
24	West Gladys Avenue (south side) from a point 110 feet east of South Kolmar Avenue, to a point 35 feet east thereof -- no parking/loading zone -- 8:00 A.M. to 4:00 P.M. -- Monday through Friday (00-0980);

Ward	Location
27	West Fulton Street (south side) from a point 30 feet west of North Wolcott Avenue, to a point 100 feet west thereof -- no parking/ loading zone/tow-away zone (00-1113);
32	West Belmont Avenue (north side) from a point 70 feet west of North Southport Avenue, to a point 25 feet west thereof -- no parking/loading zone/tow-away zone -- 9:00 A.M. to 6:00 P.M. (00-1130);
32	North Lincoln Avenue (west side) from a point 177 feet north of West Wellington Avenue; to a point 53 feet north thereof -- no parking/loading zone -- 9:00 A.M. to 6:00 P.M. (00-1138);
32	North Lincoln Avenue (west side) from a point 120 feet south of West School Street, to a point 40 feet south thereof -- no parking/loading zone -- 9:00 A.M. to 6:00 P.M. (00-1137);
32	North Milwaukee Avenue (east side) from a point 329 feet north of North Damen Avenue, to a point 20 feet north thereof -- no parking/loading zone -- 12:00 Noon to 10:30 P.M. (00-1135);
42	East Grand Avenue (north side) from a point 242 feet west of North McClurg Court, to a point 40 feet west thereof -- 30 minute loading zone -- unattended vehicles must have lights flashing -- tow-away zone after 30 minutes (00-1010);

Ward	Location
42	North Wabash Avenue (west side) from a point 10 feet south of East Washington Street, to a point 25 feet south thereof -- 15 minute disabled loading zone -- unattended vehicles must have lights flashing -- tow-away zone after 15 minutes -- 9:00 A.M. to 5:00 P.M. -- Monday through Saturday (00-1013);
42	North Wabash Avenue (east side) from a point 20 feet south of East Washington Street, to a point 25 feet south thereof -- 15 minute disabled loading zone -- unattended vehicles must have lights flashing -- tow-away zone after 15 minutes -- 9:00 A.M. to 5:00 P.M. -- Monday through Saturday (00-0754);
42	West Jackson Boulevard (north side) from a point 95 feet east of South Canal Street, to a point 100 feet east thereof -- 30 minute loading zone -- unattended vehicles must have lights flashing -- tow-away zone after 30 minutes -- 6:00 A.M. to 10:00 P.M. -- Monday through Friday and 8:00 A.M. to 8:00 P.M. -- Saturday and Sunday (00-1015).

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

Amendment And Repeal Of Loading Zones.

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

SECTION 1. Amend ordinance passed November 1, 1995 (Journal of the Proceedings of the City Council, page 9077) which reads:

“North Ashland Avenue (east side) from a point 48 feet north of West Olive Avenue, to a point 17 feet north thereof -- no parking/loading zone -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday”

by striking the above and inserting in lieu thereof:

“North Ashland Avenue (east side) from a point 48 feet north of West Olive Avenue, to a point 32 feet north thereof -- 15 minute standing zone -- use flashing lights -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday -- tow-away zone” (00-1155) (40th Ward).

SECTION 2. Amend ordinance passed December 21, 1994 (Journal of the Proceedings of the City Council, page 64077) which reads:

“North Sheffield Avenue (west side) from a point 120 feet south of West Byron Street, to a point 25 feet south thereof -- no parking/loading zone -- 8:00 A.M. to 8:00 P.M.”

by striking the above and inserting in lieu thereof:

“North Sheffield Avenue (west side) from a point 120 feet south of West Byron Street, to a point 28 feet south thereof -- 15 minute standing zone -- use flashing lights -- tow-away zone (00-1174) (44th Ward).

SECTION 3. Repeal ordinance passed November 6, 1992 (Journal of the Proceedings of the City Council, page 23376) which reads:

“West Belmont Avenue (south side) from a point 37 feet west of North Sheffield Avenue, to a point 38 feet west thereof -- no parking/loading zone -- 4:00 P.M. to 1:00 A.M. -- Monday through Thursday and 4:00 P.M. to 2:00 A.M. -- Friday through Sunday”

by striking the above (00-1173) (44th Ward).

SECTION 4. This ordinance shall take effect and be in force hereinafter its passage and publication.

ESTABLISHMENT AND AMENDMENT OF VEHICULAR TRAFFIC
MOVEMENT ON PORTIONS OF SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (June 7, August 30 and September 27, 2000) proposed ordinances to establish and amend vehicular traffic movement on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances transmitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BURTON F. NATARUS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

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

Establishment Of Vehicular Traffic Movement.

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

SECTION 1. Pursuant to Title 9, Chapter 20, Section 010 of the Municipal Code of Chicago, the operator of a vehicle shall operate such vehicle only in the direction specified below on the public ways between the limits indicated:

Ward	Location
9	East 112 th Place, from South State Street to South Michigan Avenue -- easterly (00-0925);
9	East 105 th Street, from South Dauphin Avenue to South Cottage Grove Avenue -- easterly (00-0607);
10	East 118 th Street, from South Ewing Avenue to South Avenue J -- westerly (00-1078);
13	First alley east of South Pulaski Road, from West 66 th Place to West 66 th Street -- southerly (00-1085);
15	South Albany Avenue, from West 71 st Street to West 72 nd Street -- southerly (00-1091);
15	South Whipple Avenue, from West 71 st Street to West 73 rd Street -- northerly (00-1093);

Ward	Location
16	North and south alley bounded by South Halsted Street, South Union Avenue, West 61 st Street and West 60 th Place -- northerly (00-0959);
19	South Hale Avenue, from West 118 th Street to West 119 th Street -- southerly (00-0965);
21	East and west alley bounded by South Throop Street, South Racine Avenue, West 95 th Place and West 95 th Street -- easterly (00-1103);
31	West Belden Avenue, from North Kostner Avenue to North Keystone Avenue -- easterly (00-1127);
34	West 123 rd Street, from South Halsted Street to South Princeton Avenue -- easterly (00-0704);
34	South Eggleston Avenue, from West 115 th Street to West 116 th Street -- northerly (00-0896).

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

Amendment Of Vehicular Traffic Movement.

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

SECTION 1. Amend ordinance passed June 12, 1985 (Journal of the Proceedings of the City Council, page 17832) which reads:

“South Ewing Avenue, from East 114th Street to East 118th Street -- southerly”

by striking:

“East 118th Street”

and inserting:

“East 117th Street” (10th Ward) (00-1079).

SECTION 2. Repeal ordinance passed July 7, 1999 (Journal of the Proceedings of the City Council, page 6939) which reads:

“West 116th Street, from South St. Louis Avenue to South Homan Avenue -- easterly” (19th Ward) (00-0963).

SECTION 3. Repeal ordinance passed July 7, 1999 (Journal of the Proceedings of the City Council, page 6939) which reads:

“West 116th Place, from South Homan Avenue to South St. Louis Avenue -- easterly” (19th Ward) (00-0962).

SECTION 4. Repeal ordinance passed July 7, 1999 (Journal of the Proceedings of the City Council, page 6939) which reads:

“West 116th Place, from South St. Louis Avenue to South Central Park Avenue -- westerly” (19th Ward) (00-0964).

SECTION 5. Repeal ordinance passed July 7, 1999 (Journal of the Proceedings of the City Council, page 6939) which reads:

“West 116th Street, from South St. Louis Avenue to South Central Park Avenue -- westerly” (19th Ward) (00-0961).

SECTION 6. Amend ordinance passed November 14, 1978 (Journal of the Proceedings of the City Council, page 8683) which reads:

South Hale Avenue, from West 117th Street to West 119th Street -- northerly"

by striking:

"West 119th Street"

and inserting:

"West 118th Street" (19th Ward) (00-0965).

SECTION 7. Repeal ordinance passed June 10, 1996 (Journal of the Proceedings of the City Council, page 23832) which reads:

"West LeMoyne Street, from North Linder Avenue to North Central Avenue -- westerly" (29th Ward) (00-1118).

SECTION 8. Amend ordinance passed May 17, 2000 (Journal of the Proceedings of the City Council, page 32930) which reads:

"West LeMoyne Street, from North Central Avenue to North Austin Avenue -- westerly"

by striking:

"North Central Avenue"

and inserting:

"North Linder Avenue" (29th Ward) (00-1118).

SECTION 9. Repeal ordinance passed April 12, 2000 (Journal of the Proceedings of the City Council, page 29697) which reads:

"North Wolcott Avenue, from West Diversey Avenue to the first alley north of North Clybourn Avenue -- southerly"

by striking the above and inserting in lieu thereof:

“North Wolcott Street, from the first alley south of West Diversey Avenue to the second alley south of West Diversey Avenue -- southerly” (32nd Ward) (00-1133).

SECTION 10. Amend ordinance passed September 21, 1962 (Journal of the Proceedings of the City Council, page 7762) which reads:

“South Eggleston Avenue, from West 115th Street to West 119th Street -- southerly”

by striking:

“West 115th Street”

and inserting:

“West 116th Street” (34th Ward) (00-0896).

SECTION 11. Repeal ordinance passed September 10, 1958 (Journal of the Proceedings of the City Council, page 8165) which reads:

“West Le Moyne Street, from North Laverne Avenue to North Austin Avenue -- westerly” (37th Ward) (00-1152).

SECTION 12. This ordinance shall take effect and be in force hereinafter its passage and publication.

AMENDMENT OF PARKING METER AREA ON
PORTION OF NORTH KEDVALE AVENUE.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (August 30, 2000) a proposed ordinance to amend parking meters on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BURTON F. NATARUS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schuler, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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. Amend two-hour parking meters -- 25 cents per hour -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday

by striking:

“Saturday”

and inserting:

"Sunday on North Kedvale Avenue, from West 31st Street to the first alley north thereof -- at the diagonal parking" (22nd Ward).

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

ESTABLISHMENT AND AMENDMENT OF PARKING
RESTRICTIONS ON PORTIONS OF
SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (March 15, April 12, June 7, 28, July 19, August 30 and September 27, 2000) proposed ordinances to establish and amend parking restrictions on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BURTON F. NATARUS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None:

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

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

Establishment Of Parking Prohibition At All Times.

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

SECTION 1. Pursuant to Title 9, Chapter 64 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle at any time upon the following public way as indicated:

Ward

Location

14

South Whipple Street (east side) from West 47th Street to West 48th Street -- no parking of trucks -- at all times (00-1087).

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

*Amendment And Repeal Of Parking
Prohibition At All Times.*

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

SECTION 1. Amend the ordinance passed September 1, 1999 (Journal of the Proceedings of the City Council, page 10511) which reads:

“North Ridgeway Avenue (east side) from West Belle Plaine Avenue to a point 150 feet north thereof -- no parking of trucks” (99-0661)

by striking:

“(east side)”

and inserting:

“(west side)” (30th Ward).

SECTION 2. Repeal ordinance passed January 16, 1974 (Journal of the Proceedings of the City Council, page 7695) which reads:

“West Jarvis Avenue (south side) from North Western Avenue to North Oakley Avenue -- no parking anytime” (50th Ward) (00-1044).

SECTION 3. This ordinance shall take effect and be in force hereinafter its passage and publication.

*Establishment Of Parking Prohibition At All Times.
(Except For Disabled)*

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 050 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle at any time upon the following public ways as indicated:

Ward	Location
1	At 949 North Campbell Avenue -- Disabled Parking Permit 21286;
1	At 1810 West Superior Street -- Disabled Parking Permit 21526;
1	At 1820 West Superior Street -- Disabled Parking Permit 21571;
3	At South Dr. Martin Luther King, Jr. Drive (service drive) (west side) from a point 65 feet south of East 46 th Street, to a point 25 feet south thereof -- reserved disabled parking -- at all times (00-1063);
5	At 1962 East 71 st Place -- Disabled Parking Permit 21575;
5	At 6756 South Cornell Avenue -- Disabled Parking Permit 21530;
5	At 2233 East 70 th Place -- Disabled Parking Permit 21573;
5	At 6801 South East End Avenue -- Disabled Parking Permit 21289;
6	At 6744 South Perry Avenue -- Disabled Parking Permit 21300;
6	At 8811 South Calumet Avenue -- Disabled Parking Permit 21304;
6	At 719 East 80 th Street -- Disabled Parking Permit 21533;
6	At 314 East 83 rd Street -- Disabled Parking Permit 21534;

Ward	Location
6	At 645 East 89 th Place -- Disabled Parking Permit 21302;
6	At 7110 South Vernon Avenue -- Disabled Parking Permit 21537;
6	At 621 East 89 th Place -- Disabled Parking Permit 21293;
6	At 7405 South Vernon Avenue -- Disabled Parking Permit 21538;
7	At 7742 South Kingston Avenue -- Disabled Parking Permit 21539;
7	At 8135 South Essex Avenue -- Disabled Parking Permit 21306;
10	At 10727 South Avenue C -- Disabled Parking Permit 21278;
10	At 10521 South Avenue N -- Disabled Parking Permit 20545;
11	At 3122 South May Street -- Disabled Parking Permit 21548;
11	At 3820 South Honore Street -- Disabled Parking Permit 21554;
11	At 3032 South Loomis Street -- Disabled Parking Permit 21546;
11	At 3642 South Paulina Street -- Disabled Parking Permit 21553;
11	At 2923 South Loomis Street -- Disabled Parking Permit 21577;

Ward	Location
11	At 2971 South Haynes Court -- Disabled Parking Permit 21545;
11	At 536 West 33 rd Street -- Disabled Parking Permit 21550;
11	At 3048 South Poplar Avenue -- Disabled Parking Permit 21547;
11	At 3242 South Emerald Avenue -- Disabled Parking Permit 20940;
11	At 3212 South Emerald Avenue -- Disabled Parking Permit 8570;
11	At 4533 South Emerald Avenue -- Disabled Parking Permit 21555;
11	At 3446 South Leavitt Street -- Disabled Parking Permit 21552;
11	At 937 West 32 nd Street -- Disabled Parking Permit 21551;
11	At 937 West 34 th Place -- Disabled Parking Permit 21112;
11	At 3154 South Racine Avenue -- Disabled Parking Permit 21549;
11	At 2976 South Loomis Street -- Disabled Parking Permit 19171;
11	At 3118 West 25 th Street -- Disabled Parking Permit 21114;
13	At 6321 South Kostner Avenue -- Disabled Parking Permit 21558;

Ward	Location
13	At 3853 West 61 st Street -- Disabled Parking Permit 21562;
13	At 3437 West 61 st Place -- Disabled Parking Permit 21561;
13	At 3841 West 71 st Street -- Disabled Parking Permit 21560;
13	At 6403 South Laporte Avenue -- Disabled Parking Permit 21559;
13	At 6012 South Komensky Avenue -- Disabled Parking Permit 20576;
13	At 6316 South Komensky Avenue -- disabled permit parking;
13	At 6004 South Komensky Avenue -- Disabled Parking Permit 20380;
14	At 3748 South Rockwell Street -- Disabled Parking Permit 21366;
14	At 4324 South Richmond Street -- Disabled Parking Permit 21365;
15	At 6211 South Rockwell Street -- Disabled Parking Permit 21567;
15	At 2537 West 68 th Street -- Disabled Parking Permit 20588;
16	At 5426 South May Street -- Disabled Parking Permit 21377;
17	At 6743 South Peoria Street -- Disabled Parking Permit 13757;

Ward	Location
17	At 6933 South Loomis Boulevard -- Disabled Parking Permit 21382;
17	At 6432 South Sangamon Street -- Disabled Parking Permit 21579;
17	At 7203 South Wood Street -- Disabled Parking Permit 20701;
17	At 1412 West 71 st Street -- Disabled Parking Permit 20617;
17	At 7031 South Aberdeen Street -- Disabled Parking Permit 21385;
17	At 6718 South Sangamon Street -- Disabled Parking Permit 21380;
17	At 7937 South Morgan Street -- Disabled Parking Permit 21390;
17	At 7345 South May Street -- Disabled Parking Permit 21386;
17	At 7339 South Hermitage Avenue -- Disabled Parking Permit 21389;
17	At 7151 South Paulina Street -- Disabled Parking Permit 21581;
17	At 7510 South Carpenter Street -- Disabled Parking Permit 21428;
17	At 7345 South Green Street -- Disabled Parking Permit 21580;
17	At 7336 South Stewart Avenue -- Disabled Parking Permit 21582;

Ward	Location
17	At 6842 South Ada Street -- Disabled Parking Permit 19655;
17	At 7350 South Harvard Avenue -- Disabled Parking Permit 20408;
19	At West 110 th Street (south side) from a point 30 feet west of South Kedzie Avenue, to a point 25 feet west thereof -- reserved disabled parking (00-0791);
20	At 6407 South Vernon Avenue -- Disabled Parking Permit 21316;
21	At 8846 South Emerald Avenue -- Disabled Parking Permit 21327;
21	At 8345 South Peoria Street -- Disabled Parking Permit 21319;
21	At 9636 South LaSalle Street -- Disabled Parking Permit 21334;
22	At 2235 South Kildare Avenue -- Disabled Parking Permit 21344;
22	At 2714 South St. Louis Avenue -- Disabled Parking Permit 21598;
22	At 2328 South Kirkland Avenue -- Disabled Parking Permit 21340;
23	At 3715 West 57 th -- Disabled Parking Permit 20973;
23	At 4840 South Tripp Avenue -- Disabled Parking Permit 20974;
23	At 6818 West 64 th Street -- Disabled Parking Permit 21145;

Ward	Location
23	At 4531 South La Crosse Avenue -- Disabled Parking Permit 15881;
24	At 1862 South Komensky Avenue -- Disabled Parking Permit 21496;
24	At 1302 South Springfield Avenue -- Disabled Parking Permit 20278;
24	At 1952 South Christiana Avenue -- Disabled Parking Permit 21494;
25	At 1006 West 20 th Place -- Disabled Parking Permit 21504;
26	At 2738 West Nelson Street -- Disabled Parking Permit 21505;
26	At 1835 North Drake Avenue -- Disabled Parking Permit 20783;
28	At 4020 West Carroll Avenue -- Disabled Parking Permit 21623;
29	At 5527 West Monroe Street -- Disabled Parking Permit 21627;
29	At 1532 North Mason Avenue -- Disabled Parking Permit 21625;
29	At 906 North Mason Avenue -- Disabled Parking Permit 21624;
30	At 3348 North Kilpatrick Avenue -- Disabled Parking Permit 21629;
30	At 2733 North Marmora Avenue -- Disabled Parking Permit 21037;

Ward	Location
30	At 2447 North Luna Avenue -- Disabled Parking Permit 21395;
30	At 2507 North Linder Avenue -- Disabled Parking Permit 21396;
30	At 3023 North Lotus Avenue -- Disabled Parking Permit 21397;
30	At 2823 North Harding Avenue -- Disabled Parking Permit 21400;
30	At 5145 West Deming Place -- Disabled Parking Permit 21630;
30	At 2949 North Linder Avenue -- Disabled Parking Permit 21628;
31	At 2017 North Avers Avenue -- Disabled Parking Permit 21403;
31	At 4323 West George Street -- Disabled Parking Permit 21232;
31	At 2214 North Kenneth Avenue -- Disabled Parking Permit 21401;
31	At 2206 North Laporte Avenue -- Disabled Parking Permit 21631;
31	At 2652 North Harding Avenue -- Disabled Parking Permit 21635;
31	At 4815 West Nelson Street -- Disabled Parking Permit 21638;
31	At 3954 North Shakespeare Avenue -- Disabled Parking Permit 20822;

Ward	Location
32	At 1355 North Leavitt Street -- Disabled Parking Permit 20471;
32	At 2032 West Homer Street -- Disabled Parking Permit 21404;
32	At 2119 West North Avenue -- Disabled Parking Permit 21641;
32	At 2109 North Oakley Avenue -- Disabled Parking Permit 21639;
32	At 1645 North Hermitage Avenue -- Disabled Parking Permit 21640;
33	At 4442 North Christiana Avenue -- Disabled Parking Permit 20412;
33	At 3606 West Sunnyside Avenue -- Disabled Parking Permit 21411;
33	At 2916 West Grace Street -- Disabled Parking Permit 21408;
33	At 4231 South Whipple Street -- Disabled Parking Permit 20616;
34	At 11406 South Loomis Street -- Disabled Parking Permit 21419;
34	At 349 West 118 th Street -- Disabled Parking Permit 21421;
34	At 11818 South Union Avenue -- Disabled Parking Permit 21418;
34	At 12204 South Carpenter Street -- Disabled Parking Permit 21417;

Ward	Location
34	At 1340 West 112 th Place -- Disabled Parking Permit 21240;
36	At 3140 North Olcott Avenue -- Disabled Parking Permit 21459;
36	At 6301 West Diversey Avenue -- Disabled Parking Permit 21460;
37	At 4305 West Hirsch Street -- Disabled Parking Permit 21463;
37	At 4022 West Crystal Street -- Disabled Parking Permit 21471;
39	At 4714 North Kennicott Avenue -- Disabled Parking Permit 21483;
39	At 4416 North Lawndale Avenue -- Disabled Parking Permit 21482;
39	At 3904 West Argyle Street -- Disabled Parking Permit 21485;
39	At 5723 North Spaulding Avenue -- Disabled Parking Permit 21673;
39	At 3456 West Catalpa Avenue -- Disabled Parking Permit 21487;
40	At 4809 North Fairfield Avenue -- Disabled Parking Permit 21488;
42	At 1445 West Flournoy Street -- Disabled Parking Permit 21070;
43	At 1859 North Dayton Street -- Disabled Parking Permit 21427;

Ward	Location
45	At 5010 North Meade Avenue -- Disabled Parking Permit 21429;
45	At 5353 West Sunnyside Avenue -- Disabled Parking Permit 21071;
46	At 4426 North Magnolia Avenue -- Disabled Parking Permit 21435;
47	At 4350 North Campbell Avenue -- Disabled Parking Permit 21438;
47	At 3519 North Claremont Avenue -- Disabled Parking Permit 21440;
48	At 1425 West Summerdale Avenue -- Disabled Parking Permit 21441;
49	At 6949 North Paulina Street -- Disabled Parking Permit 21445;
49	At 1733 West Pratt Boulevard -- Disabled Parking Permit 21444;
49	At 1625 West Juneway Terrace -- Disabled Parking Permit 20662;
49	At 1633 West Lunt Avenue -- Disabled Parking Permit 21446;
50	At 6230 North Hoyne Avenue -- Disabled Parking Permit 20679;
50	At 2515 West Jarvis Avenue -- Disabled Parking Permit 21448;
50	At 2911 West Chase Avenue -- Disabled Parking Permit 21449;

Ward	Location
50	At 6605 North California Avenue -- Disabled Parking Permit 21452;
50	At 6432 North Rockwell Street -- Disabled Parking Permit 21451;
50	At 2815 West Pratt Boulevard -- Disabled Parking Permit 21453;
50	At 6109 North Campbell Avenue -- Disabled Parking Permit 21681;
50	At 6422 North Oakley Avenue -- Disabled Parking Permit 15630.

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

*Removal Or Relocation Of Parking Prohibition At All Times.
(Except For Disabled)*

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

SECTION 1. Removal of Disabled Parking Permit 13138 signs located at 7709 South Wabash Avenue (6th Ward).

SECTION 2. Removal of Disabled Parking Permit 3361 signs located at 7439 South Wentworth Avenue (6th Ward).

SECTION 3. Removal of Disabled Parking Permit 14262 signs located at 10024 South Lafayette Avenue (9th Ward).

SECTION 4. Removal of Disabled Parking Permit 12901 signs located at 738 East 104th Place (9th Ward).

SECTION 5. Removal of Disabled Parking Permit 17276 signs located at 13137 South Baltimore Avenue (10th Ward).

SECTION 6. Removal of Disabled Parking Permit 19171 signs located at 2974 South Loomis Street (11th Ward).

SECTION 7. Removal of Disabled Parking Permit 19171 signs located at 2974 South Loomis Street (11th Ward).

SECTION 8. Removal of Disabled Parking Permit 9538 signs located at 3310 South Lituania Avenue (11th Ward).

SECTION 9. Removal of Disabled Parking Permit 5664 signs located at 3321 South Carpenter Street (11th Ward).

SECTION 10. Removal of Disabled Parking Permit 14099 signs located at 3344 South Aberdeen Street (11th Ward).

SECTION 11. Removal of Disabled Parking Permit 11342 signs located at 4219 South Lowe Avenue (11th Ward).

SECTION 12. Removal of Disabled Parking Permit 20038 signs located at 3448 South Union Avenue (11th Ward).

SECTION 13. Removal of Disabled Parking Permit 1845 signs located at 3442 South Wood Street (11th Ward).

SECTION 14. Removal of Disabled Parking Permit 3592 signs located at 6337 South Kenneth Avenue (13th Ward).

SECTION 15. Removal of Disabled Parking Permit 6981 signs located at 6333 South Long Avenue (13th Ward).

SECTION 16. Removal of Disabled Parking Permit 12923 signs located at 6743 South Paulina Street (15th Ward).

SECTION 17. Removal of Disabled Parking Permit 16281 signs located at 6612 South Fairfield Avenue (15th Ward).

SECTION 18. Removal of Disabled Parking Permit 8361 signs located at 6326 South Campbell Avenue (15th Ward).

SECTION 19. Removal of Disabled Parking Permit 6625 signs located at 5837 South Artesian Avenue (16th Ward).

SECTION 20. Removal of Disabled Parking Permit 3361 signs located at 7439 South Wentworth Avenue (17th Ward).

SECTION 21. Removal of Disabled Parking Permit 13595 signs located at 8022 South Yale Avenue (17th Ward).

SECTION 22. Removal of Disabled Parking Permit 14611 signs located at 3504 West 78th Street (18th Ward).

SECTION 23. Removal of Disabled Parking Permit 9247 signs located at 8331 South Hoyne Avenue (18th Ward).

SECTION 24. Removal of Disabled Parking Permit 14882 signs located at 6615 South Wabash Avenue (20th Ward).

SECTION 25. Removal of Disabled Parking Permit 20655 signs located at 8148 -- 8152 South Harvard Avenue (21st Ward).

SECTION 26. Removal of Disabled Parking Permit 16017 signs located at 3045 South Millard Avenue (22nd Ward).

SECTION 27. Removal of Disabled Parking Permit 19237 signs located at 3219 South Avers Avenue (22nd Ward).

SECTION 28. Removal of Disabled Parking Permit 5103 signs located at 3005 South Kedvale Avenue (22nd Ward).

SECTION 29. Removal of Disabled Parking Permit 19877 signs located at 2433 South Pulaski Road (22nd Ward).

SECTION 30. Removal of Disabled Parking Permit 10158 signs located at 5254 South Moody Avenue (23rd Ward).

SECTION 31. Removal of Disabled Parking Permit 16172 signs located at 6713 West 64th Street (23rd Ward).

SECTION 32. Removal of Disabled Parking Permit 1461 signs located at 6019 South Mason Avenue (23rd Ward).

SECTION 33. Removal of disabled permit parking signs located at 714 North Homan Avenue (27th Ward).

SECTION 34. Removal of Disabled Parking Permit 9054 signs located at 5111 West Van Buren Street (29th Ward).

SECTION 35. Removal of Disabled Parking Permit 696 signs located at 238 North Menard Avenue (29th Ward).

SECTION 36. Removal of Disabled Parking Permit 13368 signs located at 5346 West Fletcher Street (30th Ward).

SECTION 37. Removal of Disabled Parking Permit 12752 signs located at 2715 North Marmora Avenue (30th Ward).

SECTION 38. Removal of Disabled Parking Permit 3759 signs located at 2727 North Mason Avenue (30th Ward).

SECTION 39. Removal of Disabled Parking Permit 13842 signs located at 4124 North Kedvale Avenue (30th Ward).

SECTION 40. Removal of Disabled Parking Permit 18022 signs located at 2111 North Karlov Avenue (31st Ward).

SECTION 41. Removal of Disabled Parking Permit 10348 signs located at 1625 North Karlov Avenue (31st Ward).

SECTION 42. Removal of Disabled Parking Permit 10187 signs located at 1417 West George Street (32nd Ward).

SECTION 43. Removal of Disabled Parking Permit 16720 signs located at 3134 West Logan Boulevard (signs are on the west side of the building on North Troy Street) (35th Ward).

SECTION 44. Removal of Disabled Parking Permit 13111 signs located at 2421 North Ridgeway Avenue (35th Ward).

SECTION 45. Removal of Disabled Parking Permit 7749 signs located at 2814 North Neva Avenue (36th Ward).

SECTION 46. Removal of Disabled Parking Permit 19315 signs located at 5455 West Potomac Avenue (37th Ward).

SECTION 47. Removal of Disabled Parking Permit 12374 signs located at 5342 West Warner Avenue (38th Ward).

SECTION 48. Removal of Disabled Parking Permit 10370 signs located at 6133 West Giddings Street (38th Ward).

SECTION 49. Removal of Disabled Parking Permit 185 signs located at 5344 North Christiana Avenue (39th Ward).

SECTION 50. Removal of Disabled Parking Permit 4652 signs located at 5104 North Bernard Street (39th Ward).

SECTION 51. Removal of Disabled Parking Permit 21068 signs located at 5645 North Campbell Avenue (40th Ward).

SECTION 52. Removal of Disabled Parking Permit 19360 signs located at 5645 North Artesian Avenue (40th Ward).

SECTION 53. Relocation of Disabled Parking Permit 12650 signs from 4311 North Leavitt Street to 2952 North Seminary Avenue (44th Ward).

SECTION 54. Removal of Disabled Parking Permit 13537 signs located at 5221 West Berteau Avenue (45th Ward).

SECTION 55. Removal of Disabled Parking Permit 8639 signs located at 4909 North Ravenswood Avenue (47th Ward).

SECTION 56. Removal of Disabled Parking Permit 12650 signs located at 4311 North Leavitt Street (47th Ward).

SECTION 57. Removal of Disabled Parking Permit 17957 signs located at 5207 North Winthrop Avenue (48th Ward).

SECTION 58. Removal of Disabled Parking Permit 17622 signs located at 6825 North Greenview Avenue (49th Ward).

SECTION 59. Removal of Disabled Parking Permit 15415 signs located at 2443 West Lunt Avenue (50th Ward).

SECTION 60. Removal of Disabled Parking Permit 14938 signs located at 6241 North Claremont Avenue (50th Ward).

SECTION 61. Removal of Disabled Parking Permit 18814 signs located at 6042 North Washtenaw Avenue (50th Ward).

SECTION 62. Removal of Disabled Parking Permit 15630 signs located at 6662 North Seeley Avenue (50th Ward).

SECTION 63. Removal of Disabled Parking Permit 17965 signs located at 6148 North Talman Avenue (50th Ward).

SECTION 64. This ordinance shall take effect and be in force hereinafter its passage and publication.

Establishment Of Parking Prohibition During Specified Hours.

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 080 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle upon the following public ways in the areas indicated, during the hours specified:

Ward	Location
50	North California Avenue (east side) from a point 55 feet north of West Pratt Boulevard, to a point 50 feet north thereof -- no parking -- disabled -- 8:00 A.M. to 5:00 P.M. -- Monday through Friday -- tow-away zone (00-1184).

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

Establishment Of Parking Limitation.

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 080 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle upon the following public ways in the areas indicated, during the hours specified:

Ward	Location
10	South Brandon Avenue (east side) from a point 20 feet south of East 92 nd Street, to a point 60 feet south thereof -- parking limited to two hours -- 8:00 A.M. to 4:00 P.M. -- Monday through Friday (00-0931);
10	East 92 nd Street (south side) from a point 20 feet east of South Brandon Avenue, to a point 30 feet east thereof -- two hours -- 8:00 A.M. to 4:00 P.M. -- Monday through Friday (00-0932);
19	West 111 th Street (north side) from South Albany Avenue to South Troy Street -- two hours -- Monday through Friday (00-0966);
31	West Nelson Street (north side) from a point 50 feet west of North Cicero Avenue, to a point 75 feet west thereof -- two hour parking -- 9:00 A.M. to 6:00 P.M. -- Monday through Saturday -- tow-away zone (00-0887);
50	North Sacramento Avenue (west side) from West Estes Avenue to West Fitch Avenue -- 15 minutes -- 8:00 A.M. to 1:30 P.M. -- Monday through Friday (00-1045).

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

Repeal Of Parking Limitation.

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

SECTION 1. Repeal ordinance passed September 23, 1989 (Journal of the Proceedings of the City Council, page 4114) which reads:

“South Keating Avenue (both sides) from South Archer Avenue to the first alley south thereof -- one hour parking -- at all times” (23rd Ward) (00-1106).

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

Designation Of Residential Permit Parking Zones.

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 090 of the Municipal Code of Chicago, portions of the below named streets are hereby designated as residential permit parking zones, for the following locations:

Ward	Location
1	1000 block of North Rockwell Street, between West Thomas Street and West Augusta Boulevard (1000 -- 1059) at all times (Zone 790);

Ward	Location
1	1600 block of West Haddon Avenue, between North Ashland Avenue and North Paulina Street (north side) 1101 North Marshfield Avenue, 1648, 1650 (south side), 1087 North Marshfield Avenue, 1086 North Marshfield Avenue and 1087 North Paulina Street -- at all times (Zone 204);
1	1600 block of West Le Moyne Street, between North Ashland Avenue and North Paulina Street (1612 -- 1646) 6:00 P.M. to 6:00 A.M. (Zone 800);
6	7500 block of South Indiana Avenue (west side only) between East 75 th Street and East 76 th Street (7512 -- 7558) at all times (Zone 87);
6	7900 block of South Evans Avenue (both sides) between East 79 th Street and East 80 th Street (7913 -- 7956 and 732 East 80 th Street) at all times (Zone 789);
7	8600 block of South Yates Boulevard (east side) between East 86 th Street and East 87 th Street (8601 -- 8639) at all times (Zone 792);
7	9300 block of South Crandon Avenue (both sides) between East 93 rd Street and East 94 th Street (9325 -- 9357 and 9334 -- 9356) at all times (Zone 791);
8	8600 block of South Drexel Avenue (both sides) between East 86 th Street and East 87 th Street (8600 -- 8649) 7:00 A.M. to 11:00 A.M. and 3:00 P.M. to 7:00 P.M. -- Monday through Friday (Zone 804);

Ward	Location
12	2700 block of West 43 rd Street, between South California Avenue and South Fairfield Avenue (2734 -- 2759) at all times (Zone 795);
12	South Justine Street, from 4400 to 4459 (both sides) at all times (Zone ____);
12	3739 -- 3759 South Maplewood Avenue (east sides) at all times (Zone ____);
16	5600 block of South Bishop Street (both sides) between West 56 th Street and West 57 th Street (5600 -- 5658) at all times (Zone 797);
16	5500 block of South Washtenaw Street (both sides) between West 55 th Street and West 56 th Street (5514 -- 5559) at all times (Zone 805);
17	7000 block of South Carpenter Street (both sides) between West 70 th Street and West 71 st Street (7003 -- 7049 -- east side) (7004 -- 7058 -- west side) at all times (Zone 793);
21	9600 block of South Lowe Avenue (west side only) between West 98 th Street and West 98 th Place (9800 -- 9822) at all times (Zone 794);
25	2300 block West 18 th Place (south side only) between South Western Avenue and South Oakley Avenue (2301 -- 2353) at all times (Zone 796);

Ward	Location
30	3500 block of North Kilpatrick Avenue, between West Addison Street and West Cornelia Avenue (3500 -- 3531) at all times (Zone 798);
31	4300 block of West Schubert Avenue (both sides) between North Kostner Avenue and North Kildare Avenue (4309 -- 4359) at all times (Zone 802);
31	2300 block of North Lowell Avenue (both sides) between West Fullerton Avenue and West Belden Avenue (2301 -- 2343) at all times (Zone 801);
31	1800 North Keystone Avenue (both sides) between West Cortland Street and West Bloomingdale Avenue (1812 -- 1855) at all times (Zone 786);
31	1500 block of North Keystone Avenue, from West Pierce Avenue to West North Avenue -- at all times;
31	1500 block of North Ridgeway Avenue -- at all times;
34	200 block of West 111 th Place (both sides) between South Princeton Avenue and South Wentworth Avenue (200 -- 256) at all times (Zone 788);
34	11100 block of South Union Avenue (both sides) between West 111 th Street and West 112 th Street (11110 -- 11157) at all times (Zone 787);

Ward	Location
38	3900 block of North Kildare Avenue (both sides) between West Irving Park Road and West Byron Street (3900 -- 3942) 3:00 P.M. to 10:00 P.M. -- Monday through Friday (Zone 799);
39	5020 -- 5149 block of North Bernard Street (both sides) between West Foster Avenue and West Carmen Avenue (5020 -- 5149) at all times -- Monday through Friday (Zone 652).

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

Designation Of Service Drives/Diagonal Parking.

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 030 of the Municipal Code of Chicago, portions of the below named streets are hereby designated as service drives/diagonal parking for the following locations:

Ward	Location
13	5806 South Pulaski Road, from South Pulaski Road to the first alley west thereof on 58 th Place (00-0943);
29	North Menard Avenue, between West Grand Avenue (2130) and a driveway on North Menard Avenue (west side);

Ward	Location
32	1620 North Throop Street (west side) alongside of business at 1600 -- 1640 North Throop Street (00-0889).

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

ESTABLISHMENT OF SPEED LIMITATION ON
PORTION OF NORTH AVERS AVENUE.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (August 30, 2000) proposed orders to establish speed limitations, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BURTON F. NATARUS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 070 of the Municipal Code of Chicago, it shall be unlawful for the operator of any vehicle to operate such vehicle at a greater speed than is indicated upon the streets or other public ways designated within the limits specified:

Ward	Location And Limitation
31	North Avers Avenue, from West Grand Avenue to West North Avenue -- 20 miles per hour (00-0888).

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

ESTABLISHMENT AND AMENDMENT OF TRAFFIC LANE
TOW-AWAY ZONES ON PORTIONS OF
SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (June 28, August 30 and September 27, 2000) proposed ordinances to establish traffic lane tow-away zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BURTON F. NATARUS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

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

Establishment Of Traffic Lane Tow-Away Zones.

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

SECTION 1. Pursuant to Title 9, Chapter 64 of the Municipal Code of Chicago, the following locations are hereby designated as traffic lane tow-away zones, between the limits and during the times specified, standing or parking of any vehicle shall be considered a definite hazard to the normal movement of traffic:

Ward	Location
2	South State Street (east side) from a point 1,000 feet south of East 14 th Place, to a point 50 feet south thereof -- 15 minute standing zone -- unattended vehicles must have lights flashing -- tow-away zone after 15 minutes -- 6:30 A.M. to 6:30 P.M. -- Monday through Friday (00-1059);
2	East 28 th Place (north side) from South Michigan Avenue to South Indiana Avenue -- 7:00 A.M. to 9:00 A.M. -- Wednesday -- April 1 through November 30 -- street cleaning/tow-away zone (00-1060);
2	East 28 th Place (south side) from South Michigan Avenue to South Indiana Avenue -- 7:00 A.M. to 9:00 A.M. -- Thursday -- April 1 through November 30 -- street cleaning/tow-away zone (00-1061);

Ward	Location
10	South South Chicago Avenue (west side) from a point 285 feet south of South Commercial Avenue, to a point 50 feet south thereof -- no parking/tow-away zone -- at all times (00-0928);
29	West Flournoy Street (both sides) from South Lockwood Avenue to South Central Avenue -- no parking of trucks -- tow-away zone (00-1119);
30	North Laramie Avenue (west side) from a point 110 feet south of West Altgeld Street, to a point 25 feet south thereof -- 15 minute standing zone -- unattended vehicles must have lights flashing -- 11:30 A.M. to 11:00 P.M. -- tow-away zone (000-1124);
32	North Southport Avenue (east side) from a point 30 feet south of West Wolfram Street, to a point 25 feet south thereof -- 15 minute standing zone -- unattended vehicles must have lights flashing -- 10:00 A.M. to 7:00 P.M. -- tow-away zone (00-0730);
32	West Chicago Avenue (north side) from a point 56 feet east of North Winchester Avenue, to a point 40 feet east thereof -- 15 minute standing zone -- unattended vehicles must have lights flashing -- 11:00 A.M. to 8:00 P.M. -- Monday through Saturday -- tow-away zone (00-1132);

Ward	Location
32	West Montana Street (north side) from a point 20 feet east of North Ashland Avenue, to a point 35 feet east thereof -- 15 minute standing zone -- unattended vehicles must have lights flashing -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday -- tow-away zone (00-1131);
32	West School Street (south side) from North Lincoln Avenue to North Ashland Avenue -- at all times (00-1134);
32	North North Branch Street, from a point 135 feet west of North Halsted Street, to a point 115 feet west thereof -- 7:00 A.M. to 4:00 P.M. -- Monday through Friday;
39	North Tripp Avenue (east side) from a point 42 feet south of West Victoria Street to a point 65 feet south and from a point 295 feet to a point 75 feet south thereof -- at all times (00-0745);
42	North Rush Street (west side) from a point 15 feet north of East Grand Avenue, to a point 60 feet north thereof (00-1164);
42	North Wabash Avenue, from East Illinois Street to East Grand Avenue (00-1008);
42	East Grand Avenue (south side) from North Wabash Avenue to North Michigan Avenue (00-1022);
42	East Illinois Street (north side) from North Wabash Avenue to North Michigan Avenue (00-1021);

Ward	Location
42	North State Street (east side) from West Grand Avenue to West Illinois Street -- no parking -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M. -- Monday through Friday -- tow-away zone (00-1017);
42	North State Street (west side) from West Grand Avenue to West Illinois Street -- no parking/tow-away zone (00-1018);
43	On the southeast corner of North Sheffield Avenue, from the Dominick's Finer Food, Inc. store loading dock north to West Fullerton Parkway -- no parking/no standing/no stopping -- tow-away zone -- at all times;
43	2130 North Lincoln Park West -- 15 minute loading zone -- unattended vehicles must have lights flashing -- tow-away zone after 15 minutes -- 9:00 A.M. to 6:00 P.M. -- Monday through Saturday;
44	West Surf Street (north side) from a point 85 feet west of North Broadway, to a point 30 feet west thereof and (south side) from a point 50 feet west of North Broadway to, a point 55 feet west thereof -- 15 minute standing zone -- use flashing lights -- tow-away zone (00-0526).

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

Amendment Of Traffic Lane Tow-Away Zones.

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

SECTION 1. Amend ordinance passed July 2, 1997 (Journal of the Proceedings of the City Council, page 48095) which reads:

“North State Street (east side) from the Chicago River to West Ontario Street -- no parking/no stopping/no standing -- 4:00 P.M. to 6:30 P.M. -- Monday through Friday -- tow-away zone”

by striking:

“West Illinois Street to West Grand Avenue” (42nd Ward) (00-1017).

SECTION 2. Amend ordinance passed July 2, 1997 (Journal of the Proceedings of the City Council, page 48095) which reads:

“North State Street (west side) from the Chicago River to West Ontario Street -- no parking/no stopping/no standing -- 7:00 A.M. to 9:30 A.M. -- Monday through Friday -- tow-away zone”

by striking:

“West Illinois Street”

and inserting:

“West Grand Avenue” (42nd Ward) (00-1018).

SECTION 3. Amend ordinance passed December 15, 1999 (Journal of the Proceedings of the City Council, page 21607) which reads:

“North LaSalle Drive (east side) from a point 305 feet north of West Division Street, to a point 55 feet north thereof”

by striking:

“15 minute standing zone -- unattended vehicles must have lights flashing -- tow-away zone after 15 minutes -- 6:00 A.M. to 4:00 P.M. -- Monday through Friday and 6:00 A.M. to 9:00 P.M. -- Saturday and Sunday”

and inserting in lieu thereof:

“30 minute loading zone -- unattended vehicles must have lights flashing -- tow-away zone after 30 minutes -- 6:00 A.M. to 4:00 P.M. and 6:00 P.M. to 10:00 P.M. -- Monday through Friday and 6:00 A.M. to 9:00 P.M. -- Saturday and Sunday (42nd Ward) (00-1024).

SECTION 4. Amend the 15 minute standing zone at 1840 North Clark Street (west side) by striking the above and inserting in lieu thereof:

“North Clark Street (west side) at 1840, from a point 100 feet to a point 35 feet -- 15 minute standing zone” (43rd Ward).

SECTION 5. Repeal ordinance passed February 26, 1986 (Journal of the Proceedings of the City Council, page 28193) which reads:

“West Surf Street (north side) from a point 85 feet east of North Broadway, to a point 25 feet east thereof -- no parking/tow-away zone”

and repeal ordinance passed February 26, 1986 (Journal of the Proceedings of the City Council, page 28193), which reads:

“West Surf Street (south side) from a point 45 feet east of North Broadway, to a point 50 feet east thereof -- no parking/tow-away zone” (44th Ward) (00-0526).

SECTION 6. This ordinance shall take effect and be in force hereinafter its passage and publication.

AUTHORIZATION FOR ERECTION AND AMENDMENT
OF TRAFFIC WARNING SIGNS ON PORTIONS
OF SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (April 12, June 7, July 19, August 30 and September 27, 2000) proposed ordinances and a proposed order to erect and remove traffic warning signs and signals, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances and order submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BURTON F. NATARUS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

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

Erection Of Traffic Signs.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to erect traffic warning signs on the following streets of the types specified:

Ward	Type Of Sign And Location
3	"All-Way Stop" signs, at South Vincennes Avenue and East 46 th Place (00-0917);
5	"All-Way Stop" signs, at South Dante Avenue and East 69 th Place (00-1066);
6	"All-Way Stop" signs, at South Calumet Avenue and East 74 th Street (00-1071);
6	"All-Way Stop" signs, at South Indiana Avenue and East 72 nd Street (00-1070);
6	"Two-Way Stop" signs, at the intersection of West 67 th Street and South Lowe Avenue (00-1069);
10	"All-Way Stop" signs, at South Ewing Avenue and East 118 th Street (00-1082);
10	"All-Way Stop" signs, at South Ewing Avenue and East 117 th Street (00-1073);
10	"All-Way Stop" signs, at South Avenue M and East 117 th Street (00-175);
10	"All-Way Stop" signs, at South Ewing Avenue and East 109 th Street (00-1080);
10	"All-Way Stop" signs, at South Buffalo Avenue and East 109 th Street (00-0176);

Ward	Type Of Sign And Location
10	"All-Way Stop" signs, at South Exchange Avenue and East 97 th Street (00-1081);
10	"All-Way Stop" signs, at South Avenue M and East 112 th Street (99-0633);
10	"Stop" signs, stopping East 109 th Street, for South Avenue C (00-1202);
10	"All-Way Stop" signs, at South Avenue L and East 116 th Street (00-1199);
13	"All-Way Stop" signs, at South Kedvale Avenue and West 84 th Street (00-1086);
13	"All-Way Stop" signs, at South Kenneth Avenue and West 60 th Street (00-0809);
13	"Two-Way Stop" signs, stopping West 79 th Place for South Tripp Avenue (00-0939);
13	"Two-Way Stop" signs, stopping West 65 th Street for South Keeler Avenue (00-1215);
13	"Stop" signs, stopping West 66 th Street for South Keeler Avenue (00-1214);
14	"All-Way Stop" signs, at South Avers Avenue and West 48 th Street (00-0944);
14	"Two-Way Stop" signs, stopping West 41 st Place for South Sacramento Avenue (00-0950);
14	"All-Way Stop" signs, at South Richmond Street and West 62 nd Street (00-0951);

Ward	Type Of Sign And Location
15	"All-Way Stop" signs, at South Paulina Street and West 60 th Street (00-0956);
15	"All-Way Stop" signs, at South Artesian Avenue and West 64 th Street (00-0957);
15	"All-Way Stop" signs, at South Paulina Street and West 68 th Street (00-0952);
15	"Stop" signs, stopping South St. Louis Avenue for West 73 rd Place (00-0954);
15	"Stop" signs, stopping north and southbound traffic at the intersection of West 62 nd Street and South California Avenue;
15	"Stop" signs, stopping east and westbound traffic at the intersection of West 69 th Street and South Fairfield Avenue;
20	"All-Way Stop" signs, at South Greenwood Avenue and East 65 th Street (00-1097);
20	"All-Way Stop" signs, at South Rhodes Avenue and East 61 st Street (00-1096);
20	"All-Way Stop" signs, at South Stewart Avenue and West Englewood Avenue (00-0280);
21	"All-Way Stop" signs, at South Justine Avenue and East 93 rd Street (00-1100);
21	"All-Way Stop" signs, at South Stewart Avenue and West 81 st Street (00-0969);

Ward	Type Of Sign And Location
22	"All-Way Stop" signs, at South Avers Avenue and West 28 th Street (00-1104);
23	"All-Way Stop" signs, at South Kilbourn Avenue and West 52 nd Street (00-0981);
23	"All-Way Stop" signs, at South Mulligan Avenue and West 56 th Street (00-1107);
23	"All-Way Stop" signs, at South McVicker Avenue and West 57 th Street (00-1109);
26	"All-Way Stop" signs, at North Leavitt Avenue and West LeMoynes Avenue (00-0863);
26	"Stop" signs, stopping West George Street for North Fairfield Avenue (00-866);
26	"All-Way Stop" signs, at North Rockwell Street and West Bloomingdale Avenue (00-0860);
30	"All-Way Stop" signs, at North Harding Avenue and West Roscoe Street (00-0886);
30	"Stop" signs, stopping North Tripp Avenue for West Berteau Avenue (00-0885);
30	"Two-Way Stop" signs, stopping West George Street for North Monitor Avenue (00-0884);
30	"Stop" signs, stopping West Wellington Avenue for North Luna Avenue (00-0883);

Ward	Type Of Sign And Location
30	"Stop" signs, stopping North Lamon Avenue for West Fletcher Street (00-0882);
31	"All-Way Stop" signs, at North Lamon Avenue and West Medill Avenue (00-0409);
31	"All-Way Stop" signs, at North Lawndale Avenue and West Le Moyne Avenue (00-1128);
33	"All-Way Stop" signs, at North Washtenaw Avenue and West Melrose Street (00-0893);
33	"All-Way Stop" signs, at North Drake Avenue and West Berteau Avenue (00-0890);
33	"Stop" signs, stopping North Hamlin Avenue for West School Street (00-0892);
34	"All-Way Stop" signs, at South Eggleston Avenue and West 107 th Street (00-1141);
34	"Stop" signs, stopping South Emerald Avenue for West 118 th Street (00-1140);
34	"Stop" signs, stopping east and westbound traffic on West 103 rd Street at South Peoria Avenue (00-1142);
36	"All-Way Stop" signs, at North Pontiac Avenue and West School Street (00-0992);
36	"Stop" signs, stopping West Waveland Avenue for North Newland Avenue (00-1147);

Ward	Type Of Sign And Location
37	"Two-Way Stop" signs, stopping east and westbound traffic on West Augusta Boulevard at North Kildare Avenue (00-1151);
37	"Three-Way Stop" signs, for east, west and southbound traffic at the intersection of North Pine Avenue and West Washington Boulevard (00-1304);
37	"Two-Way Stop" signs, for east and westbound traffic at the intersection of West Chicago Avenue and North Keeler Avenue (00-1149);
39	"Stop" signs, stopping North Ionia Avenue for North Kirkwood Avenue (00-1001);
39	"All-Way Stop" signs, at North St. Louis Avenue and West Ardmore Avenue (00-1002);
45	"All-Way Stop" signs, at North Lockwood Avenue and West Winnemac Avenue (00-0849);
45	"All-Way Stop" signs, at North Lamon Avenue and West Berteau Avenue (00-1035);
45	"Stop" signs, stopping North Lamon Avenue for West Hutchinson Avenue (00-1034);
45	"Stop" signs, stopping West Catalpa Avenue for North Lotus Avenue (00-1181);

Ward	Type Of Sign And Location
45	"Stop" signs, stopping North Linder Avenue for West Agatite Avenue (00-1179);
45	"Stop" signs, stopping North Long Avenue for West Agatite Avenue (00-1180);
46	"Two-Way Stop" signs, stopping north and southbound traffic at the intersection of West Belle Plaine Avenue and North Clarendon Avenue;
47	"Stop" signs, stopping North Campbell Avenue for West Cuyler Avenue (00-1039);
50	"All-Way Stop" signs, at North Washtenaw Avenue and West Fargo Avenue (00-1046);
50	"All-Way Stop" signs, at North Leavitt Street and West Thome Avenue;
50	"All-Way Stop" signs, at North Richmond Street and West Granville Avenue (00-1047).

Amendment Of Traffic Warning Signs.

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

SECTION 1. Repeal ordinance passed July 19, 2000 (Journal of the Proceedings of the City Council, page 38645) which reads:

“South Woodlawn Avenue and East 94th Street -- ‘All-Way Stop’ signs” (8th Ward) (00-1072).

SECTION 2. Amend ordinance passed November 1, 1995 (Journal of the Proceedings of the City Council, page 9123) which reads:

“South Kilpatrick Avenue and West 53rd Street, stopping West 53rd Street for South Kilpatrick Avenue”

by striking the above and inserting:

“stopping South Kilpatrick Avenue for West 53rd Street” (23rd Ward) (00-1108).

SECTION 3. This ordinance shall take effect and be in force hereinafter its passage and publication.

Installation Of “Close To Traffic” Signs.

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

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to install “Close To Traffic” signs at the below listed locations:

Ward	Location
3	West 52 nd Street, from South Carpenter Avenue to South Morgan Avenue -- “Close To Traffic” -- 8:30 A.M. to 9:15 A.M. and 2:30 P.M. to 3:15 P.M. -- on all school days. Provided provisions of Section 9-12-040 of the City Traffic Code are fully complied with and provided school is responsible for traffic control devices (00-0918);

Ward	Location
6	South Evans Avenue, from East 73 rd to East 74 th Street and East 74 th Street, from South Evans Avenue to South Langley Avenue -- "Close To Traffic" -- 8:30 A.M. to 9:00 A.M. and 2:10 P.M. to 2:45 P.M. -- on all school days. Provided provisions of Section 9-12-040 of the City Traffic Code are fully complied with and provided school is responsible for traffic control devices (00-0922);
6	South Princeton Avenue, from West 70 th Place to West 70 th Street -- "Close To Traffic" -- 8:30 A.M. to 9:15 A.M. and 2:20 P.M. to 3:00 P.M. -- on all school days. Provided provisions of Section 9-12-040 of the City Traffic Code are fully complied with and provided school is responsible for traffic control devices (00-1067);
35	West Schubert Avenue, from North Kimball Avenue to the first alley west -- "Close To Traffic" (00-0831).

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

Failed To Pass -- VARIOUS TRAFFIC REGULATIONS,
TRAFFIC SIGNS, ET CETERA.

(Adverse Committee Recommendations)

The Committee on Traffic Control and Safety submitted a report recommending that

the City Council do not pass sundry proposed ordinances and proposed orders (transmitted with the committee report) relating to traffic regulations, traffic signs, et cetera.

Alderman Natarus moved to *Concur* In the committee's recommendation. The question in reference to each proposed ordinance or proposed order thereupon became: "*Shall the proposed ordinances or proposed orders pass, notwithstanding the committee's adverse recommendation?*" and the several questions being so put, each of the said proposed ordinances and proposed orders *Failed to Pass* by yeas and nays as follows:

Yeas -- None.

Nays -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

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

The committee report listing said ordinances and orders which failed to pass reads as follows:

CHICAGO, December 12, 2000.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety begs leave to recommend that Your Honorable Body *Do Not Pass* the sundry proposed ordinances and orders submitted herewith, which were referred to your committee (January 20, May 12, 1999, February 12, March 15, May 17, June 7, 28, July 19, August 30, September 27 and November 1, 2000) concerning traffic regulations and traffic signs, et cetera, as follows:

Parking Prohibited At All Times:

Ward	Location
10	The northwest corner of East 103 rd Street and South Avenue M along East 103 rd Street, from a point 25 feet west of the intersection. No City Council action necessary. Requested signs will be installed under City Code 9-64-100f(00-0933);
14	3301 West Pershing Road. No City Council action necessary for driveway prohibition signs. Requested signs are posted (00-1088).

Parking Prohibited At All Times -- Disabled:

Ward	Location
1	1723 West Superior Street. Alternative parking (garage);
3	5132 South Carpenter Street. No plate/placard;
4	4808 South Dorchester Avenue. Alternative parking (driveway);
5	6716 South Cregier Avenue. Alternative parking (carport);
5	7001 South Crandon Avenue. Permit Number 17286 is on location;
6	7953 South Michigan Avenue. Alternative parking (garage);

Ward	Location
6	8216 South Vernon Avenue. Alternative parking (garage);
6	511 East 88 th Place. Alternative parking (garage);
7	9906 South Paxton Avenue. Alternative parking (garage);
7	7742 South Kingston Avenue. Duplicate ordinance proposal with Permit Number 21539 on September 27, 2000;
8	8305 South Maryland Avenue. Alternative parking (garage);
8	9344 South Merrill Avenue.. Alternative parking (garage);
8	1744 East 84 th Place. Alternative parking (garage);
9	10141 South Vernon Avenue. Alternative parking (garage);
10	8734 South Buffalo Avenue. Alternative parking (garage);
10	10951 South Buffalo Avenue. Alternative parking (garage);
10	10129 South Avenue M. Alternative parking (garage);
11	3212 South Emerald Avenue. Duplicate ordinance;
11	2971 South Haynes Court. Duplicate ordinance;

Ward	Location
11	3242 South Emerald Avenue. Duplicate ordinance;
11	3048 South Poplar Avenue. Duplicate ordinance;
11	3204 South Wells Street. Duplicate ordinance proposal with Permit 21578 on September 27, 2000;
11	3032 South Loomis Street. Duplicate ordinance proposal with Permit 21546 on September 27, 2000;
11	536 West 33 rd Street. Duplicate ordinance;
12	1614 West 44 th Street. Alternative parking (garage);
12	4011 South Campbell Avenue. Alternative parking (carport);
12	2633 West 35 th Place. One hour parking -- 9:00 A.M. to 6:00 P.M. -- Monday through Saturday (garage);
12	3451 West 38 th Street. Alternative parking (garage);
14	3322 West 66 th Place. Alternative parking (garage);
14	4643 South Komensky Avenue. Alternative parking (garage);
14	6031 South Fairfield Avenue. Introduced in error;

Ward	Location
14	2855 West 40 th Place. Alternative parking (garage);
14	2643 West Pershing Road. Main arterial street. Bus route and snow route;
14	4521 South Kedvale Avenue. Alternative parking (garage);
14	3432 West 64 th Place. Alternative parking (garage);
14	5306 South Francisco Avenue. Alternative parking (garage);
14	5240 South Richmond Street. Alternative parking (garage);
14	5536 South Homan Avenue. Alternative parking (garage);
16	4942 South Laflin Street. Alternative parking (garage);
16	5710 South Marshfield Avenue. Alternative parking (garage);
18	8152 South Elizabeth Street. Alternative parking (garage);
18	2148 West 71 st Place. Alternative parking (garage);
18	7240 South Wolcott Avenue. Duplicate ordinance proposal passed with Permit 20964 on September 27, 2000;
18	8415 South Hermitage Avenue. Alternative parking (garage);

Ward	Location
18	8347 South Marshfield Avenue. Duplicate ordinance proposal passed with Permit 18777 on June 9, 1999;
18	8208 South Morgan Street. Duplicate ordinance proposal passed with Permit 18780 on June 9, 1999;
18	8146 South Wood Street. Duplicate ordinance proposal passed with Permit 19957 on December 15, 1999;
18	8332 South Marshfield Avenue. Duplicate ordinance proposal passed with Permit 20251 on February 16, 2000;
18	8038 South Morgan Street. Duplicate ordinance proposal passed with Permit 21130 on June 28, 2000;
18	8251 South Laflin Street. Duplicate ordinance passed with Permit Number 20412 on March 15, 2000;
18	8329 South Winchester Avenue. Duplicate ordinance passed with Permit Number 20966 on June 7, 2000;
18	8108 South Laflin Street. Duplicate ordinance proposal passed with Permit Number 21129;
18	7604 South Seeley Avenue. Duplicate ordinance proposal passed with Permit Number 21204 on July 19, 2000;
18	8529 South Wood Street. Duplicate ordinance proposal passed with Permit Number 20659 on April 12, 2000;

Ward	Location
18	8542 South Winchester Avenue. Duplicate ordinance proposal passed with Permit Number 20414 on March 15, 2000;
18	8035 South May Street. Duplicate ordinance proposal passed with Permit Number 20415 on March 15, 2000;
18	8053 South Marshfield Avenue. Duplicate ordinance proposal passed with Permit Number 20416 on March 15, 2000;
18	7324 South Artesian Avenue. Duplicate ordinance proposal passed with Permit Number 20419 on March 15, 2000;
18	7920 South Justine Street. Duplicate ordinance proposal passed with Permit Number 20418 on March 15, 2000;
18	8504 South Elizabeth Street. Duplicate ordinance proposal passed with Permit Number 20705 on May 17, 2000;
18	8250 South Laflin Street. Alternative parking (garage);
18	8205 South May Street. Alternative parking (garage);
18	8031 South Spaulding Avenue. Alternative parking (garage);
18	8046 South Bishop Street. Alternative parking (garage and carport);
18	7931 South Francisco Avenue. Alternative parking (garage);

Ward	Location
19	11122 South St. Louis Avenue. Alternative parking (two garages);
19	3356 West 110 th Street. Alternative parking (garage);
20	6427 South Kimbark Avenue. Insufficient fire hydrant clearance;
20	5562 South Princeton Avenue. Insufficient fire hydrant clearance;
20	6738 South Indiana Avenue. Alternative parking (garage);
20	6448 South Vernon Avenue. Alternative parking (garage and driveway);
20	6441 South Rhodes Avenue. Duplicate ordinance proposal with Permit Number 21591 on September 27, 2000;
20	6536 South Eberhart Avenue. Alternative parking (garage);
20	320 East 70 th Street. Alternative parking (garage);
20	6441 South Rhodes Avenue. Alternative parking (garage);
20	6954 South Prairie Avenue. Alternative parking (garage);
21	9423 South Sangamon Street. Alternative parking (garage);
21	8743 South Sangamon Street. Alternative parking (garage);

Ward	Location
21	347 West 97 th Street. Alternative parking (carport);
21	1213 West 107 th Place. Alternative parking (garage);
21	9510 South Lowe Avenue. Alternative parking (garage);
21	9706 South Yale Avenue. Alternative parking (garage);
21	9339 South Parnell Avenue. Alternative parking (garage);
21	8732 South Throop Street. Alternative parking (garage);
21	9228 South Justine Street. Alternative parking (garage);
21	8800 South Holland Road. Alternative parking (garage);
21	8849 South Normal Avenue. Alternative parking (garage);
21	9438 South Throop Street. Alternative parking (garage);
21	9051 South Marshfield Avenue. Alternative parking;
21	8631 South Carpenter Street. Alternative parking (garage);
21	9322 South Justine Street. Alternative parking (garage);

Ward	Location
21	8917 South Halsted Street. Alternative parking (garage and arterial street);
22	2416 South Homan Avenue. Alternative parking (garage);
22	2428 South Spaulding Avenue. Alternative parking (garage);
22	2349 South Central Park Avenue. Alternative parking (garage);
22	4356 West Cullerton Avenue. Alternative parking (garage);
22	2734 South Kolin Avenue. Alternative parking (garage);
23	5622 South Merrimac Avenue. No application on file;
23	5124 South Melvina Avenue. Alternative parking (garage);
23	4858 South Keeler Avenue. Alternative parking (garage);
23	5830 South Nashville Avenue. Alternative parking (garage);
24	1952 South Christiana Avenue. Alternative parking (garage);
24	4121 West Fifth Avenue. Alternative parking (garage);
24	3812 West Cermak Road. Main arterial street;

Ward	Location
24	4939 West Lexington Street. Alternative parking (garage);
24	4062 West Cullerton Street. Alternative parking (garage);
25	1915 South Blue Island Avenue. No application on file;
25	1654 West 21 st Place. Alternative parking (garage);
25	1959 West Cullerton Street. Alternative parking (carport);
25	1611 South Racine Avenue. Alternative parking (carport);
26	1838 North Washtenaw Avenue. Alternative parking (garage);
27	3017 West Fulton Boulevard. Alternative parking (garage);
27	634 North Drake Avenue. Alternative parking (garage);
27	1050 North Monticello Avenue. Alternative parking (garage);
27	939 North Monticello Avenue. Alternative parking (garage);
28	16 South California Avenue. Arterial street and alternative parking (carport);
28	4644 West Superior Street. Alternative parking (carport);

Ward	Location
29	1435 North Massasoit Avenue. Alternative parking (garage);
29	5334 West Gladys Avenue. Alternative parking (garage);
29	2529 North Major Avenue. Alternative parking (garage);
31	2232 North Kenneth Avenue. Alternative parking (garage);
31	1930 North Lowell Avenue. Alternative parking (garage);
31	2136 North Avers Avenue. Alternative parking (garage);
31	2224 North Kildare Avenue. Alternative parking (garage);
32	1928 West George Street. Alternative parking (garage);
33	3925 North St. Louis Avenue. Alternative parking (garage);
33	3051 West Addison Street. Has Permit Number 4702 at location;
33	3627 North Francisco Avenue. Alternative parking (garage);
33	3622 North Kedzie Avenue. Alternative parking (garage and main arterial street);
33	3216 North Sacramento Avenue. Alternative parking (garage);

Ward	Location
33	4218 North Sawyer Avenue. Alternative parking (garage);
34	10532 South Green Street. Alternative parking (garage);
34	10837 South Eggleston Avenue. Alternative parking (garage);
34	10434 South Eggleston Avenue. Fails to meet building zone requirement and alternative parking (garage);
34	11527 South LaSalle Street. Alternative parking (garage);
34	11839 South Union Avenue. Alternative parking (garage);
34	11545 South Yale Avenue. Alternative parking (garage);
34	12338 South Emerald Avenue. Alternative parking (garage);
34	239 West 113 th Street. Alternative parking (carport);
34	11428 South Yale Avenue. No parking space available on location;
34	10351 South Emerald Avenue. Alternative parking (garage);
35	1831 North Albany Avenue. No application on file;
35	1831 North Francisco Avenue. No application on file;

Ward	Location
35	3133 West Belden Avenue. Alternative parking (garage);
35	3422 West Belden Avenue. Alternative parking (garage);
35	1825 North Albany Avenue. Alternative parking (garage);
35	2714 West Armitage Avenue. Arterial street (alternative parking and garage);
35	2852 West Lyndale Street. Alternative parking (garage);
36	3755 North Plainfield Avenue. Alternative parking (garage);
36	1712 North Natoma Avenue. Alternative parking (garage);
36	2922 North Neva Avenue. Alternative parking (garage);
36	1806 North Rutherford Avenue. Alternative parking (garage);
36	6130 West Nelson Street. Alternative parking (garage);
36	3830 North Panama Avenue. Insufficient fire hydrant clearance;
36	3434 North Plainfield Avenue. Duplicate ordinance proposal with Permit Number 21250 on July 19, 2000;
36	2828 North Mobile Avenue. Insufficient fire hydrant clearance;

Ward	Location
36	3733 North Newcastle Avenue. Alternative parking (garage);
36	7524 West Belmont Avenue. Fails to meet building zone requirement;
36	2652 North Mulligan Avenue. Alternative parking (garage);
36	2432 North Neva Avenue. Alternative parking (garage);
36	2640 North Melvina Avenue. Alternative parking (garage);
37	651 North Pine Avenue. Permit Number 12366 at this location;
38	4559 North Melvina Avenue. Alternative parking (garage);
38	4300 North Moody Avenue. Insufficient fire hydrant clearance;
38	4344 West Roscoe Street. Alternative parking (garage);
38	5933 West School Street. Alternative parking (garage);
38	6326 West Cuyler Avenue. Alternative parking (driveway and garage);
40	2546 West Rascher Avenue. Alternative parking (carport);

Ward	Location
41	6825 North Overhill Avenue. Alternative parking (garage);
45	5039 West Carmen Avenue. Alternative parking (garage);
46	3746 North Fremont Street. Alternative parking (garage);
47	4951 North Hamilton Avenue. Alternative parking (garage);
47	1737 West Winona Street. Duplicate ordinance proposal with Permit Number 20237 on June 28, 2000;
47	3915 North Claremont Avenue. Alternative parking (garage);
48	5439 North Kenmore Avenue. Fails to meet building zone requirement;
48	5350 North Kenmore Avenue. Building parking lot;
48	900 West Argyle Street. Fails to meet building zone requirement;
48	915 West Winona Street. Fails to meet building zone requirement;
49	1609 West Fargo Avenue. Alternative parking (garage).

Loading Zones:

Ward	Location
10	Southeast corner of South Brandon Avenue and East 92 nd Street along south of South Brandon Avenue, from a point 25 feet south of the intersection. Request withdrawn by requestor (00-0930);
12	3119 West Cermak Road -- 8:00 A.M. to 9:00 P.M. -- Monday through Friday. Duplicate proposal. Previously recommended on proposal dated August 30, 2000 (00-1084);
16	4910 -- 4914 South Paulina Street -- 8:00 A.M. to 3:00 P.M. -- Monday through Saturday. No City Council action necessary for driveway. Signs will be installed upon verification of driveway permits and fees (00-0960);
27	478 North Milwaukee Avenue (north side of driveway) 7:00 A.M. to 7:00 P.M. -- Sunday through Saturday. Duplicate proposal. Previously recommended on proposal dated August 30, 2000 (00-1112);
27	440 West Randolph Street -- 6:30 A.M. to 3:00 A.M. -- Monday through Friday -- 5:00 P.M. to 4:00 A.M. -- Saturday and 5:00 P.M. to 12:00 A.M. -- Sunday. This location falls within a no parking anytime zone (00-1111);

Ward	Location
30	3591 North Milwaukee Avenue. Unattended vehicles must have lights flashing -- after 15 minutes tow-away zone -- at all times. Request withdrawn by requestor (00-0819);
33	2600 West Eastwood Avenue. Insufficient information to process (00-0693);
42	East Madison Street (south side) from Wabash Avenue to the first alley east of Wabash Avenue -- 15 minute parking -- unattended vehicles must have lights flashing -- after 15 minutes tow-away zone -- 8:00 A.M. to 7:00 P.M. -- Monday through Saturday. Request withdrawn by requestor (00-0325).

Single Direction:

Ward	Location And Direction
15	South Troy Street, from West 72 nd Street to West 73 rd Street -- northerly. Duplicate proposal. Previously passed August 30, 1972, page 3630. Signs will be installed (00-1092);
34	South Eggleston Avenue from West 116 th Street to West 115 th Street -- northerly. Duplicate proposal. Previously recommended on a proposal dated August 30, 2000 (00-1144).

Residential Permit Parking:

Ward	Location
15	6200 block of South Campbell Avenue (both sides). Does not meet parking study;
23	West 52 nd Street, between South Lockwood Avenue and South Lorel Avenue (south side) 8:00 A.M. to 4:00 P.M. -- Monday through Friday. Ward office changed their mind;
25	1100 block of West 19 th Place (both sides). Does not meet parking study;
30	3300 block of North Harding Avenue (both sides) at all times. Does not meet parking study;
34	South Perry Avenue, between West 117 th and West 118 th Street (both sides). Duplicate passed on July 19, 2000 with Zone 760;
37	700 block of North Long Avenue (both sides) at all times. Duplicate passed February 4, 1992.

Miscellaneous Signs:

Ward	Location And Type Of Sign
3	West 52 nd Street, from South Carpenter Street to South Morgan Street -- "Close To Traffic" -- 8:30 A.M. to 9:15 A.M. and 2:30 P.M. to 3:15 P.M. -- August 28, 2000 to June 29, 2001 -- on all school days. Duplicate proposal. Previously recommended on proposal dated August 30, 2000 (00-1064);

Ward	Location And Type Of Sign
6	7300 South Evans Avenue -- "Close To Traffic" -- 8:30 A.M. to 9:00 A.M. and 2:25 P.M. to 2:45 P.M. -- on all school days -- September 2000 through June 2001. Duplicate proposal. Previously recommended on proposal dated August 30, 2000 (00-1068);
14	West 50 th Street (north side) from South Rockwell Street to South California Avenue -- "Truck Parking Overnight Prohibited". No City Council action necessary. Requested signs will be installed under City Code 9-64-170(a) (00-1090);
14	South Rockwell Street (west side) from West 49 th Street to West 50 th Street -- "Truck Parking Overnight Prohibited". No City Council action necessary. Requested signs will be installed under City Code 9-64-170(a) (00-1089);
21	East and westbound traffic on West 95 th Street at intersection of South Eggleston Avenue -- "Pedestrian Crossing" signs. No City Council action necessary for warning signs. Requested signs will be posted (00-1102);
21	At the entrance of the alley on South Racine Avenue (easterly) "Do Not Enter" signs. Duplicate proposal. Previously recommended on proposal dated September 27, 2000 (00-1101);

Ward	Location And Type Of Sign
42	East side of North Columbus Drive south of the East Illinois Street and North Columbus Drive intersection -- "Trauma" signs, rectangular sign. No City Council action necessary for warning signs. Requested signs will be posted (00-1009);
42	West side of North Michigan Avenue north of East Erie Street (the sign will direct traffic to turn east on East Erie Street to access the emergency department) hospital signs (blue sign with white "H"). No City Council action necessary for warning signs. Requested signs will be posted (00-1028);
42	West side of North Michigan Avenue north of East Erie Street (the sign will direct traffic to turn east on East Erie Street to access the emergency department) (directly below the "H" (hospital sign) "Trauma" signs, rectangular sign. No City Council action necessary for warning signs. Requested signs will be posted (00-1026);
42	North Lake Shore Drive for northbound traffic -- one before exit ramp to East Grand Avenue and one directing people to the East Chicago Avenue exit -- "Trauma" signs, rectangular sign. No City Council action necessary for warning signs. Requested signs will be posted (00-1031).

Traffic Lane/Tow-Away Zones:

Ward	Location
13	West 59 th Street (south side) from South Spaulding Avenue to South Pulaski Road. Street cleaning -- 7:00 A.M. to 9:00 A.M. -- Thursday, from April 1 st to October 1 st . No City Council action necessary. Requested signs will be installed under City Code 9-64-040(b) (00-0554);
13	West 59 th Street (south side) from South Spaulding Avenue to South Kenton Avenue (4600 west). Street cleaning -- 7:00 A.M. to 9:00 A.M. -- Friday, from April 1 st to October 1 st . No City Council action necessary. Signs will be installed under City Code 9-64-040 (b) (00-0553);
42	330 North Michigan Avenue (alongside on East Van Buren Street) at all times. No City Council action necessary for driveway signs. Signs will be installed upon verification of permits and fees from applicant (00-1162);
42	631 -- 663 North McClurg Court -- except with flashing lights -- tow-away zone after 15 minutes -- at all times (public benefit). Request withdrawn by alderman (0-0328).

Traffic Warning Signs And/Or Signals:

Ward	Location
2	“Two-Way Stop” sign, for east and westbound traffic at West 14 th Place and South Halsted Street. South Halsted Street is a federal aid route. This could jeopardize funding (00-1058);
2	“Two-Way Stop” sign, for westbound traffic on West Adams Street at South Hoyne Avenue. West Adams Street is a federal aid route. This could jeopardize funding (00-1057);
10	“Two-Way Stop” sign, for east and westbound traffic at East 130 th Street and South Manistee Avenue. East 130 th Street is a federal aid route. This could jeopardize funding (00-1077);
15	“Stop” sign, at South Bell Avenue and West 69 th Street, stopping east and westbound traffic on West 69 th Street. West 69 th Street is a federal aid route. This could jeopardize funding (00-1094);
20	“Stop” sign, at southwest corner of the intersection of 6100 South Rhodes Avenue. Duplicate proposal. Previously recommended on a proposal dated September 27, 2000 (00-1098);
20	“Stop” sign, at northwest corner of the intersection of 6100 South Rhodes Avenue. Duplicate proposal. Previously recommended on a proposal dated September 27, 2000;

Ward	Location
21	"No Turn On Red -- 7:00 A.M. To 7:00 P.M." sign, at South Hamlin Avenue and West 111 th Street. Intersection is not signalized (00-0972);
27	"Stop" sign, at South Peoria Street and West Adams Street. West Adams Street is a federal aid route. This could jeopardize funding (00-1115);
27	"Stop" sign, at West Monroe Street and South Peoria Street. Duplicate proposal. Previously recommended on proposal dated August 30, 2000 (00-1114);
27	"Two-Way Stop" sign, at North Damen Avenue for north and southbound traffic at West Maypole Avenue. North Damen Avenue is a federal aid route. This could jeopardize funding (00-1116);
29	"Two-Way Stop" sign, for east and westbound traffic at the T-alley between North Mason Avenue and North Mayfield Avenue. It is against City policy to install traffic signs in alleys (00-1121);
30	"No Turns -- 7:00 A.M. To 9:00 A.M. And 4:00 P.M. -- 6:00 P.M." sign, at North Pulaski Road and West Berteau Avenue. No City Council action necessary. Signs will be posted (00-1126);
30	"No Turning -- 7:00 A.M. To 9:00 A.M. And 4:00 P.M. To 6:00 P.M." sign, at North Pulaski Road and West Cullom Avenue. No City Council action necessary. Signs will be posted (00-1125).

Amend Parking Prohibited At All Times -- Disabled:

Ward	Location
6	Removal of 7439 South Wentworth Avenue. Duplicate ordinance proposal with Permit Number 3361;
10	Relocate from 13137 South Baltimore Avenue to 13123 South Baltimore Avenue. Called and cancelled;
11	Removal of 4219 South Lowe Avenue. Duplicate ordinance proposal with Permit Number 11342 on September 27, 2000;
14	Removal of 2827 West 40 th Street. Duplicate ordinance proposal passed with Permit Number 16586 on November 1, 2000;
28	Relocate from 5455 West Potomac Avenue to 4326 West Monroe Street. Alternative parking (garage);
31	Removal of 3811 West Wabansia Avenue. Duplicate ordinance proposal with Permit Number 7139 on August 30, 2000;
32	Removal of 1417 West George Street. Duplicate ordinance proposal with Permit Number 10187 on August 30, 2000.

Amend Single Direction:

Ward	Location
10	Removal of East 117 th Street, between South Ewing Avenue and South Avenue O. Request withdrawn by alderman (00-1074);
34	Removal of West 110 th Street, between South Halsted Street and South Lowe Avenue -- easterly. Duplicate proposal. Previously recommended on proposal dated June 7, 2000 (00-1143).

Amend Traffic Warning Sign And/Or Signal:

Ward	Location
23	Removal of "Stop" sign for east and westbound traffic at West 53 rd Street and South Kilpatrick Avenue. Duplicate proposal. Previously recommended on proposal dated September 27, 2000 (00-1105).

These *Do Not Pass* recommendations were concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BURTON F. NATARUS,
Chairman.

**COMMITTEE ON TRANSPORTATION
AND PUBLIC WAY.**

**AUTHORIZATION FOR GRANTS OF PRIVILEGE
IN PUBLIC WAY.**

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

CHICAGO, December 5, 2000.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* the proposed ordinances and amended ordinance transmitted herewith (referred June 28, November 8 and 15, 2000) for grants of privilege in the public way.

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

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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):

Alfred Mossner Co.

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

SECTION 1. Permission and authority are hereby given and granted to Alfred Mossner Co., upon the terms and subject to the conditions of this ordinance to maintain and use an existing vaulted area under the public right-of-way adjacent to its premises known as 137 North Wabash Avenue. Said area is approximately twenty-eight (28) feet in length and twenty-five (25) feet in width. Authority herein given and granted for a period of five (5) years from and after September 12, 2000.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of One Thousand Four Hundred Eleven and no/100 Dollars (\$1,411.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof,

until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said

privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

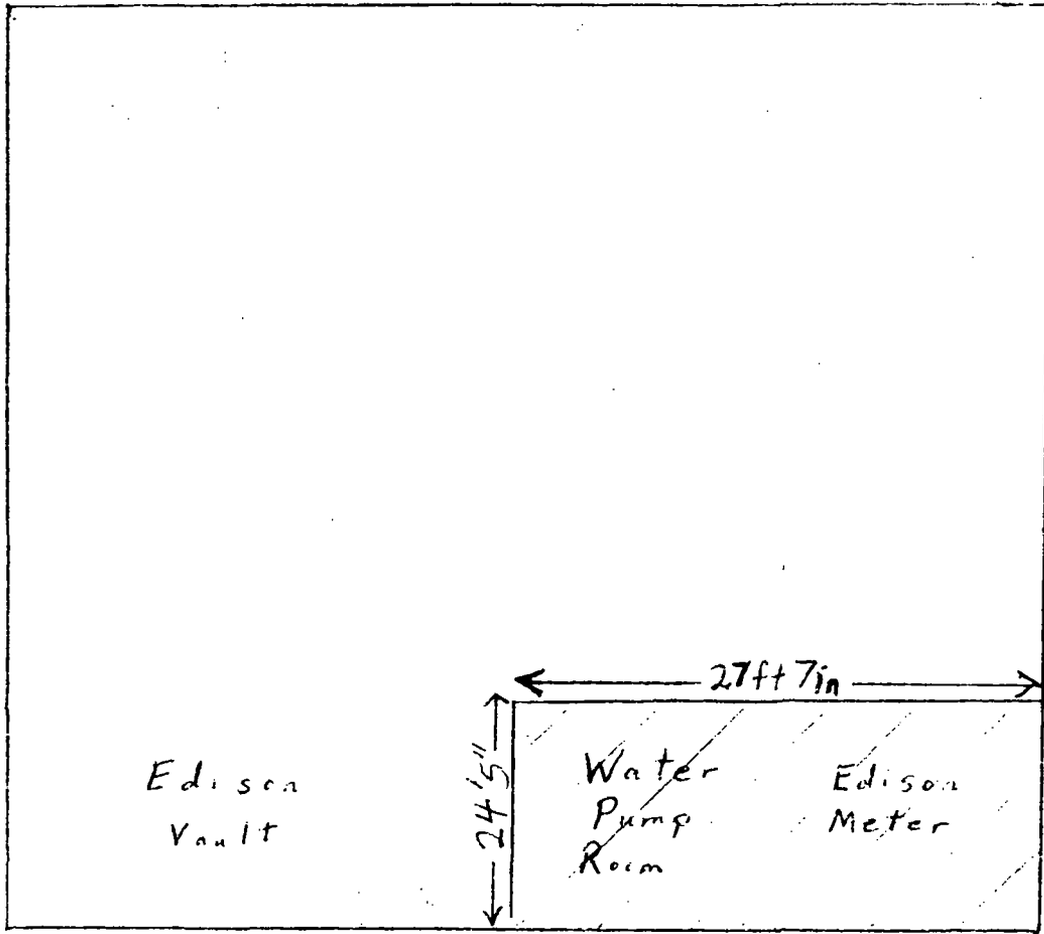
SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48310 of this Journal.]

Ordinance associated with this drawing printed on pages 48307 through 48309 of this Journal.



Height 9'6"

Wabash Ave

Beef "N" Brandy Restaurant Lounge, Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Beef "N" Brandy Restaurant Lounge, Inc. upon the terms and subject to the conditions of this ordinance to maintain and use, as now constructed, one (1) vault on the public right-of-way adjacent to its premises known as 127 South State Street. Said vaulted area shall be approximately thirty (30) feet in length and four (4) feet in width. Authority herein given and granted for a period of five (5) years from and after September 12, 2000.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Two Hundred Fifty-two and no/100 Dollars (\$252.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the

Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the

permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48314 of this Journal.]

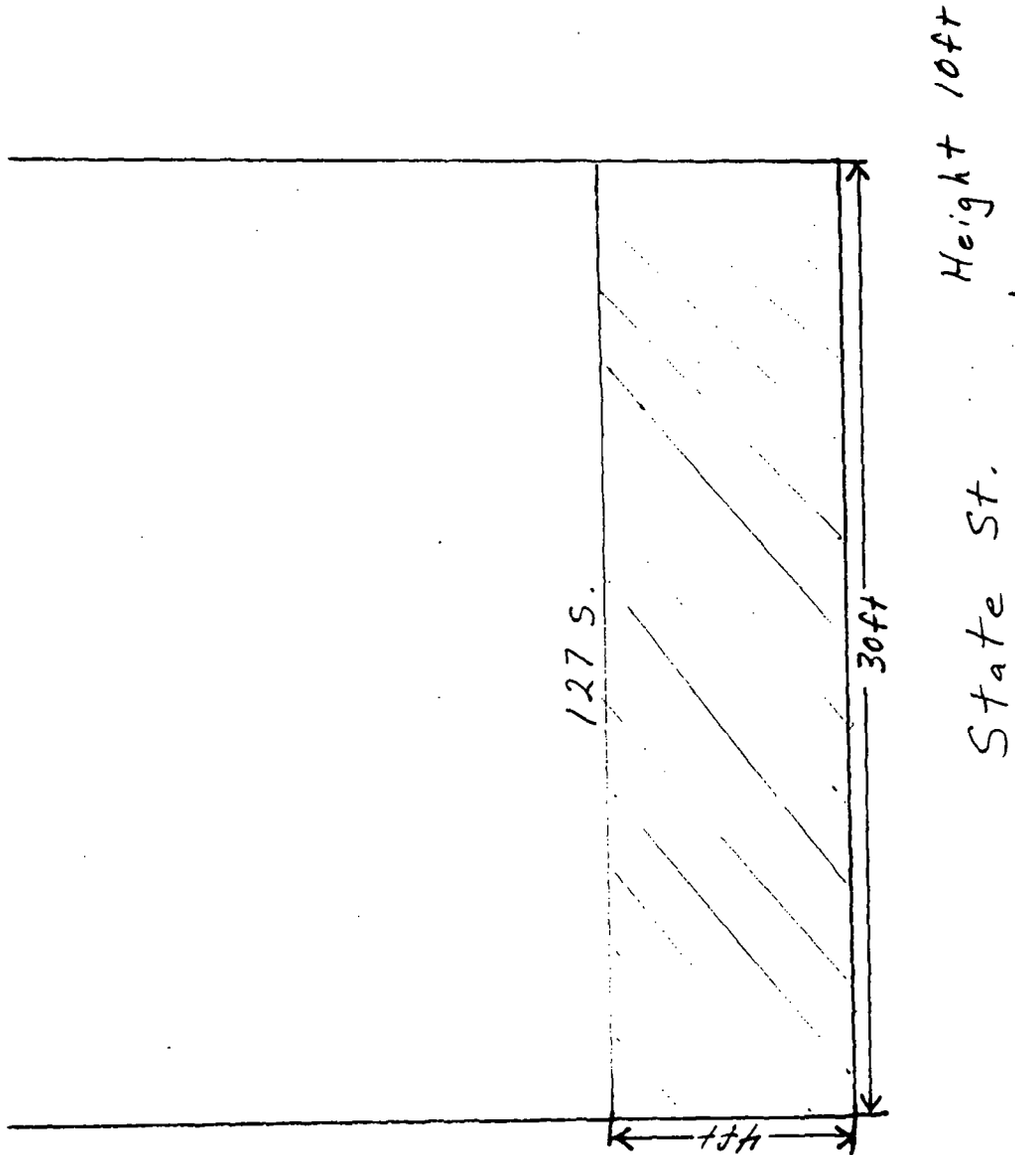
Bennett Brothers, Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Bennett Brothers, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use vaulted space under the public right-of-way adjacent to its

(Continued on page 48315)

Ordinance associated with this drawing printed on pages 48311 through 48313 of this Journal.



(Continued from page 48313)

premises known as 134 -- 144 South Wabash Avenue. Said vaulted space shall measure one hundred seven (107) feet in length and eighteen (18) feet in width plus an additional area three and five-tenths (3.5) feet in length and ten (10) feet in width, running under the sidewalk on South Wabash Avenue. Authority herein given and granted for a period of five (5) years from and after September 12, 2000.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Thousand Nine Hundred Fifty-three and no/100 Dollars (\$3,953.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a)

perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or

destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48318 of this Journal.]

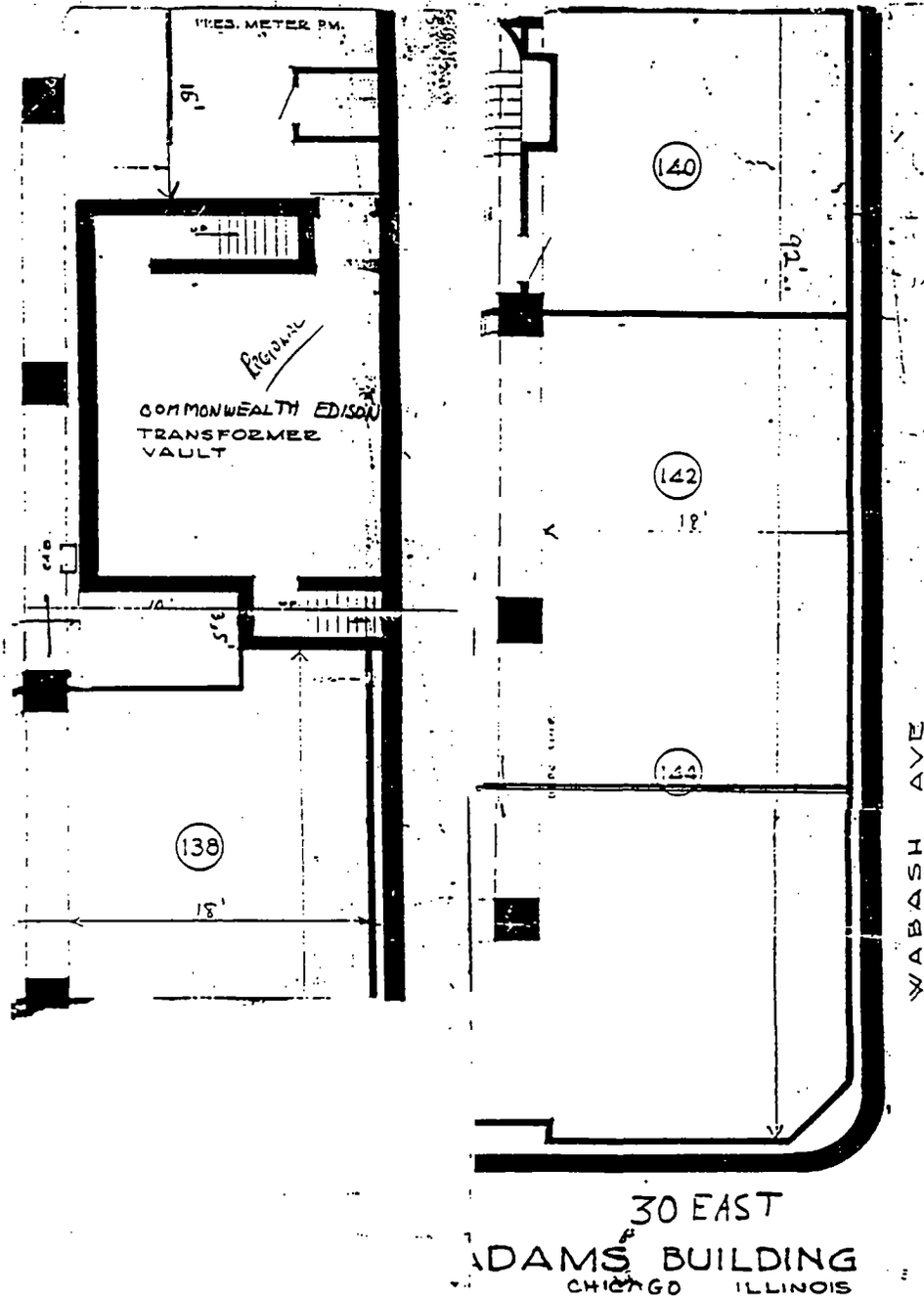
Ms. Gelda Meyer Bernstein.

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

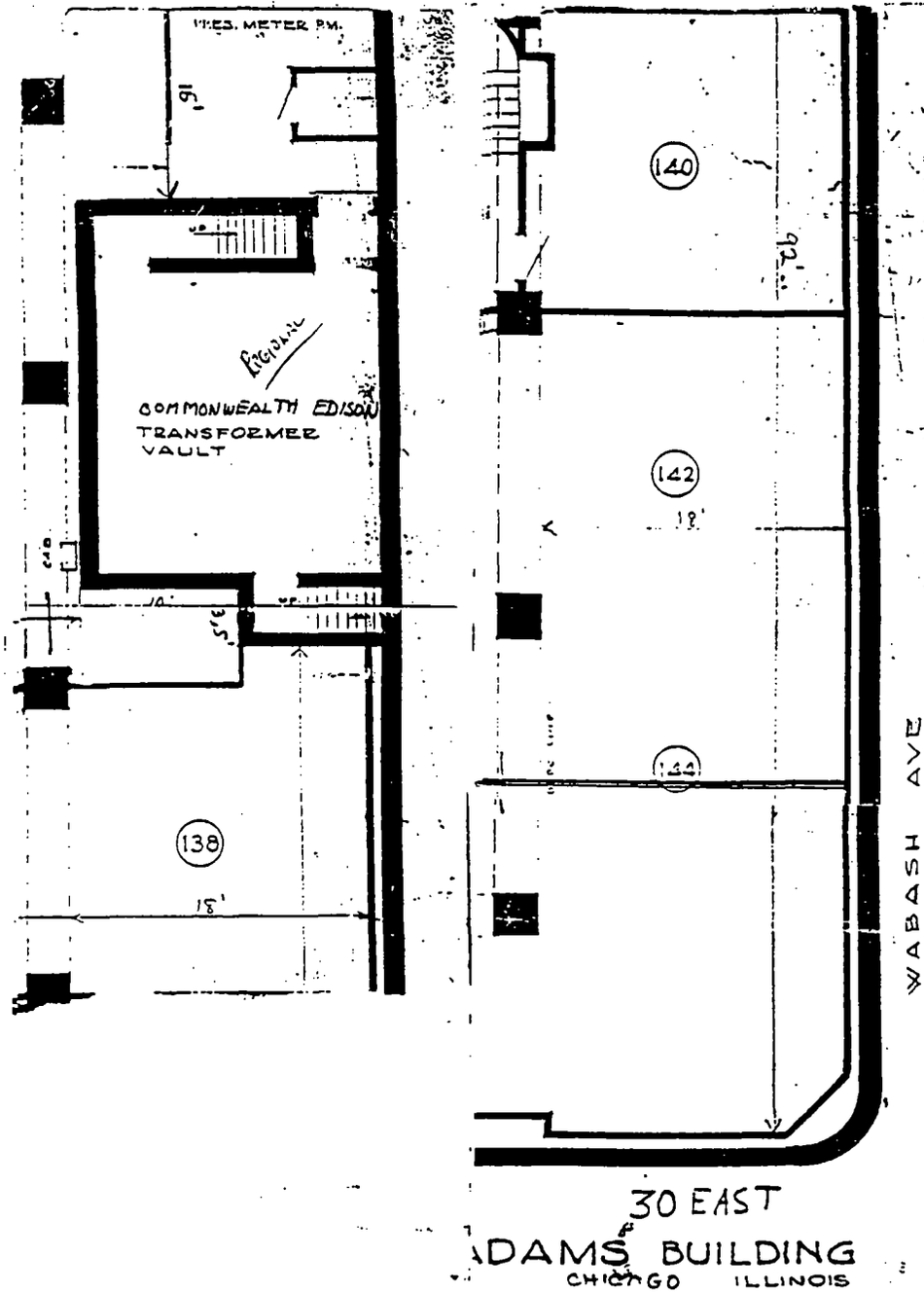
SECTION 1. Permission and authority are hereby given and granted to Gelda Meyer Bernstein, upon the terms and conditions of this ordinance, to maintain and use planter beds for seasonal plantings on the public right-of-way adjacent to its premises known as 1728 North North Park Avenue. Said planter beds shall be fifty (50) feet in length and two (2) feet in width allowing a minimum of six (6) feet of clear and unobstructed space for pedestrian passage. Authority herein given and granted for a period of five (5) years from and after date of passage.

(Continued on page 48319)

Ordinance associated with this drawing printed on pages 48313 through 48317 of this Journal.



Ordinance associated with this drawing printed on pages 48313 through 48317 of this Journal.



(Continued from page 48317)

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or

appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide

insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48322 of this Journal.]

Columbia College.

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

SECTION 1. Permission and authority are hereby given and granted to Columbia College, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) vaults under the public right-of-way adjacent to its premises known as 623 South Wabash Avenue. Described as follows:

South Wabash Avenue -- Front:

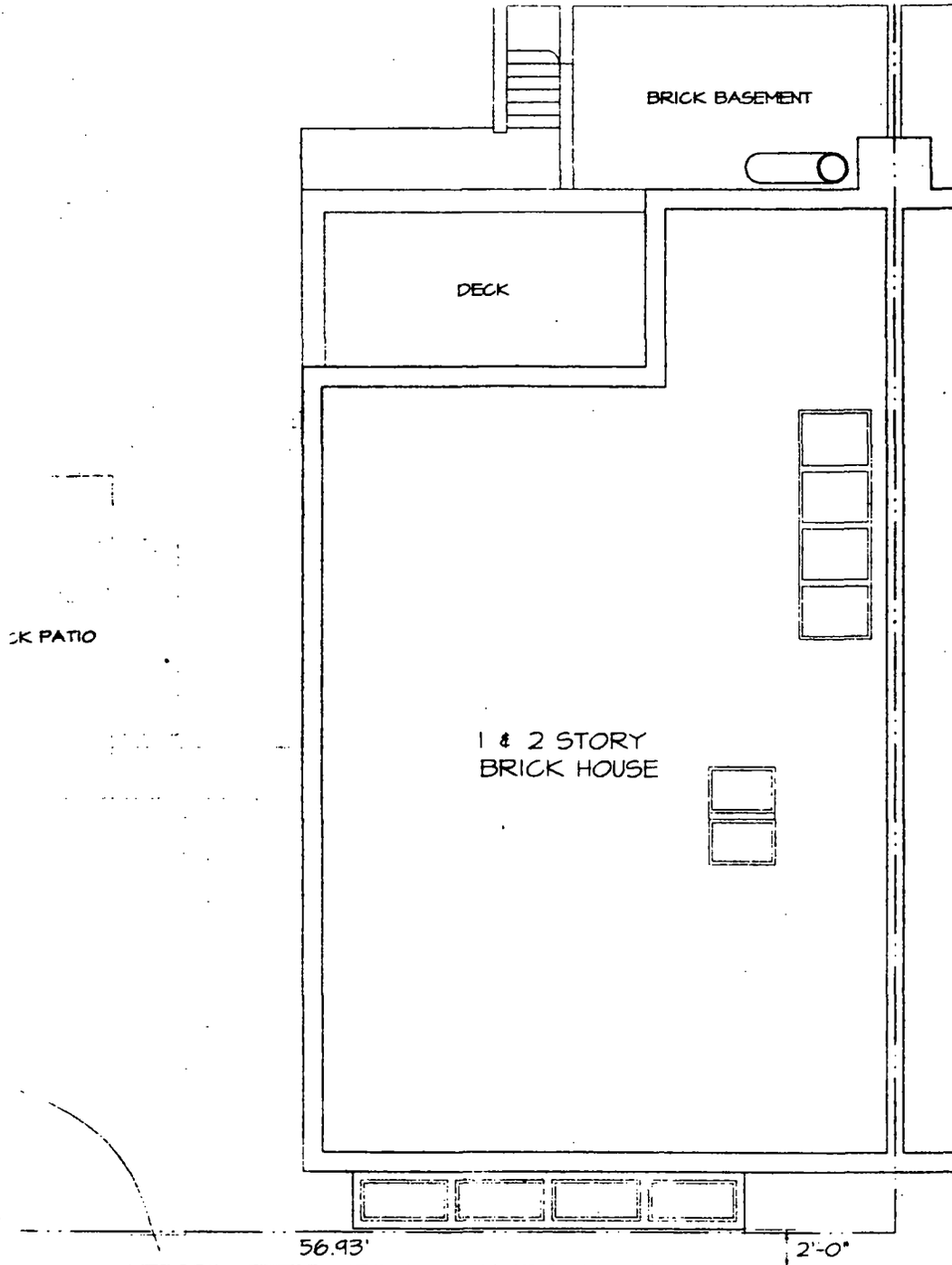
Area shall be approximately eighty-nine (89) feet in length and seventeen (17) feet in width, used for utility supplies and storage.

South Wabash Avenue -- Alley:

Area shall be approximately one hundred twenty (120) feet in length and eight and five-tenths (8.5) feet in width, used for utility (sewer) lines.

(Continued on page 48323)

Ordinance associated with this drawing printed on pages 48317 through 48321 of this Journal.



(Continued from page 48321)

Authority herein given and granted for a period of five (5) years from and after September 11, 2000.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of One Thousand One Hundred Two and no/100 Dollars (\$1,102.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the

obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48326 of this Journal.]

*First Friedman Joint Venture (Doing Business
As Courtyard By Marriott).*

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

SECTION 1. Permission and authority are hereby given and granted to First Friedman Joint Venture, doing business as Courtyard by Marriott, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use various privileges on the public right-of-way adjacent to its premises known as 165 East Ontario Street. Each privilege shall be described as follows:

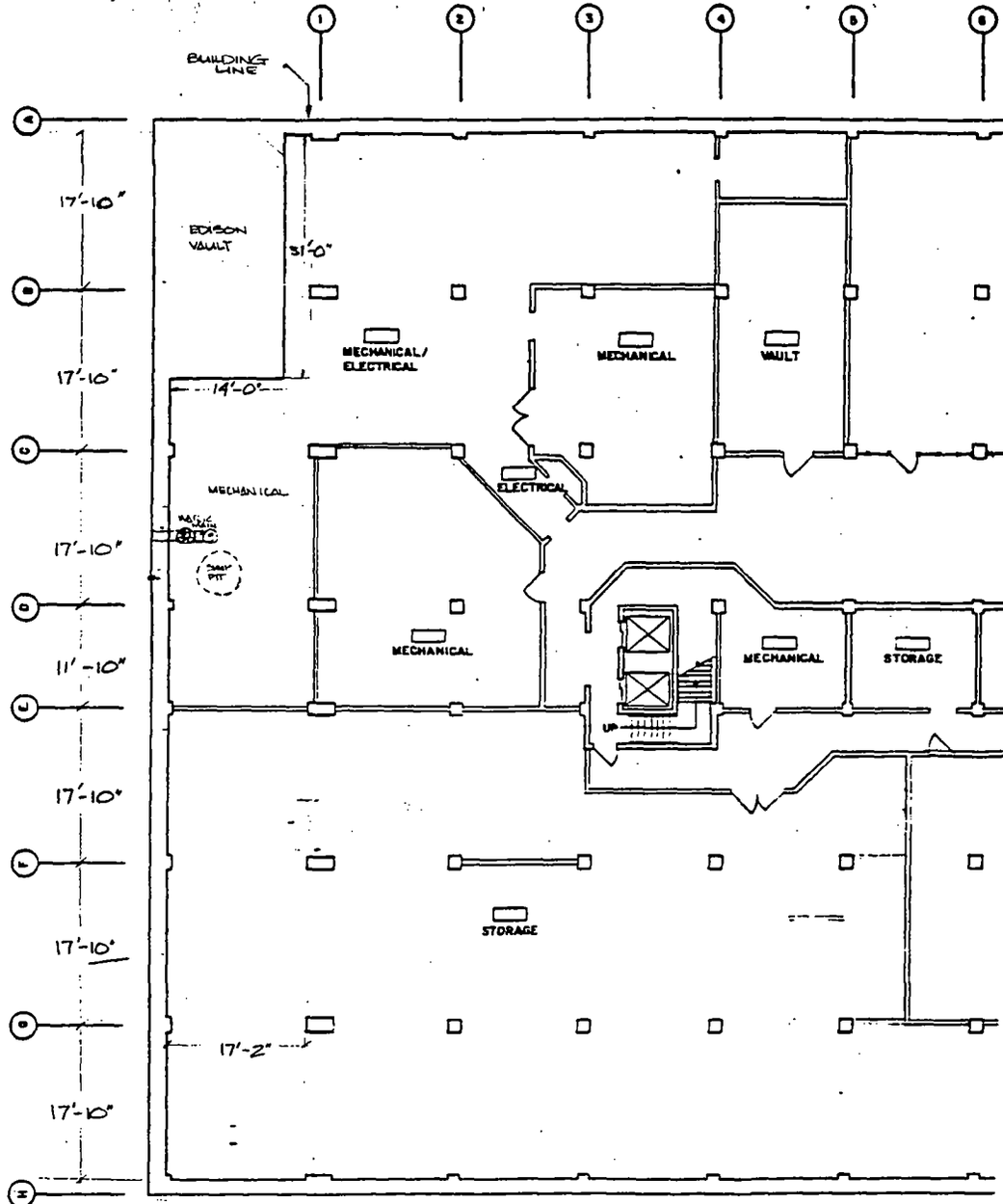
- 1) Six (6) planters for beautification purposes.

Three (3) planters on East Ontario Street, each shall measure thirty-four (34) feet in length and six (6) feet in width.

One (1) planter on East Ontario Street, shall measure fifteen (15) feet in length and six (6) feet in width.

(Continued on page 48327)

Ordinance associated with this drawing printed on pages 48321 through 48325 of this Journal.



 **BASEMENT FLOOR PLAN**
0 5 10 15 20 25 1/8" = 1'-0"

(Continued from page 48325)

Two (2) planters on North St. Clair Street, each shall measure seven (7) feet in length and six (6) feet in width.

Said planters shall leave six (6) feet of clear space for pedestrian movement at all times.

2) Seven (7) pipe bollards at various locations to protect the building from vehicular damage.

Two (2) pipe bollards on North St. Clair Street, each shall measure four (4) feet in length and six (6) inches in width.

Five (5) pipe bollards in alley, each shall measure four (4) feet in length and six (6) inches in width.

3) Compressor rack above alley shall measure twenty-four (24) feet in length and two (2) feet in width.

4) Curb cut shall measure fifty-five (55) feet in length and eight (8) feet in width. Curb cut shall be used for picking up and dropping off hotel guests. Said curb cut shall be located on North St. Clair Street.

5) Seven (7) caisson bells shall be installed to erect a twenty-three (23) story hotel with garage.

Three (3) on East Ontario Street, each shall measure one (1) foot in length and four (4) feet in width.

Four (4) in alley, each shall measure one (1) foot in length and four (4) feet in width.

6) Eight (8) canopies at various locations.

Three (3) on East Ontario Street, each shall measure eight (8) feet in length and two (2) feet in width.

One (1) on East Ontario Street, shall measure thirty-two (32) feet in length and four (4) feet in width.

Three (3) on North St. Clair Street, each shall measure eight (8) feet in length and two (2) feet in width.

One (1) on North St. Clair Street, shall measure thirty-six (36) feet in length and four (4) feet in width.

All the above items are subject to approval by the Department of Transportation.

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

The location of said privileges shall be shown on prints hereto attached, which by reference are hereby incorporated and made a part of this ordinance. Such privileges and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep those portions of the public way in, over or adjacent to said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privileges herein granted the sum of Eight Thousand Nine Hundred Eight and no/100 Dollars (\$8,908.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privileges herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for these privileges, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privileges. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privileges being granted by this ordinance are covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein

required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawings referred to in this ordinance printed on
pages 48331 through 48336 of this Journal.]

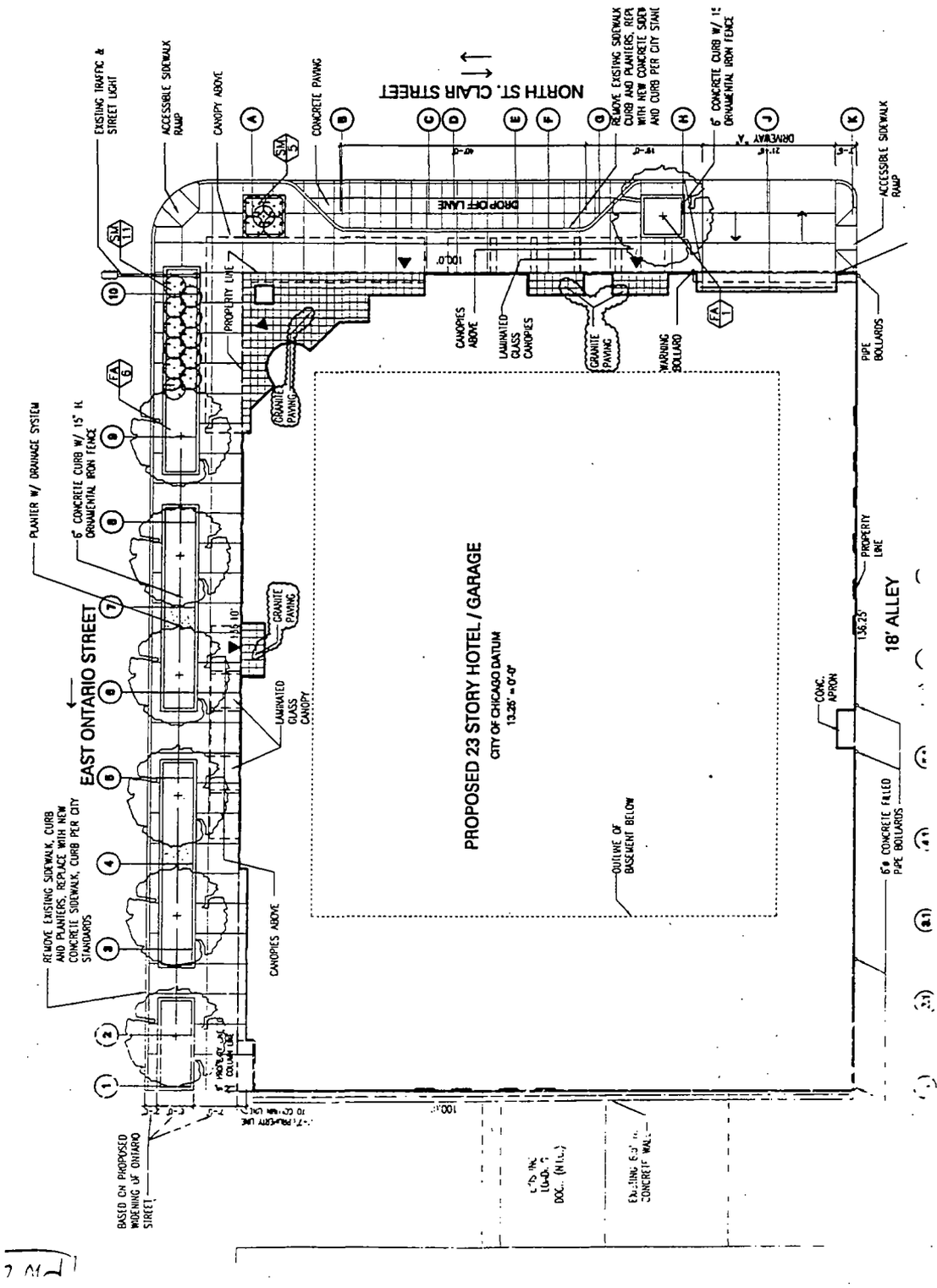
Dos Amigos Restaurant.

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

SECTION 1. Permission and authority are hereby given and granted to Dos Amigos Restaurant, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use an enclosure on the public way adjacent to the premises located at 2320 North Milwaukee Avenue. Said enclosure shall be installed for the purpose of housing a trash compactor in order to comply with the Streets and Sanitation orders. Said enclosure shall be approximately seven (7) feet in length and five (5) feet in width and be installed along the sidewalk on West Belden Avenue adjacent to the restaurant. Authority herein given and granted for a period of five (5) years from and after date of passage.

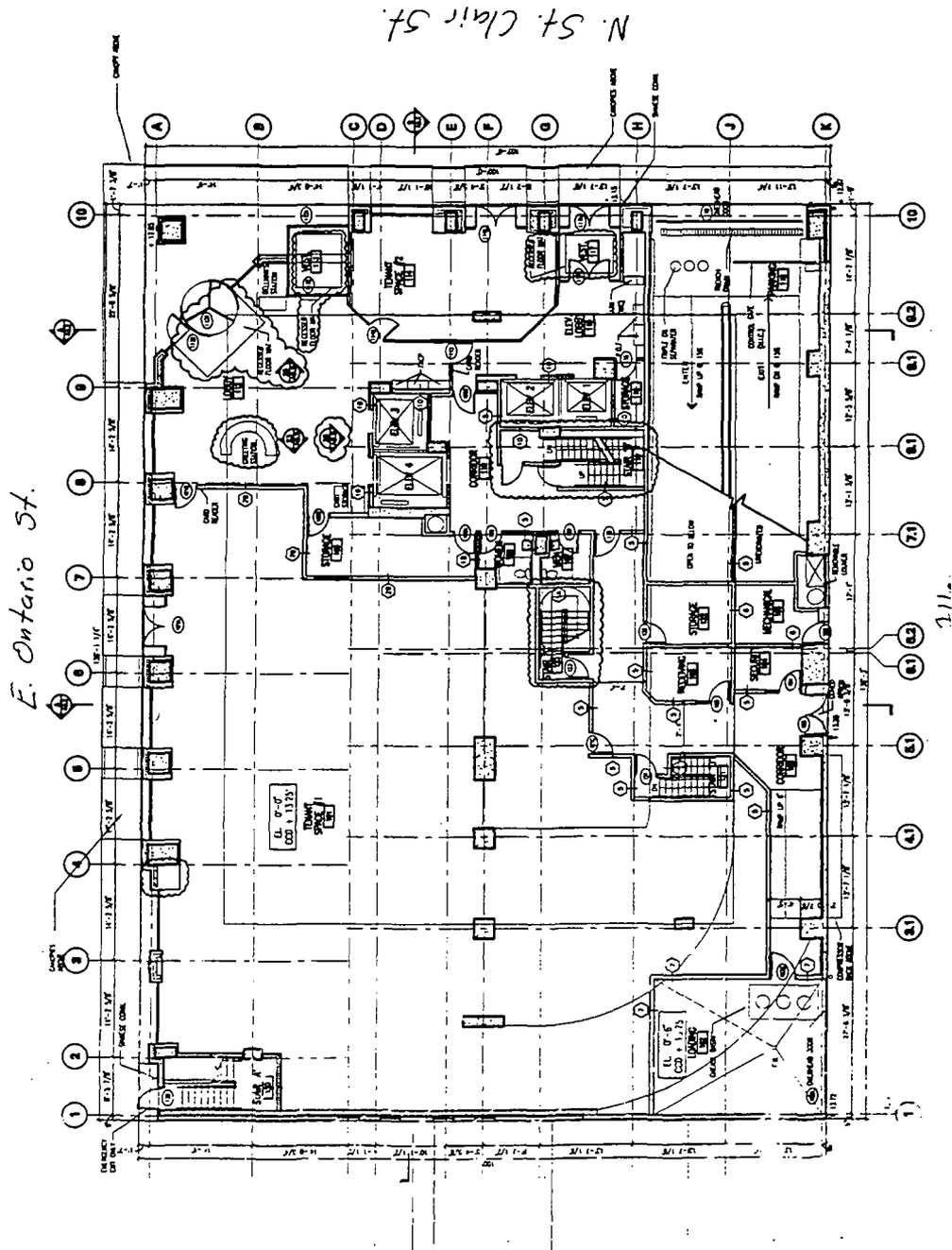
(Continued on page 48337)

Ordinance associated with this drawing printed on pages 48325 through 48330 of this Journal.



700

Ordinance associated with this drawing printed on pages 48325 through 48330 of this Journal.



(Continued from page 48330)

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or

appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide

insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48340 of this Journal.]

John R. Morreale Co.

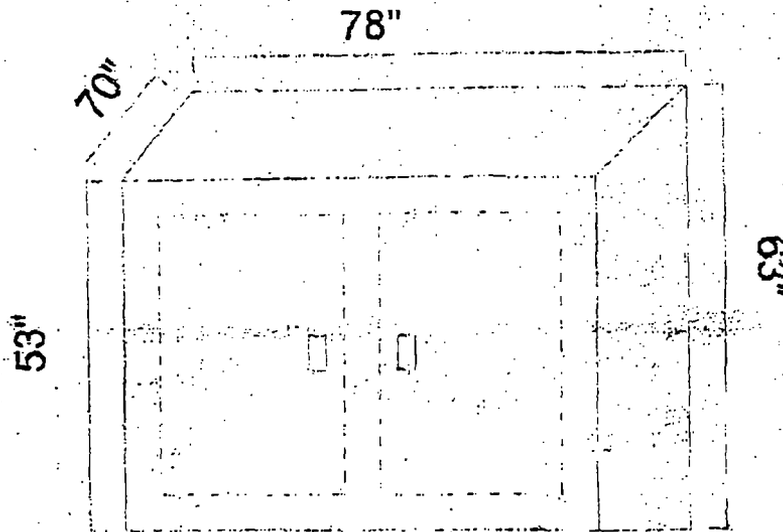
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to John R. Morreale Co., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now erected, two (2) ten (10) inch I-beams over the public right-of-way adjacent to its premises known as 216 North Peoria Street. Said I-beams shall extend eight (8) feet over the sidewalk from the premises known as 216 North Peoria Street. Authority herein given and granted for a period of five (5) years from and after September 12, 2000.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or

(Continued on page 48341)

Ordinance associated with this drawing printed on
pages 48330 through 48339 of this Journal.



DOS AMIGOS RESTAURA
2320 N. Milwaukee Chicag
(773)292-0106
Mr. Benney Barrios and Mr. S.
Measurements for refuse container.

(Continued from page 48339)

adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Four Hundred Seventy-three and no/ 100 Dollars (\$473.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform

such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48344 of this Journal.]

Mr. Hans Kief.

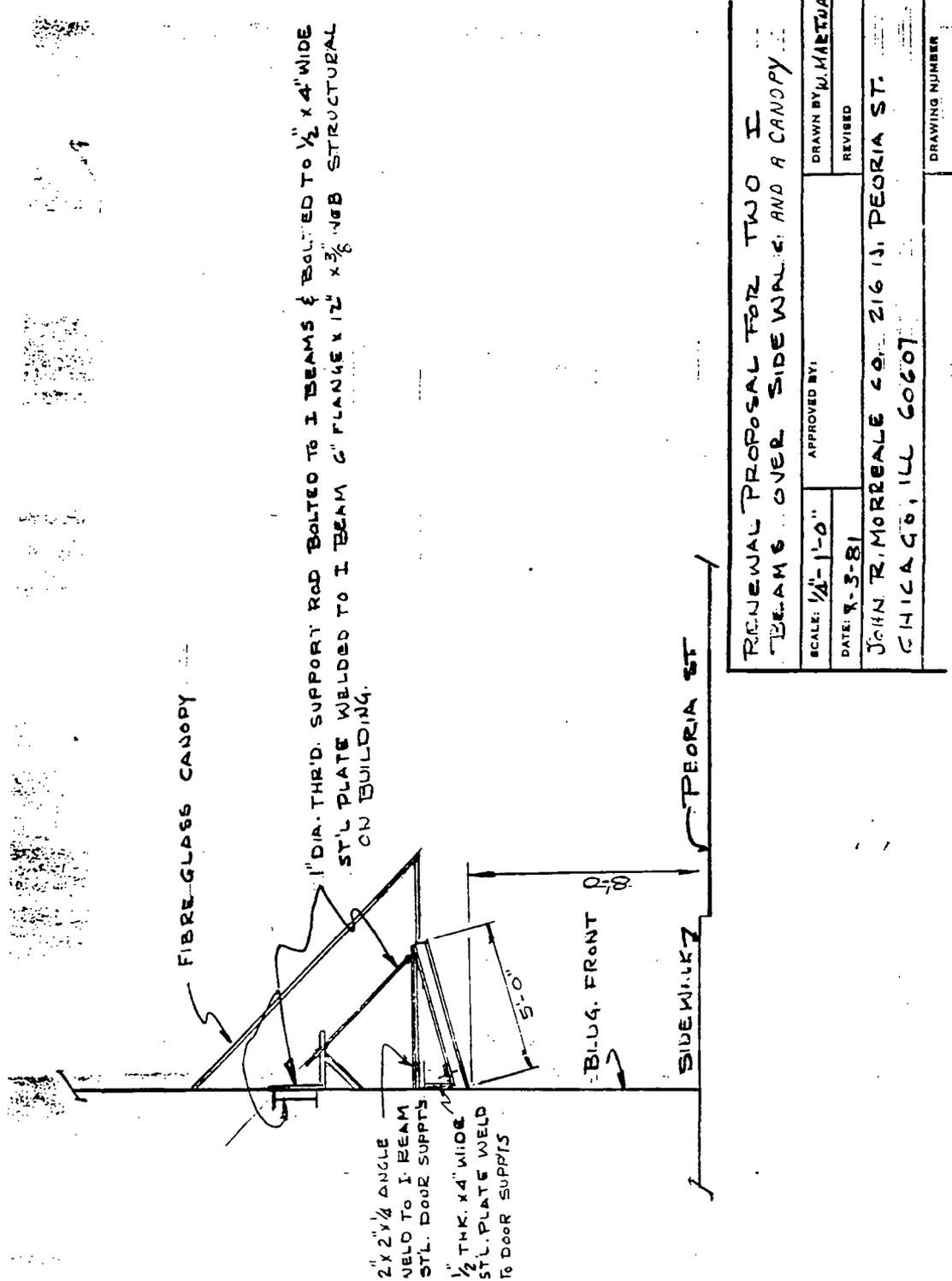
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Hans Kief, upon the terms and subject to the conditions of this ordinance, to maintain and use an existing vault under the public right-of-way adjacent to its premises known as 642 North Clark Street. Said vaulted space shall measure approximately twenty-one (21) feet in length and thirteen (13) feet in width. Said vaulted area shall be used for utilities and storage. Authority herein given and granted for a period of five (5) years from and after September 12, 2000.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

(Continued on page 48345)

Ordinance associated with this drawing printed on pages 48339 through 48343 of this Journal.



RENEWAL PROPOSAL FOR TWO I-BEAMS OVER SIDEWALK AND A CANOPY	
SCALE: 1/4" = 1'-0"	APPROVED BY:
DATE: 8-3-81	DRAWN BY: W. MARTUA
JOHN R. MORREALE CO. 216 N. PEORIA ST. CHICAGO, ILL 60607	
DRAWING NUMBER	

(Continued from page 48343)

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall

immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on page 48348 of this Journal.]

Lincoln Property Company.

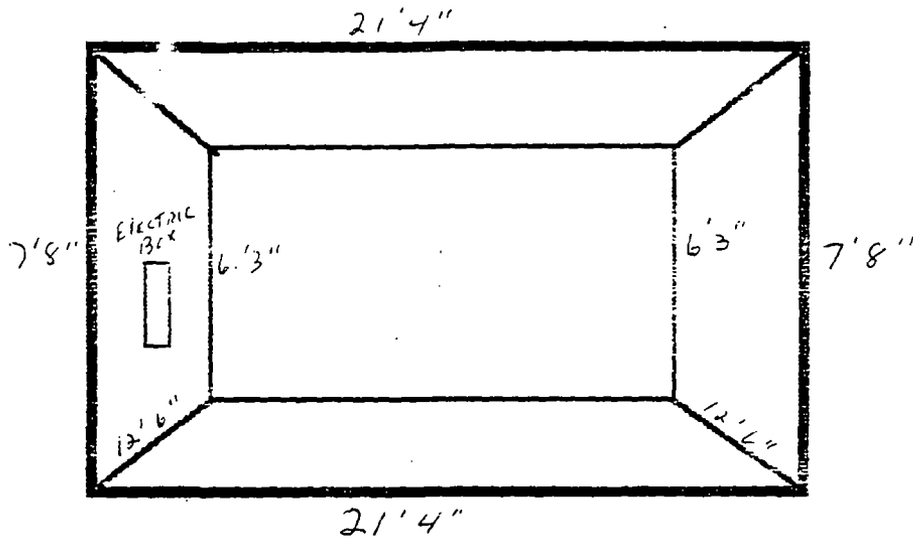
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lincoln Property Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, a trellis over the public right-of-way adjacent to its premises known as 120 North LaSalle Street. Said trellis shall be constructed pursuant to guidelines established and approved by the Chicago Planning Commission July 13, 1989. Said trellis shall be three hundred sixty-four (364) feet in length and eight and seventy-five hundredths (8.75) feet in width for a total of three thousand one hundred eighty-five (3,185) square feet. Said trellis shall extend over West Couch Place from the west line of North LaSalle Street to the east line of North Wells Street and will define the pedestrian way. Authority herein given and granted for a period of five (5) years from and after September 12, 2000.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

(Continued on page 48349)

Ordinance associated with this drawing printed on pages 48343 through 48346 of this Journal.



642 N CLARK

(Continued from page 48347)

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Ten Thousand Three Hundred Nine and no/100 Dollars (\$10,309.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner

of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on page 48352 of this Journal.]

Metropolitan Pier And Exposition Authority.

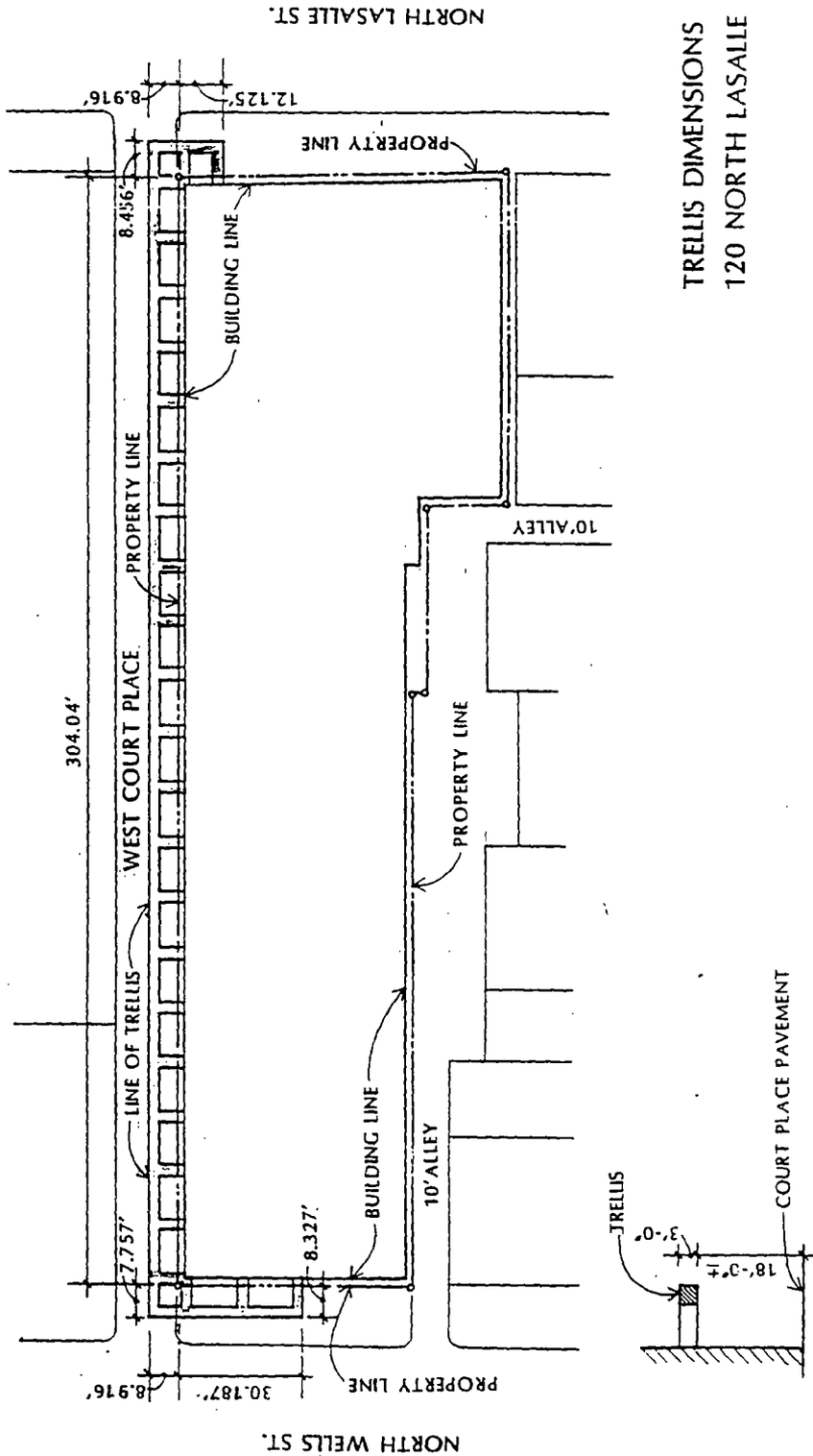
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Metropolitan Pier and Exposition Authority, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use two (2) pedestrian bridges over the public right-of-way adjacent to its premises known as 2301 South Dr. Martin Luther King, Jr. Drive. The north bridge connects the Hyatt Hotel to the new Hyatt McCormick Place Conference Center. The south bridge connects the south building of McCormick Place to the Hyatt McCormick Place Conference Center. The north bridge is approximately one hundred twenty-six (126) feet in length and ten (10) feet in width, to be installed twenty-four (24) feet above grade. The south bridge is approximately three hundred (300) feet in length and fourteen (14) feet in width, to be installed thirty-two (32) feet above grade level. Authority herein given and granted for a period of five (5) years from and after date of passage.

The location of said privilege shall be shown on prints hereto attached, which by reference are hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

(Continued on page 48353)

Ordinance associated with this drawing printed on pages 48347 through 48350 of this Journal.



TRELLIS DIMENSIONS
120 NORTH LASALLE

SECTION AT TRELLIS

(Continued from page 48351)

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Four Thousand Seven Hundred Fifty-eight and no/100 Dollars (\$4,758.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner

of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawings referred to in this ordinance printed on pages 48356 through 48358 of this Journal.]

Mexican Consulate.

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

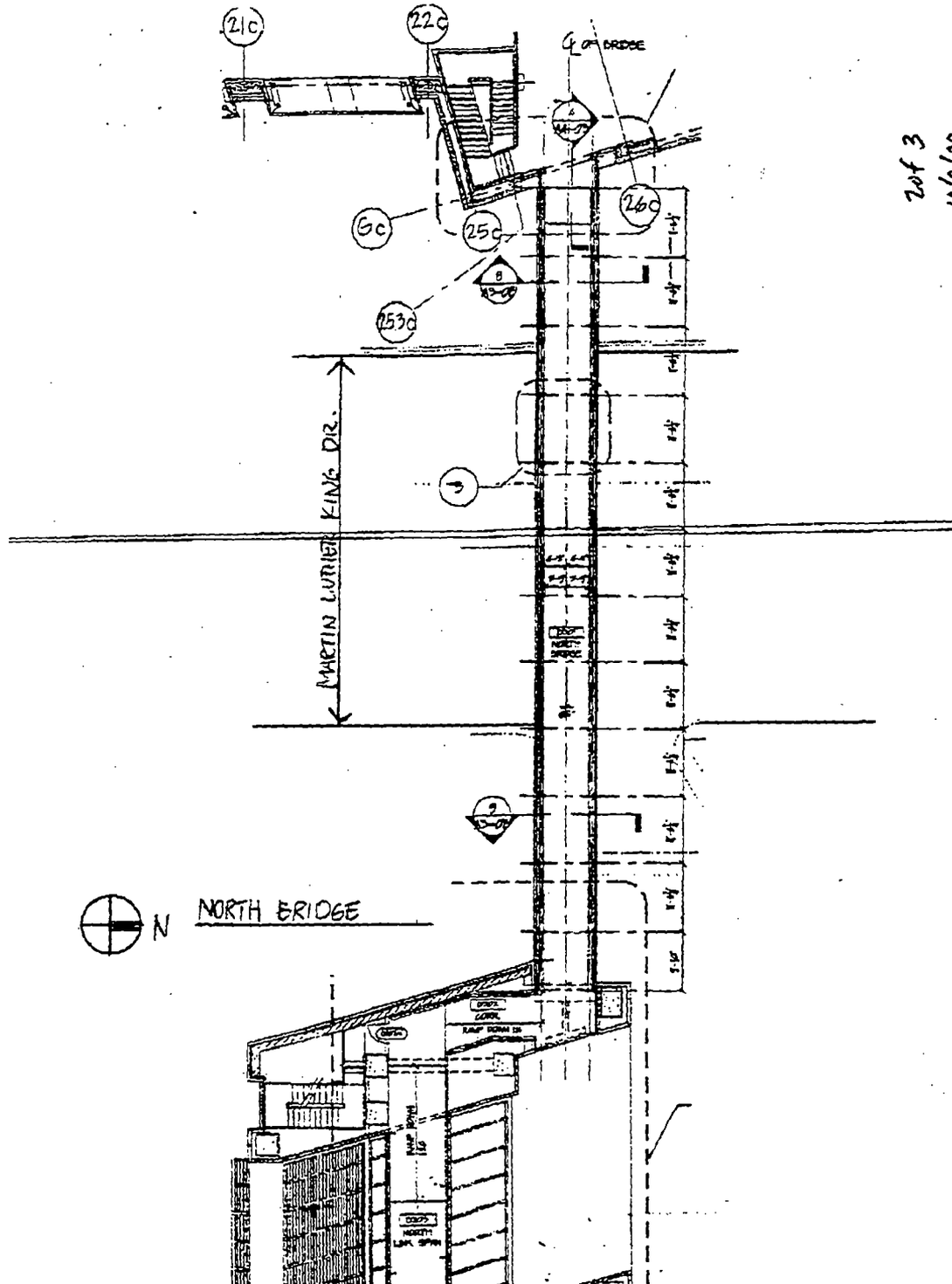
SECTION 1. Permission and authority are hereby given and granted to the Mexican Consulate, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) concrete brick paver on the public right-of-way adjacent to its premises known as 202 -- 204 South Ashland Avenue. Said concrete brick paver shall be three (3) feet in length and sixty (60) feet in width along South Ashland Avenue. Authority herein given and granted for a period of five (5) years from and after date of passage.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

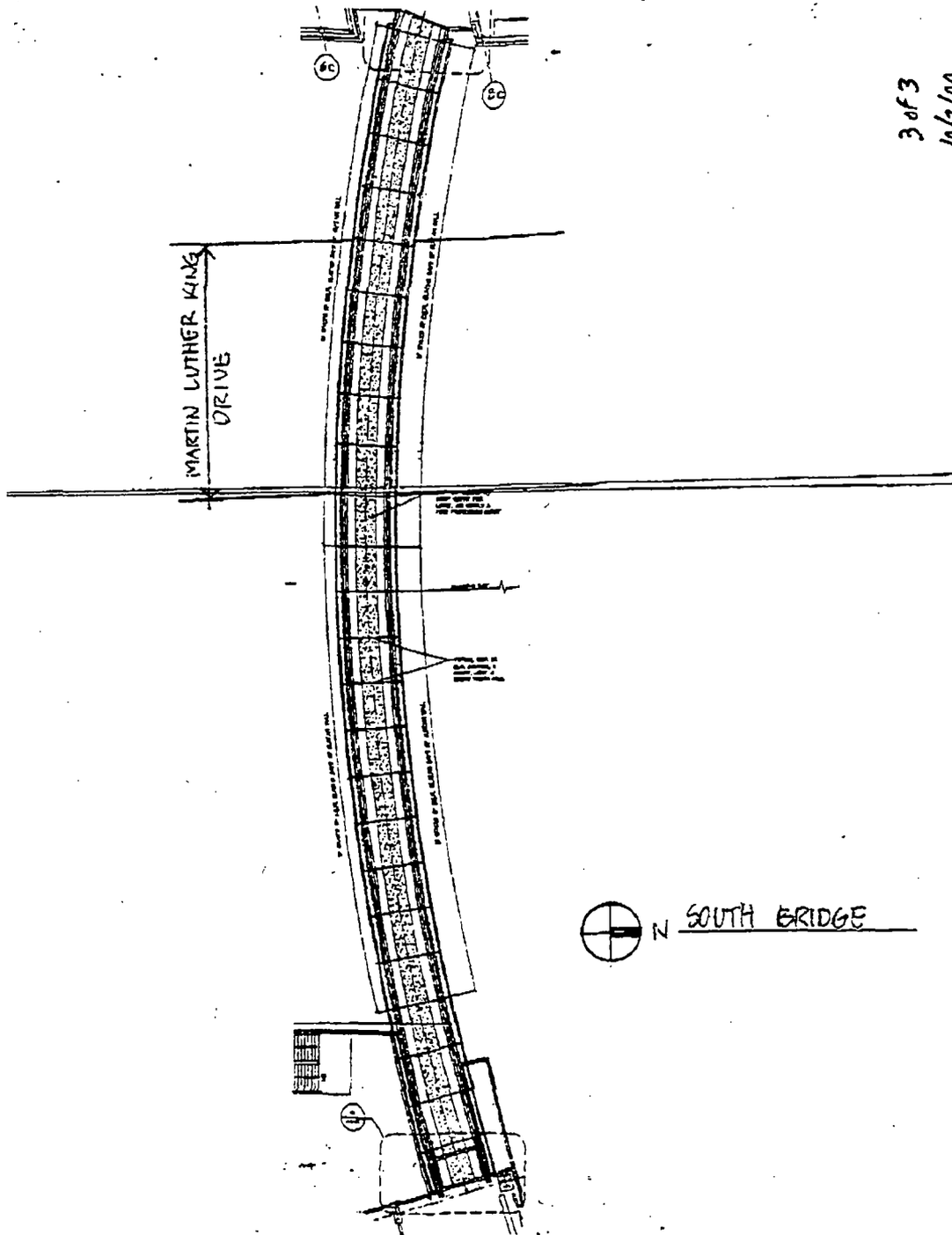
(Continued on page 48359)

Ordinance associated with this drawing printed on pages 48351 through 48354 of this Journal.



2 of 3
m/lan

Ordinance associated with this drawing printed on pages 48351 through 48354 of this Journal.



3 of 3
10/12/00

(Continued from page 48355)

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates

renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

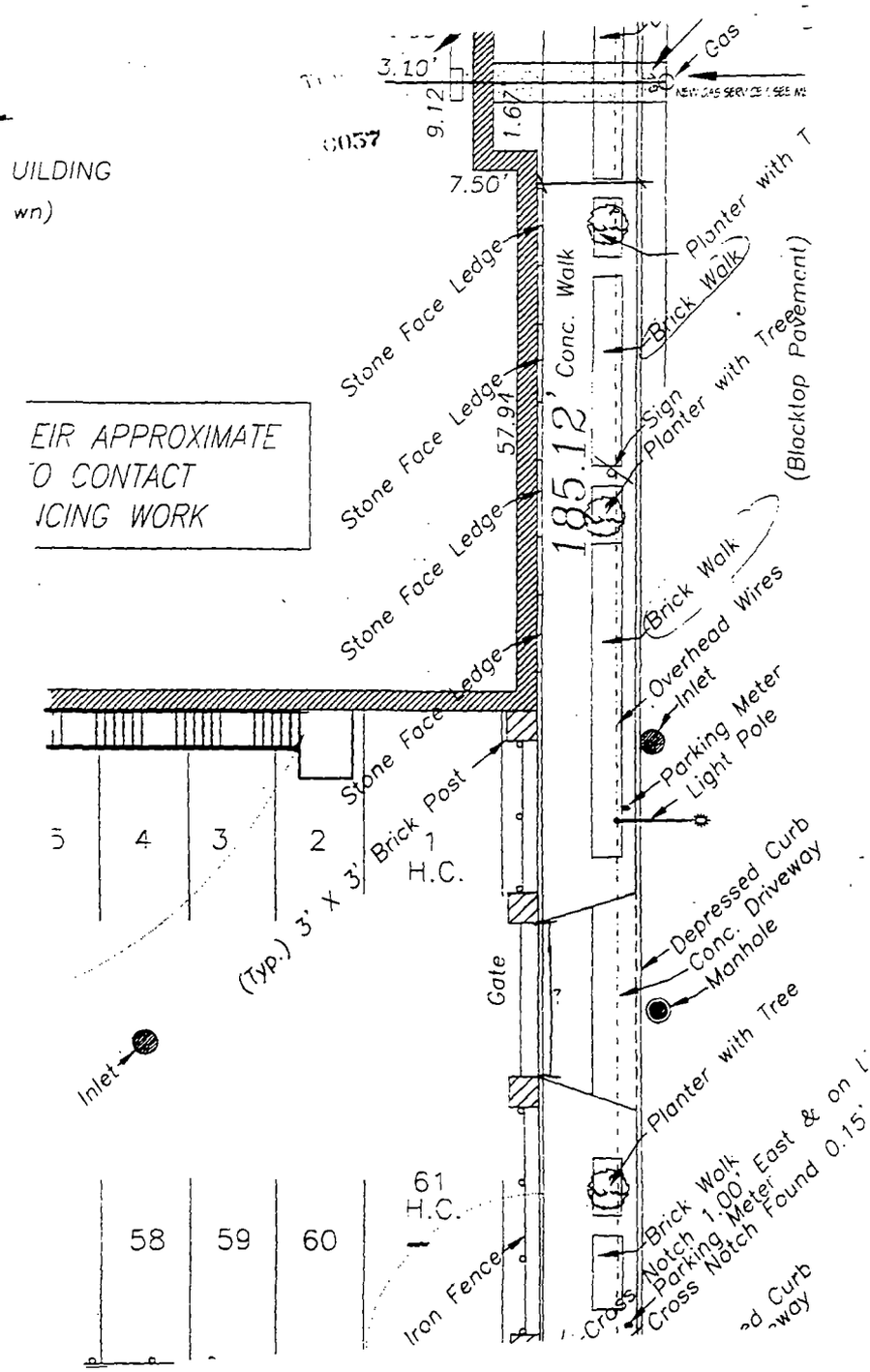
SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48361 of this Journal.]

Ordinance associated with this drawing printed on pages 48355 through 48360 of this Journal.



North Lake Astor, Lake Shore Drive Association.
(1400 North Astor Street)

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

SECTION 1. Permission and authority are hereby given and granted to North Lake Astor, Lake Shore Drive Association, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use a granite marker for beautification purposes on the public right-of-way adjacent to its premises known as 1400 North Astor Street. Said granite marker shall measure fifteen (15) inches in length and six (6) inches in width. Granite marker shall be on the parkway designating Astor Street as a landmarked street. Authority herein given and granted for a period of five (5) years from and after date of passage.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to

a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be

charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48365 of this Journal.]

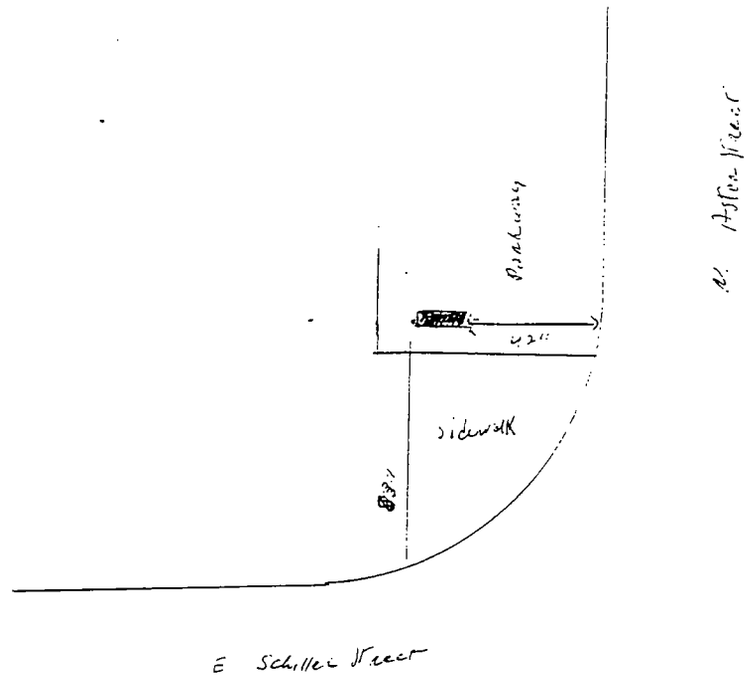
North State Astor, Lake Shore Drive Association.
(45 -- 47 East Division Street)

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

(Continued on page 48366)

Ordinance associated with this drawing printed on pages 48362 through 48364 of this Journal.

1400' wide + 5' from street



(Continued from page 48364)

SECTION 1. Permission and authority are hereby given and granted to North State Astor, Lake Shore Drive Association, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use a granite marker for beautification purposes on the public right-of-way adjacent to its premises known as 45 -- 47 East Division Street. Said granite marker shall measure fifteen (15) inches in length and six (6) inches in width. Granite marker shall be on the parkway designating Astor Street as a landmark street. Authority herein given and granted for a period of five (5) years from and after date of passage.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein

required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48369 of this Journal.]

Orleans Partners, 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 Orleans Partners, L.L.C., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use five (5) vertical tiers of five (5) balconies per tier for a total of twenty-five (25) balconies projecting over the public right-of-way adjacent to its premises known as 1444 North Orleans Street. The locations and measurements for each balcony are as follows:

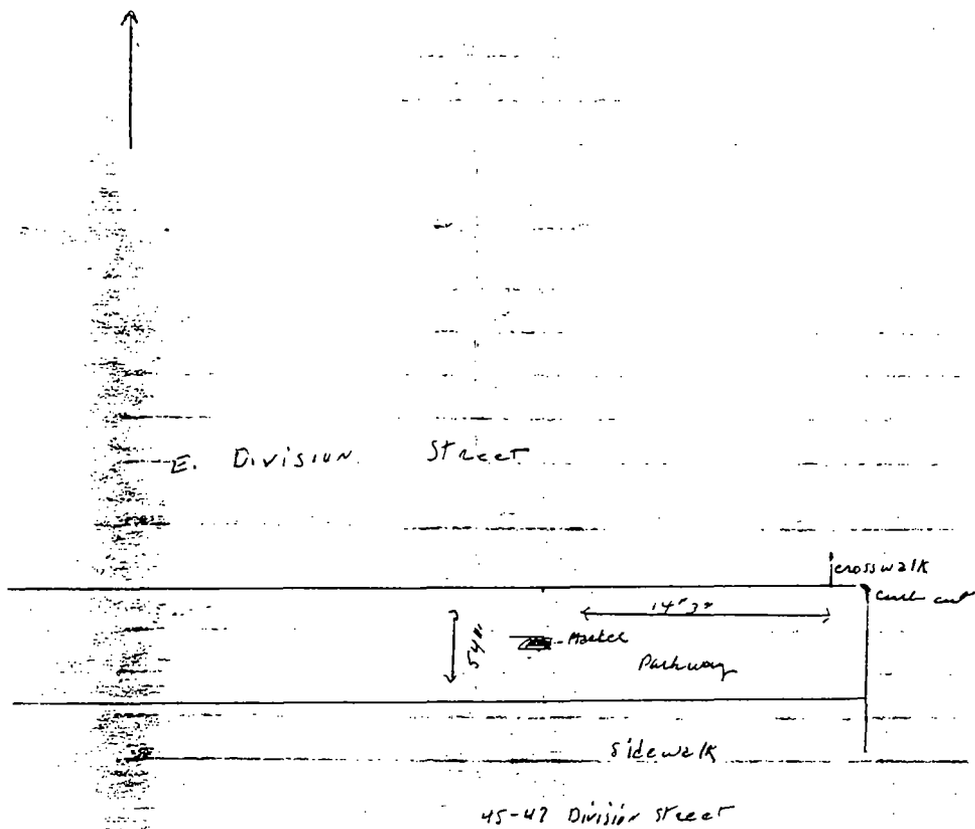
North Orleans Street:

(Continued on page 48370)

Ordinance associated with this drawing printed on pages 48364 through 48368 of this Journal.

45-49 EAST DIVISION

N Astor Street



(Continued from page 48368)

Three (3) vertical tiers of five (5) balconies per tier for a total of fifteen (15) balconies at eleven (11) feet in length and five (5) feet in width.

North Sedgwick Street:

Two (2) vertical tiers of five (5) balconies per tier for a total of ten (10) balconies at eleven (11) feet in length and five (5) feet in width.

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

The location of said privilege shall be shown on prints hereto attached, which by reference are hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of One Thousand Two Hundred Fifty and no/100 Dollars (\$1,250.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to

a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the

permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

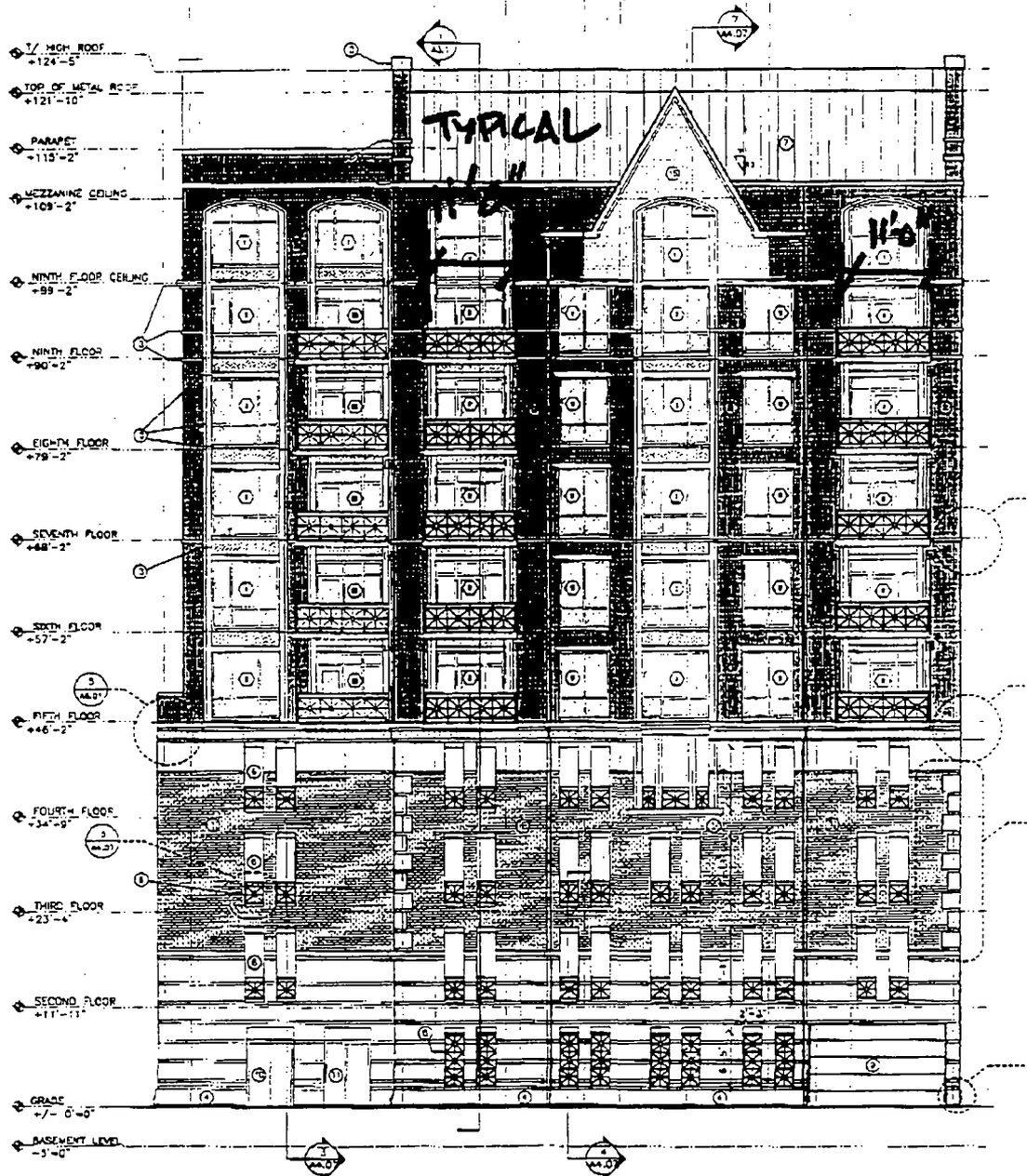
[Drawings referred to in this ordinance printed on
pages 48373 through 48378 of this Journal.]

Providence Saint Mel High School.

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

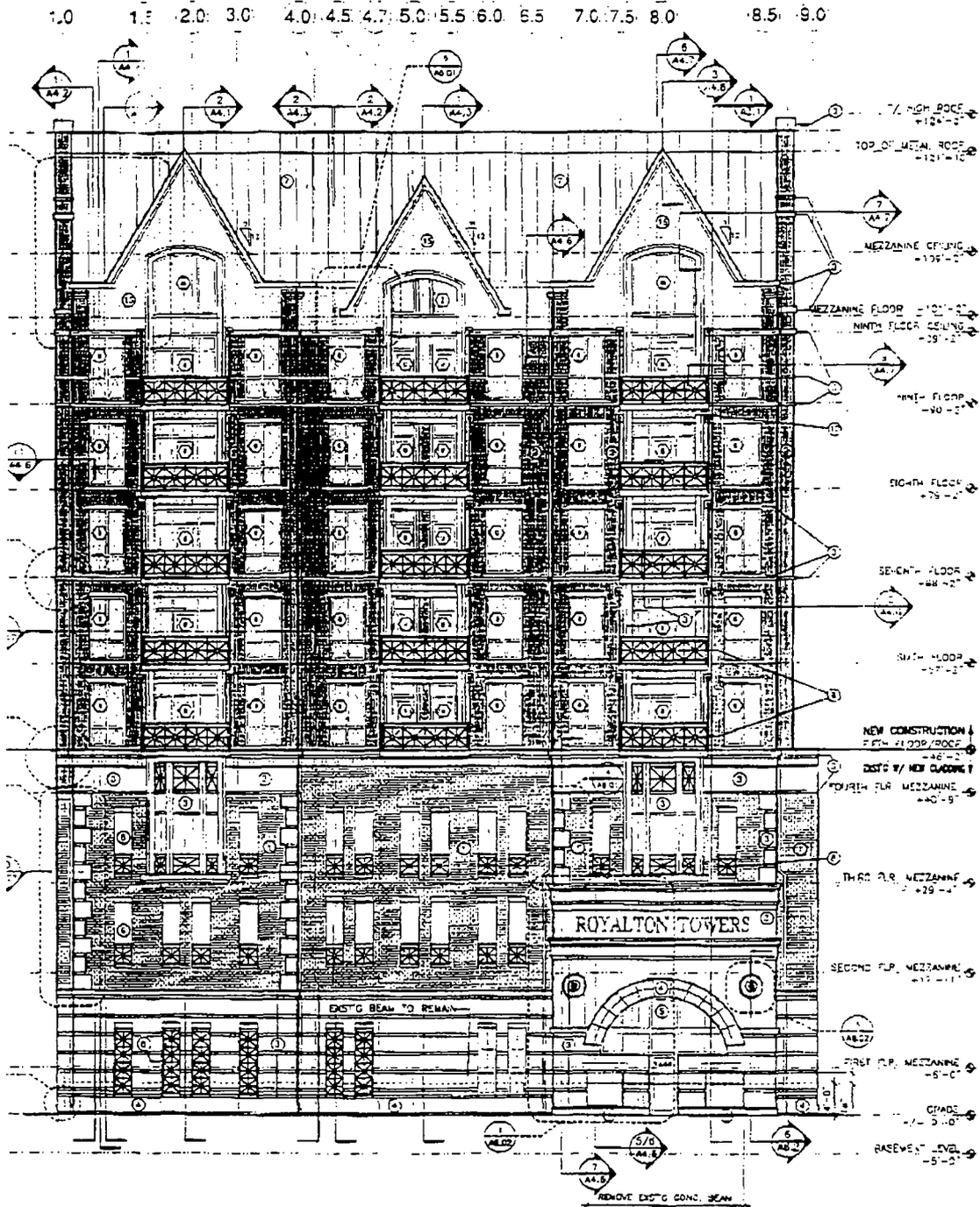
(Continued on page 48379)

Ordinance associated with this drawing printed on pages 48368 through 48372 of this Journal.



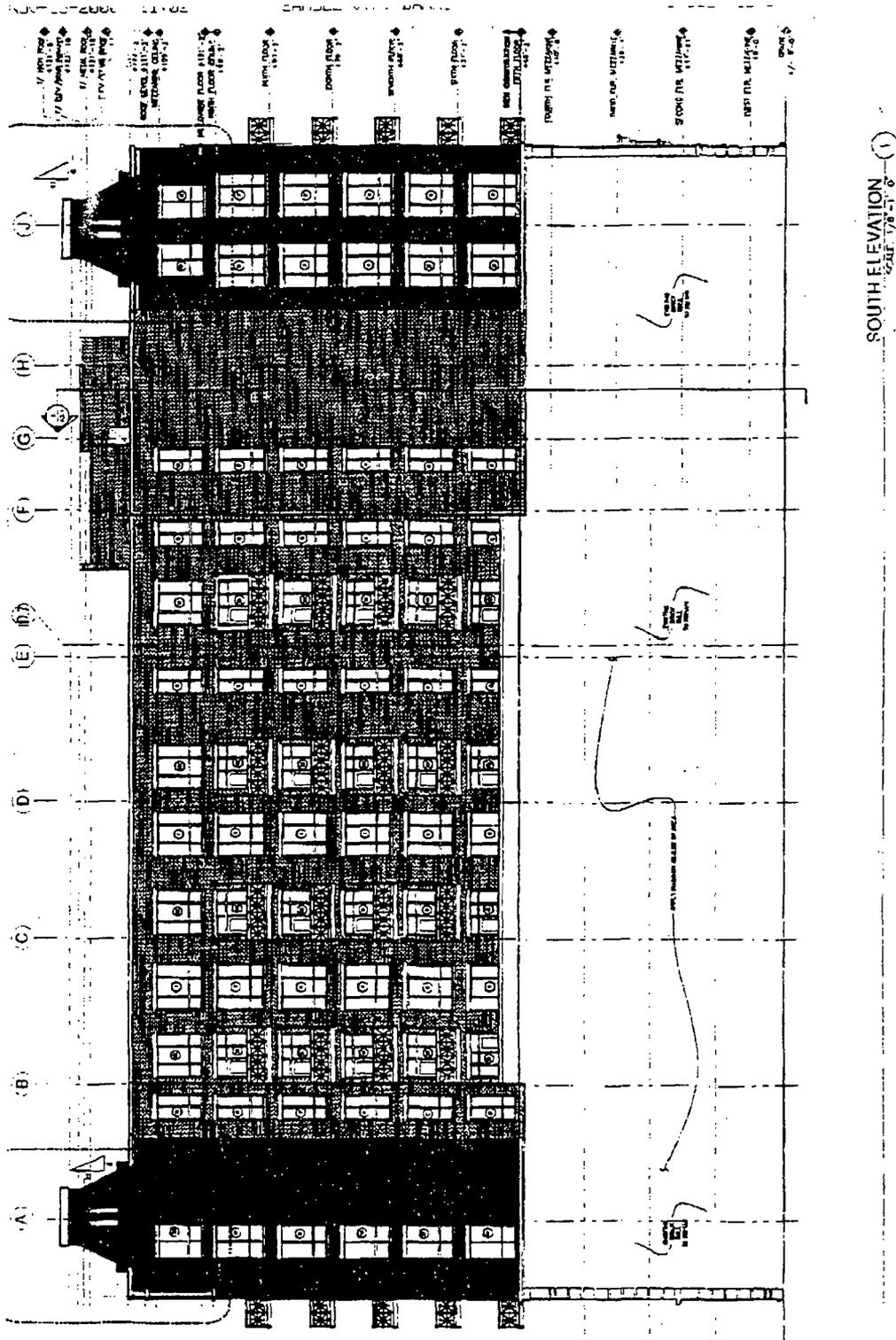
2 WEST ELEVATION (REAR) - SEDGEWICK ST. FACADE
SCALE: 1/8"=1'-0"

Ordinance associated with this drawing printed on pages 48368 through 48372 of this Journal.

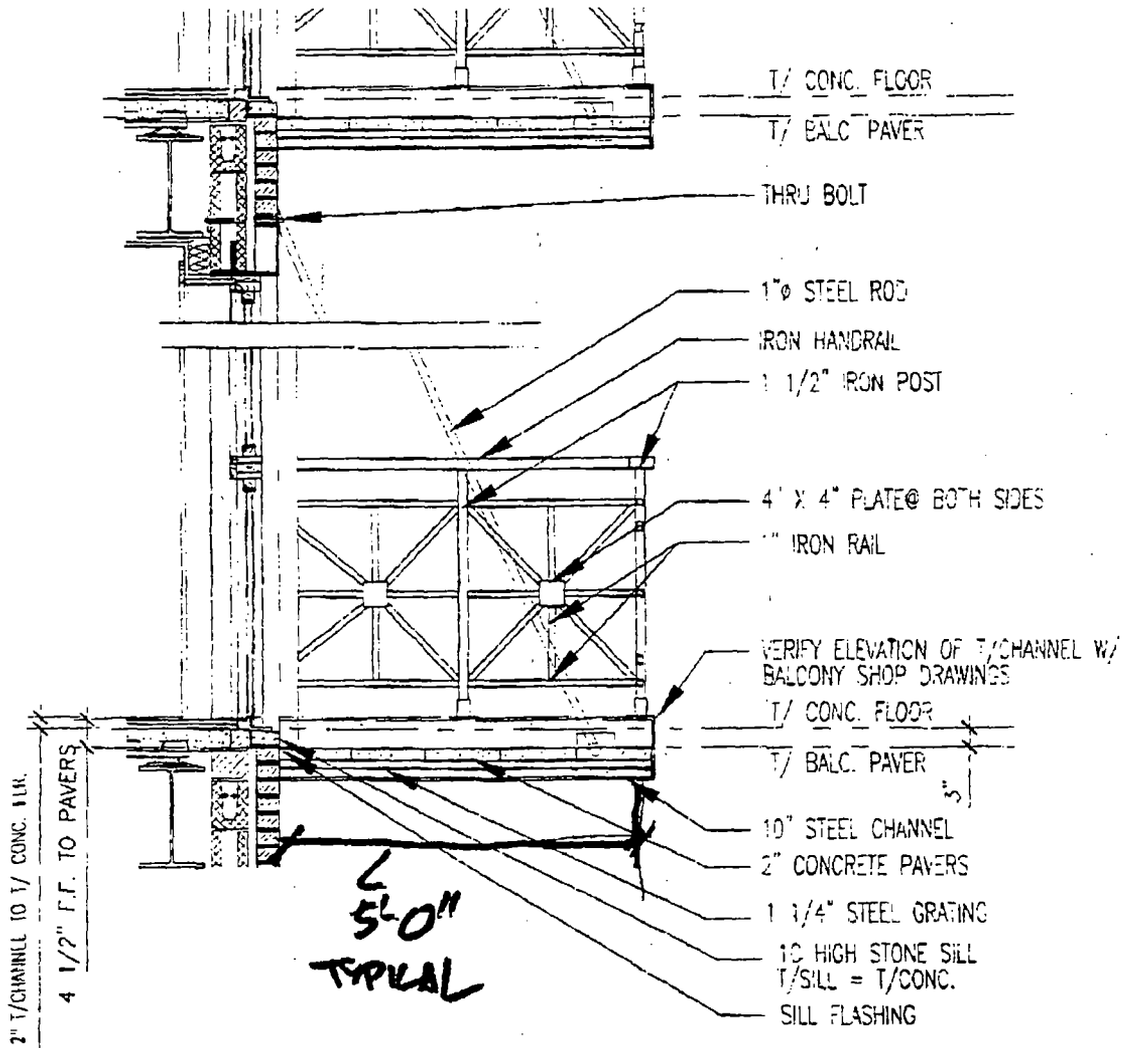


1 EAST ELEVATION (FRONT) - ORLEANS ST. FAÇADE
SCALE: 1/8" = 1'-0"

Ordinance associated with this drawing printed on pages 48368 through 48372 of this Journal.



Ordinance associated with this drawing printed on pages 48368 through 48372 of this Journal.



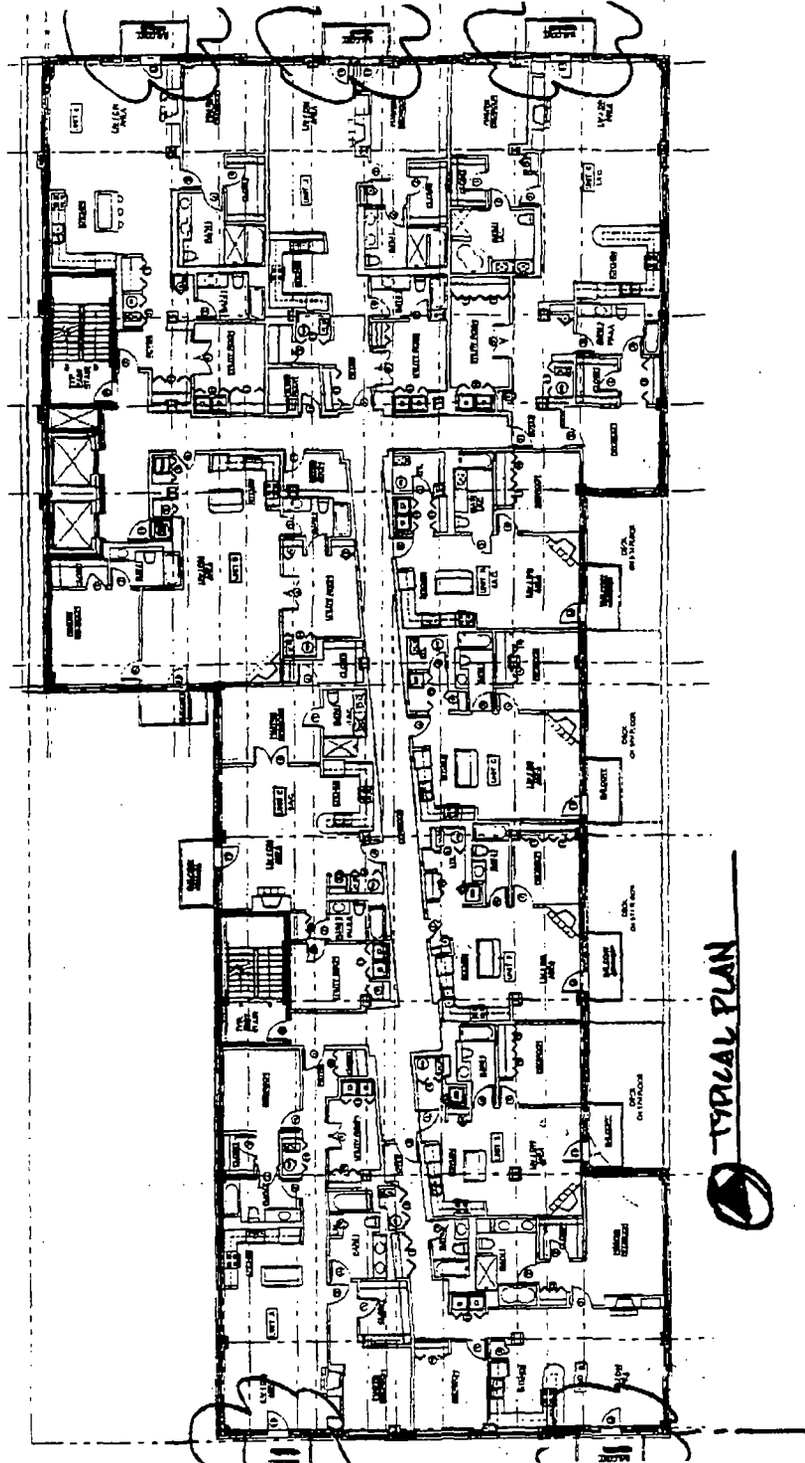
2 TYP. BALCONY SECTION

SCALE: 1/2" = 1'-0"

*NOTE: SEE ASK-1 FOR ACCESSIBLE BALCONY DETAIL

Ordinance associated with this drawing printed on pages 48368 through 48372 of this Journal.

NOTE: BUBBLED BALCONIES ARE
OVER PUBLIC WAY.



TYPICAL PLAN

(Continued from page 48372)

SECTION 1. Permission and authority are hereby given and granted to Providence Saint Mel High School, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) two (2) inch electrical conduit for installation of security camera under the public right-of-way adjacent to its premises known as 119 South Central Park Boulevard. Said conduit shall span West Monroe Street for a total of thirty-nine (39) feet in length. Conduit shall be installed under West Monroe Street at a depth determined after digger inspection. Authority herein given and granted for a period of five (5) years from and after October 2, 2000.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Two Hundred Thirty-four and no/100 Dollars (\$234.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein

required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48382 of this Journal.]

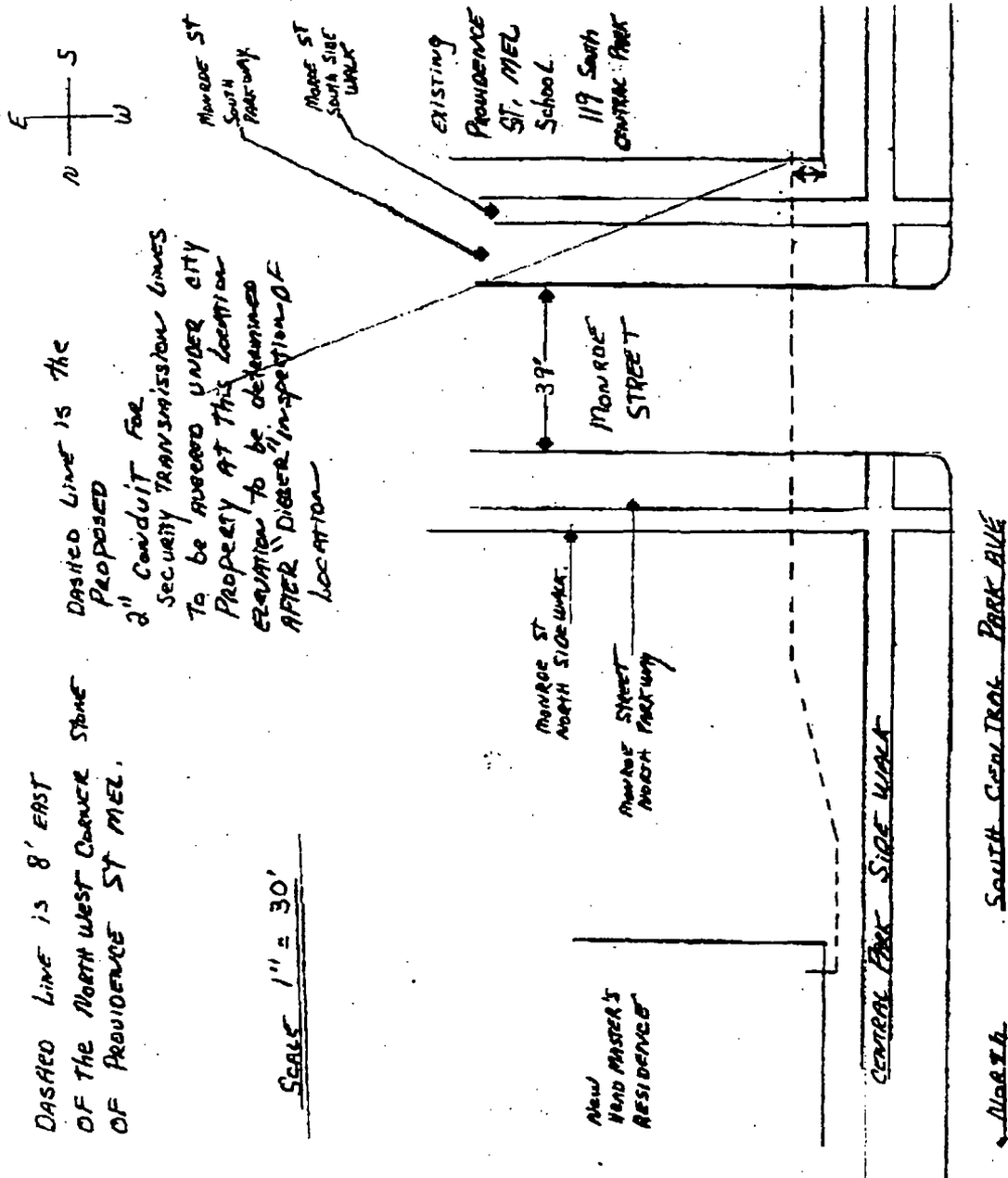
Standard Equipment Co.

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

SECTION 1. Permission and authority are hereby given and granted to Standard Equipment Co., upon the terms and subject to the conditions of this ordinance, to construct, maintain and use five (5) bollards on the public right-of-way adjacent to its premises known as 2033 West Walnut Street. Bollards shall be installed at the driveway entrances to protect the parkway landscaping. Bollards are approximately four (4) feet by four (4) feet "L" shaped and are three (3) feet in height. Authority herein given and granted for a period of five (5) years from and after date of passage.

(Continued on page 48383)

Ordinance associated with this drawing printed on pages 48372 through 48381 of this Journal.



DASHED LINE IS 8' EAST OF THE NORTH WEST CORNER STAKE OF PROVIDENCE ST MEL.

DASHED LINE IS THE PROPOSED 2" CONDUIT FOR SECURITY TRANSMISSION LINES TO BE RASSED UNDER CITY PROPERTY AT THE LOCATION. ELEVATION TO BE DETERMINED AFTER "DIGGER" INSPECTION-OF LOCATION.

SCALE 1" = 30'

119 South Central Park Chicago, Illinois 60624-2998 (312) 722-4600

Providence-St. Mel School

(Continued from page 48381)

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Two Hundred Fifty and no/100 Dollars (\$250.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or

appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has

filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48386 of this Journal.]

Mr. Clem Stein, Jr.

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

SECTION 1. Permission and authority are hereby given and granted to Mr. Clem Stein, Jr., upon the terms and subject to the conditions of this ordinance, to maintain and use, as is now installed, an occupation of space on the public right-of-way adjacent to his premises known as 74 East Elm Street. Said occupation of space shall be sixteen (16) feet in length and twenty-five (25) feet in width for a total of four hundred (400) square feet along East Elm Street (rear alley). Authority herein given and granted for a period of five (5) years from and after date of passage.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Eight Hundred Twenty-eight and no/100 Dollars (\$828.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

(Continued on page 48387)

Ordinance associated with this drawing printed on pages 48381 through 48385 of this Journal.



(Continued from page 48385)

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates

renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48389 of this Journal.]

VoiceStream.
(7320 West Belmont Avenue)

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

SECTION 1. Permission and authority are hereby given and granted to VoiceStream, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) planters for beautification purposes on the public right-of-way adjacent to its premises known as 7320 West Belmont Avenue. Said planters shall each measure forty-eight (48) inches in length and eighteen (18) inches in width. Planters shall be parallel to curb on four (4) inch base. Authority herein given and granted for a period of five (5) years from and after date of passage.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to

a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be

charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48393 of this Journal.]

VoiceStream.
(10337 South Torrence Avenue)

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

(Continued on page 48394)

(Continued from page 49392)

SECTION 1. Permission and authority are hereby given and granted to VoiceStream, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 10337 South Torrence Avenue. Said planters shall each measure eighteen (18) inches in length and forty-eight (48) inches in width. Authority herein given and granted for a period of five (5) years from and after date of passage.

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a)

perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48397 of this Journal.]

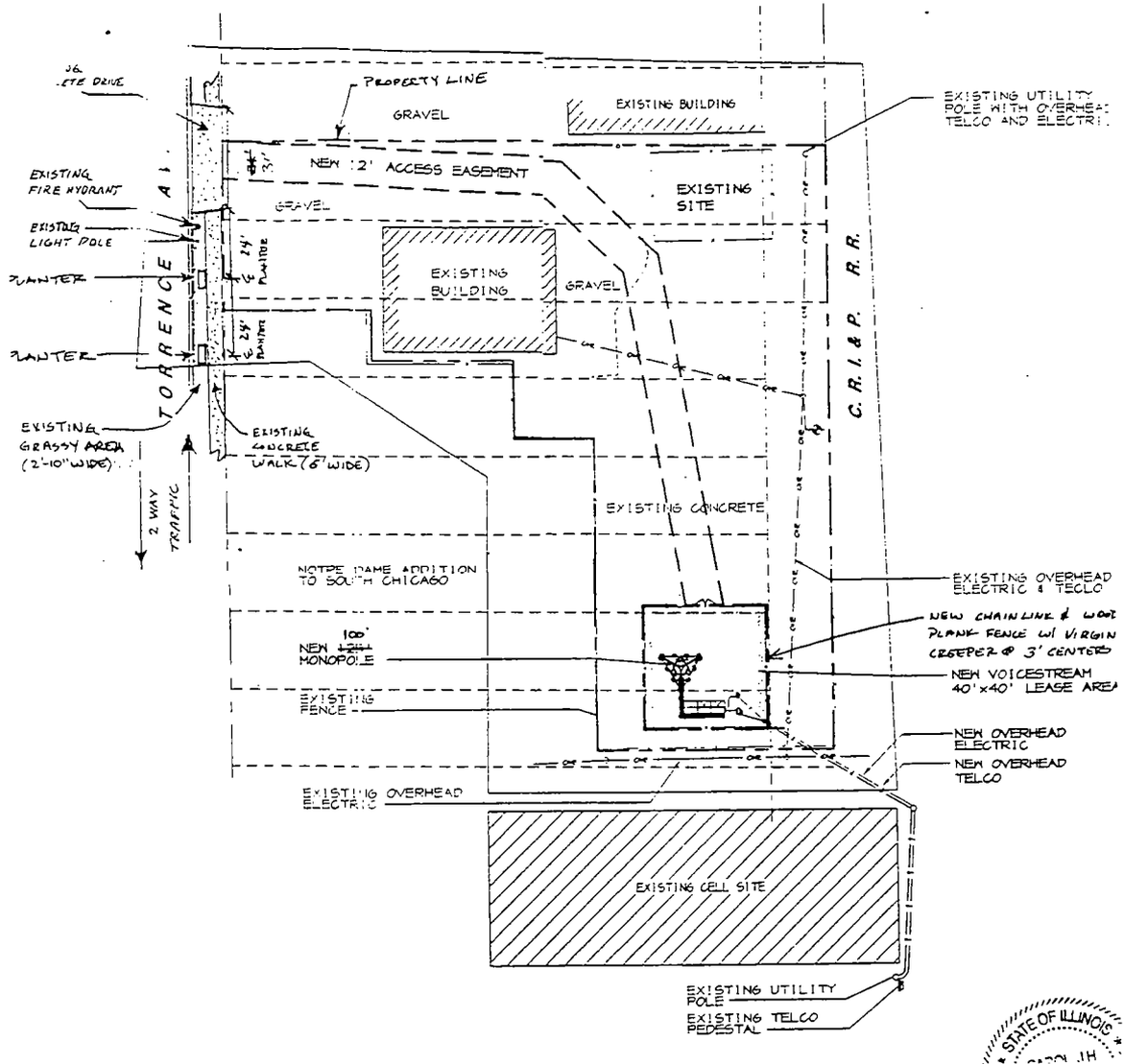
330 North Wabash, L.L.C.

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

SECTION 1. Permission and authority are hereby given and granted to 330 North Wabash, L.L.C., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault in the public right-of-way, under the sidewalk, adjacent to the premises known as 330 North Wabash Avenue. Said vault is approximately one hundred twenty (120) feet in length by thirteenth (13) feet in width for a total of one thousand five hundred sixty (1,560) square feet. Authority herein given and granted for a period of five (5) years from and after September 12, 2000.

(Continued on page 48398)

Ordinance associated with this drawing printed on pages 48392 through 48396 of this Journal.



(Continued from page 48396)

The location of said privilege shall be shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Thousand Six Hundred Seventy-Four and no/100 Dollars (\$3,674.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfer title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago or the Director of Revenue at their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expenses to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where distributed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or combine the two (2) methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or

appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than thirty (30) days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of the public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has

filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing referred to in this ordinance printed on
page 48401 of this Journal.]

AUTHORIZATION FOR GRANTS OF PRIVILEGE
IN PUBLIC WAY FOR CANOPIES.

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

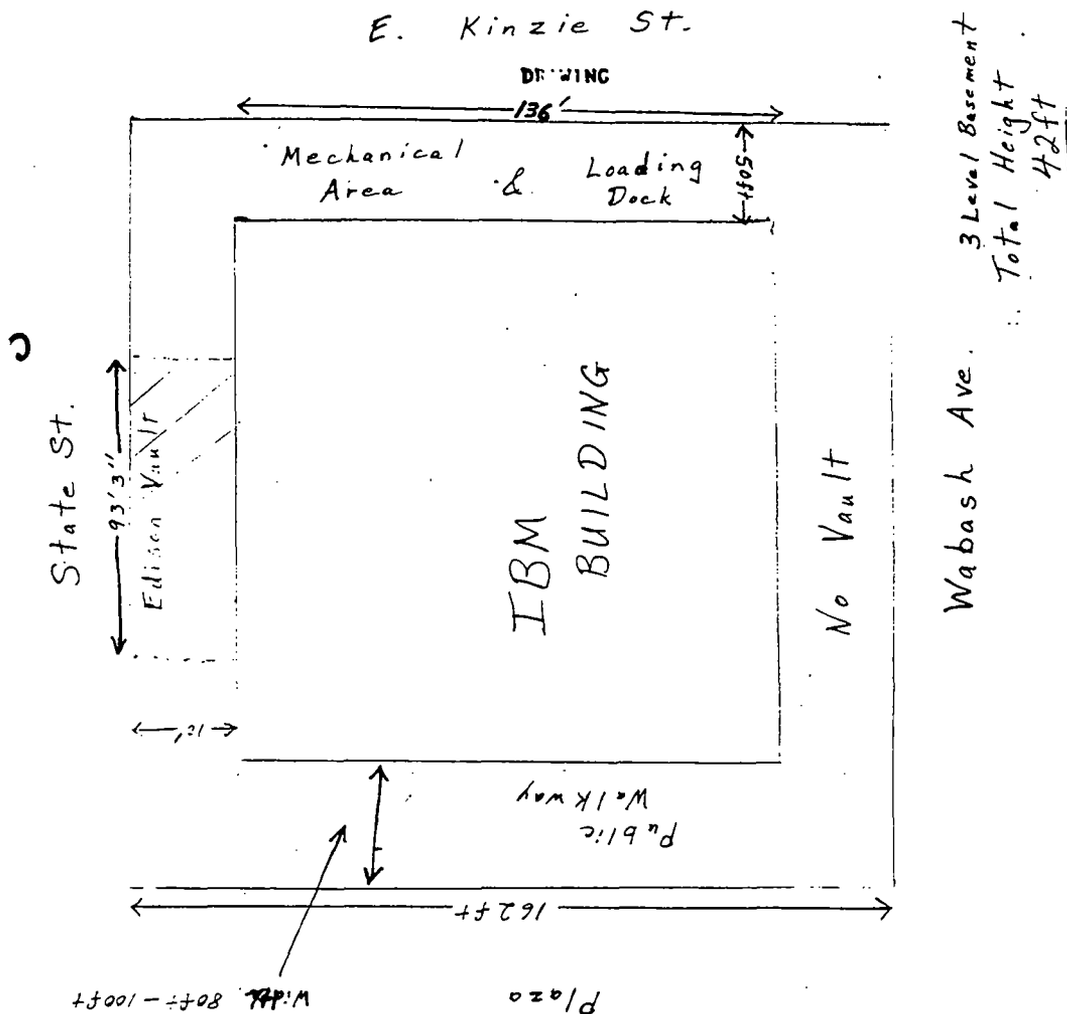
CHICAGO, December 5, 2000.

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 (referred on November 8 and 15, 2000) to construct, maintain and use sundry canopies by various establishments.

(Continued on page 48402)

Ordinance associated with this drawing printed on pages 48396 through 48400 of this Journal.



BUILDING MANAGER/ENGINEER: Chief Engineer - Raymond Sowinski PHONE: 023-8076
Assistant Chief Engineer Electrical - James J. Turner Phone: 023-8076

(Continued from page 48400)

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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):

Albar Corporation, Ltd.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Albar Corporation, Ltd. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 5920 West Irving Park Road for a period of three (3) years from and after October 2, 2000 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-eight (78) feet in length and three (3) feet in width. The Permittee shall pay to the City of Chicago, as compensation for the privilege, the sum of One Hundred Three and no/100 Dollars (\$103.00) 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 Revenue 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 Revenue.

Delaware Place Bank: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Delaware Place Bank ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 190 East Delaware Place 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 thirteen (13) feet in width. The Permittee shall pay to the City of Chicago, as compensation for the privilege, the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees against and from any expense, claim controversy, damage, personal injury, death, liability, judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive

negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Revenue 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 Revenue.

Doubletree Guest Suites: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Doubletree Guest Suites ("Permittee") to construct, maintain and use five (5) canopies over the public way attached to the structure located at 198 East Delaware Place for a period of three (3) years from and after September 14, 2000 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 twelve (12) feet in length and nine (9) feet in width, one (1) at fourteen (14) feet in length and ten (10) feet in width, one at seventeen (17) feet in length and two (2) feet in width and two (2) 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 the sum of Two Hundred Fifty and no/100 Dollars of (\$250.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall renew the privilege herein granted to the date of expiration nevertheless remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege 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, judgement 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 the Revenue 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 the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Gulliver's, Inc.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Gulliver's, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2727 West Howard Street for a period of three (3) years from and after September 14, 2000 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 seven (7) feet in width. The Permittee shall pay to the City of Chicago, as compensation for the privilege, the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted 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 Revenue 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 Revenue.

Holsten Management Corporation: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Holsten Management Corporation ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 5550 North Kenmore Avenue for a period of three (3) years from and after May 4, 2000 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 eighteen (18) feet in width. The Permittee shall pay to the City of Chicago, as compensation for the privilege, the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees against and from any expense, claim controversy, damage, personal injury, death, liability, judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Revenue 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 Revenue.

LaSalle Street Press Building Corporation: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to LaSalle Street Press Building Corporation ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located 325 West

Ohio Street for a period of three (3) years from and after October 8, 2000 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 ten (10) feet in length and six (6) feet in width. The Permittee shall pay to the City of Chicago, as compensation for the privilege, the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees against and from any expense, claim controversy, damage, personal injury, death, liability, judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Revenue 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 Revenue.

Palmet Venture, L.L.C.: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Palmet Venture, L.L.C. ("Permittee") to construct, maintain and use twenty-two (22) canopies over the public way attached to the structure located at 171 West Randolph Street for a period of three (3) years from and after October 1, 2000 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 eleven (11) at sixteen (16) feet, three (3) at twenty-one (21) feet, three (3) at seventeen (17) feet, one (1) at eighteen (18) feet, one (1) at fifteen (15) feet, one (1) at fourteen (14) feet, one (1) at thirteen (13) feet and one (1) at eleven (11) feet in width. The Permittee shall pay to the City of Chicago, as compensation for the privilege, the sum of One Thousand One Hundred and no/100 Dollars (\$1,100.00) 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 will be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Revenue 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 Revenue.

Rubin Veterinary Services: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Rubin Veterinary Services ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3219 North Clark Street, Apartment/Suite 1 for a period of three (3) years from and after October 5, 2000 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 eight (8) feet in width. The Permittee shall pay to the City of Chicago, as compensation for the privilege, the sum of Fifty and no/100 Dollars (\$50.00) per annum, in

advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted 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 Revenue 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 Revenue.

Thervil's Barber Shop: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Thervil's Barber Shop ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2249 East 83rd 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 seventy-six (76) feet in length and three (3) feet in width. The Permittee shall pay to the City of Chicago, as compensation for the privilege, the sum of One Hundred One and no/100 Dollars (\$101.00) 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 Revenue 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 Revenue.

Mr. George E. Tomasek: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Mr. George E. Tomasek ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2536 North Sawyer Avenue for a period of three (3) years from and after September 27, 2000 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 six (6) feet in width. The Permittee shall pay to the City of Chicago, as compensation for the privilege, the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration. The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees against and from any expense, claim controversy, damage, personal injury, death, liability, judgment or obligation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor of the City of Chicago and the Director of Revenue 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 Revenue.

Waterton Printers Square, L.L.C.: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Waterton Printers Square, L.L.C. ("Permittee") to construct, maintain and use thirty-one (31) canopies over the public way attached to the structure located at 600 -- 780 South Federal Street and 76 West Polk 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 four hundred thirty-four (434) feet in length in total linear feet. The Permittee shall pay to the City of Chicago, as compensation for the privilege, the sum of Four Hundred Fifty-nine and no/100 Dollars (\$459.00) 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 Revenue in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

AMENDMENT OF ORDINANCE WHICH AUTHORIZED GRANT
OF PRIVILEGE TO RODITY'S FOR CANOPY AT
222 SOUTH HALSTED STREET.

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

CHICAGO, December 5, 2000.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an amendment to an ordinance passed by the City Council of the City of Chicago for Rodity's on November 4, 1998 and printed upon page 81418 of the Journal of the Proceeding of the City Council of the City of Chicago by deleting and adding language regarding measurements. This ordinance was referred to the committee on November 15, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Rodity's on November 4, 1998, and printed upon page 81418 of the Journal of Proceedings of the City Council of the City of Chicago, is hereby amended by deleting the words: "six (6) feet in length nor six (6) feet in width" and inserting in their place the words: "nine (9) feet in length nor nine (9) feet in width".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

AUTHORIZATION FOR ALLEY IMPROVEMENTS
BY SPECIAL ASSESSMENT.

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

CHICAGO, December 5, 2000.

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 improvement ordinances transmitted herewith (referred November 15, 2000) submitted by the Board of Local Improvements.

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

Respectfully submitted,

(Signed) 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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

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

*Alley Between West Archer Avenue, West 29th Street,
South Poplar Avenue And South Quinn Street.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same is hereby approved.

SECTION 2. The said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto, and that of said special assessment of the sum of Nine Thousand Three Hundred and no/Dollars (\$9,300.00) not exceeding five per centum (5%) of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount hereto ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven per centum (7%) per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to the public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven per centum (7%) per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, that steps be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances or parts of ordinances conflicting with this ordinance be and the same are hereby repealed.

SECTION 7. This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

Recommendation By Board Of Local Improvements.

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with Portland cement concrete and otherwise improving the roadway between:

West Archer Avenue, West 29th Street, South Poplar Avenue and South Quinn Street in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement completed therein.

Respectfully submitted,

(Signed) Larry Garnett

(Signed) Kenneth Smoot

(Signed) George Migala

Board of
Local Improvements
of the
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials:

	\$186,015.00
Deficiency in interest on the assessment, cost of making, levying and collection of said assessment and lawful expenses attending the making of said improvement	9,300.00
TOTAL:	\$195,315.00

and we hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, September 29, 2000, the Board of Local Improvements.

*Alley Between West Eddy Street, West Cornelia Avenue,
North Laverne Avenue And North Laramie Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same is hereby approved.

SECTION 2. The said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto, and that of said special assessment of the sum of One Thousand Two Hundred Fifty-nine and no/100 Dollars (\$1,259.00) not exceeding five per centum (5%) of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount hereto ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven per centum (7%) per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to the public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven per centum (7%) per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, that steps be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances or parts of ordinances conflicting with this ordinance be and the same are hereby repealed.

SECTION 7. This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

Recommendation By Board Of Local Improvements.

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with Portland cement concrete and otherwise improving the roadway between:

West Eddy Street, West Cornelia Avenue, North Lavergne Avenue and North Laramie Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement completed therein.

Respectfully submitted,

(Signed) Larry Garnett

(Signed) Kenneth Smoot

(Signed) George Migala

Board of
Local Improvements
of the
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials:

\$23,921.00

Deficiency in interest on the assessment, cost of making, levying and collection of said assessment and lawful expenses attending the making of said improvement	1,259.00
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TOTAL:	\$25,180.00
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and we hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, September 29, 2000, the Board of Local Improvements.

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*Alley Between Gompers Park, West Argyle Street,
North Pulaski Road And North Keystone Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same is hereby approved.

SECTION 2. The said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto, and that of said special assessment of the sum of One Thousand Eight Hundred Seventy-eight and no/100 Dollars (\$1,878.00) not

exceeding five per centum (5%) of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount hereto ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven per centum (7%) per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to the public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven per centum (7%) per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago; that steps be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances or parts of ordinances conflicting with this ordinance be and the same are hereby repealed.

SECTION 7. This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

Recommendation By Board Of Local Improvements.

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with Portland cement concrete and otherwise improving the roadway between:

Gompers Park, West Argyle Street, North Pulaski Road and North Keystone Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement completed therein.

Respectfully submitted,

(Signed) Larry Garnett

(Signed) Kenneth Smoot

(Signed) George Migala

Board of
Local Improvements
of the
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials:

\$37,565.00

Deficiency in interest on the assessment, cost of making, levying and collection of said assessment and lawful expenses attending the making of said improvement	1,878.00
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TOTAL:	\$39,443.00
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and we hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, September 29, 2000, the Board of Local Improvements.

*Alley Between West Le Moyne Street, West Julian Street,
North Ashland Avenue And North Paulina Street.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same is hereby approved.

SECTION 2. The said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto, and that of said special assessment of the sum of Two Thousand Thirty-five and no/100 Dollars (\$2,035.00) not exceeding five per centum (5%) of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount hereto ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven per centum (7%) per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to the public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven per centum (7%) per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, that steps be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances or parts of ordinances conflicting with this ordinance be and the same are hereby repealed.

SECTION 7. This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

Recommendation By Board Of Local Improvements.

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with Portland cement concrete and otherwise improving the roadway between:

West Le Moyne Street, West Julian Street, North Ashland Avenue and North Paulina Street in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement completed therein.

Respectfully submitted,

(Signed) Larry Garnett

Board of
Local Improvements
of the
City of Chicago

(Signed) Kenneth Smoot

(Signed) George Migala

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$91,340.00

Deficiency in interest on the assessment,
cost of making, levying and collection
of said assessment and lawful expenses
attending the making of said improvement

4,567.00

TOTAL: \$95,907.00

and we hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, September 29, 2000, the Board of Local Improvements.

*Alley Between East 91st Street, East 92nd Street,
South Jeffery Avenue And South Euclid Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same is hereby approved.

SECTION 2. The said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto, and that of said special assessment of the sum of One Thousand Seventy-five and no/100 Dollars (\$1,075.00) not exceeding five per centum (5%) of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount hereto ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven per centum (7%) per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to the public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven per centum (7%) per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a

petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, that steps be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances or parts of ordinances conflicting with this ordinance be and the same are hereby repealed.

SECTION 7. This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

Recommendation By Board Of Local Improvements.

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with Portland cement concrete and otherwise improving the roadway between:

East 91st Street, East 92nd Street, South Jeffery Avenue and South Euclid Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement completed therein.

Respectfully submitted,

(Signed) Larry Garnett

(Signed) Kenneth Smoot

(Signed) George Migala

Board of
Local Improvements
of the
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$21,505.00

Deficiency in interest on the assessment,
cost of making, levying and collection
of said assessment and lawful expenses
attending the making of said improvement 1,075.00

TOTAL: \$22,580.00

and we hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, September 29, 2000, the Board of Local Improvements.

*Alley Between West 109th Street, West 110th Street,
South Millard Avenue And South Lawndale Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same is hereby approved.

SECTION 2. The said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto, and that of said special assessment of the sum of Three Thousand Six Hundred Thirty-two and no/100 Dollars (\$3,632.00) not exceeding five per centum (5%) of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of

said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount hereto ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven per centum (7%) per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to the public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven per centum (7%) per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, that steps be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances or parts of ordinances conflicting with this ordinance be and the same are hereby repealed.

SECTION 7. This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

Recommendation By Board Of Local Improvements.

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with Portland cement concrete and otherwise improving the roadway between:

West 109th Street, West 110th Street, South Millard Avenue and South Lawndale Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement completed therein.

Respectfully submitted,

(Signed) Larry Garnett

(Signed) Kenneth Smoot

(Signed) George Migala

Board of
Local Improvements
of the
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$72,645.00

Deficiency in interest on the assessment,
cost of making, levying and collection
of said assessment and lawful expenses
attending the making of said improvement

3,632.00

TOTAL: \$76,277.00

and we hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, September 29, 2000, the Board of Local Improvements.

*Alley Between West 117th Place, West 118th Street, South
Maplewood Avenue And South Rockwell Street.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same is hereby approved.

SECTION 2. The said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto, and that of said special assessment of the sum of Two Thousand Thirty-five and no/100 Dollars (\$2,035.00) not exceeding five per centum (5%) of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount hereto ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven per centum (7%) per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to the public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven per centum (7%) per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, 1897, A.D., and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, that steps be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances or parts of ordinances conflicting with this ordinance be and the same are hereby repealed.

SECTION 7. This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

Recommendation By Board Of Local Improvements.

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with Portland cement concrete and otherwise improving the roadway between:

West 117th Place, West 118th Street, South Maplewood Avenue and South Rockwell Street in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement completed therein.

Respectfully submitted,

(Signed) Larry Garnett
(Signed) Kenneth Smoot
(Signed) George Migala

Board of
Local Improvements
of the
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials:

\$40,701.00

Deficiency in interest on the assessment,
cost of making, levying and collection
of said assessment and lawful expenses
attending the making of said improvement

2,035.00

TOTAL: \$42,736.00

and we hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, September 29, 2000, the Board of Local Improvements.

APPROVAL OF PLAT OF BODINE SUBDIVISION ON PORTIONS
OF WEST GRACE STREET, NORTH CAMPBELL AVENUE
AND WEST WAVELAND AVENUE AND
DEDICATION OF PORTION OF
WEST BRADLEY PLACE.

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

CHICAGO, December 5, 2000.

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 for the proposed plat of Bodine Subdivision having a frontage on the south line of West Grace Street

running east from the east line of North Campbell Avenue for a distance of 304.78 feet, having frontage along the east line of North Campbell Avenue between West Grace Street and West Waveland Avenue and having frontage on the north line of West Waveland Avenue running east from the east line of North Campbell Avenue for a distance of 304.83 feet, also providing for the dedication of West Bradley Place, 78.50 feet in width, running east from the east line of North Campbell Avenue for a distance of 304.80 feet, more or less. This ordinance was referred to the committee on November 15, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVillie, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Superintendent of Maps, Ex Officio Examiner of Subdivisions, is hereby authorized and directed to approve a proposed Bodine Subdivision having frontage on the south line of West Grace Street running east from the east line of North Campbell Avenue for a distance of 304.78 feet, having frontage along the east line of North Campbell Avenue between West Grace Street

and West Waveland Avenue and having frontage on the north line of West Waveland Avenue running east from the east line of North Campbell Avenue for a distance of 304.83 feet, also providing for the dedication of West Bradley Place, 78.50 feet in width, running east from the east line of North Campbell Avenue for a distance of 304.80 feet, more or less, as shown on the attached plat, when the necessary certificates are shown on said plat for West Bradley, L.L.C. (File Number 24-47-00-2484).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

[Plat referred to in this ordinance printed
on page 48435 of this Journal.]

VACATION OF PUBLIC ALLEY IN BLOCK BOUNDED BY
NORTH KEELER AVENUE, WEST THOMAS STREET,
NORTH KEDVALE AVENUE AND WEST
AUGUSTA BOULEVARD.

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

CHICAGO, December 5, 2000.

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 for the vacation of the east/west 16 foot public alley in the block bounded by North Keeler Avenue, West Thomas Street, North Kedvale Avenue and West Augusta Boulevard. This ordinance was referred to the committee on November 8, 2000.

(Continued on page 48436)

(Continued from page 48434)

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of public alley described in the following ordinance; now, therefore,

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

SECTION 1. All of the east/west 16 foot public alley as laid open by the Board of Education of the City of Chicago under the ordinance approved by the City Council of the City of Chicago July 7, 1967 and recorded in the Office of the Recorder of Deeds of Cook County, Illinois, July 28, 1967 as Document Number 20211464 and described in said ordinance as "the north sixteen feet of Lot 1", lying between the east and west lines of Lot 1 in Block 4 of Mills and Son's Resubdivision of Blocks 1,

2, 3 and 4 in Telford and Watson's Addition to Chicago, being a subdivision of Blocks 3 and 4 of the Foster Subdivision of the east half of the southeast quarter of Section 3, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois, said public alley, herein vacated being further described as the east/west 16 foot public alley located approximately 299.14 feet south of the south line of West Thomas Street (as measured in a southerly direction along the west line of North Kedvale Avenue) and running west from the west line of North Kedvale Avenue for a distance of 126.62 feet, more or less, in the block bounded by North Keeler Avenue, West Thomas Street, North Kedvale Avenue and West Augusta Boulevard as shaded and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The vacation herein provided for is made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, the Austin Lighthouse, L.L.C. shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

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

[Drawing referred to in this ordinance printed
on page 48438 of this Journal.]

VACATION OF PUBLIC ALLEYS IN BLOCK BOUNDED BY
EAST ROOSEVELT ROAD, EAST 13TH STREET, SOUTH
MICHIGAN AVENUE AND SOUTH INDIANA
AVENUE AND DEDICATION OF
PORTION OF EAST
13TH STREET.

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

(Continued on page 48439)

Ordinance associated with this drawing printed on pages 48436 through 48437 of this Journal.

"A"

Mills and Son's Resubdivision of Blocks 1, 2, 3 and 4 in Telford and Watson's Addition to Chicago, being a Subdivision of Blocks 3 and 4 of the Foster Subdivision of the E. 1/2 of the S.E. 1/4 of Section 3-39-13.

"B"

Mills and Son's Subdivision of Blocks 3, 4, 5 and 6 in Resubdivision of Blocks 1 and 2 in the Foster's Subdivision etc. (See "A").

"C"

Vacated by Ordinance Passed July 7, 1967.

Rec. July 28, 1967

Doc.# 20211464

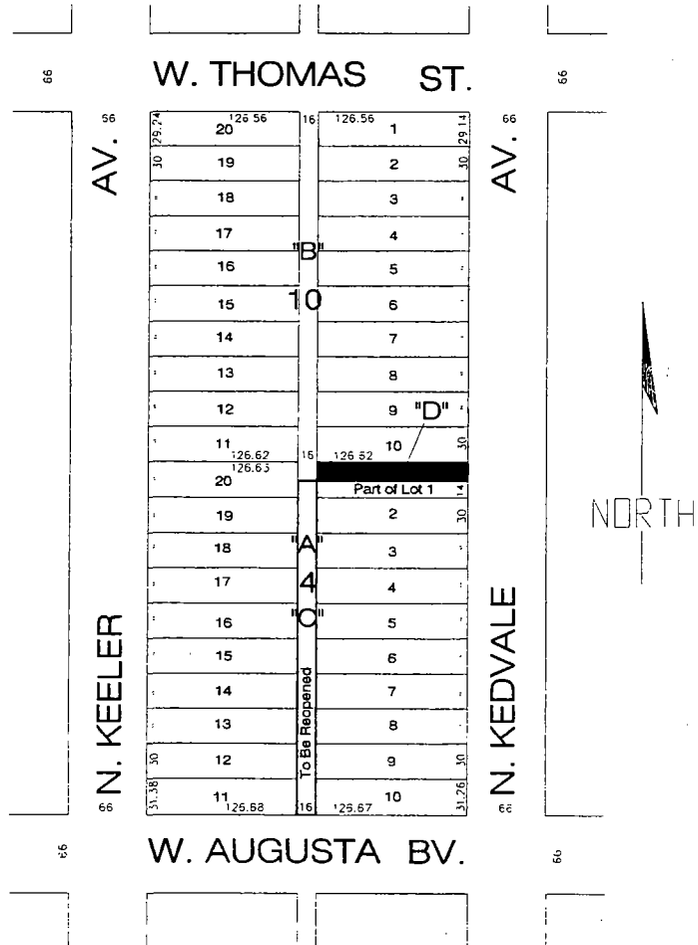
"D"

Open by Ordinance Passed July 7, 1967.

Rec. July 28, 1967

Doc.# 20211464

Dr. No. 3-37-98-2220



(Continued from page 48437)

CHICAGO, December 5, 2000.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a substitute ordinance for the vacation of all of the north/south 18 foot public alley together with the south 54.28 feet, more or less, of the north/south 14 foot public alleys all in the block bounded by East Roosevelt Road, East 13th Street, South Michigan Avenue and South Indiana Avenue and providing for the dedication of East 13th Street, 50 feet wide running west from the west line of South Indiana Avenue for a distance of 177.42 feet, more or less. This ordinance was referred to the committee on November 3, 1999.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of public alley and part of public alley described in the following ordinance; now, therefore,

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

SECTION 1. All that part of the north/south 18 foot public alley lying east of the east line of Lots 1 to 14, both inclusive, lying west of the west line of Lots 19 to 32, both inclusive, lying south of a line drawn from the northeast corner of Lot 1 to the northwest corner of Lot 32 and lying north of a line drawn from the southeast corner of Lot 14 to the southwest corner of Lot 19, all in Block 6 in subdivision of Block 6 in Seaman's Subdivision of Block 5, the west half of Block 4 and the west 148 feet of Block 6 in Assessor's Division of that part of the northwest fraction of Section 22, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois,

Also

all that part of the north/south 14 foot public alley lying west of the west line of Lots 12 and 13, lying east of the east line of Lots 14 and 15, lying south of a line drawn from the northwest corner of Lot 12 to the northeast corner of Lot 15 all in Block 1 in subdivision of the west part of Block 1 in Assessor's Division aforesaid, and lying north of a line drawn from the northeast corner of Lot 1 to the northwest corner of Lot 32 in subdivision of Block 6 in Seaman's Subdivision aforesaid; said public alley and part of public alley herein vacated being further described as all of the north/south 18 foot public alley together with the south 54.28 feet, more or less, of the north/south 14 foot public alleys all in the block bounded by East Roosevelt Road, East 13th Street, South Michigan Avenue and South Indiana Avenue as shaded and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same are hereby vacated and closed, inasmuch as the same are no longer required for public use and the public interest will be subserved by such vacations.

SECTION 2. The Chicago Title and Trust Company, as Trustee, Trust Numbers 1080000, 1103779 and 1102934 shall dedicate or cause to be dedicated to the public and open up for public use as a street the following described property: that part of certain lots, blocks, streets, private streets and alleys and part of the lands of the Illinois Central Railroad Company, all in the northwest fractional quarter of Section 22, Township 39 North, Range 14, East of the Third Principal Meridian, lying west of the west line of South Indiana Avenue as dedicated per Document 93954909 and lying east of the east line of the north/south 18 foot public alley extended north from

the south of the easterly extension of the north line of East 13th Street and lying north of the easterly extension of the south line of East 13th Street, in Cook County, Illinois,

SECTION 3. The City of Chicago hereby reserves for the benefit of Commonwealth Edison, Ameritech Illinois and Chicago Cable T.V., their successors or assigns, an easement to operate, maintain, construct, replace and renew overhead poles, wires and associated equipment and underground conduit, cables and associated equipment for the transmission and distribution of electrical energy and telecommunications and associated services under, over and along the public alley and part of public alley herein vacated, with the right of ingress and egress.

SECTION 4. The City of Chicago hereby reserves for the benefit of The Peoples Gas, Light and Coke Company a right-of-way to operate, maintain, repair, renew and replace existing underground facilities and to construct new facilities in all of the public alley and part of public alley herein vacated, with the right of ingress and egress at all times for any and all such purposes. It is further provided that no buildings or other structures shall be erected on the said right-of-way herein reserved for the Peoples Gas, Light and Coke Company or other use made of said area which would interfere with the construction, operation, maintenance, repair, renewal or replacement of said facilities or the construction of additional facilities.

SECTION 5. The vacations herein provided for are made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, The Chicago Title and Trust Company, as Trustee, Trust Numbers 1080000, 1103779 and 1102934 shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owners of the property abutting said public alley and part of public alley hereby vacated the sum of Zero and no/100 Dollars (\$0.00), which sum in the judgment of this body will be equal to such benefits; and further, shall within one hundred eighty (180) days after the passage of this ordinance, deposit in the City Treasury of the City of Chicago a sum sufficient to defray the costs of removing paving and curb returns and constructing sidewalk and curb across the entrance to the alleys hereby vacated, similar to the sidewalk and curb in East 13th Street between South Michigan Avenue and South Indiana Avenue. The precise amount of the sum so deposited shall be ascertained by the Commissioner of Transportation after such investigation as is requisite.

SECTION 6. The vacations herein provided for are made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, The Chicago Title and Trust Company, as Trustee, Trust Numbers 1080000, 1103779 and 1102934 shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps and a plat duly executed and acknowledged by the appropriate owner, providing for the

dedication of the property described by Section 2 hereof.

SECTION 7. This ordinance shall take effect and be in force from and after its passage.

[Drawing referred to in this ordinance printed
on page 48443 of this Journal.]

AUTHORIZATION FOR VACATION OF PORTION OF SOUTH
STEWART AVENUE AND PUBLIC ALLEYS IN
AREA BOUNDED BY SOUTH STEWART
AVENUE, SOUTH SHIELDS AVENUE
AND WEST ROOT STREET.

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

CHICAGO, December 5, 2000.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a substitute ordinance for the vacation of South Stewart Avenue lying between the south line of West 40th Street and the north line of West Root Street and all of the remaining east/west 15 foot public alley together with the north/south 16 foot public alley in the area bounded by South Stewart Avenue, vacated South Shields Avenue, West Root Street and a line 127 feet north of the north line of West Root Street. The original ordinance was referred to the committee on November 15, 2000.

(Continued on page 48444)

Ordinance associated with this drawing printed on pages 48440 through 48442 of this Journal.

"A"

Subdivision of the W. part of Blk. 1, in Assessor's Division of that part of the N.W. Frac. of Sec. 22-39-14.

"B"

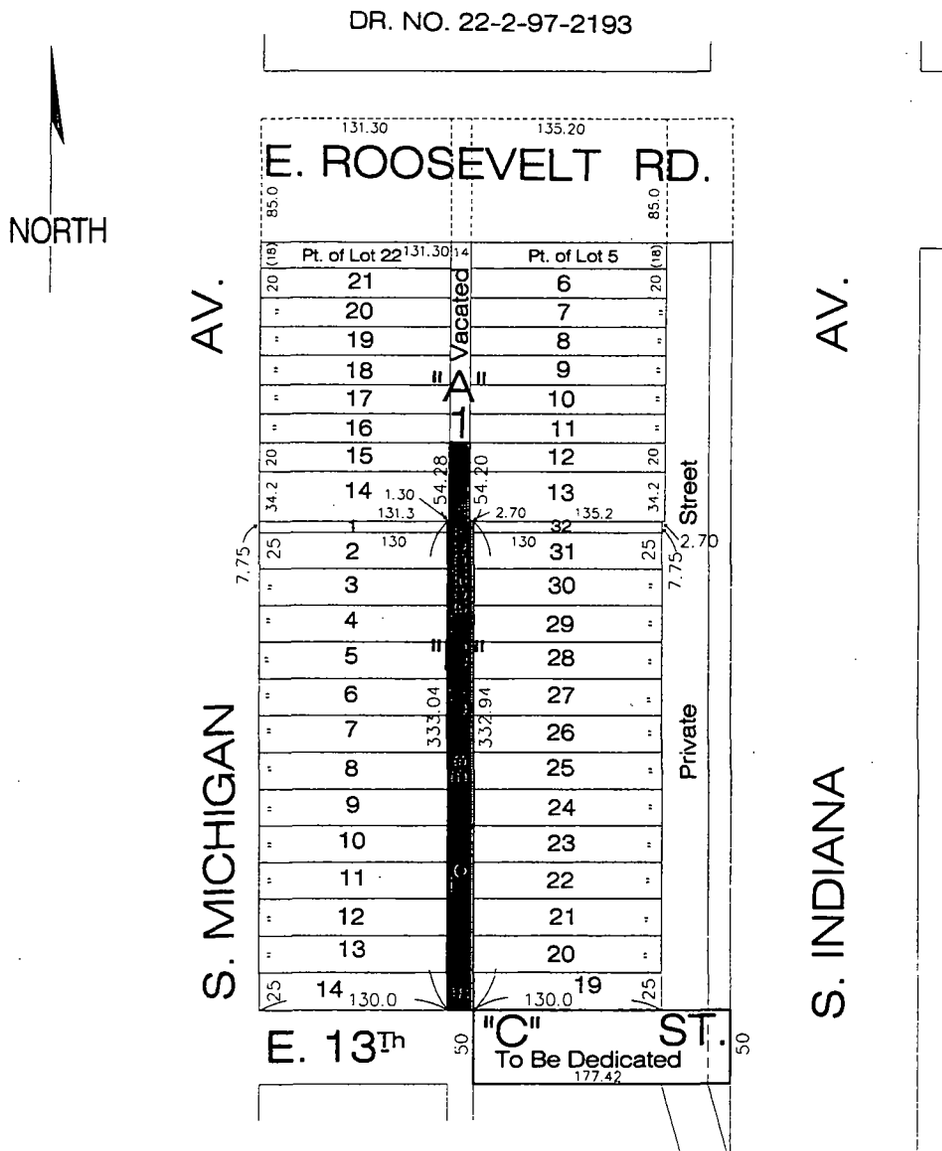
Subdivision of Blk. 6 in Seaman's Sub. of Blk. 5, the W. 1/2 of Blk. 4, and the W. 148 ft. of Blk. 6 in Assessor's Division (See "A").

"C"

Vacated by Ordinance Approved Dec. 1, 1993.

Rec. Dec. 8, 1993

Doc. No. 03-005776



(Continued from page 48442)

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The City has experienced a significant loss of industry and jobs in recent years, accompanied by a corresponding erosion of its tax base, due in part to industrial firms' inability to acquire additional property needed for their continued viability and growth; and

WHEREAS, Many industrial firms adjoin streets and alleys that are no longer required for public use and might more productively be used for plant expansion and modernization, employee parking, improved security, truck loading areas, or other industrial uses; and

WHEREAS, The City would benefit from the vacation of these streets and alleys by reducing City expenditures on maintenance, repair and replacement; by reducing fly-dumping, vandalism and other criminal activity; and by expanding the City's property tax base; and

WHEREAS, The City can strengthen established industrial areas and expand the City's job base by encouraging the growth and modernization of existing industrial facilities through the vacation of public streets and alleys for reduced compensation; and

WHEREAS, The properties at 4001 to 4067 South Stewart Avenue, 4101 to 4123 South Stewart Avenue and 350 to 354 West Root Street are owned by Jernberg Industries, Inc.; and

WHEREAS, Jernberg Industries, Inc. leases the property to an industrial user who employs four hundred seventy-eight (478) individuals in the production of steel forgings; and

WHEREAS, Jernberg Industries, Inc. proposes to use the portion of the street to be vacated herein for location of a steel billet box and other such uses which are reasonably necessary therefore; and

WHEREAS, the City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public street, public alley and part of public alley described in the following ordinance; now, therefore,

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

SECTION 1. All that part of South Stewart Avenue as dedicated by a plat recorded in the Office of the Recorder of Deeds of Cook County Illinois on July 19, 1904 as Document Number 3567566 (said dedication made pursuant to an ordinance passed by the City Council of the City of Chicago on June 18, 1900) being described on the last recorded plat as: "the east 33 feet of the west 66 feet of that part of the northwest quarter, northeast quarter, Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, lying south of the Union Stock Yards Railroad" (presently Conrail Railroad and previously the Chicago Junction Railroad), "west of the west line of Princeton Avenue and north of and adjoining Seneschall's"

(Seneshalle's) "Subdivision in the northeast quarter of Section 4 aforesaid, also the west 33 feet of Lots 6 to 16 inclusive, in Seneschall's" (Seneschalle's) "Subdivision, a subdivision commencing 74 rods south of the northwest corner of the northeast quarter of Section 4; thence south 26 rods; thence east 20 rods; thence north 26 rods; thence west 20 rods to the beginning, for extension of South Stewart Avenue in accordance with ordinance of the City of Chicago passed June 18, 1900 A.D.", and lying between the south right-of-way line of Conrail Railroad (previously the Chicago Junction Railroad and originally the Union Stock Yards Railroad) and the south line of Lot 6 in Seneshalle's Subdivision aforesaid,

Also

all that part of South Stewart Avenue as dedicated by a plat recorded in the Office of the Recorder of Deeds of Cook County, Illinois on August 24, 1910 as Document Number 4616459 (said dedication made pursuant to an ordinance passed by the City Council of the City of Chicago on June 18, 1900) being described on the last recorded plat as: "Lot 1 and the west 8 feet of Lot 2 in Seneshalle's Subdivision, a subdivision commencing 74 rods south of the northwest corner of the northeast quarter of Section 4, Township 38 North, Range 14, East" of the Third Principal Meridian, in Cook County, Illinois; "thence south 26 rods; thence east 20 rods; thence north 26 rods; thence west 20 rods to place of beginning", and lying between the north and south lines of Lots 1 and 2 in Seneshalle's Subdivision aforesaid,

Also

all of the east/west 15 foot public alley lying south of the south line of Lot 6, lying north of the north line of Lots 1 to 5, both inclusive, lying east of a line drawn from the northwest corner of Lot 1 to the southwest corner of Lot 6 and lying west of the west line of the vacated east/west 15 foot alley vacated by ordinance approved by the City Council of the City of Chicago October 25, 1950 and recorded in the Office of the Recorder of Deeds of Cook County, Illinois January 15, 1951 as Document Number 14991581 said line being described in the last recorded ordinance as: "the east line of the west 16 feet of said Lot 5 produced north 15 feet" all in Seneschalle's Subdivision commencing 74 rods south of northwest corner of the northeast quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois; thence south 26 rods; thence east 20 rods; thence north 26 rods; thence west 20 rods to the place of beginning,

Also

all of the north/south 16 foot public alley as dedicated by plat of dedication as provided in said ordinance, approved by the City Council of the City of Chicago October 25, 1950 and recorded in the Office of the Recorder of Deeds of Cook County, Illinois January 15, 1951 as Document Number 14991581 and described on the last recorded plat as: "the west 16 feet of Lot 5 in Seneshalle's Subdivision" and lying between the north and south lines of Lot 5 in Seneshalle's Subdivision aforesaid, said part of public street, public alley and part of public alley herein vacated being further described as South Stewart Avenue lying between the south line of West 40th Street and the north line of West Root Street and all of the remaining east/west 15 foot public alley together with the north/south 16 foot public alley in the area bounded by South Stewart Avenue, vacated South Shields Avenue, West Root Street and a line 127 feet north of the north line of West Root Street as shaded and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same are hereby vacated and closed, inasmuch as the same are no longer required for public use and the public interest will be subserved by such vacations.

SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison and Ameritech Illinois, their successors or assigns, an easement to operate, maintain, construct, replace and renew overhead poles, wires and associated equipment and underground conduit, cables and associated equipment for the transmission and distribution of electrical energy and telephonic and associated services under, over and along that part of public street, public alley and part of public alley as herein vacated, with the right of ingress and egress.

SECTION 3. The vacations herein provided for are made upon the express condition that the Jernberg Industries, Inc. shall agree to accept and maintain as private sewers all existing sewers and appurtenances thereto which are located in that part of South Stewart Avenue as herein vacated.

SECTION 4. The vacations herein provided for are made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, Jernberg Industries, Inc. shall deposit in the City Treasury of the City of Chicago a sum sufficient to defray the costs of removing paving and curb returns and constructing sidewalk and curb at the entrance to the north/south 16 foot public alley hereby vacated, similar to the sidewalk and curb on the north side of West Root Street between, the west line of vacated South Shields Avenue and the west line of South Stewart Avenue. The precise amount of the sum so deposited shall be ascertained by the Commissioner of Transportation after such investigation as is requisite.

SECTION 5. The Commissioner of Transportation is hereby authorized to accept, subject to the approval of the Corporation Counsel as to form and legality, and on behalf of the City of Chicago, the benefits of a covenant or similar instrument restricting the use of the public way vacated by this ordinance to the manufacturing (including production, processing, cleaning, servicing, testing and repair) of materials, goods or products only and for those structures and additional uses which are reasonably necessary to permit such manufacturing use including the location of necessary facilities, storage, employee and customer parking, and similar other uses and facilities. Such covenant shall be enforceable in law or in equity and shall be deemed to provide for reconveyance of the property to the city upon substantial breach of the terms and conditions thereof. The benefits of such covenant shall be deemed in gross to the City of Chicago, its successors and assigns, and the burdens of such covenant shall run with and burden the public way vacated by this ordinance. The covenant may be released or abandoned by the City only upon approval of the City Council which may condition its approval upon the payment of such additional compensation which it deems to be equal to the benefits accruing because of the release or abandonment.

SECTION 6. The vacation herein provided for is made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, Jernberg Industries, Inc. shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with a restrictive covenant complying with Section 5 of this ordinance, approved by the Corporation Counsel, and an attached drawing approved by the Superintendent of Maps.

SECTION 7. This ordinance shall take effect and be in force from and after its passage.

VACATION OF PUBLIC ALLEYS IN BLOCK BOUNDED BY EAST 53RD
STREET, SOUTH DORCHESTER AVENUE, EAST 54TH STREET
AND VACATED SOUTH KENWOOD AVENUE.

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

CHICAGO, December 5, 2000.

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 for the vacation of the public alleys in the block bounded by East 53rd Street, South Dorchester Avenue, East 54th Street and vacated South Kenwood Avenue. This ordinance was referred to the committee on November 8, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of public alley and part of public alley described in the following ordinance; now, therefore,

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

SECTION 1. All that part of the north/south 20 foot public alley lying west of the west line of Lot 17 in Block 28 in Kimbark's Addition to Hyde Park, being a subdivision of part of the west half of the southeast quarter of Section 11, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois, lying west of the west line of the east/west 20 foot public alley as dedicated on the plat of Chicago Land Clearance Commission Number 1 (a subdivision providing for the consolidation of lots, part of lots, vacated streets and alleys and for the dedication of certain streets and alley), approved December 22, 1958 by the City Council of the City of Chicago and recorded March 6, 1959 in the Office of the Recorder of Deeds of Cook County, Illinois as Document Number 17473437 and registered March 10, 1959 in the Torrence Registration Office of Cook County, Illinois as Registration Number 1848420, said west line being described as a line drawn from the southwest corner of Lot 17 in Block 28 in Kimbark's Addition to Hyde Park aforesaid to a point on the west line of Lot 8 in re-subdivision of Lots 18, 19 and 20 (except the east 142.0 feet of Lot 18) of Block 28 in Kimbark's Addition to Hyde Park aforesaid, said point being 20.0 feet south of the south line of Lot 17 in Block 28 in Kimbark's Addition to Hyde Park aforesaid, lying east of the east line of Lot 21 in Block 28 in Kimbark's Addition to Hyde Park aforesaid, lying south of the westerly extension of the south line of the north 20 feet of Lot 17 in Block 28 in Kimbark's Addition to Hyde Park aforesaid and lying north of the north line of the vacated north/south 20 foot alley, vacated by ordinance approved December 22, 1958 by the City Council of the City of Chicago and recorded March 6, 1959 in the Office of the Recorder of Deeds of Cook County, Illinois as Document Number 17473436 said north line being described in the last recorded ordinance as "a line 20 feet south of and parallel with the south line of Lot 17 produced west 20 feet" in Block 28 in Kimbark's Addition to Hyde Park aforesaid,

Also

all of the east/west 20 foot public alley as dedicated on the plat of Chicago Land Clearance Commission Number 1 (a subdivision providing for the consolidation of lots, part of lots, vacated streets and alleys and for the dedication of certain streets and alley), approved December 22, 1958 by the City Council of the City of Chicago and recorded March 6, 1959 in the Office of the Recorder of Deeds of Cook County, Illinois as Document Number 17473437 and registered March 10, 1959 in the Torrence Registration Office of Cook County, Illinois as Registration Number 1848420 being described on said recorded plat as: "the north 20.0 feet of east 142.0 feet of Lot 18 in Block 28 in Kimbark's Addition to Hyde Park being a subdivision of part of the west half of the southeast quarter of Section 11, Township 38 North, Range 14 East of the Third Principal Meridian, also the north 20 feet of that part of

Lots 6, 7 and 8, and the private alley north of and adjoining same taken as a tract, in the resubdivision of Lots 18, 19 and 20 (except the east 142 feet of Lot 18) in Block 28 of Kimbark's Addition to Hyde Park aforesaid", lying west of the west line of Lot 18 in Block 28 in Kimbark's Addition to Hyde Park aforesaid and lying east of a line drawn from the southwest corner of Lot 17 in Block 28 in Kimbark's Addition to Hyde Park aforesaid to a point on the west line of Lot 8 in resubdivision of Lots 18, 19 and 20 (except the east 142.0 feet line of Lot 18) in Block 28 in Kimbark's Addition to Hyde Park aforesaid, said point being 20 feet south of the south line of Lot 17 in Block 28 in Kimbark's Addition to Hyde Park aforesaid said public alley and part of public alley herein vacated being further described as all of the east/west 20 foot public alley and the south 40 feet, more or less, of the north/south 20 foot public alley in the block bounded by East 53rd Street, South Dorchester Avenue, East 54th Street and vacated South Kenwood Avenue as shaded and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same are hereby vacated and closed, inasmuch as the same are no longer required for public use and the public interest will be subserved by such vacations.

SECTION 2. The vacation herein provided for is made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, The City of Chicago In Trust For The Use Of Schools (Chicago Board Of Education) shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

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

[Drawing referred to in this ordinance omitted for printing purposes but on file and available for public inspection in the Office of the City Clerk.]

AUTHORIZATION TO CLOSE TO VEHICULAR TRAFFIC
PORTIONS OF WEST RASCHER AVENUE AND
SPECIFIED PUBLIC ALLEY.

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

CHICAGO, December 5, 2000.

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 authorizing and directing the Commissioner of Transportation to close to vehicular traffic West Rascher Avenue, from North Lincoln Avenue to the west line of the first north/south alley west of and parallel to North Lincoln Avenue; and the first north/south alley west of and parallel to North Lincoln Avenue, from the south line of the east/west alley that separates West Rascher Avenue and West Catalpa Avenue to the north line of the east/west alley that separates West Rascher Avenue and West Balmoral Avenue. This ordinance was referred to the committee on November 8, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The Commissioner of Transportation is hereby authorized and directed to close to vehicular traffic the following street and alley segments:

West Rascher Avenue, from North Lincoln Avenue to the west line of the first north/south alley west of and parallel to North Lincoln Avenue; and the first north/south alley west of and parallel to North Lincoln Avenue, from the south line of the east/west alley that separates West Rascher Avenue and West Catalpa Avenue, to the north line of the east/west alley that separates West Rascher Avenue and West Balmoral Avenue.

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

AUTHORIZATION FOR OPENING OF PUBLIC ALLEY IN BLOCK
BOUNDED BY EAST 53RD STREET, SOUTH DORCHESTER
AVENUE, EAST 54TH STREET AND VACATED
SOUTH KENWOOD AVENUE.

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

CHICAGO, December 5, 2000.

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 authorizing and directing the Commissioner of Transportation to open to vehicular traffic the east/west 20 foot public alley located 140.33 feet, more or less, north of the north line of East 54th Street and running east to South Dorchester Avenue from the north/south 20 foot public alley in the block bounded by East 53rd Street, South Dorchester Avenue, East 54th Street and vacated South Kenwood Avenue. This ordinance was referred to the committee on November 8, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago In Trust For The Use Of Schools (Chicago Board of Education) desires to open an east/west 20 foot public alley located 140.33 feet, more or less, north of the north line of East 54th Street and running east to South Dorchester Avenue from the north/south 20 foot public alley in the block bounded by East 53rd Street, South Dorchester Avenue, East 54th Street and vacated South Kenwood Avenue; and

WHEREAS, The Chicago Board of Education (City of Chicago In Trust For The Use Of Schools) is the owner of the property to be opened; now, therefore,

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

SECTION 1. That the following described property shall be opened for use as a public alley:

the north 20 feet of Lot 17 in Block 28 in Kimbark's Addition to Hyde Park, being a subdivision of part of the west half of the southeast quarter of Section 11, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

SECTION 2. The Chicago Board of Education (City of Chicago In Trust For The Use Of Schools) shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

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

[Drawing referred to in this ordinance omitted
for printing purposes but on file and
available for public inspection in
the Office of the City Clerk.]

AUTHORIZATION FOR REOPENING OF PORTION OF PUBLIC
ALLEY IN BLOCK BOUNDED BY WEST AUGUSTA
BOULEVARD, WEST THOMAS STREET, NORTH
KEDVALE AVENUE AND NORTH
KEELER AVENUE.

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

CHICAGO, December 5, 2000.

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 authorizing and directing the Commissioner of Transportation to reopen to vehicular traffic the north/south 16 foot public alley running north from the north line of West Augusta Boulevard for a distance of 285.32 feet, more or less, all in the block bounded by North Keeler

Avenue, West Thomas Street, North Kedvale Avenue and West Augusta Boulevard. This ordinance was referred to the committee on November 8, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago vacated part of a north/south 16 foot alley by ordinance approved by the City Council of the City of Chicago July 7, 1967, recorded in the Office of the Recorder of Deeds of Cook County, Illinois July 28, 1967 as Document Number 20211464, and being described in the last recorded ordinance as the "south two hundred eighty-five and twenty-six hundredths (285.26) feet, more or less, of the north/south public alley in the block bounded by West Augusta Boulevard, West Thomas Street, North Kedvale Avenue and North Keeler Avenue"; and

WHEREAS, The City of Chicago desires to reopen the north/south 16 foot public alley running north from the north line of West Augusta Boulevard for a distance of 285.32 feet, more or less, all in the block bounded by North Keeler Avenue, West Thomas Street, North Kedvale Avenue and West Augusta Boulevard; and

WHEREAS, The City of Chicago is the owner of the property to be reopened; now, therefore,

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

SECTION 1. The following described property shall be reopened for use as a public alley:

a strip of land 16 feet in width lying west of and adjoining Lots 1 to 10, inclusive, said strip lying east of and adjoining Lots 11 to 20, inclusive, said strip lying north of the north line of the 66 foot wide West Augusta Boulevard and said strip lying south of the westerly extension of the south line of the north 16 feet of said Lot 1 all in Mills and Son's Resubdivision of Blocks 1, 2, 3 and 4 in Telford and Watson's Addition to Chicago being a subdivision of Blocks 3 and 4 of the Foster Subdivision of the east half of the southeast quarter of Section 3, Township 39 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

SECTION 2. The Austin Lighthouse, L.L.C. shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

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

[Drawing referred to in this ordinance printed
on pages 48458 of this Journal.]

AMENDMENT OF ORDINANCE WHICH ESTABLISHED
TAXICAB STAND NUMBER 773 ON PORTION OF
NORTH LINCOLN AVENUE.

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

(Continued on page 48459)

Ordinance associated with this drawing printed on pages 48457 of this Journal.

"A"

Mills and Son's Resubdivision of Blocks 1, 2, 3 and 4 in Telford and Watson's Addition to Chicago, being a Subdivision of Blocks 3 and 4 of the Foster Subdivision of the E. 1/2 of the S.E. 1/4 of Section 3-39-13.

"B"

Mills and Son's Subdivision of Blocks 3, 4, 5 and 6 in Resubdivision of Blocks 1 and 2 in the Foster's Subdivision etc. (See "A").

"C"

Vacated by Ordinance Passed July 7, 1967.

Rec. July 28, 1967

Doc.# 20211464

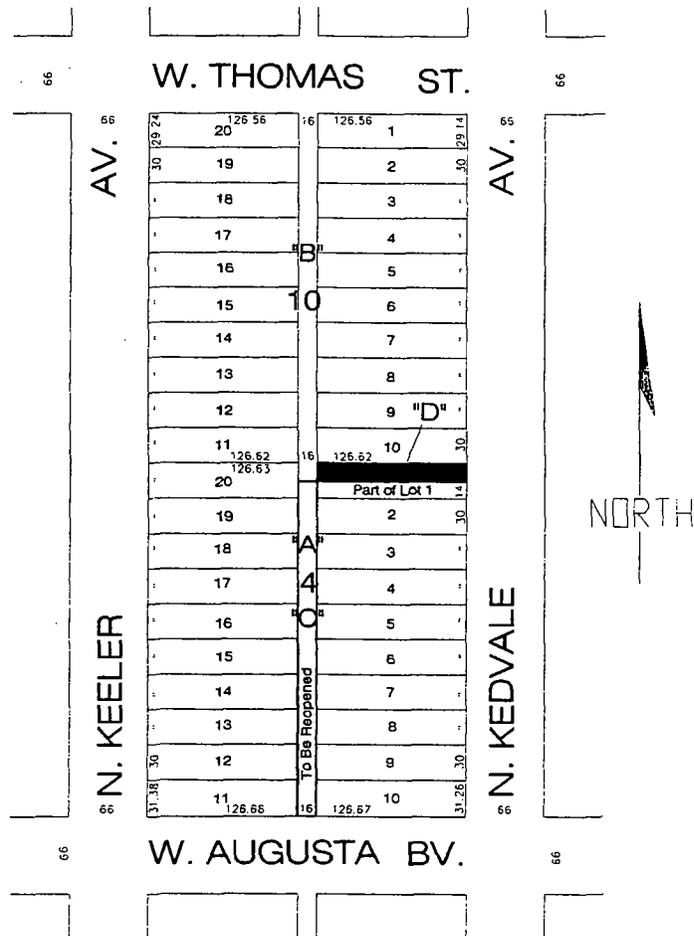
"D"

Open by Ordinance Passed July 7, 1967.

Rec. July 28, 1967

Doc.# 20211464

Dr. No. 3-37-98-2220



(Continued from page 48457)

CHICAGO, December 5, 2000.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a substitute amendment to an ordinance passed by the City Council of the City of Chicago for Taxicab Stand Number 773 on September 27, 2000 by inserting the words: "Friday and Saturday, 9:00 P.M. to 5:00 A.M.". The original ordinance was referred to the committee on November 15, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Taxicab Stand Number 773 on September 27, 2000 is hereby amended by inserting the words: "Friday and Saturday -- 9:00 P.M. to 5:00 A.M.".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

AUTHORIZATION FOR INSTALLATION, MAINTENANCE
AND OPERATION OF MOTORBUS ROUTES ON
PORTIONS OF SPECIFIED STREETS.

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

CHICAGO, December 5, 2000.

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* two ordinances and an amended ordinance authorizing and directing the Chicago Transit Authority to install, maintain and operate motorbus routes on portions of specified streets. The original ordinances were referred to the committee on November 8, 2000.

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 and amended ordinance transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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):

Portions Of East Ontario Street And North Lake Shore Drive.

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

SECTION 1. That consent and permission of the City of Chicago is hereby given to the Chicago Transit Authority, a municipal corporation, created by the laws of the State of Illinois, to install, maintain and operate a motorbus route on:

Street	Direction	From	To
East Ontario Street	Westbound	North Lake Shore Drive	North McClurg Court
Outer Lake Shore Drive	Southbound	North Michigan Avenue (exit)	East Ontario Street

as part of the Chicago Transit Authority's bus route, authorized by ordinance granted to the Chicago Transit Authority, passed by the City Council of the City of Chicago, on April 23, 1945, as amended.

SECTION 2. The consent and permission granted by this ordinance shall continue in force and effect for the same term and co-extensive with the term specified in Section 2, paragraph B of the Chicago Transit Authority ordinance, passed by the City Council of the City of Chicago on April 23, 1945, as amended.

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

Portions Of East 49th Street, East 50th Street, East 53rd Street, South Blackstone Avenue, South Cornell Avenue, South East End Avenue, South Ellis Avenue And South Woodlawn Avenue.

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

SECTION 1. That consent and permission of the City of Chicago is hereby given to the Chicago Transit Authority, a municipal corporation, created by the laws of the State of Illinois, to install, maintain and operate motorbus routes on:

Street	Direction	From	To
East 49 th Street	Westbound	South Blackstone Avenue	South Woodlawn Avenue
East 50 th Street	Eastbound	South Cornell Avenue	South East End Avenue
East 53 rd Street	Westbound	South Woodlawn Avenue	South Ellis Avenue
East 53 rd Street	Eastbound	South Hyde Park Boulevard	South Shore Drive
South Blackstone Avenue	Northbound	East Hyde Park Boulevard	East 49 th Street
South Cornell Avenue	Northbound	East Hyde Park Boulevard	East 50 th Street
South East End Avenue	Southbound	East 50 th Street	East Hyde Park Boulevard

Street	Direction	From	To
South Ellis Avenue	Southbound	East 53 rd Street	East 55 th Street
South Woodlawn Avenue	North and Southbound	East 49 th Street	East 55 th Street

as part of the Chicago Transit Authority's bus routes, authorized by ordinance granted to the Chicago Transit Authority, passed by the City Council of the City of Chicago, on April 23, 1945, as amended.

SECTION 2. The consent and permission granted by this ordinance shall continue in force and effect for the same term and co-extensive with the term specified in Section 2, Paragraph B of the Chicago Transit Authority ordinance, passed by the City Council of the City of Chicago on April 23, 1945, as amended.

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

—

Portion Of East 60th Street.

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

SECTION 1. That consent and permission of the City of Chicago is hereby given to the Chicago Transit Authority, a municipal corporation, created by the laws of the State of Illinois, to install, maintain and operate a motorbus route on:

Street	Direction	From	To
East 60 th Street	Eastbound	South Cottage Grove Avenue	South Dorchester Avenue

as part of the Chicago Transit Authority's bus routes, authorized by ordinance granted to the Chicago Transit Authority, passed by the City Council of the City of Chicago, on April 23, 1945, as amended.

SECTION 2. The consent and permission granted by this ordinance shall continue in force and effect for the same term and co-extensive with the term specified in Section 2, Paragraph B of the Chicago Transit Authority ordinance, passed by the City Council of the City of Chicago on April 23, 1945, as amended.

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

AUTHORIZATION FOR CONSTRUCTION OF CUL-DE-SAC ON
SOUTH WALLACE STREET AT WEST 124TH STREET.

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

CHICAGO, December 5, 2000.

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 authorizing and directing the Commissioner of Transportation to construct a cul-de-sac on South Wallace Street at West 124th Street. This ordinance was referred to the committee on November 8, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to construct a cul-de-sac at the following location:

on South Wallace Street at West 124th Street.

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

CONSIDERATION FOR CONSTRUCTION OF TRAFFIC
CIRCLES AT SPECIFIED LOCATIONS.

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

CHICAGO, December 5, 2000.

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 (referred November 8 and 15, 2000) authorizing and directing the Commissioner of Transportation to consider the construction of traffic circles at various locations.

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

Respectfully submitted,

(Signed) 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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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):

West Cortland Street And North Nordica Avenue.

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

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to construct a traffic circle at the following location:

in the intersection of West Cortland Street and North Nordica Avenue.

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

North Lockwood Avenue And West Wrightwood Avenue.

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

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to construct a traffic circle at the following location:

in the intersection of North Lockwood Avenue and West Wrightwood Avenue.

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

*West 105th Street At South LaSalle Street And West 105th Street
At South Lafayette Avenue.*

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

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to construct a traffic circle at the following locations:

in the intersection of West 105th Street, at South LaSalle Street; and

in the intersection of West 105th Street, at Lafayette Avenue.

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

CONSIDERATION FOR INSTALLATION OF DEPRESSED CURB
CUT AT 8915 SOUTH LOOMIS STREET.

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

CHICAGO, December 5, 2000.

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 order authorizing and directing the Commissioner of Transportation to construct a depressed curb cut in front of the Brainerd Senior Center located at 8915 South Loomis Street. This order was referred to the committee on November 15, 2000.

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 order transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of a depressed curb cut to be installed in front of the Brainerd Senior Center located at 8915 South Loomis Street.

AUTHORIZATION FOR EXEMPTION OF SUNDRY APPLICANTS
FROM PHYSICAL BARRIER REQUIREMENT PERTAINING
TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES
AT SPECIFIED LOCATIONS.

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

CHICAGO, December 5, 2000.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* the proposed ordinances authorizing and directing the Commissioner of Transportation to exempt sundry applicants from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at various locations. These ordinances were referred to the committee on November 8, 15 and December 5, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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):

Commonwealth Edison Company.

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 Commonwealth Edison Company, 417 West Ohio Street, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 417 West Ohio Street.

SECTION 2. This ordinance shall be in full force and effect from and after passage and publication.

Mr. Robert Sanchez/Economic Auto Shop.

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 Robert

Sanchez, owner of Economic Auto Body Shop, 5708 South Central Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress of parking facilities for 5708 South Central Avenue.

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

G-S Motors.

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 Motors, 5619 South Western Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 5619 South Western Avenue.

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

Midland Federal Savings And Loan.

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 Midland Federal Savings and Loan, 4038 -- 4040 South Archer Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress of parking facilities for 4038 -- 4040 South Archer Avenue.

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

North Park University.

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 North Park University, 5114 North Christiana Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 5114 North Christina Avenue.

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

Mr. Gary Porter/Poter Construction & Development.

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 Gary Porter from Poter Construction & Development, 5440 North Cumberland Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1418 West Cortez Street.

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

Mr. Paul Scardino.

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 Paul Scardino,

1447 -- 1449 North Campbell Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1447 --1449 North Campbell Avenue.

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

4832 South Vincennes, L.P.

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 4832 South Vincennes, L.P., 434 -- 436 East 48th Place, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 434 -- 436 East 48th Place.

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

AUTHORIZATION TO ENTER INTO TEMPORARY USE AGREEMENT
WITH RAYAN'S ENTERPRISES FOR PARKING LOT AT
4515 -- 4521 NORTH SHERIDAN ROAD.

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

CHICAGO, December 5, 2000.

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 authorizing the Commissioner of General Services to enter into a temporary use agreement with Rayan's Enterprises located at 4515 -- 4521 North Sheridan Road. This ordinance was referred to the committee on November 15, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The Commissioner of General Services, or his designee, is hereby authorized to enter into the attached temporary use agreement with Rayan's Enterprises. The Director of Revenue is hereby authorized to undertake all actions necessary to effectuate the purposes of this ordinance and the attached agreement.

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

Temporary Use Agreement referred to in this ordinance reads as follows:

Temporary Use Agreement.

The City of Chicago and Rayan's Enterprises hereby agree as follows:

1. City residents may use the parking lot located at 4515 -- 4521 North Sheridan Road between the hours of 10:00 P.M. and 8:00 A.M.
2. The City of Chicago agrees to defend, indemnify and hold harmless Rayan's Enterprises from and against any and all damages, loss, claims, demands and causes of action of any nature whatsoever, including claims, demands, attorneys fees and all legal expenses and causes of action for the injury or damages to persons and property, and damage to Rayan's Enterprises property, arising out of the City of Chicago's utilization of the parking lot at 4515 -- 4521 North Sheridan Road, Chicago, Illinois.
3. This agreement may be terminated by either party by written notice. Such notice shall be hand delivered at least five (5) days prior to the date upon which termination is effective.
4. The City may institute a permit system to control access to the parking spaces allocated in this agreement.
5. This agreement will be in force and effect on and after December 1, 2000.

AUTHORIZATION FOR STANDARDIZATION OF NORTHWEST
CORNER OF EAST RANDOLPH STREET AND
NORTH MICHIGAN AVENUE AS
"JEROME H. STONE WAY".

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

CHICAGO, December 5, 2000.

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 authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate the northwest corner at East Randolph Street and North Michigan Avenue as "Jerome H. Stone Way". This ordinance was referred to the committee on November 8, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to an ordinance passed by the City Council of the City of Chicago on the third day of December 1984, printed on page 11460 of the Journal

of the Proceedings of said date, which authorizes the erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for the standardization of the northwest corner at East Randolph Street and North Michigan Avenue as "Jerome H. Stone Way".

SECTION 2. This ordinance shall be in force and effect from and after passage and publication.

AUTHORIZATION FOR STANDARDIZATION OF SOUTHWEST CORNER
OF WEST 61ST STREET AND SOUTH KENNETH AVENUE
AS "JOSEPH J. SAZMA AVENUE".

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

CHICAGO, December 5, 2000.

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 authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate the southwest corner of West 61st Street and South Kenneth Avenue as "Joseph J. Sazma Avenue". This ordinance was referred to the committee on November 15, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That an ordinance heretofore passed by the City Council which allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of the southwest corner of West 61st Street and South Kenneth Avenue as "Joseph J. Sazma Avenue".

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

AMENDMENT OF ORDINANCE WHICH AUTHORIZED HONORARY
DESIGNATION OF PORTION OF WEST 51st PLACE AS
"REVEREND WINSTON D. THOMPSON PLACE".

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

CHICAGO, December 5, 2000.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a substitute amendment to an ordinance passed by the City Council of the City of Chicago for "Reverend Winston D. Thompson Place" on September 27, 2000, and printed upon page 42289 of the Journal of the Proceedings of the City Council of the City of Chicago, by deleting the words: "the 900 block of West 51st Place" and inserting in their place the words: "the 900 block of West 50th Place". The original order was referred to the committee on November 8, 2000.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That an ordinance heretofore passed by the City Council authorizing the Commissioner of Transportation to honorarily designate the 900 block of West 51st Place, as "Reverend Winston D. Thompson Place" is hereby amended to designate the 900 block of West 50th Place as "Reverend Winston D. Thompson Place".

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

COMMITTEE ON ZONING.

AMENDMENT OF TITLE 17, ARTICLE 8.4-1 OF MUNICIPAL
CODE OF CHICAGO (CHICAGO ZONING ORDINANCE)
BY CLASSIFICATION OF ELEMENTARY AND
HIGH SCHOOLS AS SPECIAL USES
WITHIN B1-1 TO B1-5 LOCAL
RETAIL DISTRICTS.

The Committee on Zoning submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Reporting for your Committee on Zoning, for which a meeting was held on December 7, 2000, I beg leave to recommend that Your Honorable Body Pass various ordinances transmitted herewith for the purpose of reclassifying particular areas.

I beg leave to recommend the passage of three ordinances which were corrected and amended in their amended form. They are Application Numbers 13180, 13110 and 13162.

Please let the record reflect that I, William J. P. Banks, abstained from voting and recused myself on the following matters under the provision of Rule 14 of the City Council's Rules of Order and Procedure. They are Application Numbers 13167, 13174, 13171 and 13184.

Also, please let the record reflect that Alderman Thomas Allen abstains from voting on Application Number 13182 under the provisions of Rule 14 of the City Council's Rules of Order and Procedure.

At this time, I move for passage of the ordinances transmitted herewith.

Again, please let the record reflect that I, William J. P. Banks, abstain from voting on Application Numbers 13167,13174,13171 and 13184.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 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 Title 17 of the Municipal Code of the City of Chicago, the Chicago Zoning Ordinance, is hereby amended in Article 8.4-1, by adding the language in italics as follows:

(12) *Schools, Elementary and High, including playgrounds and athletic fields incidental thereto.*

SECTION 2. This ordinance shall be in force and effect from and after its due passage and publication.

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE OF
CHICAGO (CHICAGO ZONING ORDINANCE) BY
RECLASSIFICATION OF AREAS SHOWN ON
MAP NUMBERS 4-E, 5-K AND 7-H.

(Committee Meeting Held November 21, 2000)

The Committee on Zoning submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Reporting for your Committee on Zoning, for which a meeting was held on November 21, 2000, I beg leave to recommend that Your Honorable Body *Pass* various ordinances transmitted herewith for the purpose of reclassifying particular areas.

I beg leave to recommend the passage of ten ordinances which were corrected and amended in their amended form. They are Application Numbers A-4501, A-4466, A-4495, A-4327, A-4484, A-4420, 13109, 13112, 12958 and 13056.

At this time, I move for passage of the ordinances transmitted herewith.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 46.

Nays -- None.

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

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

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

Reclassification Of Area Shown On Map Number 4-E.
(As Amended)
(Application Number 12958)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-5 Restricted Service District symbols and indications as shown on Map Number 4-E in the area bounded by:

South Prairie Avenue; a line \pm 131 feet south of and parallel to East 18th Street; the alley immediately east of South Prairie Avenue; a line \pm 197 feet east of and parallel to South Prairie Avenue; and the alley immediately south of and parallel to East 18th Street,

to those of an R5 General Residence 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 all of the R5 General Residence District symbols and indications as shown on Map Number 4-E in the area bounded by:

South Prairie Avenue; a line \pm 131 feet south of and parallel to East 18th Street; the alley immediately east of South Prairie Avenue; a line \pm 197 feet east of and parallel to South Prairie Avenue; and the alley immediately south of and parallel to East 18th Street,

to those of a Residential Planned Development which is hereby established in the area described above, subject to such use and bulk regulations as are set forth in the Plan of Development attached hereto and to no others.

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

Plan of Development Statements referred to in this ordinance read as follows:

Residential Planned Development Number _____.

Plan Of Development Statements.

1. The area delineated herein as a Residential Planned Development consists of approximately seventy-nine thousand eighty-one (79,081) square feet (net area) (plus or minus one and eighty-two hundredths (\pm 1.82) acres) of property which is depicted on the attached Planned Development Boundary, Property Line and Right-of-Way Adjustment Map and is owned or controlled by the applicant, Mansions of Prairie Place, L.L.C.
2. All applicable official reviews, approvals or permits which are necessary to implement this by the Plan of Development shall be obtained by the applicant or its successors, assignees or grantees. Any dedication or vacation of streets, alleys or easements or any adjustment of rights-of-way shall require a separate submittal on behalf of the applicant or its successors, assignees or grantees and approval by the City Council.
3. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal title holders and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicants successors and assigns and, if different than the applicant, the legal title holder and any ground lessors. Furthermore, pursuant to the requirements of Section 11.11-1 of the Chicago Zoning Ordinance, the property, at the time applications for amendments, modifications or changes (administrative, legislative or

otherwise) to this Planned Development are made, shall be under single ownership or under single designated control. Single designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the property, including any townhome association which may be formed to represent all or some of the owners for zoning purposes and any ground lessors.

4. This Plan of Development consists of fourteen (14) statements; a Bulk Regulations and Data Table; an Existing Zoning Map; a Planned Development Boundary, Property Line and Right-of-Way Adjustment Map; an Existing Land-Use Map; a Site Plan; a Landscape Plan and Building Elevations prepared by Pappageorge Haymes, Ltd. dated November 16, 2000. Full-sized copies of the Site Plan; Landscape Plan and the Building Elevations are on file with the Department of Planning and Development. These and no other zoning controls shall apply to the property. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, and all requirements thereof, and satisfies the established criteria for approval as a planned development.
5. The following uses shall be permitted in the area delineated herein as a Residential Planned Development: townhouse or single-family residential dwelling units, accessory parking and accessory uses.
6. Identification signs and temporary signs such as construction and marketing signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning and Development.
7. Off-street parking facilities shall be provided in compliance with this Planned Development subject to the review and approval of the Departments of Transportation and Planning and Development.
8. Any service drive or other ingress or egress shall be adequately designed and paved, in accordance with the regulations of the Department of Transportation in effect at the time of construction and in compliance with the Municipal Code of the City of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such paved areas. Ingress and egress shall be subject to the review and approval of the Departments of Transportation and Planning and Development.

9. In addition to the maximum height of the improvements and any appurtenance depicted on the Building Elevations attached hereto, the height of the improvements shall also be subject to limitations approved by the Federal Aviation Administration.
10. The improvements on the property, including the on-site exterior landscaping and the landscaping along the adjacent rights-of-way shall be designed, constructed and maintained in substantial conformance with the Site and Landscape Plans and the Building Elevations. In addition, parkway trees shall be installed and maintained in accordance with the parkway tree planting provisions of the Chicago Zoning Ordinance. Subject to the approval of the Department of Planning and Development, the alley entryway at the southern boundary of the site shall be widened, improved and landscaped. In addition, the applicant agrees to make certain streetscape improvements as reflected on the Site Plan, which will consist of moving the existing cul-de-sac south and constructing a landscaped area between the existing north cul-de-sac and the newly constructed south cul-de-sac on South Prairie Avenue. Final landscape plans will be submitted to and approved by the Department of Planning and Development prior to or at the time of Part II approval. The applicant shall re-install any historical home markers which are removed and/or damaged as a result of the construction of the improvements.
11. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables, and maximizes universal access throughout the property. Plans for all buildings and improvements on the property shall be reviewed and approved by the Mayor's Office for People with Disabilities (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 11.11-3(b) of the Chicago Zoning Ordinance until the director of M.O.P.D. has approved detailed construction drawings for each building or improvement.
12. The requirements of the Planned Development may be modified, administratively, by the Commissioner of Planning and Development upon the application for such a modification by the applicant and a determination by the Commissioner of Planning and Development that such modification is minor, appropriate and consistent with the nature of the improvements contemplated by this Planned Development and the purposes underlying the provisions hereof. Any such modification of the requirements of the Planned Development by the Commissioner of Planning and Development shall be deemed to be a minor change in the Planned Development as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance.

13. The applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigeration and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S.").
14. Unless substantial construction of the building 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 zoning of the property shall automatically revert to R5 General Residence.

[Existing Zoning Map; Planned Development Boundary, Property Line and Right-of-Way Adjustment Map; Existing Zoning and Land-Use Map; Site Plan; Landscape Plan; and Building Elevations Drawings referred to in these Plan of Development Statements printed on pages 48489 through 48497 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

Residential Planned Development Number _____.

Plan Of Development

Bulk Regulations And Data Table.

Gross Site Area, ±97,636 square feet (±2.24 acres) = Net Site Area, ±79,081 square feet (±1.82 acres) + Area Remaining in Public Rights-of-Way, ±18,555 square feet (±0.43 acres).

Maximum Permitted Floor Area Ratio:	1.75.
Setbacks From Property Line:	In substantial conformance with the Site Plan.
Maximum Percentage of Site Coverage:	In substantial conformance with the Site Plan.
Maximum Number of Dwelling Units:	37.
Minimum Number of Off- Street Parking Spaces:	89 spaces. Note: If fewer dwelling units are constructed, fewer parking spaces may also be constructed, however, the parking ratio of 2.4:1 shall be maintained.
Maximum Building Height:	In substantial conformance with the building elevations.

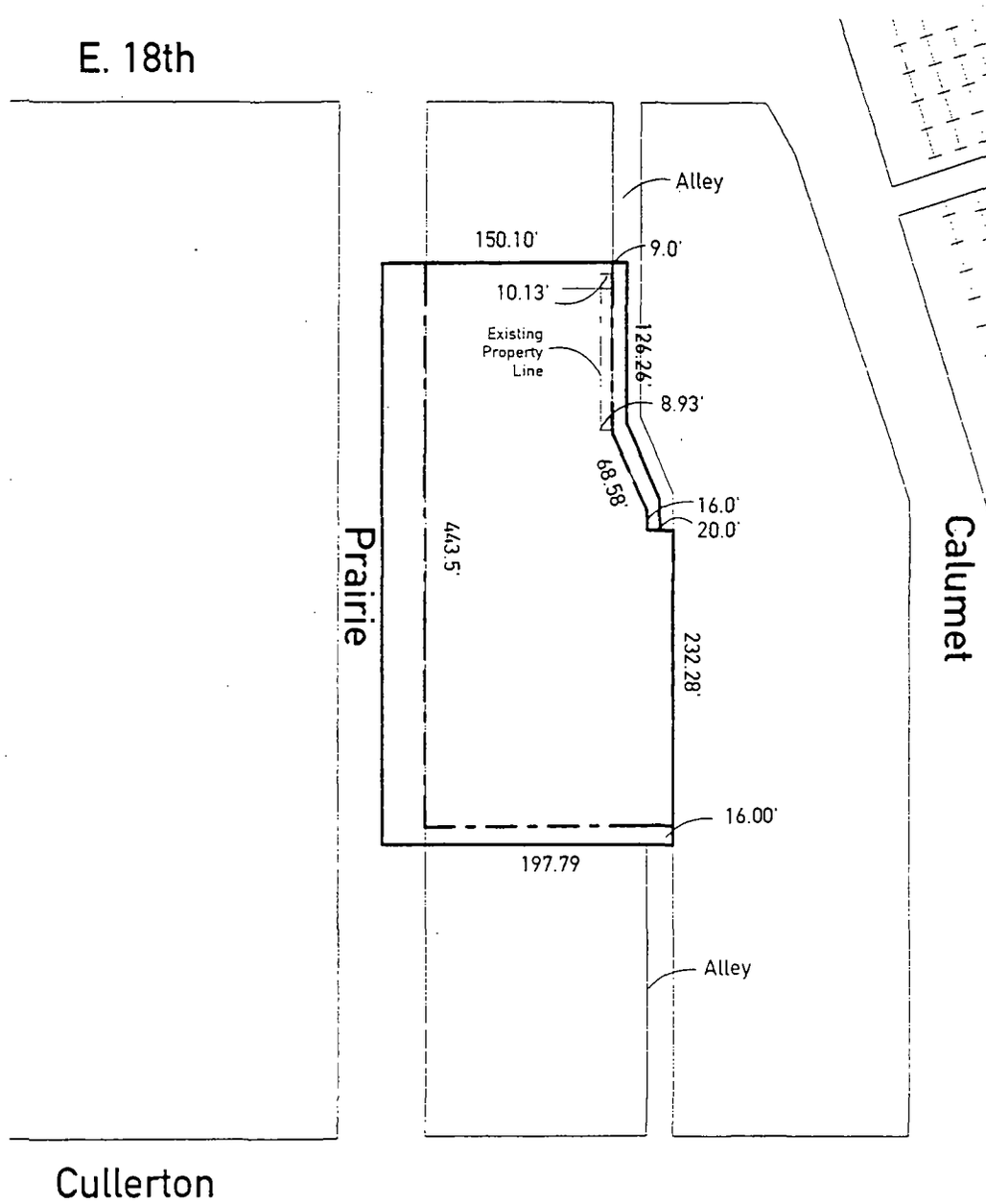
Reclassification Of Area Shown On Map Number 5-K.
(As Amended)
(Application Number 13109)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-2 Restricted Manufacturing District symbols and indications as shown on Map Number 5-K in the area bounded by:

(Continued on page 48498)

Planned Development Boundary, Property Line And Right-Of-Way Adjustment Map.

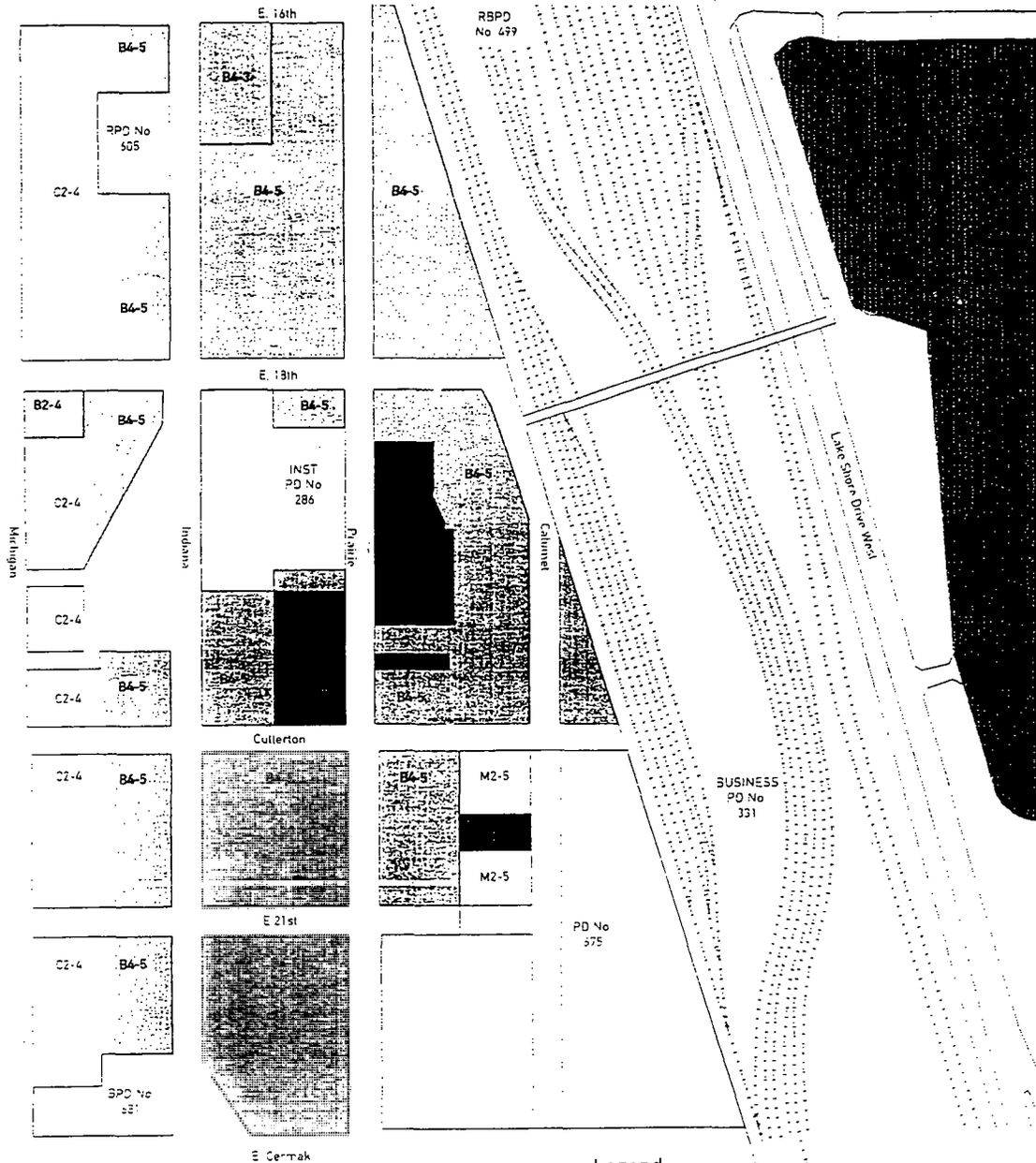


Mansions At Prairie Place, LLC
 1815-1901 South Prairie Ave
 Chicago, Illinois 60613
 Submitted, November 9, 2000
 Revised, November 16, 2000

Legend

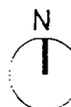
- Planned Dev. Boundary (solid line)
- Dimensioned Property Line (dashed line)
- Acquired Portion of Alley to be Vacated (hatched area)

Existing Zoning And Land-Use Map.



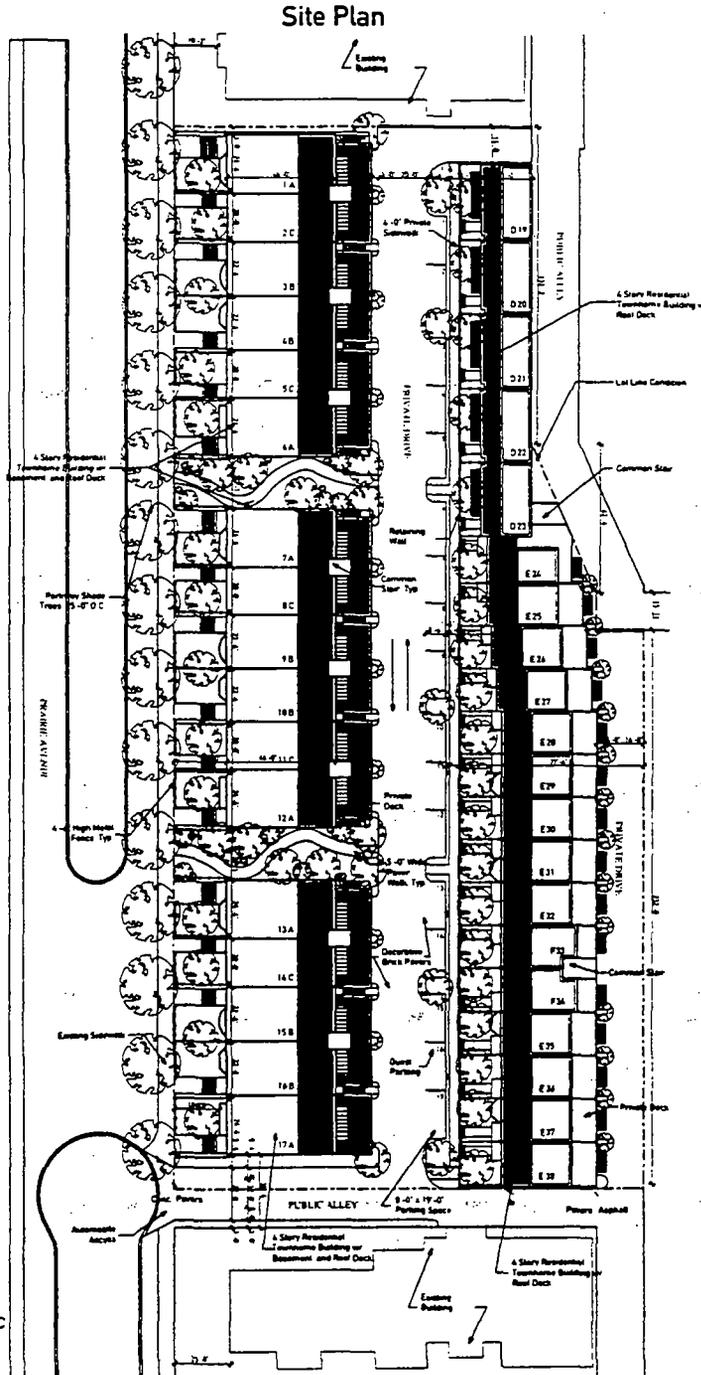
Legend

- Business 
- Commercial 
- Manufacturing 
- Residential 
- Site 



Mansions At Prairie Place, LLC
 1815-1901 South Prairie Ave
 Chicago, Illinois 60619
 Submitted: November 9, 2000
 Revised: November 16, 2000

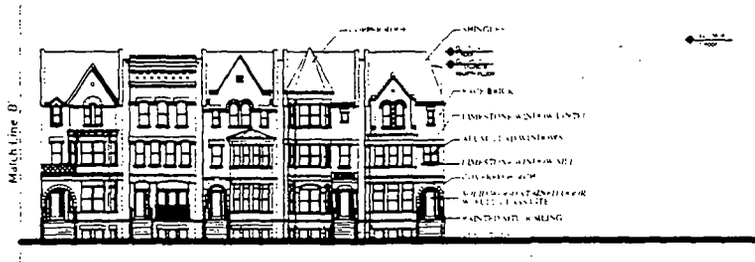
Site Plan.



Mansions At Prairie Place, LLC
 1815-1901 South Prairie Ave
 Chicago, Illinois 60618
 Submitted: November 9, 2000
 Revised: November 16, 2000



Building Elevations.
(Page 1 of 4)

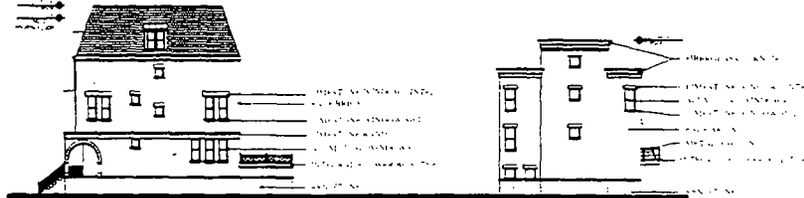


Prairie Ave. Elevation

Scale 1" = 40'

Mansions A: Prairie Place, LLC
 1815-1901 South Prairie Ave
 Chicago Illinois 60619
 Submitted November 9, 2000
 Revised November 16, 2000

Building Elevations.
(Page 2 of 4)



Side Elevation

Scale 1" = 40'

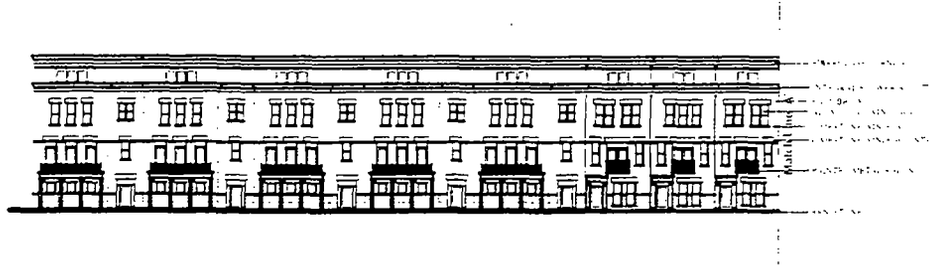


Back Alley Elevation

Scale 1" = 40'

Mansions At Prairie Place, LLC
1315-1901 South Prairie Ave
Chicago, Illinois 60618
Submitted November 9 2000
Revised November 16 2000

Building Elevations.
(Page 3 of 4)

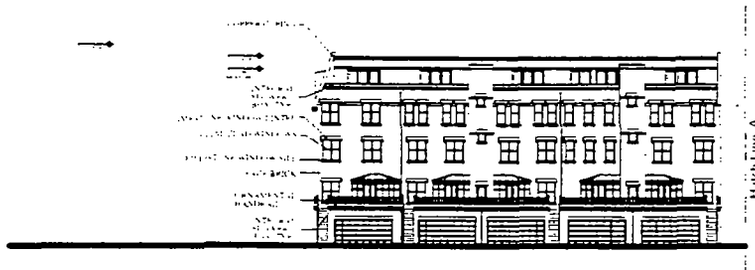


Interior Drive Elevation (East)

Scale 1" = 40'

Mansions At Prairie Place, LLC
1815-1901 South Prairie Ave
Chicago, Illinois 60618
Submitted, November 9, 2000
Revised, November 16, 2000

Building Elevations.
(Page 4 of 4)



Interior Drive Elevation (West)

Scale 1" = 40'

Mansions At Prairie Place LLC
1815-1901 South Prairie Ave
Chicago Illinois 60619
Submitted November 9, 2000
Revised November 15, 2000

(Continued from page 48488)

West Armitage Avenue; North Kilpatrick Avenue or the westerly right-of-way line thereof extended where no street exists; a line 678.71 feet south of and parallel to West Armitage Avenue; a line from a point 678.71 feet south of West Armitage Avenue and 123.44 feet west of North Kilpatrick Avenue or the westerly right-of-way line thereof extended where no street exists, to a point 717.36 feet south of West Armitage Avenue and 187.20 feet west of North Kilpatrick Avenue or the westerly right-of-way line thereof extended where no street exists; a line 187.20 feet west of North Kilpatrick Avenue or the westerly right-of-way line thereof extended where no street exists; the northerly right-of-way line of the Chicago Milwaukee Saint Paul and Pacific Railroad; and North Cicero Avenue,

to those of a C3-1 Commercial-Manufacturing 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 all the C3-1 Commercial Manufacturing District symbols and indications established in Section 1 above to the designation of a Business Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

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

Plan of Development Statements referred to in this ordinance read as follows:

Business Planned Development Number ____.

Plan Of Development Statements.

1. The area delineated herein as a Business Planned Development consists of approximately four hundred seventy-five thousand two hundred thirty-nine and six-tenths (475,239.6) square feet (ten and ninety-one hundredths (10.91) acres) and is owned or controlled by the applicant, Home Depot U.S.A., Inc.
2. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees. Any

dedication or vacation of streets or alleys, or easements, or adjustments of right-of-way, or consolidation or resubdivision of parcels, shall require a separate submittal on behalf of the applicant or its successors, assignees or grantees and approval by the City Council.

3. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal title holders and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and, if different then to the owners of record title to all of the property and to any ground lessors. Furthermore, pursuant to the requirements of Section 11.11-1 of the Chicago Zoning Ordinance, the property, at the time applications for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or under single designated control. Single designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the property and any ground lessors. An agreement among property owners or a covenant binding property owners may designate the authorized party for any future amendment, modification or change.
4. This Plan of Development consists of fourteen (14) statements; a Bulk Regulations and Data Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Property Line, Boundary and Right-of-Way Adjustment Map; and a Site Plan; Landscape Plan; and Building Elevations prepared by

Greenberg Farrow Architects dated November 16, 2000. Full size sets of the Site Plan, Landscape Plan and Building Elevations are on file with the Department of Planning and Development. The Planned Development is applicable to the area delineated hereto and these and no other zoning controls shall apply.
5. The following uses shall be permitted within the area delineated herein as "Business Planned Development": Home Improvement Center with bulk storage and accessory uses.
6. Business identification signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning and Development. Temporary signs, such as construction and marketing signs shall be permitted, subject to the review and 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, Bureau of Traffic, and the Department of Planning and Development. Closure of all or part of any public streets or alleys during demolition or construction shall be subject to the review and approval of the Chicago Department of Transportation. Subject to approval by the Chicago Department of Transportation, the applicant shall install at its own expense a traffic signal on Cicero Avenue at the location depicted on the Site Plan.
8. In addition to the maximum height of the building and any appurtenance thereto prescribed in this Planned Development, the height of any improvement shall also be subject to height limitations approved by the Federal Aviation Administration.
9. For purposes of floor area ratio (F.A.R.) calculations, the definitions in the Chicago Zoning Ordinance shall apply.
10. The improvements in the property shall be designed, installed and maintained in substantial conformance with the Site Plan, Landscape Plan and Building Elevations and in accordance with the parkway tree provisions of the Chicago Zoning Ordinance and corresponding regulations and guidelines.
11. 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 a modification by the applicant and after a determination by the Commissioner of the Department of Planning and Development that such a modification is minor, appropriate and consistent with the nature of the improvements contemplated in this Planned Development and the purposes underlying the provisions hereof. 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 11.11-3(c) of the Chicago Zoning Ordinance.
12. The applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigerating and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S."). Copies of these standards may be obtained from the

Department of Planning and Development.

13. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the property. Plans for all buildings and improvements on the property shall be reviewed and approved by the Mayor's Office for People with Disabilities (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 11.11-3(b) of the Chicago Zoning Ordinance until the Director of M.O.P.D. has approved detailed construction drawings for each building or improvement.

14. Unless substantial construction has commenced within six (6) years following adoption of this Planned Development, and unless completion is thereafter diligently pursued, then this Planned Development shall expire. If this Planned Development expires under the provisions of this section, then the zoning of the property shall automatically revert to that of the pre-existing M2-3 General Manufacturing District.

[Existing Zoning Map; Existing Land-Use Map; Planned Development Property Line, Boundary and Right-of-Way Adjustment Map; Site Plan; Landscape Plan; Landscape Details and Calculations; Building Elevation Drawings; and Sign Drawing referred to in these Plan of Development Statements printed on pages 48503 through 48510 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

Business Planned Development Number _____.

Bulk Regulations And Data Table.

Net Site Area	Maximum Floor Area Ratio	Maximum Percent Of Site Coverage
475,239.6 square feet (10.91 acres)	0.50	Per Landscape Plan

Gross Site Area = Net Site Area, 475,239.6 square feet (10.91 acres) + Area to be Dedicated to Kilpatrick Road, 1,089 square feet (0.025 acres) = 476,328.6 square feet (10.935 acres).

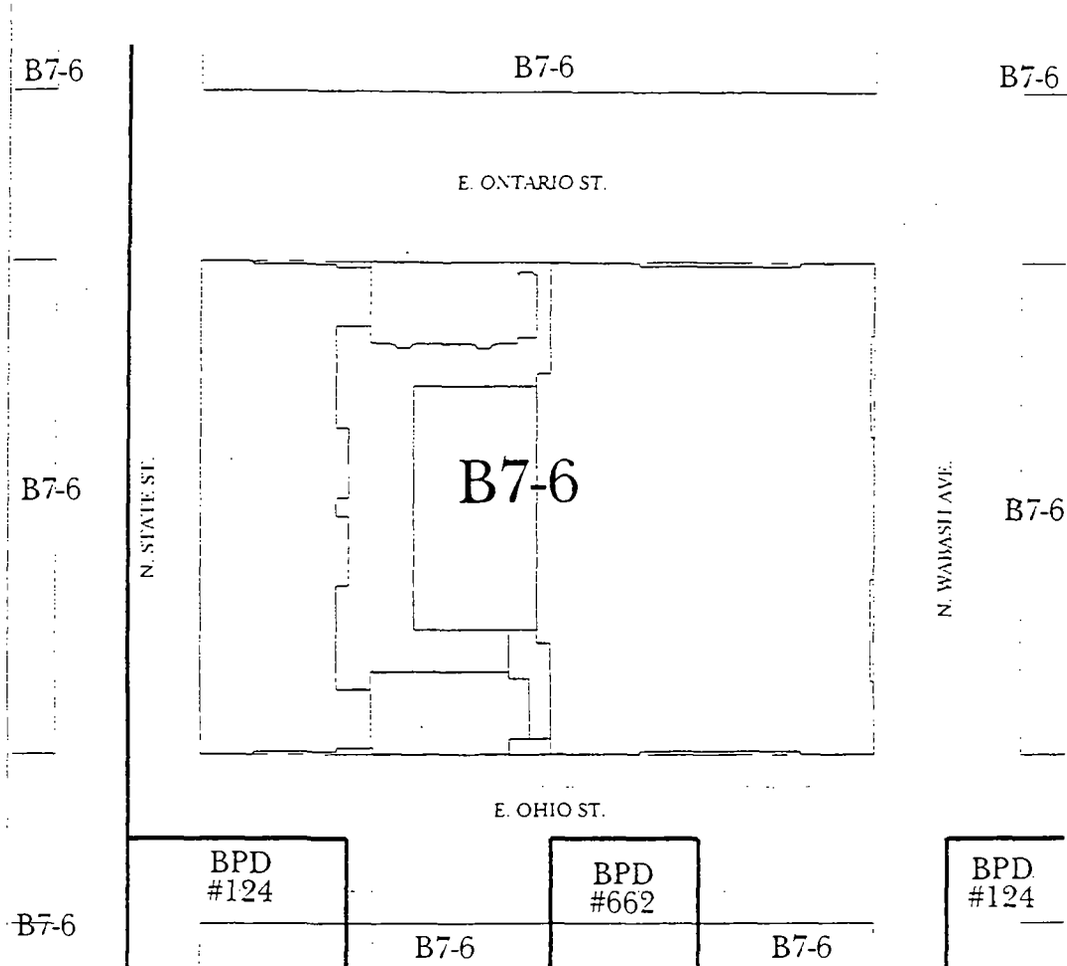
Maximum Floor Area Ratio for Total Net Site Area:	0.50.
Minimum Number of Off-Street Parking Spaces:	525 (including 2% for handicapped).
Minimum Number of Off-Street Loading Berths:	4 at 10 feet, 0 inches by 50 feet, 0 inches.
Maximum Percent of Site Coverage:	Per Landscape Plan.
Minimum Required Building Setbacks:	Per Site Plan.
Maximum Permitted Building Height:	Per Building Elevations.

*Reclassification Of Area Shown On Map Number 7-H.
(As Amended)
(Application Number 13112)*

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

(Continued on page 48511)

Existing Zoning Map.



EXISTING ZONING MAP

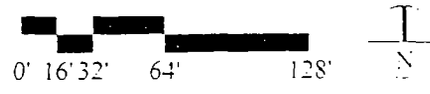
MEDINAH TEMPLE / TREE STUDIOS REDEVELOPMENT

CHICAGO, ILLINOIS

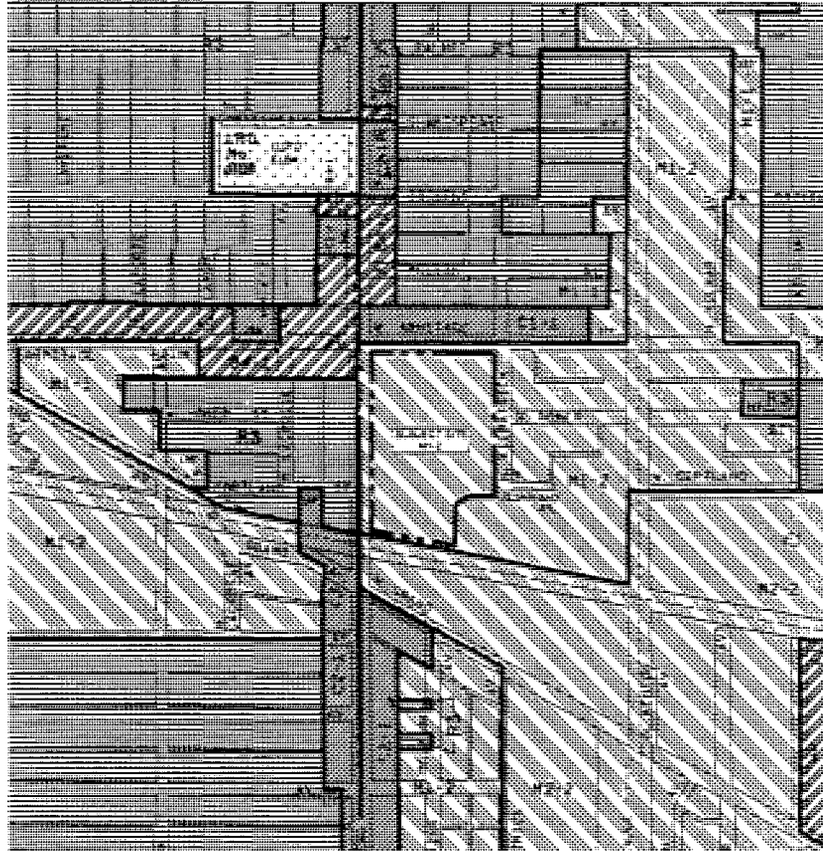
Applicant: Medinah Temple, Inc.
 Unit Building, Inc.
 Tree Studios, LLC

Address: 325 N. LaSalle Street
 Chicago, Illinois 60610

Date: October 12, 2000
 Revised Date: November 16, 2000



Existing Land-Use Map.



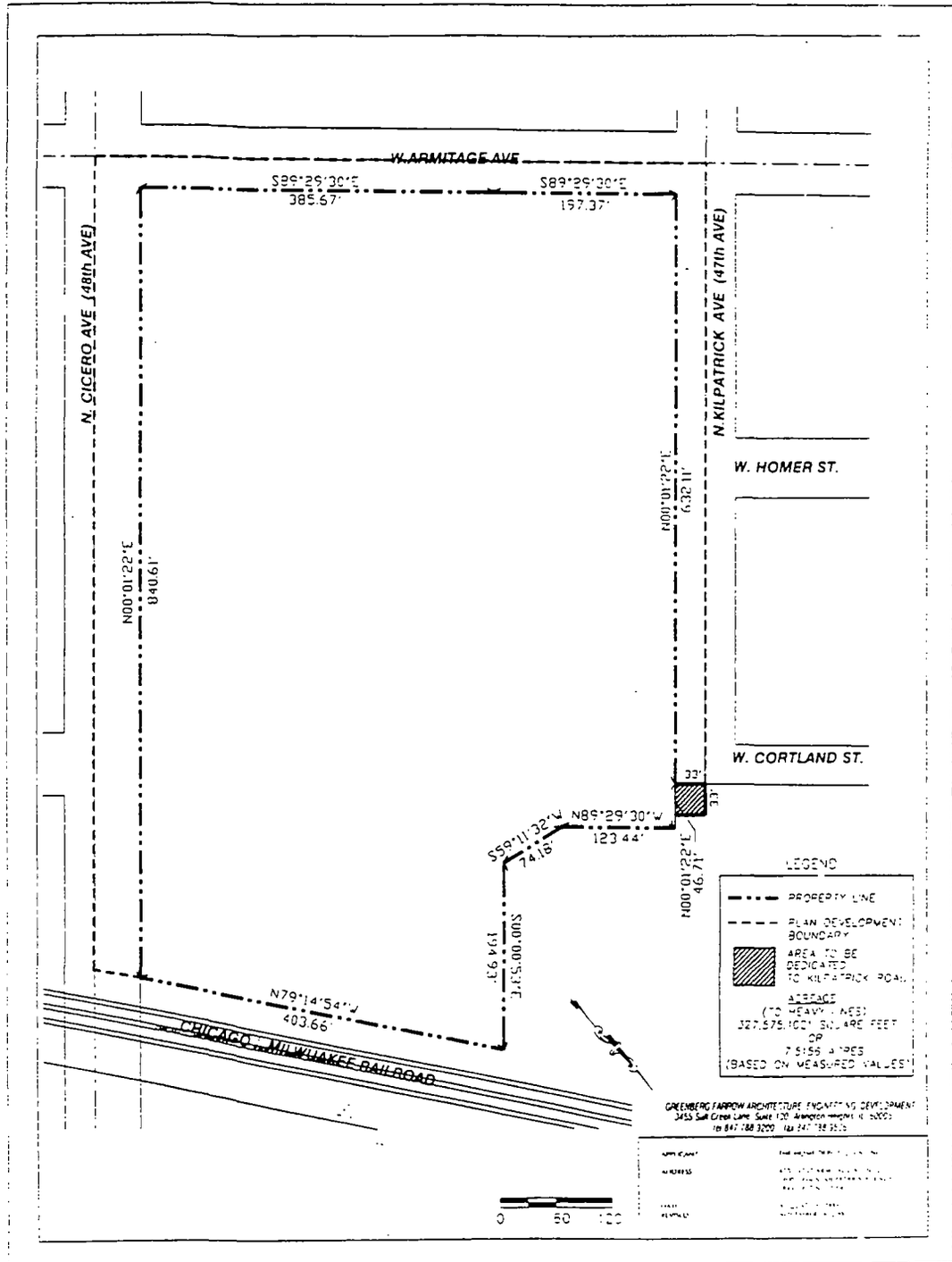
-  RESIDENTIAL USES
-  BUSINESS USES
-  COMMERCIAL USES
-  MANUFACTURING USES
-  PUBLIC USES



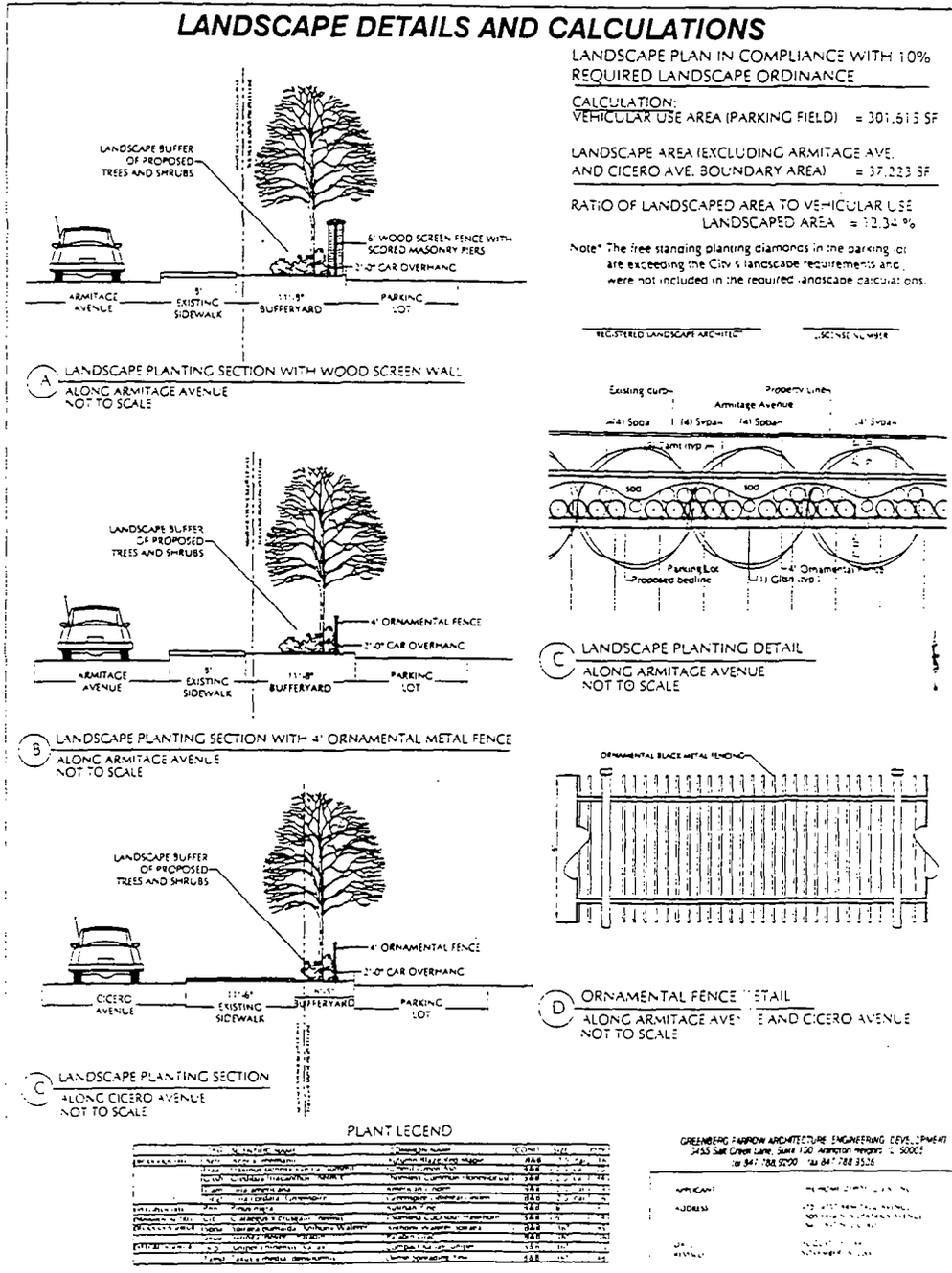
GREENBERG FARROW ARCHITECTURE ENGINEERING DEVELOPMENT
2433 South Green Lane, Suite 100, Naperville, IL 60563
(630) 347-7888 FAX (630) 347-7888

DATE	12/13/2000
BY	J. J. J.
CHECKED	J. J. J.
SCALE	AS SHOWN

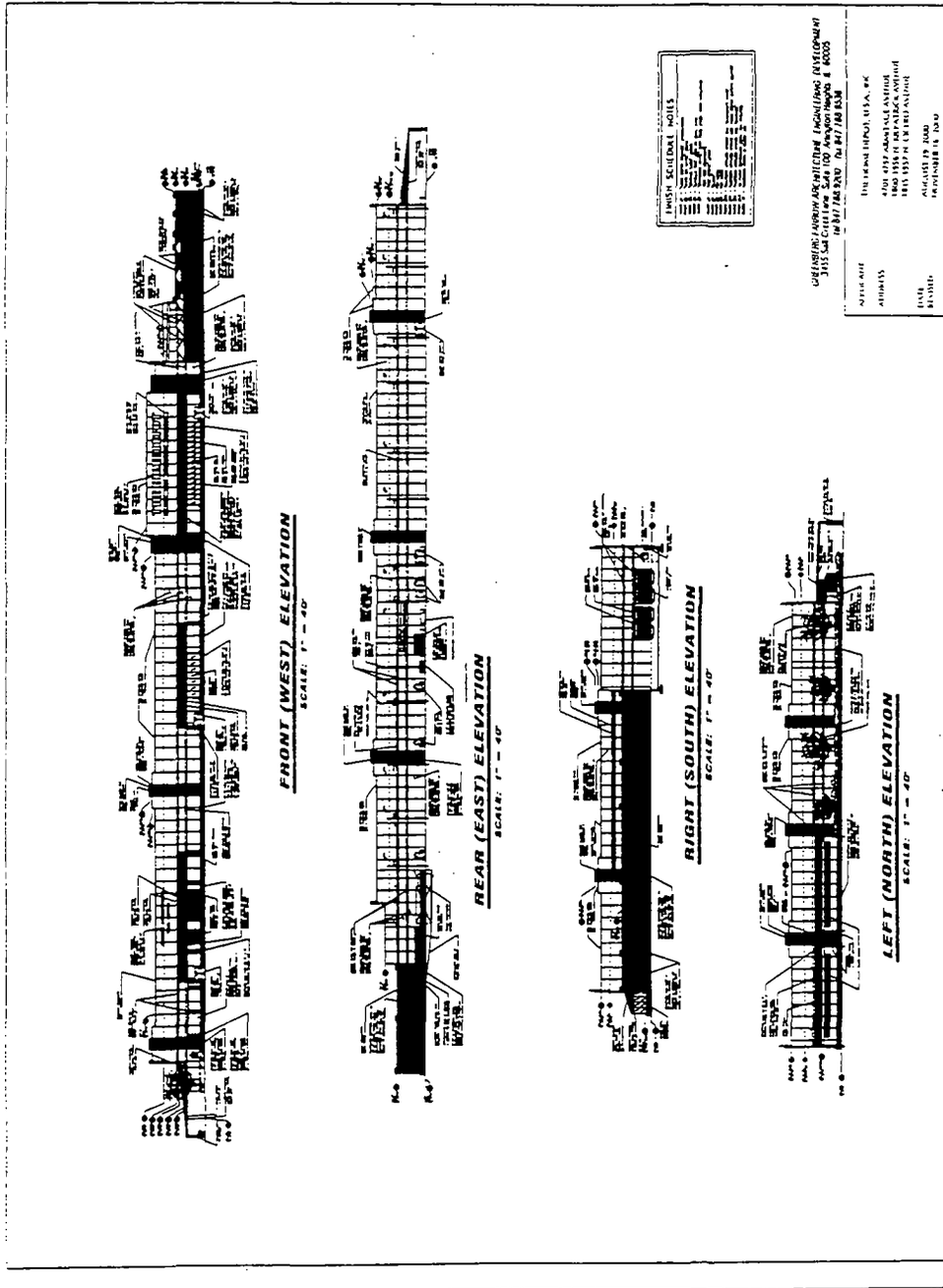
Planned Development Property Line, Boundary And Right-Of-Way Adjustment Map.



Landscape Details And Calculations.



Building Elevations.



Sign Drawing.

PROJECT: HOME DEPOT
Cicero Ave. Chicago, IL

CUSTOMER APPROVAL:

AUTHORIZED SIGNATURE

DATE

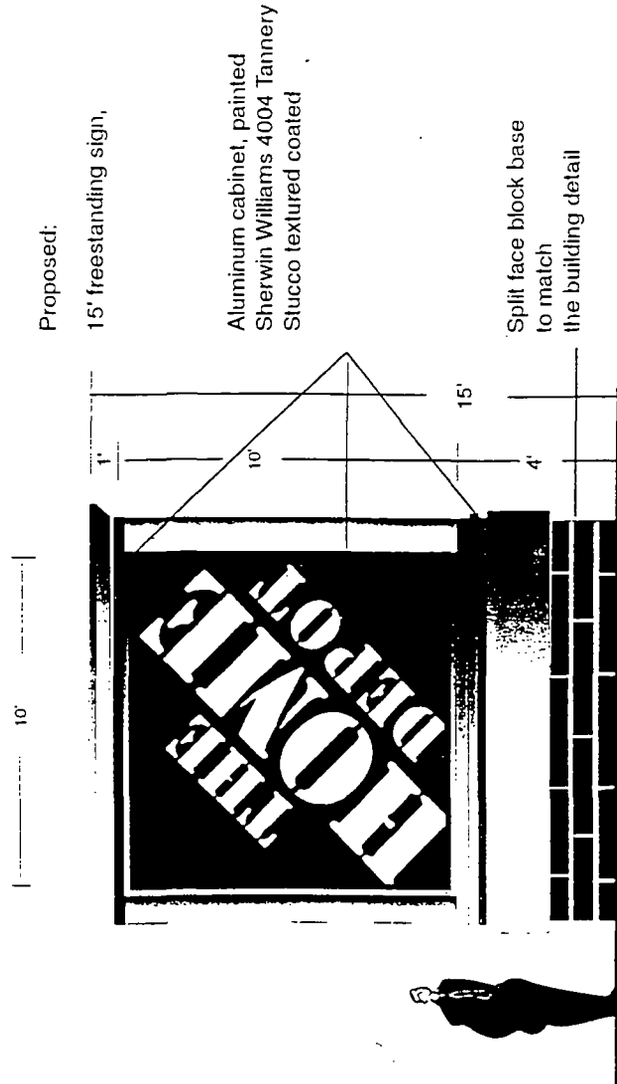
REVISIONS:
11-3-00

REPRESENTATIVE:
LINDA / MAC
630-377-0070

DRAWN BY: LINDA
DRAWING #00-9018

DATE: May 2, 2000
Scale: 1/4" = 1'

**GRATE
SIGNS**



(Continued from page 48502)

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the Business Planned Development Number 752 and M2-3 General Manufacturing District symbols and indications as shown on Map Number 7-H in the area bounded by:

Parcel 1:

Lot 8 (except that part thereof falling in Elston Avenue) in Snow Estate Subdivision by the Superior Court in partition of the east half of the northwest quarter of Section 30, Township 40 North, Range 14, East of the Third Principal Meridian; and the east half of the northeast quarter (except the south 20 acres thereof) of Section 25, Township 40 North, Range 13, East of the Third Principal Meridian; together with that part of the southwest quarter of Section 30, Township 40 North, Range 14, East of the Third Principal Meridian, lying north and east of the north branch of the Chicago River; together with Lots 2, 3, 4, 6, 7, 9 and 11 in the Assessor's Division of that part of the southwest quarter of Section 30 aforesaid, lying between railroad and river, according to the plat of said Snow Estate Subdivision recorded January 29, 1873 in Book 3 of Plats, page 91, in Cook County, Illinois.

Parcel 2:

Lot 10 in Assessor's Subdivision of that part of the southwest quarter of Section 30, Township 40 North, Range 14, East of the Third Principal Meridian, lying south and west of the north branch of Chicago River and north and east of the right-of-way of the Chicago and Northwestern Railway; together with that part of Lot 9 in the Snow Estate Subdivision in said southwest quarter of Section 30 aforesaid, described as follows:

beginning at the southeast corner of Lot 10 in Assessor's Subdivision in said southwest quarter of fractional Section 30 aforesaid; thence southeasterly on the northeasterly line of Lot 9 aforesaid, being also the centerline of Elston Avenue, 18.99 feet; thence southwesterly on a straight line at right angles to the centerline of said Elston Avenue, 789.19 feet to the northeasterly line of the right-of-way of Chicago and Northwestern Railway Company; thence northwesterly on said right-of-way line, 11.20 feet to the southwest corner of Lot 10 in Assessor's Subdivision aforesaid; thence northeasterly on the southeasterly line of said Lot 10, 790.28 feet to point of beginning (excepting therefrom the part of Lot 10 aforesaid and Lot 9 aforesaid described as follows:

beginning at the southwest corner of the last described tract; thence northwesterly on the northeasterly line of the right-of-way of the Chicago and Northwestern Railway Company, 100 feet; thence southeasterly on a curve tangent to said right-of-way and convex to the southwest, with a radius of 324 feet, to its intersection with the southeasterly line of the property last above described; and thence southwesterly on the southeasterly line of said property 16.5 feet, more or less, to the point of beginning; and excepting from Lot 10 aforesaid and the aforesaid part of Lot 9 those parts thereof falling in Elston Avenue) in Cook County, Illinois.

Parcel 3:

Lot 8 in Assessor's Subdivision of part of the southwest quarter of Section 30, Township 40 North, Range 14, East of the Third Principal Meridian, lying south and west of the north branch of the Chicago River; together with the part of Lot 7 in Snow Estate Subdivision by the Superior Court in partition with other property, Lots 2, 3, 4, 6, 7, 9 and 11 in Assessor's Subdivision aforesaid, described as follows:

beginning at the intersection of the southeasterly line of said Lot 7 with the northeasterly line of the right-of-way of the Chicago and Northwestern Railway Company; thence northeasterly along the southeasterly line of said Lot 7, 61.19 feet; thence westerly at an angle of 54 degrees, 36 minutes to the southeasterly line of said Lot 7, 87.11 feet, more or less, to the southwesterly line of the property conveyed to Chicago Telephone Company by deed from Virgil Brand, dated June 30, 1905 and recorded July 1, 1905 as Document 3718660; thence southeasterly along the southwesterly line of the property so conveyed to Chicago Telephone Company by Virgil Brand to the point of beginning;

part of said Lot 8 in Assessor's Subdivision and said part of Lot 7 in Snow Estate Subdivision being taken as a tract (except from said tract that part thereof falling in Elston Avenue)

also except from said tract a strip of land 18 feet wide, lying 9 feet on each side of a centerline described as follows:

beginning at a point on the southwesterly line of North Elston Avenue, which is 150.63 feet southeasterly from the point of intersection of said southwesterly street line with the northwesterly line of said Lot 8 in Assessor's Subdivision, and running thence southwestwardly along a straight line, a distance of 10 feet to a point 150.58 feet, measured perpendicularly, southeasterly from said northwesterly line of Lot 8; thence southwestwardly along the arc of a circle having a radius of 603.31 feet and convex southeasterly, a distance of 104.38

feet to a point 141.06 feet, measured perpendicularly, southeasterly from said northwesterly line of Lot 8, and 113.89 feet, measured perpendicularly, southwesterly from said southwesterly street line; thence southwestwardly along the arc of a circle having a radius of 603.81 feet and convex northwesterly, a distance of 104.38 feet to a point 131.55 feet, measured perpendicularly, southeasterly from said northwesterly line of Lot 8 and 217.78 feet, measured perpendicularly, southwesterly from said southwesterly street line; thence southwestwardly along a straight line, a distance of 209.54 feet to a point 130.51 feet, measured perpendicularly, southeasterly from said northwesterly line of Lot 8; thence southwestwardly along that arc of a circle having a radius of 388.42 feet and convex southeasterly, a distance of 134.90 feet to a point 106.62 feet, measured perpendicularly, southeasterly from said northwesterly line of Lot 8 and 559.57 feet, measured perpendicularly, southwesterly from said southwesterly street line; thence southwestwardly along a straight line, a distance of 75.17 feet to a point 80.69 feet, measured perpendicularly, southeasterly from said northwesterly line of Lot 8; thence westwardly along the arc of a circle having a radius of 240.49 feet and convex southerly, a distance of 113.05 feet to a point 18.62 feet, measured perpendicularly, southeasterly from said northwesterly line of Lot 8 and 724.10 feet, measured perpendicularly, southwesterly from said southwesterly street line; thence westwardly along the arc of a circle having a radius of 406.42 feet and convex southerly, a distance of 96.08 feet to a point on the westerly line of the above described tract, which point is 58.79 feet, measured perpendicularly, northwesterly from said northwesterly line of Lot 8 and 12.42 feet, measured perpendicularly, northeasterly from the northeasterly line of the right-of-way of the Chicago and Northwestern Railway Company; said strip of land 18 feet wide being Parcel "A" described in deed recorded as Document 19990220;

also except from said tract a strip of land 18 feet wide, lying 9 feet on each side of a centerline described as follows:

beginning at a point on the southeasterly line of North Elston Avenue, which is 150.63 feet southeasterly from the point of intersection of said southwesterly street line with the northwesterly line of said Lot 8 in Assessor's Subdivision and running thence southwestwardly along a straight line, a distance of 427.63 feet to a point 148.51 feet, measured perpendicularly, southeasterly from said northwesterly line of Lot 8; thence southwestwardly and westwardly along the arc of a circle having a radius of 406.42 feet and convex southerly, a distance of 428.30 feet to a point on the westerly line of the above described tract, which point is 58.79 feet, measured perpendicularly, northwesterly from said northwesterly line of Lot 8 and 12.42 feet, measured perpendicularly, northwesterly from said northwesterly line of Lot 8 and 12.42 feet, measured perpendicularly, northeasterly from the northeasterly line of the right-of-way

of the Chicago and Northwestern Railway Company;

and also except from said tract that part thereof bounded and described as follows:

beginning at the intersection of the northwesterly line of said Lot 8 in Assessor's Subdivision and the southwesterly line of North Elston Avenue; thence south 46 degrees, 20 minutes, 30 seconds east along said line of North Elston Avenue, a distance of 141.63 feet to a point 9.00 feet northwesterly of the centerline of the aforesaid Parcel "A" described in deed recorded as Document 19990220; thence southwesterly along a line 9.00 feet northwesterly of and parallel with the centerline of said Parcel "A", with the following course and distances; thence south 43 degrees, 28 minutes, 26 seconds west, a distance of 10.03 feet; thence southwesterly along a curve convex to the southeast, having a radius of 594.81 feet, a distance of 102.83 feet; thence southwesterly along a curve convex to the northwest, having a radius of 612.81 feet, a distance of 105.73 feet; thence south 43 degrees, 28 minutes, 29 seconds west, a distance of 209.54 feet; thence southwesterly along a curve convex to the southeast, having a radius of 379.42 feet, a distance of 131.95 feet; thence south 63 degrees, 21 minutes, 59 seconds west, a distance of 75.17 feet; thence southwesterly along a curve convex to the southeast, having a radius of 231.49 feet, a distance of 108.83 feet; thence southwesterly along a curve convex to the southeast, having a radius of 397.42 feet, a distance of 16.72 feet to a point in the northwesterly line of said Lot 8; thence north 43 degrees, 11 minutes, 15 seconds east, along the northwesterly line of said Lot 8, a distance of 728.79 feet to the point of beginning), in Cook County, Illinois.

Parcel 4:

A part of Lots 9 and 10 in Snow Estate Subdivision by Superior Court in partition of the east half of the northwest quarter of Section 30, Township 40 North, Range 14 East of the Third Principal Meridian (except the south 20 acres thereof); also that part of the southwest quarter of Section 30 lying north and east of the north branch of the Chicago River; also Lots 2, 3, 4, 6, 7, 9 and 11, in Assessor's Division of that part of the southwest quarter of Section 30 lying between the railroad and the river; also part of Lot 10 in Assessor's Division of part of the southwest quarter of Section 30, Township 40 North, Range 14 East of the Third Principal Meridian, which part is described as follows:

beginning at a point on the southwesterly line of North Elston Avenue which is 145.61 feet northwesterly from the point of intersection of said southwesterly street line with the northwesterly line of North Leavitt Street (formerly Snow Street) and running thence northwestwardly along said southwesterly line of

North Elston Avenue a distance of 215.39 feet to a point 361 feet northwesterly from the above mentioned point of intersection of said lines of North Elston Avenue and North Leavitt Street; thence southwestwardly along the southeasterly face of the remains of a brick wall a distance of 234.50 feet; thence southeastwardly, parallel with and distant 234.50 feet southwestwardly from said southwestwardly line of North Elston Avenue, a distance of 214.49 feet to a point which is 149.59 feet (measured perpendicularly) northwesterly from said northwesterly line of North Leavitt Street, and which is also on a straight line drawn from the point of beginning of this description to a point which is 393.96 feet southwestwardly from said point of beginning and 152.30 feet (measured perpendicularly) northwesterly from said northwesterly line of North Leavitt Street; and thence northeastwardly along the above mentioned straight line, which forms an angle (measured in the westward quadrant) of 89 degrees, 48 minutes, 20 seconds with the preceding course of this description, a distance of 234.50 feet to the point of beginning.

Parcel 5:

That part of Lots 9 and 10 in Snow Estate Subdivision by Superior Court in the partition of the east half of the northwest quarter of Section 30, Township 40 North, Range 14 East of the Third Principal Meridian, with the part of the southwest quarter of Section 30 lying north and east of the north branch of the Chicago River, and Lots 2, 3, 4, 6, 7, 9 and 11 in the Assessor's Division of the part of the southwest quarter of Section 30 lying between the railroad and the river, and also of that part of Lot 10 in Assessor's Division of part of the southwest quarter of Section 30, Township 40 North, Range 14 East of the Third Principal Meridian, described as follows:

commencing at a point in the westerly line of North Elston Avenue 361 feet northerly from the northerly line of Snow Street; thence westerly along the southeasterly face of a brick wall a distance of 234.50 feet; running thence southerly parallel with and 234.50 feet westerly from said westerly line of North Elston Avenue a distance of 214.49 feet; running thence westerly along a line forming a northwesterly angle of 89 degrees, 48 minutes, 20 seconds with the last described line a distance of 159.46 feet to a point; running thence on a curved line, tangent to the last described course and convex to the southwest with a radius of 385.50 feet, a distance of 476.34 feet to its intersection with the easterly line of the right-of-way of the Chicago Northwestern Railroad Company; running thence northerly along the easterly line of said right-of-way a distance of 92.01 feet to a point; running thence southerly on a curved line, tangent to said right-of-way and convex to the southwest with a radius of 324 feet, a distance of 103.26 feet to its intersection with a line, said line being described as drawn from a point which is 18.99 feet southeasterly in the center

of North Elston Avenue from the northeasterly corner of Lot 9 of Snow Estate Subdivision aforesaid to a point in the easterly line of the right-of-way of the Chicago and Northwestern Railroad Company, 11.20 feet southeasterly from the northwesterly corner of said Lot 9; running thence northeasterly along the last mentioned line 740.02 feet to the westerly line of North Elston Avenue; running thence southeasterly along said westerly line of North Elston Avenue 38.41 feet to the place of beginning, in Cook County, Illinois.

Parcel 6:

That part of Lots 9 and 10 in Snow Estate Subdivision by Superior Court in partition of the east half of the northwest quarter of Section 30, Township 40 North, Range 14 East of the Third Principal Meridian, and the east half of the northeast quarter (except the south 20 acres thereof) of Section 25, Township 40 North, Range 13 East of the Third Principal Meridian, and part of the southwest quarter of Section 30, Township 40 North, Range 14 East of the Third Principal Meridian bounded and described as follows:

commencing at a point on the northwesterly line of North Leavitt (formerly Snow Street) which is 325 feet southwesterly from the point of intersection of said northwesterly street line with the southwesterly line of North Elston Avenue running thence northwestwardly along a line (hereinafter referred to as "Line A"), a distance of 151.14 feet to a point on a straight line 324.97 feet southwesterly from said southwesterly line of North Elston Avenue said straight line being a line drawn from a point on said southwesterly line of North Elston Avenue 145.61 feet northwesterly from the above mentioned point of intersection of said lines of North Elston Avenue and North Leavitt Street to a point which is 393.96 feet southwesterly from said southwesterly line of North Elston Avenue and 152.30 feet (measured perpendicularly) northwesterly from said northwesterly line of North Leavitt Street and which forms an angle (measured in the westward quadrant) of 89 degrees, 48 minutes, 20 seconds with said southwesterly line of North Elston Avenue for the point of beginning; thence southwestwardly along the last above described straight line, a distance of 68.99 feet to said point which is 393.96 feet southwesterly of North Elston Avenue; thence southwestwardly and westwardly along the arc of a circle having a radius of 385.50 feet convex southerly and tangent to the above described straight line, a distance of 476.34 feet to its intersection with the northeasterly line of the right-of-way of the Chicago and Northwestern Railway Company; thence southeastwardly along said right-of-way of line a distance of 318.19 feet to a line parallel with and 100.00 feet northwesterly of, as measured at right angles to, said northwesterly line of North Leavitt Street; thence northeastwardly along said parallel line, a distance of 402.34 feet to said Line A; thence northwesterly, along said Line A, 51.16 feet to the point of

beginning, in Cook County, Illinois,

to the designation of Business Planned Development Number 752, as amended, which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

Business Planned Development Number 752, As Amended.

Plan Of Development Statements.

1. The area delineated herein as Business Planned Development Number 752, as amended, consists of approximately three hundred seventy-eight thousand nine hundred seventy-two (378,972) square feet (eight and seven-tenths (8.7) acres) and is owned or controlled by the applicant, Home Depot U.S.A., Inc.
2. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys, or easements, or adjustments of right-of-way, or consolidation or resubdivision of parcels, shall require a separate submittal on behalf of the Applicant or its successors, assignees or grantees and approval by the City Council.
3. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal title holders and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and, if different, then to the owners of record title to all of the property and to any ground lessors. Furthermore, pursuant to the requirements of Section 11.11-1 of the Chicago Zoning Ordinance, the property, at the time applications for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be

under single ownership or under single designated control. Single designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the property and any ground lessors. An agreement among property owners or a covenant binding property owners may designate the authorized party for any future amendment, modification or change.

4. This Plan of Development consists of fourteen (14) statements; a Bulk Regulations and Data Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; a Site Plan; Landscape Plan; and Building Elevations prepared by Greenberg Farrow Architects dated November 16, 2000. Full size sets of the Site Plan, Landscape Plan and Building Elevations are on file with the Department of Planning and Development. The Planned Development is applicable to the area delineated hereto and these and no other zoning controls shall apply.
5. The following uses shall be permitted within the area delineated herein as "Business Planned Development": all uses permitted in the C3-1 Commercial-Manufacturing District, except dwelling units and lodging rooms; hotels and motels; adult uses; automobile, battery and tire stations (unless said uses are ancillary to a primary retail use); and crematories, which shall not be permitted.
6. Business identification signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning and Development. Temporary signs, such as construction and marketing signs shall be permitted, subject to the review and 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, Bureau of Traffic, and the Department of Planning and Development. Closure of all or part of any public streets or alleys during demolition or construction shall be subject to the review and approval of the Chicago Department of Transportation. Subject to approval by the Chicago Department of Transportation, the applicant shall install at its own expense a traffic signal on Elston Avenue at the location depicted on the Site Plan.

8. In addition to the maximum height of the building and any appurtenance thereto prescribed in this Planned Development, the height of any improvement shall also be subject to height limitations approved by the Federal Aviation Administration.
9. For purposes of floor area ratio (F.A.R.) calculations, the definitions in the Chicago Zoning Ordinance shall apply.
10. The improvements in the property shall be designed, installed and maintained in substantial conformance with the Site Plan, Landscape Plan and Building Elevations and in accordance with the parkway tree provisions of the Chicago Zoning Ordinance and corresponding regulations and guidelines.
11. 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 a modification by the applicant and after a determination by the Commissioner of the Department of Planning and Development that such a modification is minor, appropriate and consistent with the nature of the improvements contemplated in this Planned Development and the purposes underlying the provisions hereof. 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 11.11-3(c) of the Chicago Zoning Ordinance.
12. The applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigerating and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S."). Copies of these standards may be obtained from the Department of Planning and Development.
13. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the property. Plans for all buildings and improvements on the property shall be reviewed and approved by the Mayor's Office for People with Disabilities (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 11.11-3(b) of the Chicago Zoning Ordinance until the Director of M.O.P.D. has approved detailed construction drawings for each building or improvement.

14. Unless substantial construction has commenced within six (6) years following adoption of this Planned Development, and unless completion is thereafter diligently pursued, then this Planned Development shall expire. If this Planned Development expires under the provisions of this section, then the zoning of the property shall automatically revert to that of the pre-existing M2-3 General Manufacturing District.

[Existing Zoning Map; Existing Land-Use Map; Planned Development Boundary and Property Line Map; Site Plan; Landscape Plan; Building Elevation Drawing; Sign Drawing; and Future Entrance Alignment Drawing referred to in these Plan of Development Statements printed on pages 48522 through 48529 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

Business Planned Development Number 752, As Amended.

Bulk Regulations And Data Table.

Net Site Area	Maximum Floor Area Ratio	Maximum Percent Of Site Coverage
378,972 square feet (8.7 acres)	0.50	Per Landscape Plan

Gross Site Area = Net Site Area, 378,972 square feet (8.7 acres) + Area in Public Way, 14,501 square feet (0.33 acres) = 393,473 square feet (9.03 acres).

Maximum Floor Area Ratio for Total Net Site Area:	0.50.
Minimum Required Off-Street Parking Spaces:	501 (plus 32 spaces in north access easement area).
Minimum Number of Off-Street Loading Berths:	4 at 10 feet, 0 inches by 50 feet, 0 inches.
Maximum Percent of Site Coverage:	Per Site Plan.
Minimum Required Building Setbacks:	Per Site Plan.
Maximum Permitted Building Height:	Per Building Elevations.

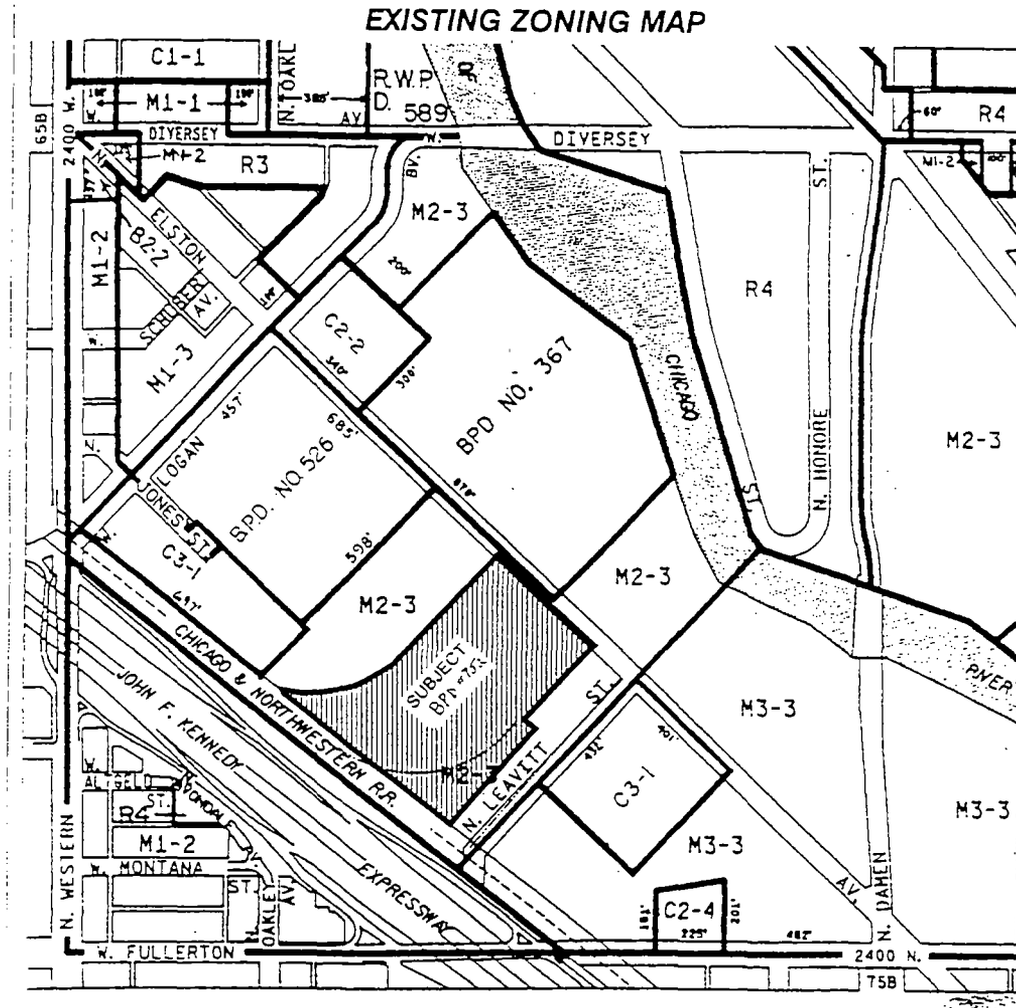
AMENDMENT OF TITLE 17 OF MUNICIPAL CODE OF
CHICAGO (CHICAGO ZONING ORDINANCE)
BY RECLASSIFICATION OF
PARTICULAR AREAS.

(Committee Meeting Held November 21, 2000)

The Committee on Zoning submitted the following report:

(Continued on page 48530)

Existing Zoning Map.



RESIDENCE DISTRICTS

- R3 GENERAL RESIDENCE DISTRICT
- R4 GENERAL RESIDENCE DISTRICT

BUSINESS DISTRICTS

- B2-2 RESTRICTED RETAIL DISTRICTS

COMMERCIAL DISTRICTS

- C2-2 GENERAL COMMERCIAL DISTRICTS
- C2-4 GENERAL COMMERCIAL DISTRICTS
- C3-1 COMMERCIAL - MANUFACTURING DISTRICTS
- BPD NO 526 COMMERCIAL BPD

MANUFACTURING DISTRICTS

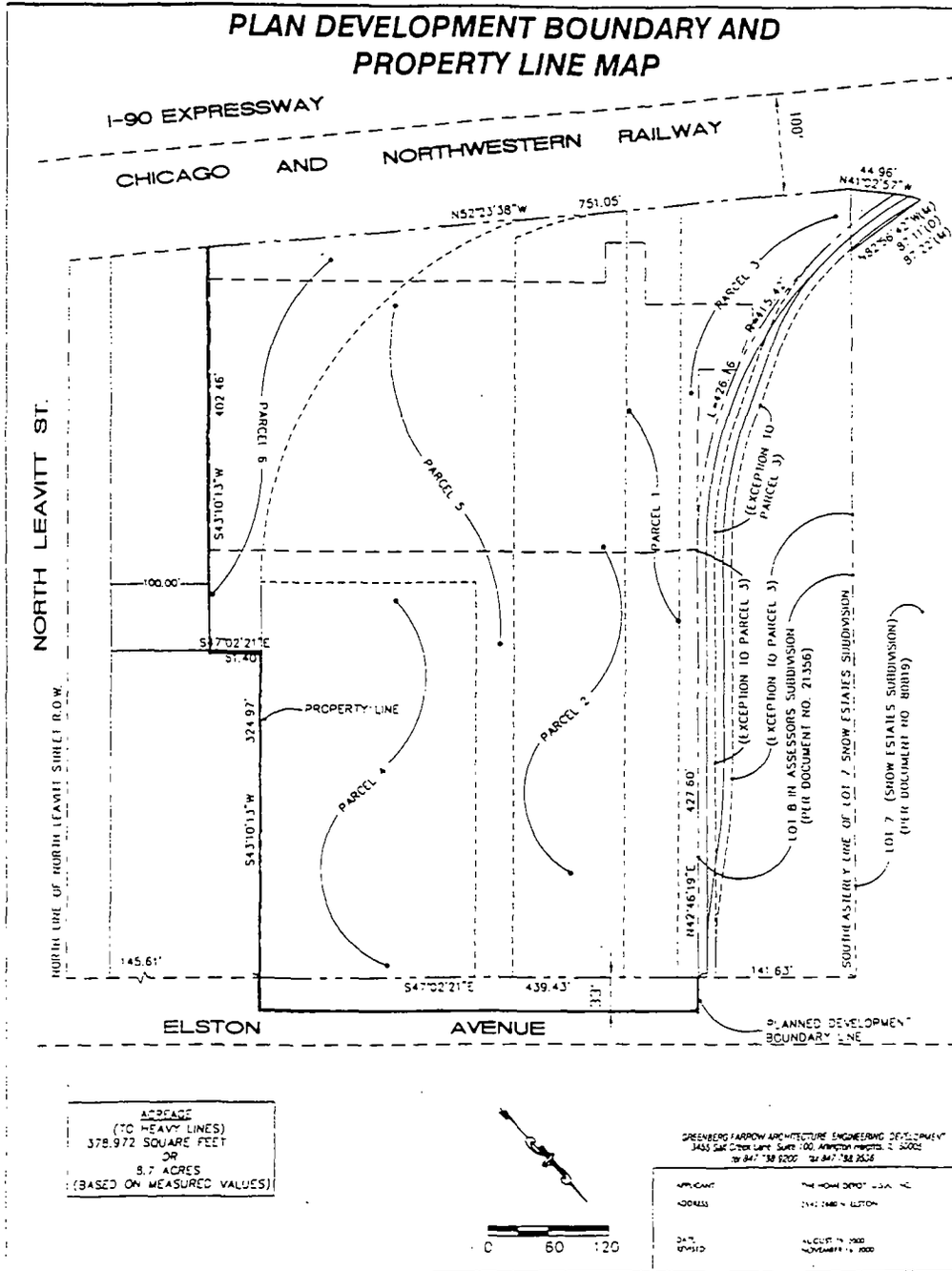
- M1-2 & 3 RESTRICTED MANUFACTURING DISTRICTS
- M2-3 GENERAL MANUFACTURING DISTRICTS
- M3-3 HEAVY MANUFACTURING DISTRICTS
- BPD NO 367 COMMERCIAL BPD



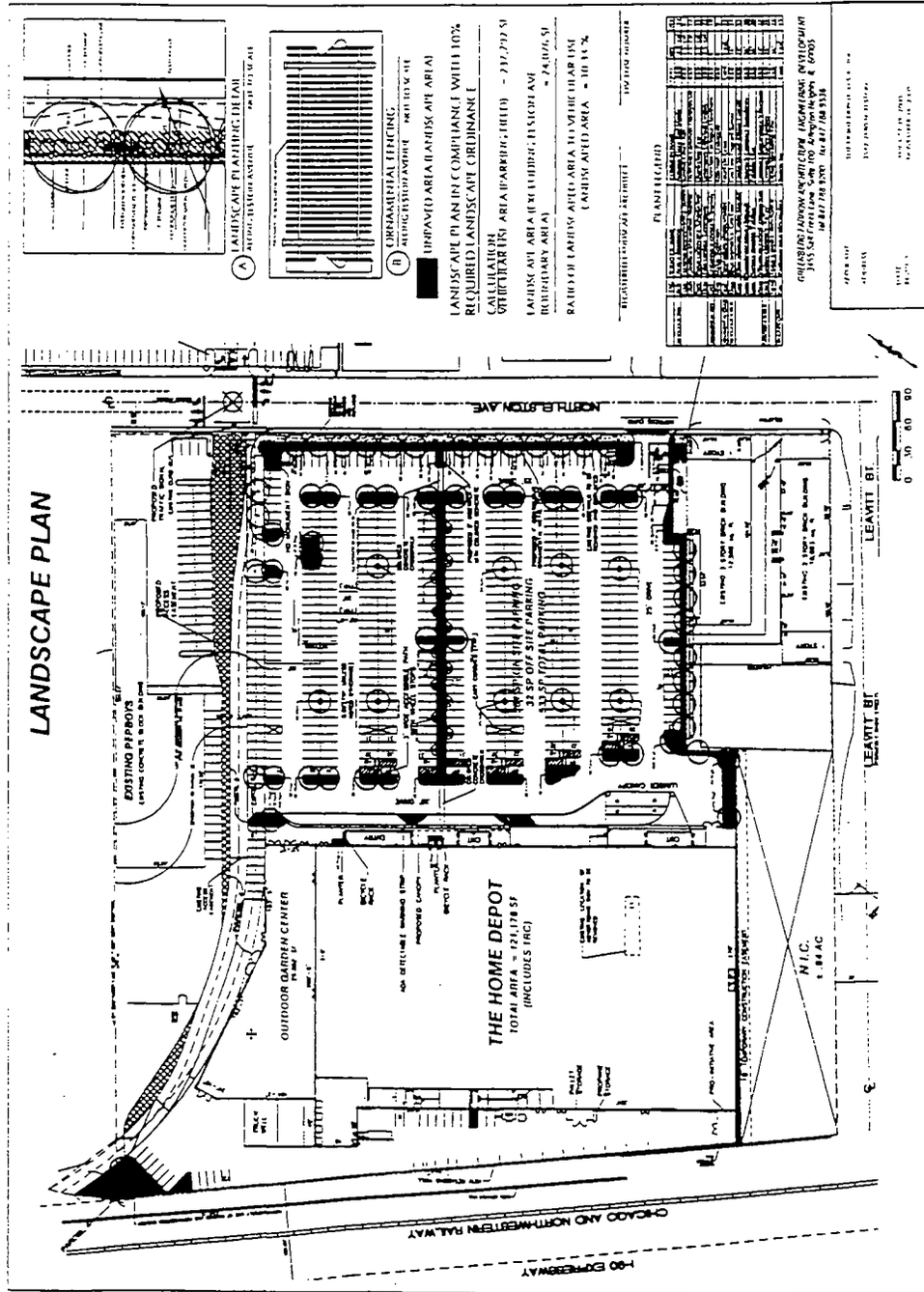
SPREMBERG FARROW ARCHITECTURE ENGINEERING DEVELOPMENT
 3443 S. MICHIGAN ST. SUITE 100, CHICAGO, ILLINOIS 60605
 TEL: 773.226.2200 FAX: 773.226.2505

APPLICANT	THE HOME DEPOT U.S.A., INC.
ADDRESS	2512 S. MICHIGAN ST.
DRAWN BY	DAVID W. HARRIS
DATE	AUGUST 19, 2000
REVISION	NOVEMBER 14, 2000

Planned Development Boundary And Property Line Map.



Landscape Plan.



Sign Drawing.

PROJECT: HOME DEPOT
Elston Ave., Chicago, IL

CUSTOMER APPROVAL:

AUTHORIZED SIGNATURE

DATE

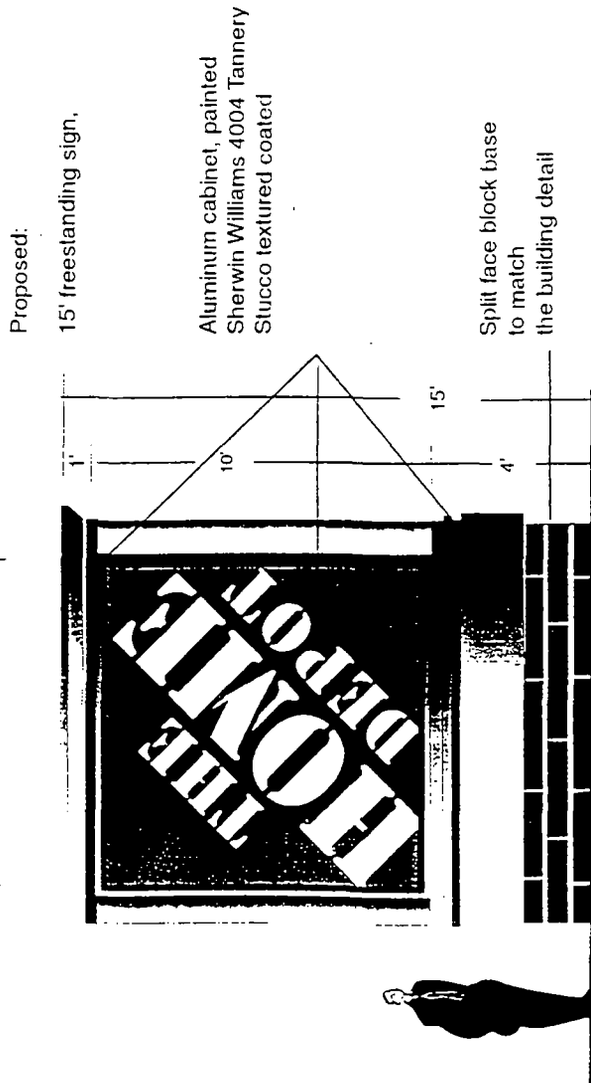
REVISIONS:
11-3-00

REPRESENTATIVE:
LINDA / MAC
630-377-0070

DRAWN BY: LINDA
DRAWING #00-9018

DATE: May 2, 2000
Scale: 1/4" = 1'

**GRATE
SIGNS**



(Continued from page 48521)

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Reporting for your Committee on Zoning, for which a meeting was held on November 21, 2000, I beg leave to recommend that Your Honorable Body *Pass* various ordinances transmitted herewith for the purpose of reclassifying particular areas.

I beg leave to recommend the passage of ten ordinances which were corrected and amended in their amended form. They are Application Numbers A-4501, A-4466, A-4495, A-4327, A-4484, A-4420, 13109, 13112, 12958 and 13056.

At this time, I move for passage of the ordinances transmitted herewith.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 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):

*Reclassification Of Area Shown On Map Number 1-E.
(As Amended)
(Application Number 13056)*

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 Central Area Parking Planned Development Number 476 symbols and indications as shown on Map Number 1-E in the area bounded by:

East Benton Place; North Wabash Avenue; East Randolph Street; and North Holden Court,

to those of Central Area Parking Planned Development Number 476, as amended, which is hereby established in the area described above, subject to such use and bulk regulations as are set forth in the Plan of Development attached hereto and to no others.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

*Central Area Parking Planned Development Number 476,
As Amended.*

Plan Of Development Statements.

1. The area delineated herein as Central Area Parking Planned Development Number 476, as amended (the "Planned Development") consists of approximately thirty-four thousand nine hundred sixty-five (34,965) square feet (plus or minus eighty hundredths ($\pm .80$) acres) of property which is depicted on the attached Planned Development Boundary and Property Line Map (the "Property") and is controlled by the applicant, Urban Growth Wabash Randolph Partnership.

2. All applicable official reviews, approvals or permits are required to be obtained by the applicant. Any dedication or vacation of streets, alleys or easements or any adjustment of rights-of-way shall require a separate submittal on behalf of the applicant, its successors, assignees or grantees and approval by the City Council.
3. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal title holders and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and, if different than the applicant, the legal title holder and any ground lessors. Furthermore, pursuant to the requirements of Section 11.11-1 of the Chicago Zoning Ordinance, the Property, at the time applications for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or under single designated control. Single designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the Property and any ground lessors.

Nothing herein shall be construed to mean that any individual owner, or any ground lessors, of the Property or any portion thereof is relieved of obligations imposed hereunder or rights granted herein or is not subject to City action pursuant to this Planned Development. In addition, nothing herein shall prohibit or in any way restrict the alienation, sale or any other transfer of all or any portion of the Property or any rights, interests or obligations therein. Upon any alienation, sale or any other transfer of all or any portion of the Property or the rights therein, except any assignment or transfer of rights pursuant to a mortgage or otherwise as collateral for any indebtedness, and solely with respect to the portion of the Property so transferred, the term applicant shall be deemed amended to apply to the transferee thereof (and its beneficiaries if such transferee is a land trust), and the seller or transferor thereof (and its beneficiaries if such seller or transferor is a land trust) shall thereafter be released from any and all obligations or liability hereunder.

4. This Plan of Development consists of thirteen (13) statements; a Bulk Regulations and Data Table; an Existing Zoning Map; a Planned Development Boundary and Property Line Map; an Existing Land-Use Map; a Site/Landscape Plan and Building Elevations prepared by A. Epstein and Sons International, Inc. dated November 16, 2000. Reduced copies of the Site/Landscape Plan and Building Elevations are attached

hereto and full sized copies thereof are on file with the Department of Planning and Development. These and no other zoning controls shall apply to the Property. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, and all requirements thereof, and satisfies the established criteria for approval as a planned development.

5. The use permitted in the area delineated herein as a Central Area Parking Planned Development shall be: retail, off-street parking and accessory uses.
6. Business identification signs and temporary signs such as construction and marketing signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning and Development.
7. Any service drive or other ingress or egress shall be adequately designed and paved, in accordance with the regulations of the Department of Transportation in effect at the time of construction and in compliance with the Municipal Code of the City of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such paved areas. Ingress and egress shall be subject to the review and approval of the Department of Transportation and the Department of Planning and Development.
8. In addition to the maximum height of the improvements and any appurtenance depicted on the Building Elevations attached hereto, the height of the improvements shall also be subject to limitations approved by the Federal Aviation Administration.
9. The improvements on the Property, including the on-site exterior landscaping and all entrances and exits to and from the parking area, shall be designed, constructed and maintained in substantial conformance with the Site/Landscape Plan and the Building Elevations. In addition, parkway trees shall be installed and maintained in accordance with the parkway tree planting provisions of the Chicago Zoning Ordinance. The parking facility will provide total internal stacking for at least ten (10) entering and ten (10) exiting vehicles. The internal stacking, however, may be divided between two (2) areas of the Development. In addition, the ticket dispensers and the cashier's booths for the parking facility shall not be located below level two (2) of the parking facility. The first (1st) and second (2nd) floors of the improvements on the Property shall contain retail uses. Planter boxes shall be installed as indicated on the Building Elevations and maintained during growing seasons. The planter boxes

shall not be required to be installed until construction of the additional two (2) floors contemplated by this Planned Development have been completed. The light fixtures located within the structural bays along Wabash Avenue (ten (10) levels, seven (7) fixtures per level) shall be screened to mitigate glare in the public way. Further, no pole lights shall be permitted on the top level of the parking facility.

10. The requirements of the Planned Development may be modified, administratively, by the Commissioner of the Department of Planning and Development upon the application for such a modification by the applicant and a determination by the Commissioner of the Department of Planning and Development that such modification is minor, appropriate and consistent with the nature of the improvements contemplated by this Planned Development and the purposes underlying the provisions hereof. Any such modification of the requirements of the Planned Development by the Commissioner of the Department of Planning and Development shall be deemed to be a minor change in the Planned Development as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance.
11. The applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The applicant shall use its best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigeration and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S.").
12. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the property. Plans for all buildings and improvements on the property shall be reviewed and approved by the Mayor's Office for People with Disabilities (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 11.11-3(b) of the Chicago Zoning Ordinance until the director of M.O.P.D. has approved detailed construction drawings for each building or improvement. A minimum of two percent (2%) of all parking spaces provided within the Planned Development shall be designated and designed for parking for the handicapped.

13. Unless substantial construction of the addition to the existing improvements contemplated by this 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. If this Planned Development expires under the provisions of this section, then the zoning of the Property shall automatically revert to Central Area Parking Planned Development Number 476.

[Existing Zoning Map; Planned Development Boundary and Property Line Map; Existing Land-Use Map; Site/Landscape Plan; and Building Elevation Drawings referred to in these Plan of Development Statements printed on pages 48537 through 48544 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Central Area Parking Planned Development Number 476,
As Amended.*

Plan Of Development

Bulk Regulations And Data Table.

Gross Site Area, $\pm 61,408$ square feet (± 1.41 acres) equals Net Site Area, $\pm 34,965$ square feet (± 0.80 acres) plus Area Remaining in Public Rights-of-Way, $\pm 26,443$ square feet (± 0.61 acres).

Maximum Permitted

Floor Area Ratio:

13.5.

Setbacks From Property Line:	In accordance with the Site/ Landscape Plan.
Maximum Percentage of Site Coverage:	In accordance with the Site/ Landscape Plan.
Maximum Height:	In accordance with the Building Elevations.
Maximum Number of Parking Spaces:	1,231.

Reclassification Of Area Shown On Map Number 1-F.
(Application Number 13144)

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

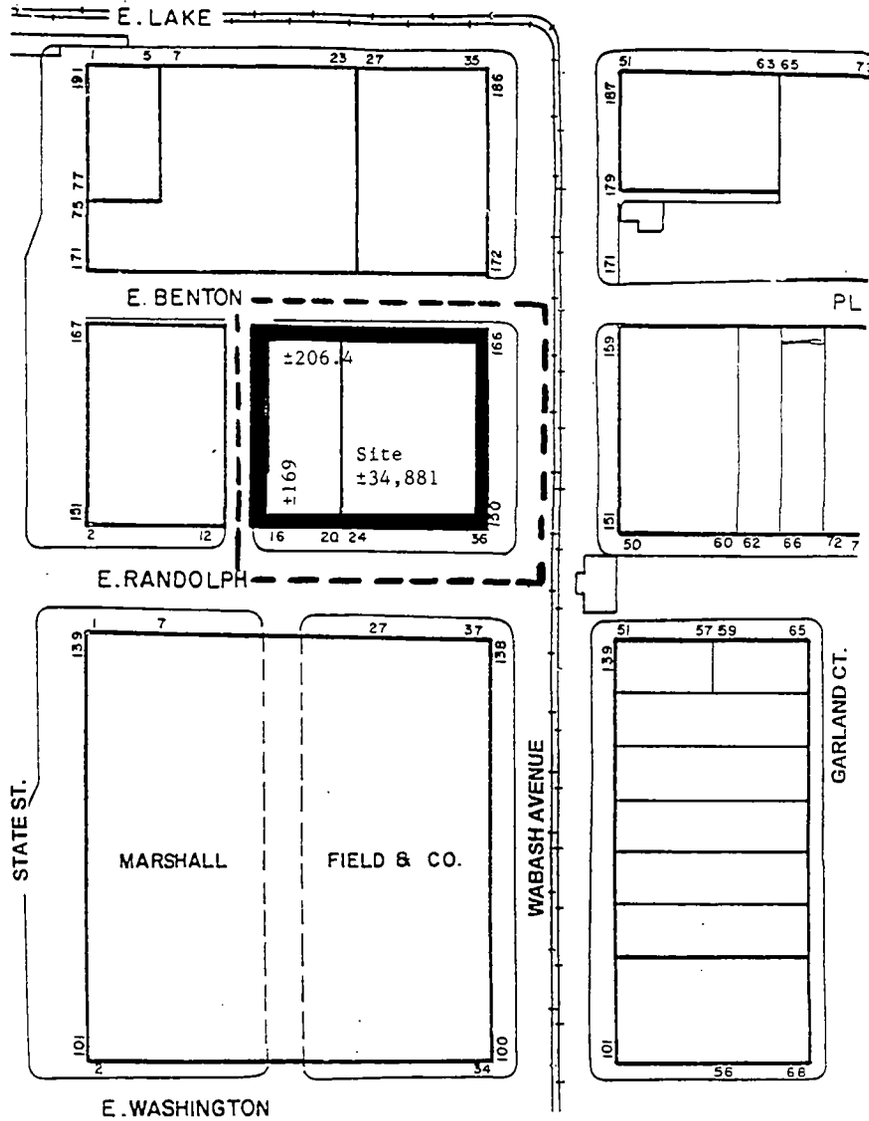
SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-5 Restricted Manufacturing District symbols and indications as shown on Map Number 1-F in the area bounded by:

West Superior Street on the north; the first alley south of West Superior Street on the south; North Sedgwick Street on the east; and a lot line 120 feet west of North Sedgwick Street on the west,

to those of a C3-6 Commercial-Manufacturing District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due to publication.

Planned Development Boundary
And Property Line Map.



PLANNED DEVELOPMENT BOUNDARY and PROPERTY LINE MAP

Applicant: Urban Growth Wabash
Randolph Partnership
111 W. Jackson Blvd.
Chicago, 60604

LEGEND

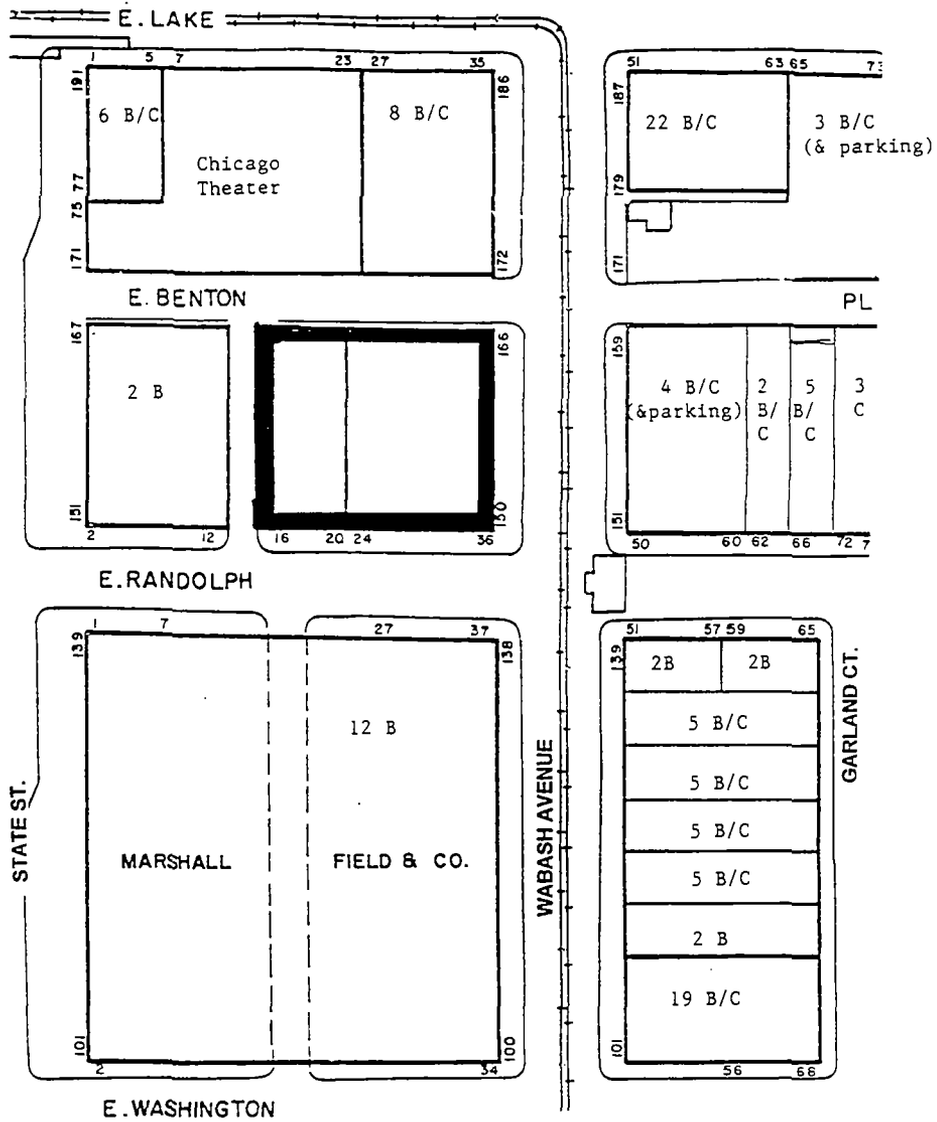
Property Line 

Planned Development Boundary 

Introduced: June 7, 2000

Revised: November 16, 2000

Existing Land-Use Map.



EXISTING LAND USE MAP

Applicant: Urban Growth Wabash
 Randolph Partnership
 111 W. Jackson Blvd.
 Chicago, 60604

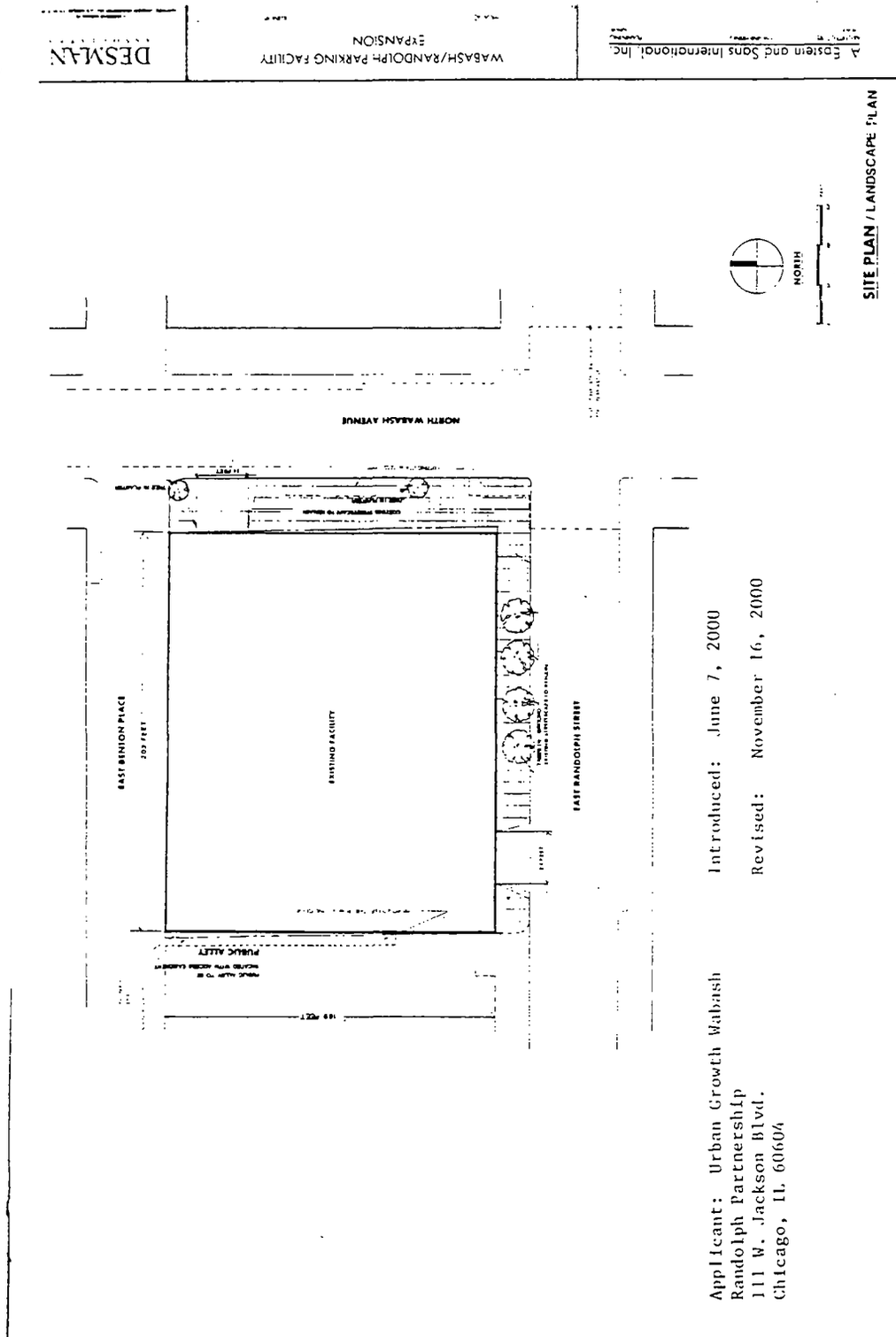
LEGEND

Subject Property **█**

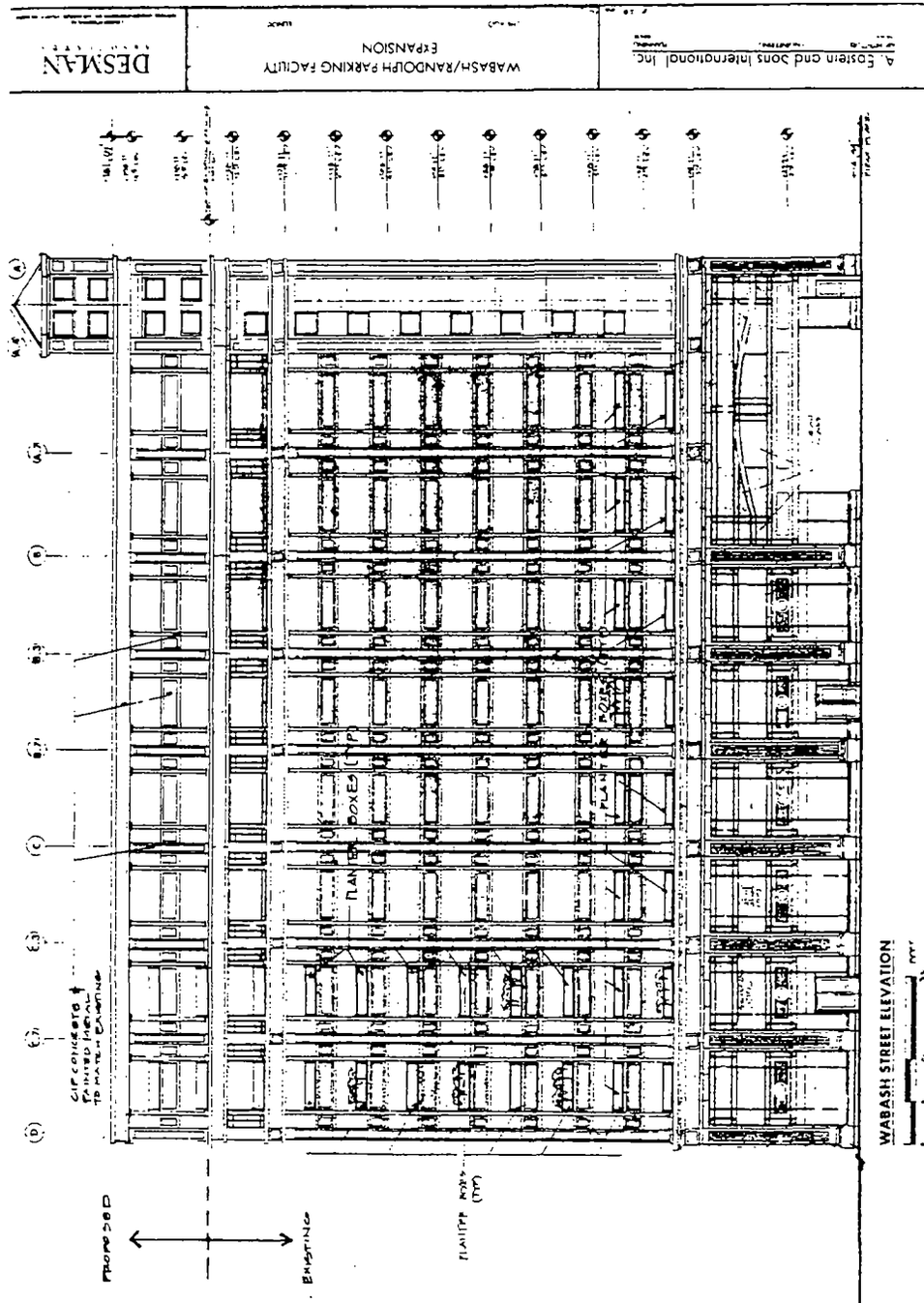
Introduced: June 7, 2000

Revised: November 16, 2000

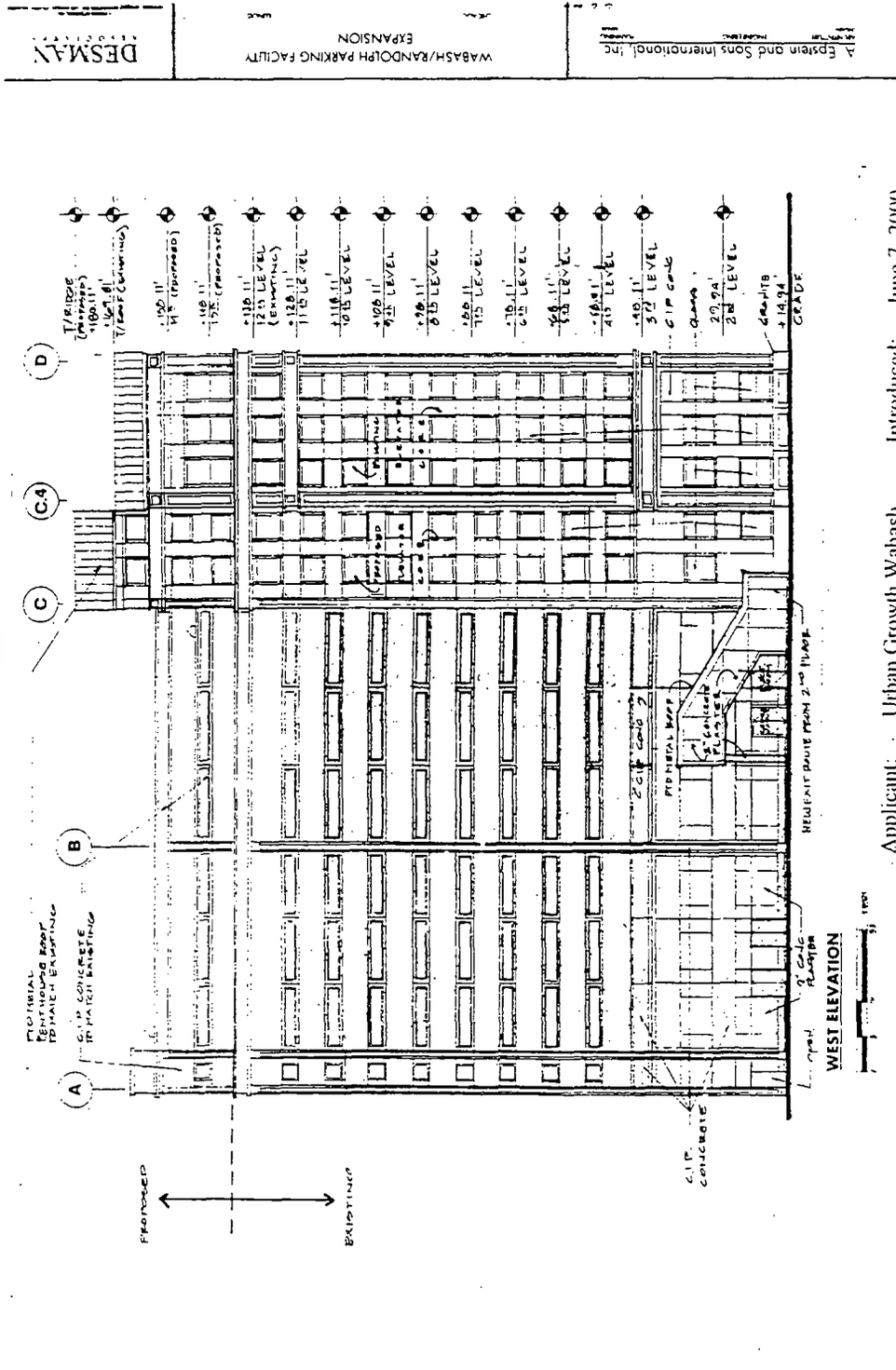
Site/Landscape Plan.



Building Elevations.
(Page 2 of 4)



Building Elevations.
(Page 3 of 4)



DESMAN

WABASH/RANDOLPH PARKING FACILITY EXPANSION

A. Epstein and Sons International, Inc.

Applicant: Urban Growth Wabash Randolph Partnership
111 W. Jackson Blvd.
Chicago, IL 60604

Introduced: June 7, 2000

Revised: November 16, 2000

Reclassification Of Area Shown On Map Number 1-H.
(Application Number A-4493)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-2 Restricted Service District symbols and indications as shown on Map Number 1-H in the area bounded by:

West Grand Avenue; a line 79 feet west of and parallel to North Ashland Avenue; West Ferdinand Street; and a line 103 feet, 4 inches west of and parallel to North Ashland Avenue,

to those of an R5 General Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 5-H.
(Application Number A-4459)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C1-3 Restricted Commercial District symbols and indications as shown on Map Number 5-H in the area bounded by:

the south bank of the north branch of the Chicago River; North Ashland Avenue; West Webster Avenue; and the east right-of-way line of the Union Pacific Railroad (formerly the Chicago and Northwest Railroad),

to those of a C1-1 Restricted Commercial District, and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 7-F.
(Application Number A-4460)

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 B3-4 General Retail District symbols and indications as shown on Map Number 7-F in the area bounded by:

a line 126.9 feet north of West Diversey Parkway; North Clark Street; West Diversey Parkway; a line 218.75 feet west of North Clark Street; and then return to the point of beginning,

to those of a B4-4 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 7-K.
(Application Number A-4488)

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 Restricted Manufacturing District symbols and indications as shown on Map Number 7-K in the area bounded by:

the alley next north of and parallel to West Fullerton Avenue; North Kilbourn Avenue; West Fullerton Avenue; and a line 104.54 feet west of North Kilbourn Avenue,

to those of a B2-1 Restricted Retail District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map Number 8-F.
(Application Number A-4496)*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map Number 8-F in the area bounded by:

West 35th Street; the alley next east of and parallel to South Emerald Avenue; a line 96 feet south of West 35th Street; and South Emerald Avenue,

to those of a B4-2 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map Number 9-K.
(As Amended)
(Application Number A-4466)*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District and B4-1 Restricted Service District symbols and indications as shown on Map Number 9-K in the area bounded by:

a line 100 feet south of West Irving Park Road; a line 76 feet east of North Tripp Avenue; a line 149.4 feet south of West Irving Park Road; the alley next east of and parallel to North Tripp Avenue; a line 119 feet south of West Irving Park Road; North Keeler Avenue; a line 240.12 feet north of West Byron Street; the alley next east of and parallel to North Keeler Avenue; a line 94 feet south of West Byron Street; North Kedvale Avenue; West Grace Street; North Pulaski Road; a line 114 feet south of West Grace Street; the alley next west of and parallel to North Pulaski Road; the alley next north of and parallel to West Addison Street; the alley next east of and parallel to North Kedvale Avenue; the alley next south of and parallel to West Waveland Avenue; a line 361 feet west of North Pulaski Road; West Waveland Avenue; North Keeler Avenue; West Grace Street; and North Tripp Avenue,

to those of an R2 Single-Family Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 10-I.
(As Amended)
(Application Number A-4420)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District and B4-2 Restricted Service District symbols and indications as shown on Map Number 10-I in the area bounded by:

South California Avenue; South Archer Avenue; a line 50 feet southwest of and parallel to South Mozart Street, the alley immediately south of and parallel to South Archer Avenue; South Mozart Street West 42nd Street; South California Avenue (point of beginning) (the "Property"),

to those of an R3 General Residence District which is hereby established in the area above.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as described in Section 1 above to an Institutional Planned Development which is hereby established in the area above described, subject to such use and Bulk Regulations as set forth in the Plan of Development herewith attached and made a part hereof and to no others.

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

Plan of Development Statements referred to in this ordinance read as follows:

Institutional Planned Development Number ____.

Plan Of Development Statements.

1. The area delineated herein as an Institutional Planned Development consists of approximately two hundred twenty-five thousand four hundred forty-eight (225,448) square feet (five and eighteen hundredths (5.18) acres) net site area which is depicted on the attached Planned Development Boundary, Property Line and Right-of-Way Adjustment Map (the "Property") and which will be owned or controlled by the applicant, the Board of Education of the City of Chicago.
2. The applicant ("Applicant") shall obtain all applicable official reviews, approvals or permits which are necessary to implement this Planned Development. Any dedication or vacation of streets or alleys, or easements, or adjustments of right-of-way, or consolidation or resubdivision of parcels, shall require a separate submittal on behalf of the Applicant or their successors, assignees or grantees and approval by the City Council.
3. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the Applicant, its successors and assigns, grantees and Lessees, if different than the Applicant, the legal title holders or any ground lessors. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and

assigns and, if different than the Applicant, the legal title holder or any ground lessors. Furthermore, pursuant to the requirements of Section 11.11-1 of the Chicago Zoning Ordinance, the Property, at the time applications for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or under single designated control. Single designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the Property and any ground lessors.

4. This Planned Development consists of fourteen (14) statements; a Bulk Regulations and Data Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary, Property Line and Right-of-Way Adjustment Map; a Site/Landscape Plan; and Building Elevations prepared by Guajardo and Associates, dated November 16, 2000. Full size sets of the Site/Landscape Plan and Building Elevations are on file with the Department of Planning and Development. The Planned Development is applicable to the area delineated herein and these and no other zoning controls shall apply. The Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, Title 17 of the Municipal Code and purpose of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, and all requirements thereof, and satisfies the established criteria for approval as a Planned Development.
5. The uses permitted within the area delineated herein as "Institutional Planned Development" shall be educational and recreational facilities, and offices, accessory parking and related uses incidental thereto.
6. Identification and other necessary signs, including temporary construction signs, may be permitted within the area delineated herein as "Institutional Planned Development", subject to the review and approval by the Department of Planning and Development.
7. Off-street parking and off-street loading facilities shall be provided in compliance with this Planned Development, subject to review and approval of the Departments of Transportation and Planning and Development. A minimum of two percent (2%) of all parking spaces shall be designated for parking for the handicapped.
8. Any service drives or any other means of ingress or egress, including for emergency vehicles, shall be adequately designed and paved in accordance with the provisions of the Municipal Code and the regulations of the

Department of Transportation in effect at the time of construction. There shall be no parking within such paved areas, or within fire lanes. Ingress and egress shall be subject to the review and approval of the Departments of Transportation and Planning and Development.

9. In addition to the maximum height of any building or any appurtenance thereto, the height of any improvement shall also be subject to height limitations approved by the Federal Aviation Administration.
10. The maximum permitted floor area ratio (F.A.R.) shall be in accordance with the attached Bulk Regulations and Data Table. For purposes of F.A.R. calculations and floor area measurements, the definitions in the Chicago Zoning Ordinance shall apply.
11. Improvements of the Property, including landscaping and all entrances and exits to the parking areas, shall be designed and installed in substantial conformance with the Site/Landscape Plan, Building Elevations and the Bulk Regulations and Data Table attached hereto and made a part hereof. In addition, parkway trees and other landscaping shall be installed and maintained at all times in accordance with the Site/Landscape Plan and the parkway tree and parking lot landscaping provisions of the Chicago Zoning Ordinance and corresponding regulations and guidelines. The Applicant will construct and maintain the C.T.A. Bus Shelter as shown on the Site/Landscape Plan.
12. The Applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The Applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigerating and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S."). Copies of these standards may be obtained from the Department of Planning and Development.
13. 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 a modification by the Applicant and after a determination by the Commissioner of the Department of Planning and Development that such a modification is minor in nature, appropriate, and consistent with the nature of the improvements contemplated in this Planned Development and the purposes underlying the provisions hereof. 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 11.11-3(c) of the Chicago Zoning Ordinance.

14. Unless substantial new construction on the property has commenced within six (6) years following adoption of this Planned Development, and unless completion is thereafter diligently pursued, then this Planned Development shall expire and the zoning of the Property shall automatically revert to their prior R3 General Residence District and B4-2 Restricted Services District designations.

[Existing Zoning Map; Existing Land-Use Map; Planned Development Boundary, Property Line and Right-of-Way Adjustment Map; Site/Landscape Plan; and Building Elevation Drawings referred to in these plan of Development Statements printed on pages 48554 through 48558 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

Institutional Planned Development.

Thomas Kelly High School

Bulk Regulations And Data Table.

Gross Site Area	Area Remaining In Public Right-Of-Way	Net Site Area
305,146 square feet (7.01 acres)	82,562 square feet (1.89 acres)	222,584 square feet (5.11 acres)

Maximum Permitted Floor Area Ratio for Total Net Site Area:	1.40.
Minimum Number of Off-Street Parking Spaces:	170.
Minimum Number of Off-Street Loading Spaces:	1.
Maximum Building Height:	75 feet, 0 inches.
Minimum Setback:	Per Site Plan.

*Reclassification Of Area Shown On Map Number 11-I.
(As Amended)
(Application Number A-4327)*

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 Institutional Planned Development Number 112 symbols and indication as shown on Map Number 11-I in the area bounded by:

the alley next north of and parallel to West Montrose Avenue; a line 158.0 feet east of and parallel to North Maplewood Avenue; West Montrose Avenue; and North Rockwell Street;

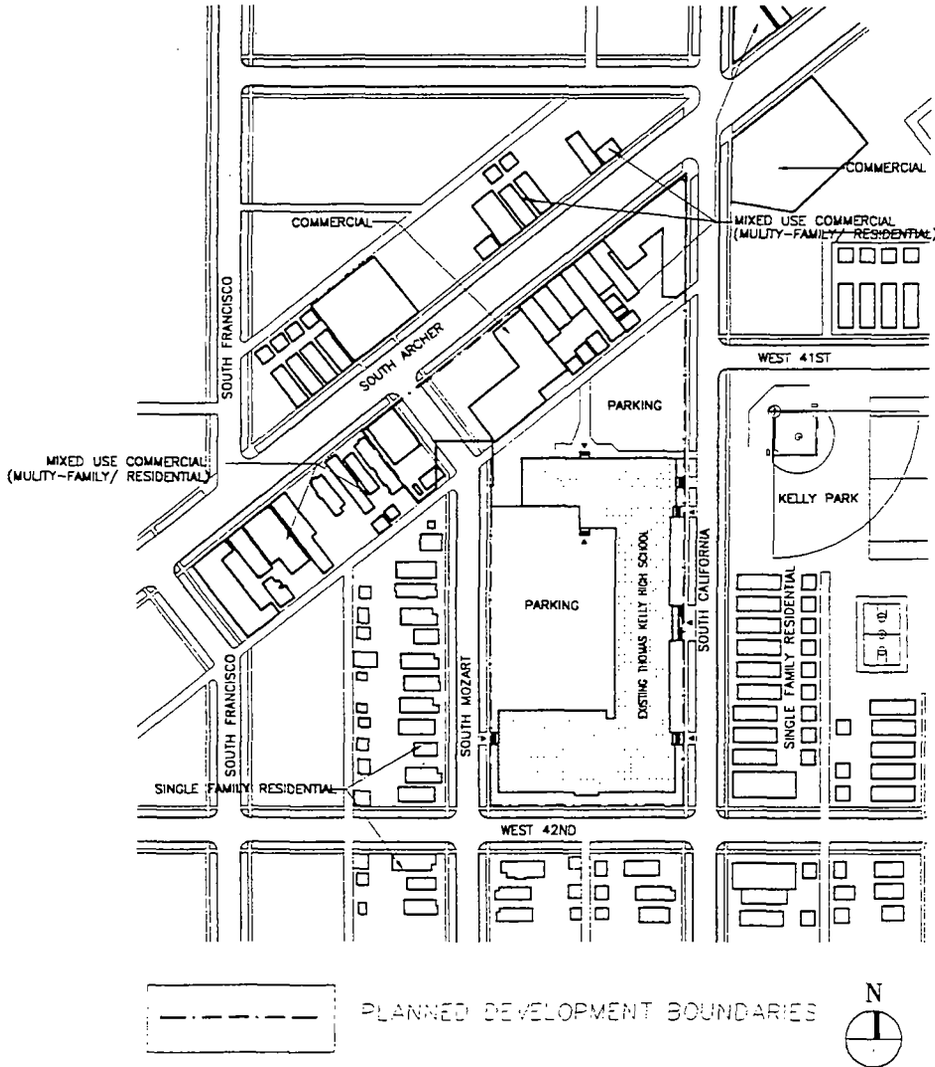
and

the public alley next north of and parallel to West Montrose Avenue; North Campbell Avenue; West Montrose Avenue; and a line 85 feet, 5 inches west of and parallel to North Campbell Avenue,

(Continued on page 48559)

Existing Land-Use Map.

THOMAS KELLY HIGH SCHOOL
EXISTING LAND USE MAP



PUBLICANT: BOARD OF EDUCATION OF CHICAGO
ADDRESS: 4136 S. CALIFORNIA AVE
TEL: 26-26-00

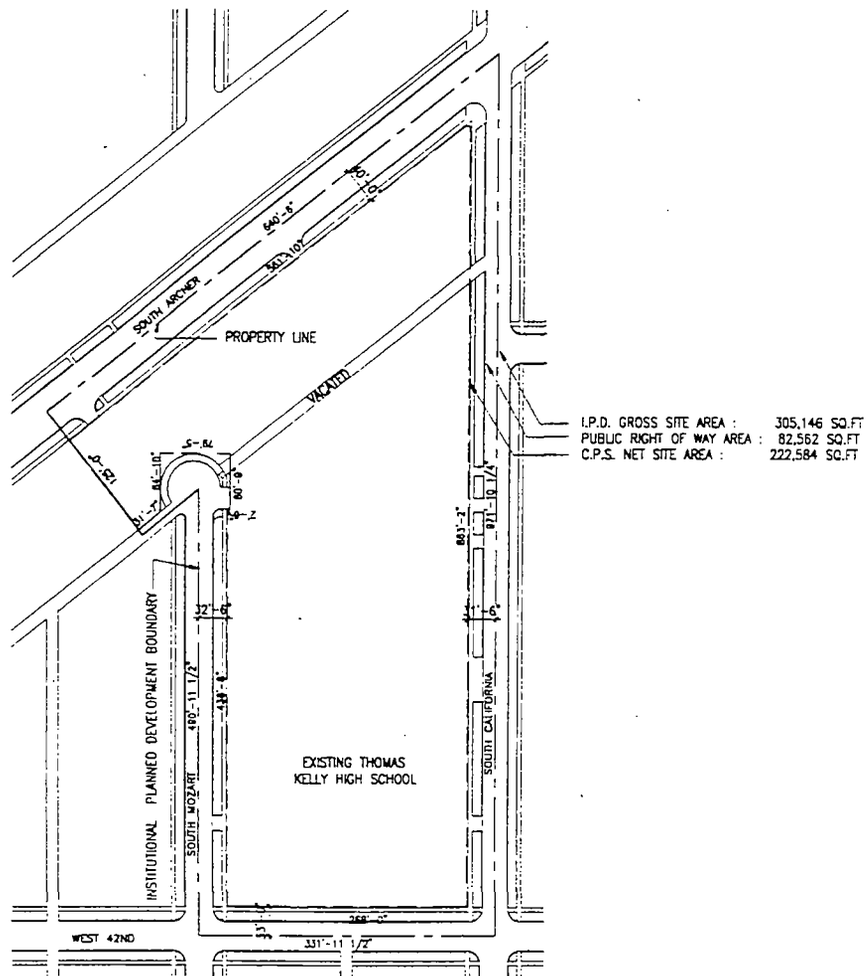
SCALE: 1" = 200'-0"
REVISED DATE: 11-16-0000

1111 OF CHICAGO
1111 RICHARD M. DALEY

CHICAGO PUBLIC SCHOOLS
CAPITAL PROGRAM
NEW CONSTRUCTION

Planned Development Boundary, Property Line and Right-Of-Way Adjustment Map.

THOMAS KELLY HIGH SCHOOL
PLANNED DEVELOPMENT BOUNDARY,
PROPERTY LINE AND RIGHT OF WAY ADJUSTMENTS MAP



PURCHASER: BOARD OF EDUCATION OF CHICAGO
ADDRESS: 4135 S. CALIFORNIA AVE
DATE: 08-28-00

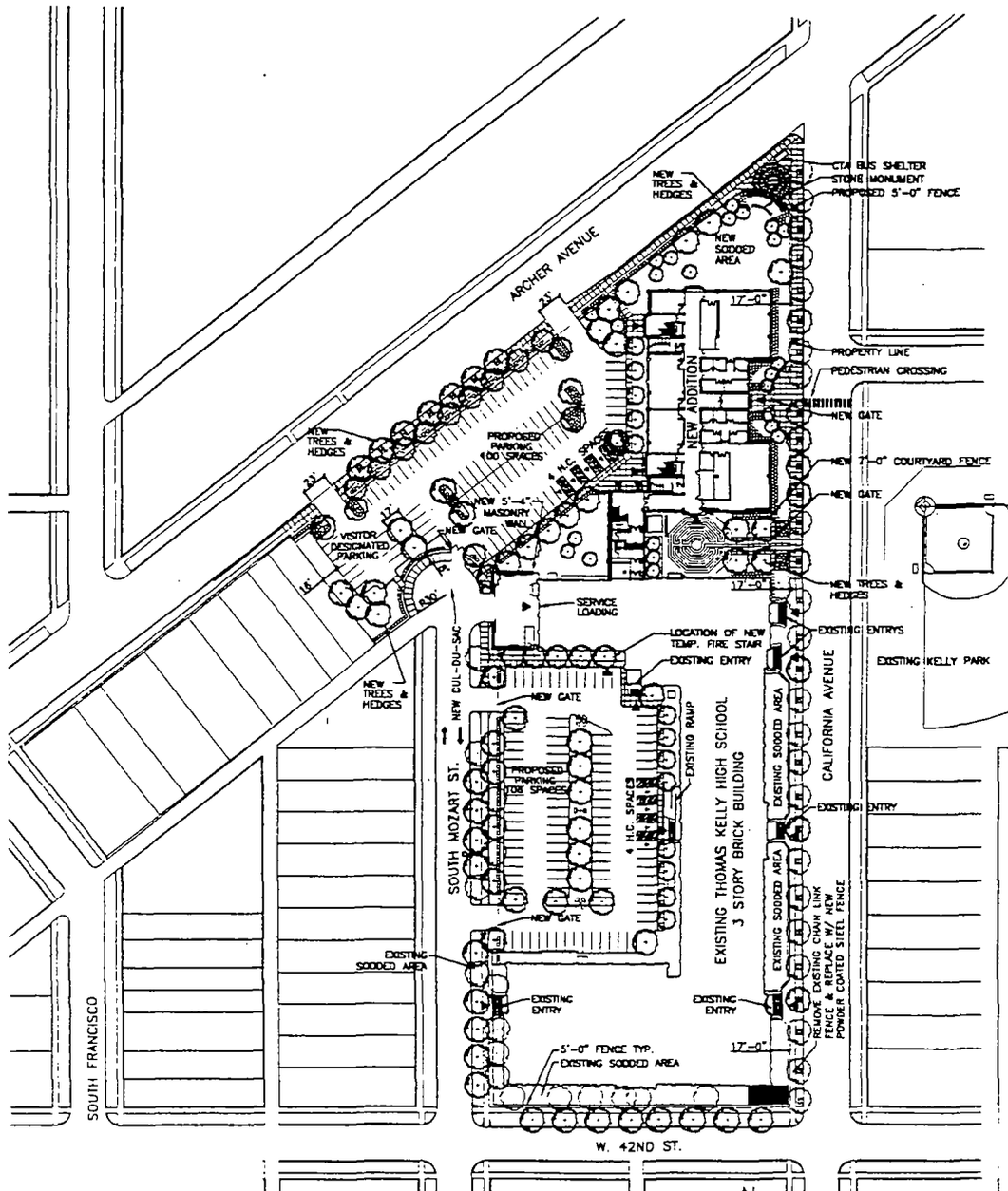


SCALE: 1" = 200'-0"
REVISED DATE: 11-16-2000

CHICAGO
PLANNING DEPARTMENT

CHICAGO PUBLIC SCHOOLS
CAPITAL PROGRAM
NEW CONSTRUCTION

Site/Landscape Plan.



APPLICANT: BOARD OF EDUCATION OF CHICAGO
 ADDRESS: 4136 S. CALIFORNIA AVE
 SITE: 05-26-00



SCALE: 1" = 125'-0"

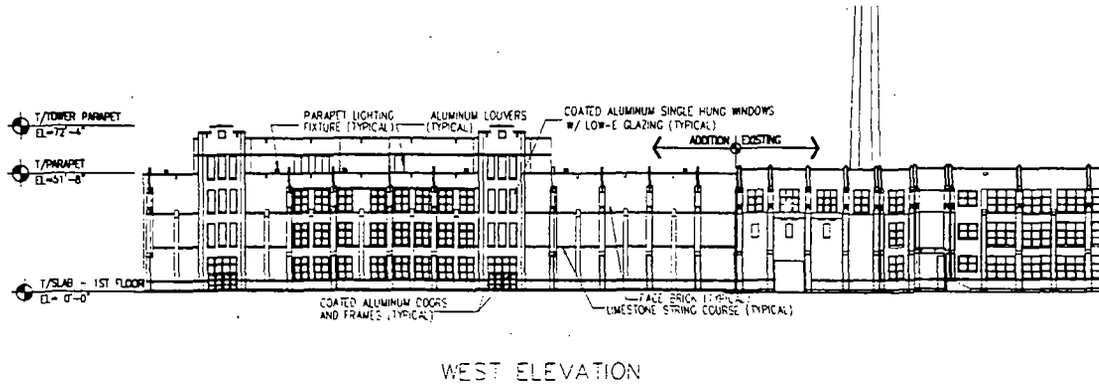
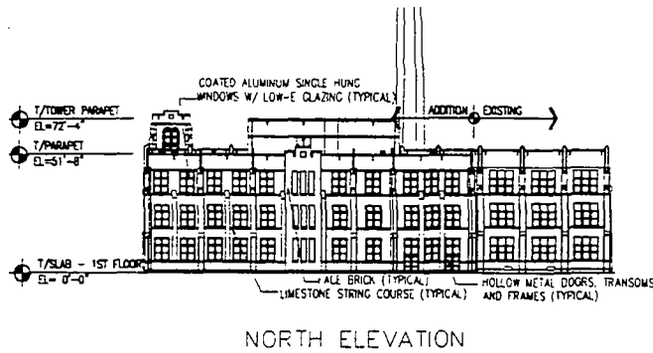
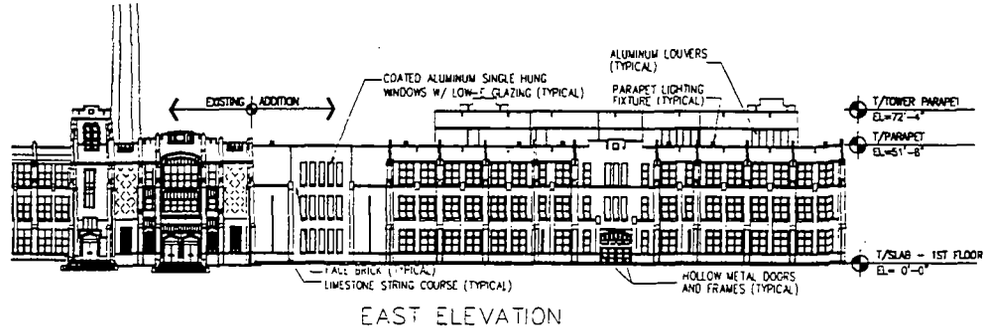
REVISED DATE: 11-16-2000

OFFICE OF CHICAGO
 AND RICHARD M. BAILEY

CHICAGO PUBLIC SCHOOLS
 CAPITAL PROGRAM
 NEW CONSTRUCTION

Building Elevations.

KELLY HIGH SCHOOL BUILDING ELEVATIONS



APPLICANT: BOARD OF EDUCATION OF CHICAGO
 ADDRESS: 4136 S. CALIFORNIA AVE.
 DATE: 06-28-00

SCALE: 1" = 64'-0"
 REVISED DATE: 11-16-2000

CITY OF CHICAGO
 BY: RICHARD W. DALEY

CHICAGO PUBLIC SCHOOLS
 CAPITAL PROGRAM
 NEW CONSTRUCTION

(Continued from page 48553)

to those of Institutional Planned Development Number 112, as amended, and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

Institutional Planned Development Number 112, As Amended.

Plan Of Development Statements.

1. The area delineated hereon as an "Institutional Planned Development" is owned or controlled by Vencor Hospital, an Illinois not-for-profit corporation.
2. The applicant shall obtain all applicable official reviews, approvals or permits which are necessary to implement this plan of development. Any dedication or vacation of streets or alleys, or easements or adjustments of rights-of-way, or consolidation or re-subdivision of parcels, shall require a separate submittal on behalf of the applicant or its successors, assignees or grantees and approval by the City Council.
3. The requirements, obligations and conditions applicable within this Planned Development shall be binding upon the applicant, its successors and assigns and if different than the applicant, the owners of all the property within the Planned Development or any homeowners association(s) formed to succeed the applicant for purposes of control and management of any portion of the Planned Development, the legal title holder 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 title holder and any ground lessors. Furthermore, pursuant to the requirements of Section 11.11-1 of the Chicago Zoning Ordinance, the property, at the time applications for amendments, modifications or changes (administrative, legislative or otherwise) to this planned development are made, shall be under single ownership or under single designated control. Single

designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any modification or change thereto (administrative, legislative or otherwise) shall be made by the applicant, the owners of all the property within the Planned Development or any homeowners association(s) formed to succeed the applicant for purposes of control and management of any portion of the Planned Development. No amendment may be sought without written approval by the homeowners association.

4. This Plan of Development consists of these fourteen (14) statements; a Bulk Regulations and Data Table; a Generalized Land-Use Plan, Property Line and Right-of-Way Adjustment Map. The Planned Development is applicable to the area delineated herein and these and no other zoning controls shall apply. This plan of development is in conformity with the intent and purposes of the Chicago Zoning Ordinance and all requirements thereof and satisfies the established criteria for approval of a planned development.
5. The following uses shall be permitted subject to the terms of this Planned Development: hospital, research, medical, doctors' offices and related uses as authorized by the Chicago Zoning Ordinance. Laboratories or research facilities contained therein shall be governed by performance standards as authorized under the M1 zoning district of the Chicago Zoning Ordinance.
6. Any service drives or other ingress or egress shall be adequately designed and paved in accordance with the regulations of the Department of Transportation in effect at the time of construction and in compliance with the Municipal Code of the City of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such emergency areas. Ingress and egress shall be subject to the review and approval of the Department of Transportation, Bureau of Traffic Engineering and Operations and of the Commissioner of the Department of Planning and Development. Closure of all or part of any public streets or alleys during demolition or construction shall be subject to the review and approval of the Chicago Department of Transportation, Bureau of Traffic Operations.
7. Off-street parking facilities shall be provided in compliance with this plan of development, subject to 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.

8. Ground floor business signs shall be permitted in accordance with the regulations set forth in the Chicago Zoning Ordinance and subject to the review and approval of the Commissioner of the Department of Planning and Development. Temporary signs shall also be permitted, subject to the review and approval of the Commissioner of the Department of Planning and Development.
9. Improvements of the property, including landscaping and all entrances and exits to the parking garage shall be designed and installed in substantial conformance with the plans noted herein, attached hereto and made a part hereof. Said landscaping will be maintained by the applicant or its subsequent assignees and grantees.
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 (F.A.R.) calculations, the definitions in the Chicago Zoning Ordinance shall apply.
11. Height restriction of any building or any appurtenance thereto shall, in addition to the Table of Use and Bulk Regulations, be subject to the height limitations established by the Federal Aviation Administration.
12. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the property. Plans for all buildings and improvements on the property shall be reviewed and approved by the Mayor's Office for People with Disabilities (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 11.11-3(b) of the Chicago Zoning Ordinance until the Director of M.O.P.D. has approved detailed construction drawings for each building or improvement.
13. The terms, conditions and exhibits of this Planned Development ordinance may be modified administratively by the Commissioner of Department of Planning and Development upon the request of the applicant and after determination by the Commissioner that such modification is minor in nature, and consistent with the nature of the development of the Property contemplated in this planned development ordinance. Any such modification shall be deemed to be a minor change in the planned development ordinance as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance. Notwithstanding the provisions of subclauses 4 and 5 of Section 11.11-3(c) of the Chicago Zoning Ordinance, such minor

changes may include a reduction in minimum required distance between structures, a reduction in periphery setbacks or an increase of the maximum percentage of land covered.

14. The applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes the maximized conservation of energy resources. The applicant shall use best and reasonable efforts to design, construct and maintain all buildings to be located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigeration and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering ("I.E.S."). Copies of these standards may be obtained from the Department of Planning and Development.

[Generalized Land-Use Plan; and Property Line and Right-of-Way Adjustment Map referred to in these Plan of Development Statements printed on pages 48564 through 48565 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

Institutional Planned Development Number 112, As Amended.

Bulk Regulations And Data Table.

Gross Site Area: 101,454 square feet (2.33 acres).

Net Site Area: Total = Gross Site Area (101,454 square feet) - Area in Public and Private Streets and Alleys (8,985 square feet) = Net Site Area (64,375 square feet/1.48 acres).

Note: Net Site Area is net of public streets and alleys.

Maximum Floor Area Ratio:	21.
Number of Hotel Hospital Beds:	170 beds.
Number of Medical Offices:	30.
Minimum Number of Parking Spaces:	180.
Minimum Building Setbacks	0 feet.

Reclassification Of Area Shown On Map Number 11-K.
(As Amended)
(Application Number A-4495)

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

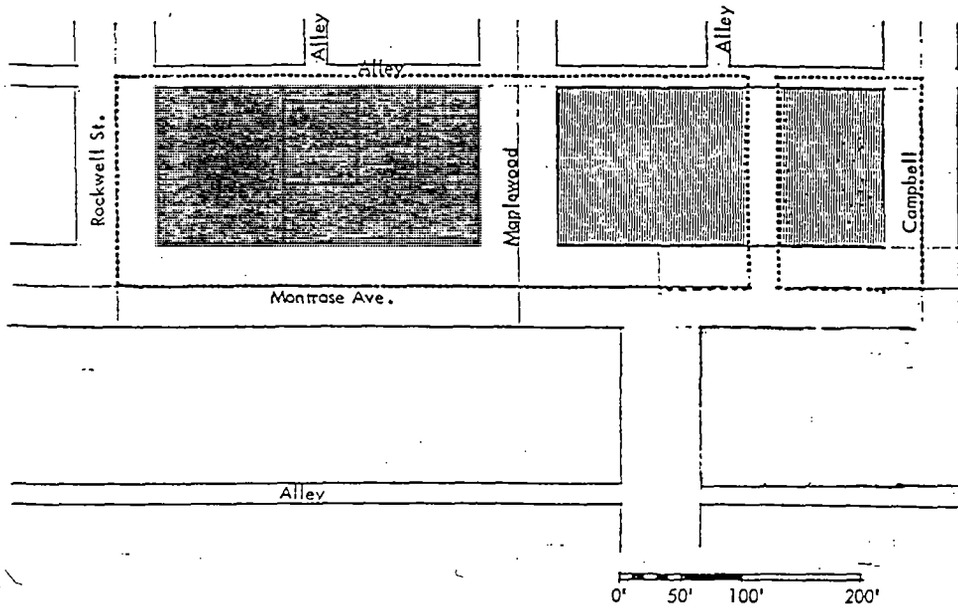
SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District and B4-1 Restricted Service District symbols and indications as shown on Map Number 11-K in the area bounded by:

a line 47.25 feet south of West Montrose Avenue; North Kildare Avenue; a line 97.25 feet south of West Montrose Avenue; the alley next west of and parallel to North Tripp Avenue; West Cullom Avenue; the alley next east of and parallel to North Tripp Avenue; a line 100 feet north of West Berteau Avenue; North Keeler Avenue; West Berteau Avenue; the alley next east of and parallel to North Keeler Avenue; a line 247.25 feet south of West Berteau Avenue; North Keeler Avenue; a line 347.25 feet south of West Berteau Avenue; North Tripp Avenue; West Berteau Avenue; North Kildare Avenue; a line 50 feet north of West Berteau Avenue; the alley next west of and parallel to North Kildare Avenue; a line 200 feet north of West Berteau Avenue, or the line thereof if extended where no street exists; North Lowell Avenue; West Cullom Avenue; a line 150 feet west of North

(Continued on page 48566)

General Land-Use Plan.

GENERALIZED LAND USE PLAN
INSTITUTIONAL PLANNED DEVELOPMENT



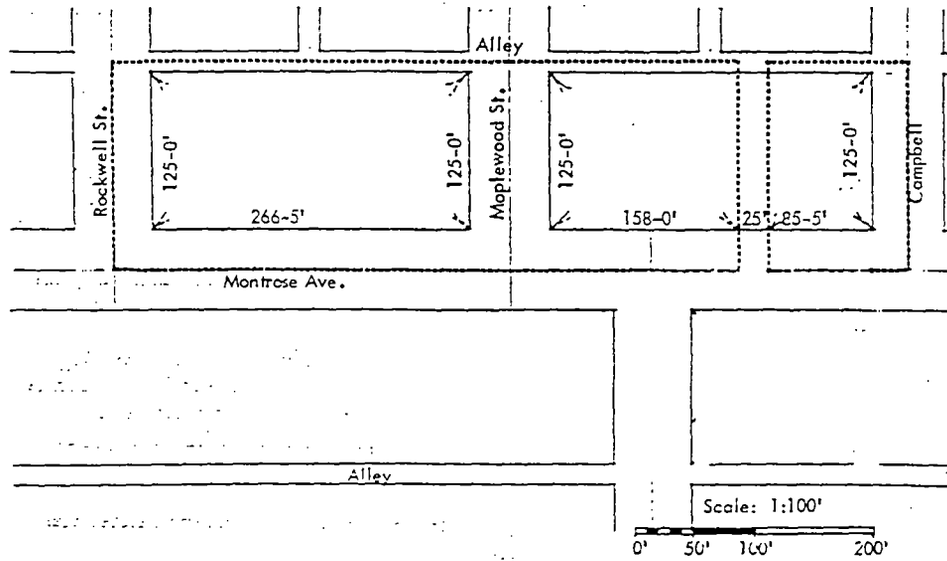
-  Medical & Related uses, Laboratories & doctors offices
-  Hospital Parking

Applicant:
City of Chicago
Alderman Eugene Schuler
47th Ward
Submitted: September 14, 2000



Property Line And Right-Of-Way Adjustment Map.

PROPERTY LINE MAP AND RIGHT-OF-WAY ADJUSTMENTS
INSTITUTIONAL PLANNED DEVELOPMENT



..... Planned development boundary

Applicant:
City of Chicago
Alderman Eugene Schuler
47th Ward
Submitted: September 14, 2000



(Continued from page 48563)

Kostner Avenue; a line 146.5 feet south of West Montrose Avenue; North Kostner Avenue; a line 350 feet north of West Cullom Avenue; a line 144.41 feet west of North Lowell Avenue; a line 300 feet north of West Cullom Avenue; North Lowell Avenue; West Cullom Avenue; and the alley next west of and parallel to North Kildare Avenue.

to those of an R2 Single-Family Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map Number 13-G.
(Application Number A-4498)*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map Number 13-G in the area bounded by:

West Argyle Street; North Magnolia Avenue; the alley next south of and parallel to West Argyle Street; and a line 50 feet west of and parallel to North Magnolia Avenue,

to those of a B4 General Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 14-E.
(As Amended)
(Application Number A-4501)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map Number 14-E in the area bounded by:

East 61st Street; South Dr. Martin Luther King, Jr. Drive; a line 69.30 feet south of East 61st Street; and a line 109.87 feet west of South Dr. Martin Luther King, Jr. Drive,

to those of a B2-2 Restricted Retail District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 16-H.
(Application Number A-4497)

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 Restricted Manufacturing District symbols and indications as shown on Map Number 16-H in the area bounded by:

a line 692.55 feet north of West 71st Street; a line 115 feet east of South Bell Avenue; a line 529.68 feet north of West 71st Street; and South Bell Avenue,

to those of a C2-1 General Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map Number 20-A.
(As Amended)
(Application Number A-4484)*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C1-1 Restricted Commercial District symbols and indications as shown on Map Number 20-A in the area bounded by:

East 83rd Street; South Mackinaw Avenue; East 84th Street; and South Green Bay Avenue (the "Property"),

to those of an R3 General Residence District which is hereby established in the area above.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as described in Section 1 above to an Institutional Planned Development which is hereby established in the area above described, subject to such use and Bulk Regulations as set forth in the Plan of Development herewith attached and made a part hereof and to no others.

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

Plan of Development Statements referred to in this ordinance read as follows:

Institutional Planned Development Number _____.

Plan Of Development Statements.

1. The area delineated herein as an Institutional Planned Development consists of approximately one hundred fifty-seven thousand nine hundred thirty-two (157,932) square feet (three and sixty-two hundredth (3.62) acres) net site area which is depicted on the attached Planned Development Boundary and Property Line Map (the "Property") and which

will be owned or controlled by the applicant, the Chicago Board of Education.

2. The applicant ("Applicant") shall obtain all applicable official reviews, approvals or permits which are necessary to implement this Planned Development. Any dedication or vacation of streets or alleys, or easements, or adjustments of right-of-way, or consolidation or resubdivision of parcels, shall require a separate submittal on behalf of the Applicant or their successors, assignees, or grantees and approval by the City Council.
3. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the Applicant, its successors and assigns, grantees and Lessees, if different than the Applicant, the legal title holders or any ground lessors. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and assigns and, if different than the Applicant, the legal title holder or any ground lessors. Furthermore, pursuant to the requirements of Section 11.11-1 of the Chicago Zoning Ordinance, the Property, at the time applications for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or under single designated control. Single designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the Property and any ground lessors.
4. This Planned Development consists of fourteen (14) statements; a Bulk Regulations and Data Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Right-of-Way Adjustment Map; and a Site/Landscape Plan and Building Elevations prepared by Fox and Fox Architects, dated November 16, 2000. Full size sets of the Site/Landscape Plan and Building Elevations are on file with the Department of Planning and Development. The Planned Development is applicable to the area delineated herein and these and no other zoning controls shall apply. The Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, and all requirements thereof, and satisfies the established criteria for approval as a Planned Development.
5. The uses permitted within the area delineated herein as "Institutional Planned Development" shall be educational and recreational facilities, and accessory offices, parking and related uses incidental thereto.

6. Identification and other necessary signs, including temporary construction signs, may be permitted within the area delineated herein as "Institutional Planned Development", subject to the review and approval by the Department of Planning and Development.
7. Off-street parking and off-street loading facilities shall be provided in compliance with this Planned Development, subject to review and approval of the Departments of Transportation and Planning and Development. A minimum of two percent (2%) of all parking spaces shall be designated for parking for the handicapped.
8. Any service drives or any other means of ingress or egress, including for emergency vehicles shall be adequately designed and paved in accordance with the provisions of the Municipal Code and the regulations of the Department of Transportation in effect at the time of construction. There shall be no parking within such paved areas, or within fire lanes. Ingress and egress shall be subject to the review and approval of the Departments of Transportation and Planning and Development.
9. In addition to the maximum height of any building or any appurtenance thereto, the height of any improvement shall also be subject to height limitations approved by the Federal Aviation Administration.
10. The maximum permitted floor area ratio (F.A.R.) shall be in accordance with the attached Bulk Regulations and Data Table. For purposes of F.A.R. calculations and floor area measurements, the definitions in the Chicago Zoning Ordinance shall apply.
11. Improvements of the Property, including landscaping and all entrances and exits to the parking areas, shall be designed and installed in substantial conformance with the Site/Landscape Plan, Building Elevations and the Bulk Regulations and Data Table attached hereto and made a part hereof. In addition, parkway trees and other landscaping shall be installed and maintained at all times in accordance with the Site/Landscape Plan and the parkway tree and parking lot landscaping provisions of the Chicago Zoning Ordinance and corresponding regulations and guidelines.
12. The Applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The Applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards

published by the American Society of Heating, Refrigerating and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S."). Copies of these standards may be obtained from the Department of Planning and Development.

13. 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 a modification by the Applicant and after a determination by the Commissioner of the Department of Planning and Development that such a modification is minor in nature, appropriate, and consistent with the nature of the improvements contemplated in this Planned Development and the purposes underlying the provisions hereof. 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 11.11-3(c) of the Chicago Zoning Ordinance.
14. Unless substantial new construction on the property has commenced within six (6) years following adoption of this Planned Development, and unless completion is thereafter diligently pursued, then this Planned Development shall expire and the zoning of the Property shall automatically revert to its prior C1-1 Restricted Commercial District designation.

[Existing Zoning Map; Existing Land-Use Map; Planned Development Boundary and Right-of-Way Adjustment Map; Site/Landscape Plan; and Building Elevation Drawings referred to in these Plan of Development Statements printed on pages 48573 through 48577 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Institutional Planned Development.**New William K. Sullivan Elementary School.**Bulk Regulations And Data Table.*

Gross Site Area	Area Remaining In Public Right-Of-Way	Net Site Area
218,564 square feet (5.01 acres)	60,632 square feet (1.39 acres)	157,932 square feet (3.62 acres)
Maximum Permitted Floor Area Ratio:	0.65.	
Minimum Number of Off- Street Parking Spaces:	77.	
Minimum Number of Off- Street Loading Spaces:	1.	
Maximum Building Height:	50 feet, 0 inches.	
Minimum Setbacks:	Per Site Plan.	

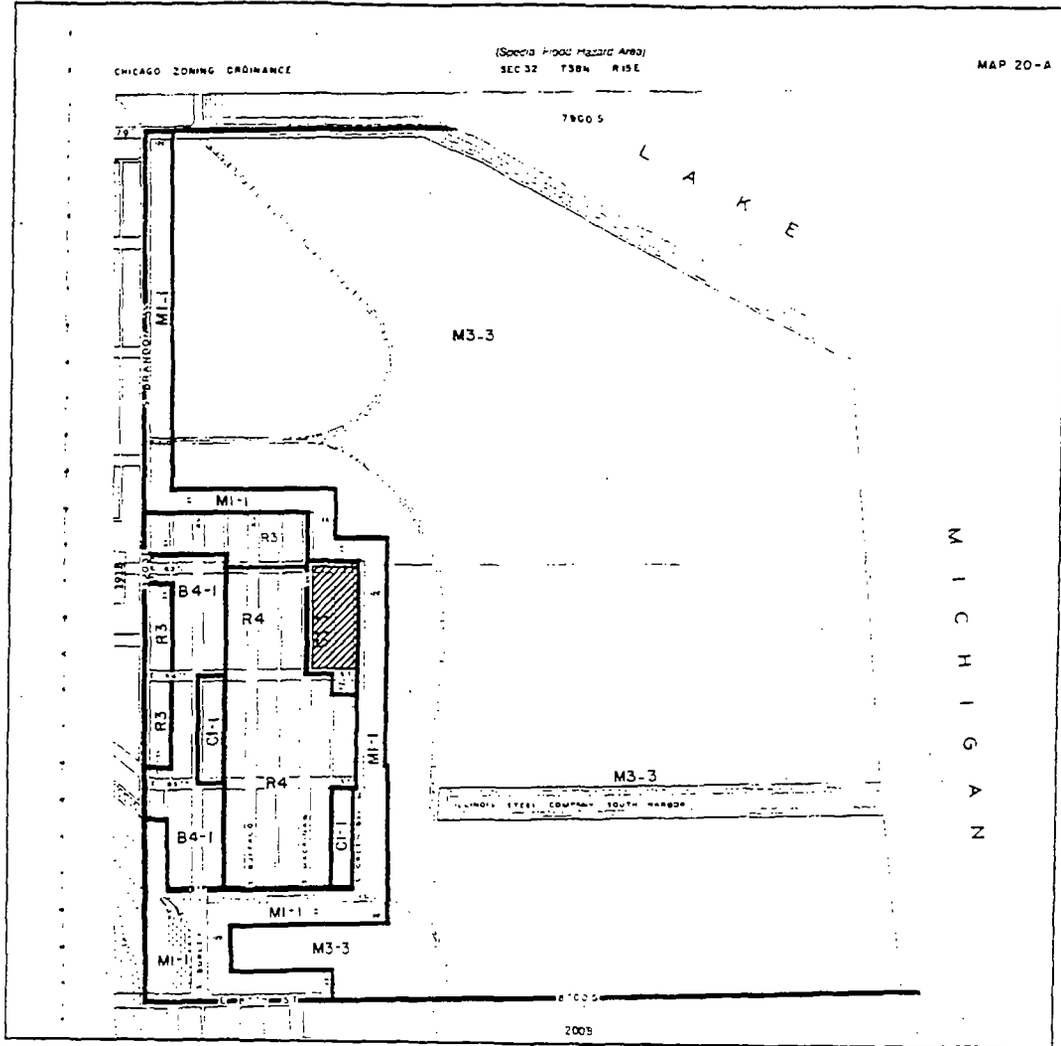
*Reclassification Of Area Shown On Map Number 20-F.
(Application Number A-4465)*

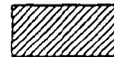
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C1-1 Restricted Commercial District symbols and indications as shown on Map Number 20-F in the area bounded by:

(Continued on page 48578)

Existing Zoning Map.



 PLANNED DEVELOPMENT BOUNDARIES

APPLICANT: BOARD OF EDUCATION OF CHICAGO
ADDRESS: 8331 SOUTH MACKINAW AVENUE

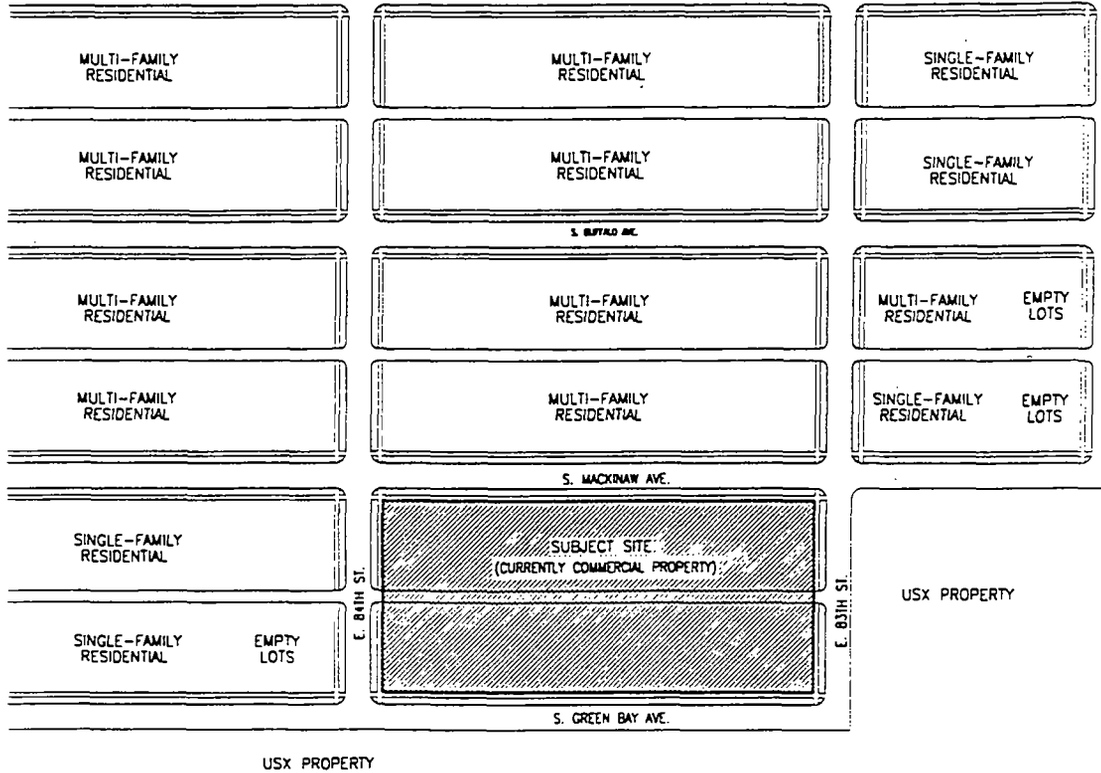
Revised November 16, 20
DATE: August 30, 2000

CITY OF CHICAGO
MAYOR RICHARD M. DALEY

CHICAGO PUBLIC SCHOOLS
CAPITAL PROGRAM
NEW CONSTRUCTION


EeDdGgEe
EDUCATIONAL DESIGN GROUP ENTERPRISE

Existing Land-Use Map.



APPLICANT: BOARD OF EDUCATION OF CHICAGO
ADDRESS: 8331 SOUTH MACKINAW AVENUE

REVISED: 11-16-2000
DATE: AUG. 30, 2000

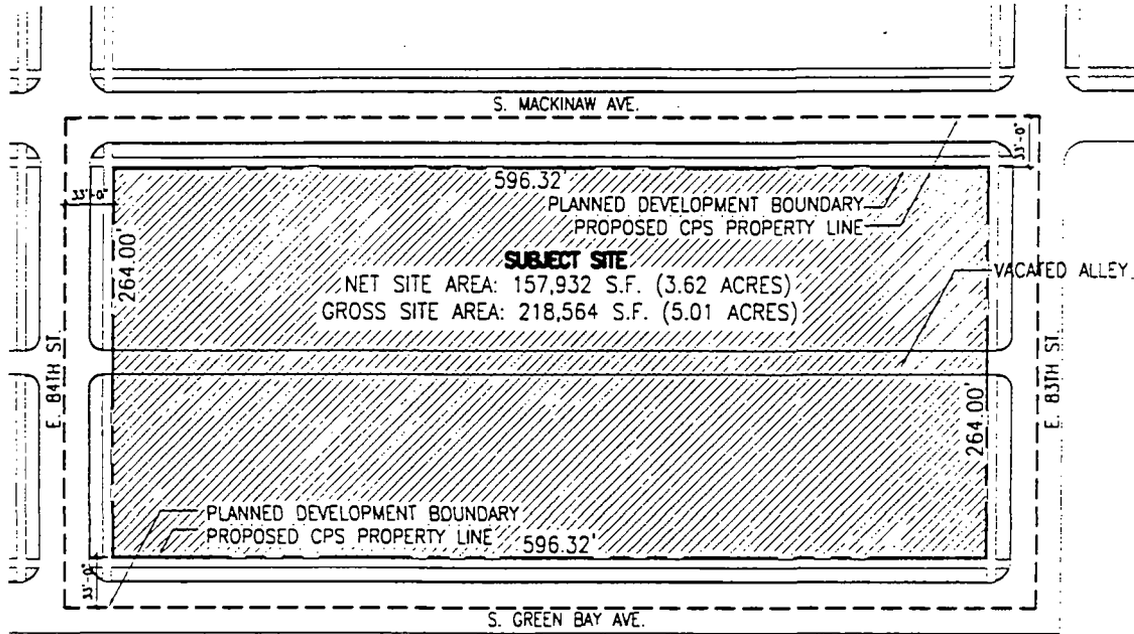


CITY OF CHICAGO
MAYOR RICHARD M. DALEY

CHICAGO PUBLIC SCHOOLS
CAPITAL PROGRAM
NEW CONSTRUCTION

FOX & FOX ARCHITECTS & ENGINEERS

Planned Development Boundary And
Right-Of-Way Adjustment Map.



APPLICANT: BOARD OF EDUCATION OF CHICAGO
ADDRESS: 8331 SOUTH MACKINAW AVENUE

REVISED: 11-16-2000
DATE: AUG 30, 2000

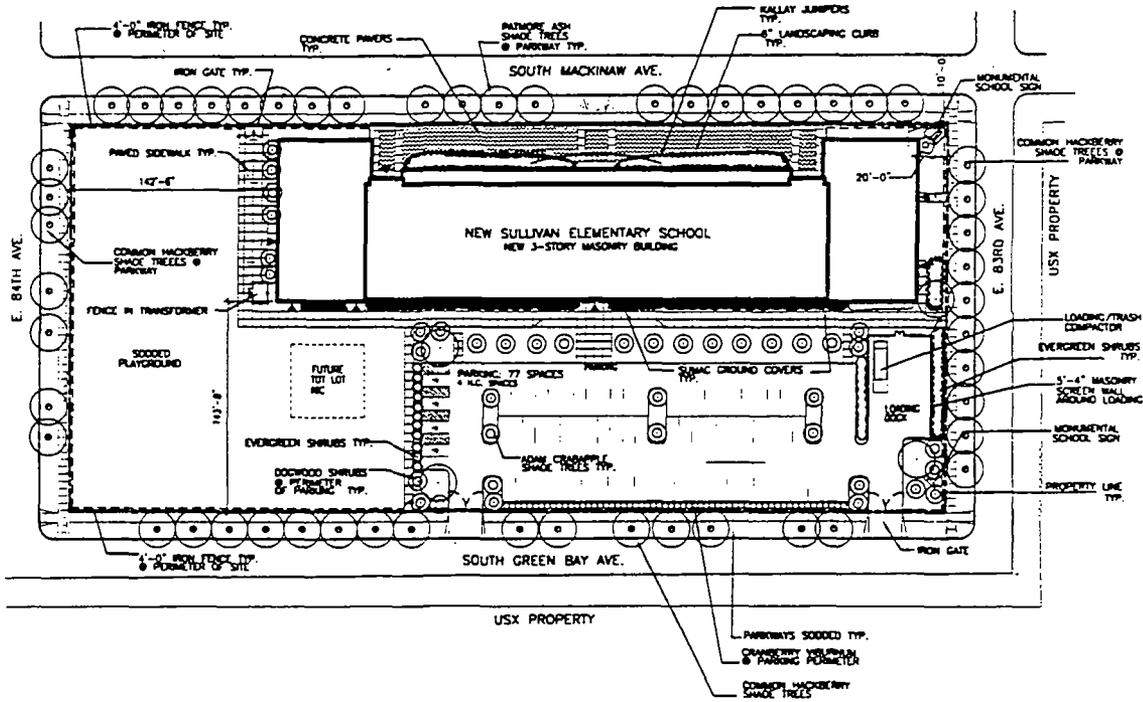
CITY OF CHICAGO
MAYOR RICHARD M. DALEY

CHICAGO PUBLIC SCHOOLS
CAPITAL PROGRAM
NEW CONSTRUCTION

FOX & FOX ARCHITECTS & ENGINEERS



Site/Landscape Plan.



APPLICANT: BOARD OF EDUCATION OF CHICAGO
 ADDRESS: 8331 SOUTH MACKINAW AVENUE

REVISED: 11-16-2000
 DATE: AUG. 30, 2000

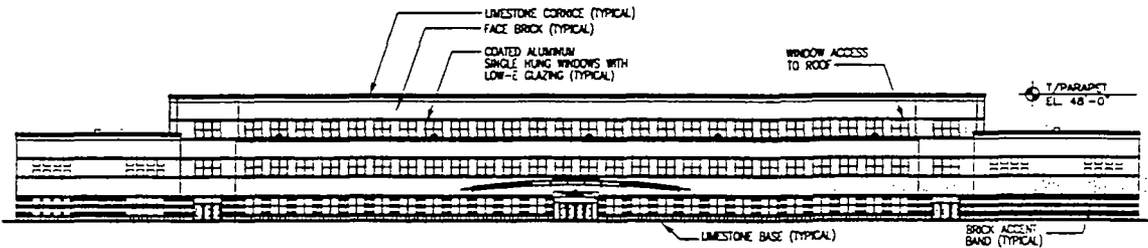


CITY OF CHICAGO
 MAYOR RICHARD M. DALEY

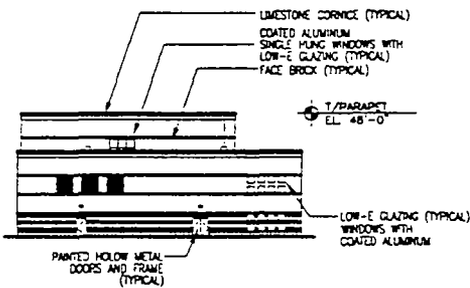
CHICAGO PUBLIC SCHOOLS
 CAPITAL PROGRAM
 NEW CONSTRUCTION

FOX AND FOX ARCHITECTS & ENGINEERS

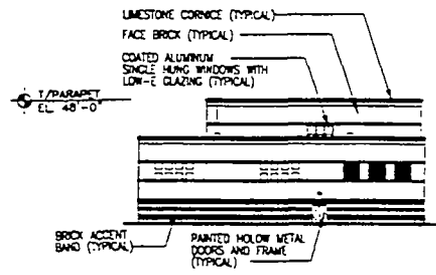
Building Elevations.



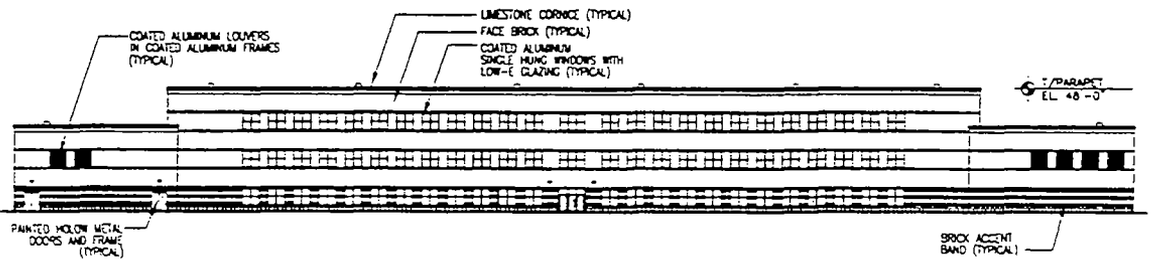
WEST ELEVATION



NORTH ELEVATION



SOUTH ELEVATION



EAST ELEVATION

(Continued from page 48572)

West 79th Street; South Lafayette Avenue; the alley next south of and parallel to West 79th Street; and the alley next west of and parallel to South Lafayette Avenue, or the line thereof if extended where no alley exists,

to those of an R3 General Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE OF
CHICAGO (CHICAGO ZONING ORDINANCE) BY
RECLASSIFICATION OF AREAS SHOWN ON
MAP NUMBERS 3-H, 5-I, 7-J AND 14-J.

(Committee Meeting Held December 7, 2000)

The Committee on Zoning submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Reporting for your Committee on Zoning, for which a meeting was held on December 7, 2000, I beg leave to recommend that Your Honorable Body *Pass* various ordinances transmitted herewith for the purpose of reclassifying particular areas.

I beg leave to recommend the passage of three ordinances which were corrected and amended in their amended form. They are Application Numbers 13180, 13110 and 13162.

Please let the record reflect that I, William J. P. Banks, abstained from voting and recused myself on the following matters under the provisions of Rule 14 of the City Council's Rules of Order and Procedure. They are Application Numbers 13167, 13174, 13171 and 13184.

Also, please let the record reflect that Alderman Thomas Allen abstains from voting on Application Number 13182 under the provisions of Rule 14 of the City Council's Rules of Order and Procedure.

At this time, I move for passage of the ordinances transmitted herewith.

Again, please let the record reflect that I abstain from voting on Application Numbers 13167, 13174, 13171 and 13184.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 46.

Nays -- None.

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

Alderman Banks invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that while he had no personal or financial interest in the ordinance, he had a familial relationship with the applicant's attorney.

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

Reclassification Of Area Shown On Map Number 3-H.
(Application Number 13184)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map Number 3-H in the area bounded by:

North Wood Street; a line 175.04 feet north of West Haddon Avenue; the alley next east of and parallel to North Wood Street; and a line 25.0 feet north of West Haddon Avenue,

to those of an R5 General Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 5-I.
(Application Number 13174)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map Number 5-I in the area bounded by:

a line 37.5 feet northeast of and parallel to the public alley next northeast of and parallel to North Point Street; West Chanay Street; North Point Street; a line 37.50 feet northwest of and parallel to West Chanay Street; the public alley next northeast of and parallel to North Point Street; and a line 100 feet northwest of and parallel to West Chanay Street,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map Number 7-J.
(Application Number 13167)*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map Number 7-J in the area bounded by:

West Schubert Avenue; North Hamlin Avenue; a line 45.81 feet south of West Schubert Avenue; and the alley west of and parallel to North Hamlin Avenue.,

to those of an R5 General Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map Number 14-J.
(Application Number 13171)*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R2 Single-Family Residence District symbols and indications as shown on Map Number 14-J in the area bounded by:

the public alley next north of and parallel to West 59th Street; a line 352.97 feet east of and parallel to South Hamlin Avenue; West 59th Street; and a line 152.97 feet east of and parallel to South Hamilton Avenue,

to those of a B2-1 Restricted Retail District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE OF CHICAGO
(CHICAGO ZONING ORDINANCE) BY RECLASSIFICATION
OF AREA SHOWN ON MAP NUMBER 1-E.
(As Amended)
(Application Number 13110)

(Committee Meeting Held December 7, 2000)

The Committee on Zoning submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Reporting for your Committee on Zoning, for which a meeting was held on December 7, 2000, I beg leave to recommend that Your Honorable Body *Pass* various ordinances transmitted herewith for the purpose of reclassifying particular areas.

I beg leave to recommend the passage of three ordinances which were corrected and amended in their amended form. They are Application Numbers 13180, 13110 and 13162.

Please let the record reflect that I, William J. P. Banks, abstained from voting and recused myself on the following matters under the provisions of Rule 14 of the City Council's Rules of Order and Procedure. They are Application Numbers 13167, 13174, 13171 and 13184.

Also, please let the record reflect that Alderman Thomas Allen abstains from voting on Application Number 13182 under the provisions of Rule 14 of the City Council's Rules of Order and Procedure.

At this time, I move for passage of the ordinances transmitted herewith.

Again, please let the record reflect that I abstain from voting on Application Numbers 13167, 13174, 13171 and 13184.

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:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 46.

Nays -- None.

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

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

The following is said ordinance as passed:

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B7-6 General Central Business District symbols and indications as shown on Map Number 1-E in the area bounded by:

North State Street; East Ontario Street; North Wabash Avenue; and East Ohio Street,

to the designation of a Business Planned Development and a corresponding use district which is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

Business Planned Development Number _____.

Plan Of Development Statements.

1. The area delineated herein as a Business Planned Development consists of approximately sixty-five thousand four hundred (65,400) square feet (one and fifty hundredths (1.50) acres) and is owned or controlled by the applicants, Medinah Temple, Inc., Unit Building, Inc. and Tree Studios, L.L.C.
2. Development activities authorized by this Business Planned Development ordinance shall also be subject to the terms and conditions of a separate ordinance authorizing the execution of a redevelopment agreement affecting Medinah Temple, Tree Studios and Annexes and The Unit Building. The Department of Planning and Development shall not approve any requests for approval of any building permits (except for environmental remediation work that does not impact historic features) pursuant to this Business Planned Development ordinance unless and until a redevelopment agreement has been executed by the applicant and the City of Chicago (the "Redevelopment Agreement").
3. The applicant agrees to consent to and initiate Chicago landmark designation of the entire block, including the Tree Studios building and Annexes, the courtyard, the Unit Building, and Medinah Temple within ninety (90) days after closing.
4. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys, or easements, or adjustments of right-of-way, or consolidation or resubdivision of parcels, shall require a separate submittal on behalf of the applicant or its successors, assignees or grantees and approval by the City Council. Notwithstanding the terms

of these statements, the Commission on Chicago Landmarks shall review, under its applicable ordinance and regulations, all applications for rehabilitation of or modifications to significant features of the portions of the property designated a Chicago landmark.

5. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal title holder and any ground lessors. Furthermore, pursuant to the requirements of Section 11.11-1 of the Chicago Zoning Ordinance, the property shall be under single ownership or under "single designated control" at the time any applications for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made. Single designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the property or any ground lessors or lessees.
6. This Plan of Development consists of sixteen (16) statements; a Bulk Regulations and Data Table; an Existing Zoning Map; a Planned Development Boundary and Property Line Map; a General Land-Use Plan; a Site/Landscape Plan; and six Elevations; dated November 16, 2000, prepared by Daniel P. Coffey and Associates, architects. Full size sets of the Site/Landscape Plan and Building Elevations are on file with the Department of Planning and Development. The Planned Development is applicable to the area delineated hereto and these and no other zoning controls shall apply.
7. The following uses as generally described shall be permitted within the area delineated herein as "Business Planned Development": retail, office, restaurant, art gallery, artists' studios, arts-related business and live-work studios in the Annexes, and single user retail in the Temple Building all as set forth on the General Land-Use Plan, referenced to in Statement Number 6, and in accordance with the Redevelopment Agreement, which provides further definition.
8. Permanent business identification signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning and Development and the Commission on Chicago Landmarks. Temporary signs, such as construction signs shall be permitted, subject to the review and approval of the Department of Planning and Development. The applicant shall remove two (2) existing electronic signs on the Ohio Street facades within one hundred eighty

(180) days following closing. No new exterior electronic moving image or message signs will be permitted within the Planned Development.

9. Any service drives or other ingress or egress shall be adequately designed and paved in accordance with the regulations of the Department of Transportation in effect at the time of construction and in compliance with the Municipal Code of the City of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such emergency areas. Ingress and egress shall be subject to the review and approval of the Department of Transportation, and the Department of Planning and Development. Closure of all or part of any public streets or alleys during demolition or construction shall be subject to the review and approval of the Department of Transportation.
10. Height restriction of any building or any appurtenance thereto shall, in addition to the Bulk Regulations and Data Table, be subject to height limitations as certified and approved by the Federal Aviation Administration.
11. For purposes of floor area ratio (F.A.R.) calculations, the definitions in the Chicago Zoning Ordinance shall apply.
12. The improvements on the Property shall be designed, installed and maintained in substantial conformance with the Plans and Building Elevations referenced in Statement Number 6 hereinabove. In addition, parkway trees and other landscaping shall be installed and maintained at all times in accordance with the Site/Landscape Plan and the parkway tree landscaping provisions of the Chicago Zoning Ordinance and corresponding regulations and guidelines. Where the narrow sidewalk widths, vaults, permitted canopies, or other conditions, prevent planting of street trees, hanging baskets and/or planters may be substituted subject to D.P.D. approval.
13. 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 a 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 and the

purposes underlying the provisions hereof. 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 11.11-3(c) of the Chicago Zoning Ordinance.

14. The applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with most current energy efficiency standards published by the American Society of Heating, Refrigerating and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S."). Copies of these standards may be obtained from the Department of Planning and Development.
15. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables, and maximizes universal access throughout the property. Plans for all buildings and improvements on the property shall be reviewed and approved by the Mayor's Office for People with Disabilities (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 11.11-3(b) of the Chicago Zoning Ordinance until the Director of M.O.P.D. has approved detailed construction drawings for each building or improvement.
16. Unless substantial construction has commenced within six (6) years following adoption of this Planned Development, and unless completion is thereafter diligently pursued, then this Planned Development shall expire. If this Planned Development expires under the provisions of this section, then the zoning of the property shall automatically revert to the underlying B7-6 General Central Business District classification.

[Existing Zoning Map; Planned Development Boundary and Property Line Map; Generalized Land-Use Plan; Site/Landscape Plan; and Building Elevation Drawings referred to in these Plan of Development Statements printed on pages 48589 through 48598 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

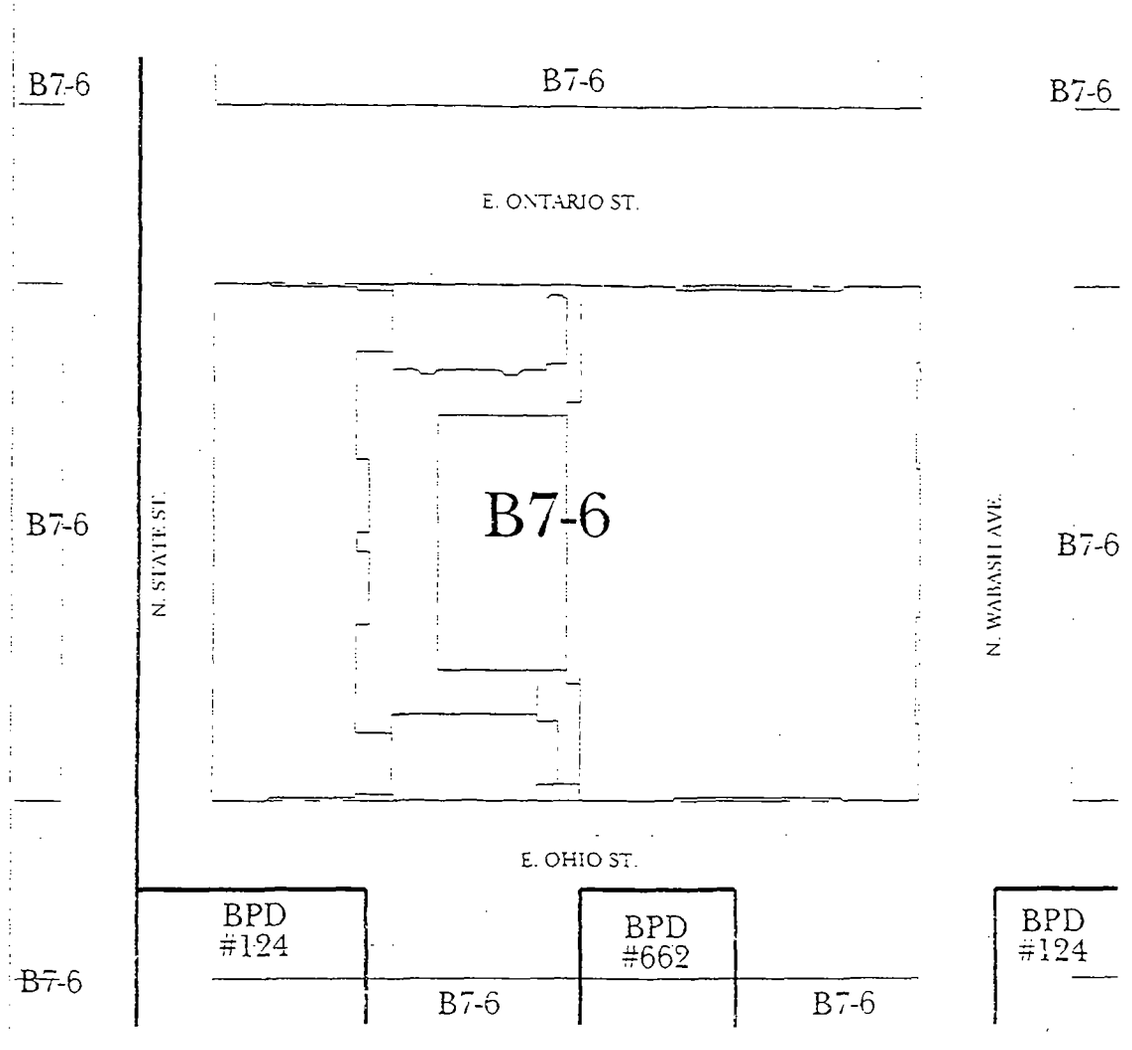
Business Planned Development Number _____.

Bulk Regulations And Data Table.

Gross Site Area, 107,002 square feet = Area in Public Way, 41,557 square feet + Net Site Area, 65,445 square feet (1.50 acres).

Maximum Permitted Floor Area Ratio:	12.0.
Maximum Percent of Site Coverage:	In accordance with the Site Plan.
Minimum Off-Street Loading Spaces:	In accordance with the Site Plan.
Minimum Off-Street: Parking Spaces:	None required.
Minimum Required Setbacks:	In accordance with Site Plan.
Maximum Building Height:	In accordance with the elevations.
Residential Units:	Not to exceed 8 live-work units to be located in the Annex Building only.

Existing Zoning Map.



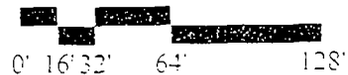
EXISTING ZONING MAP

MEDINAH TEMPLE / TREE STUDIOS REDEVELOPMENT

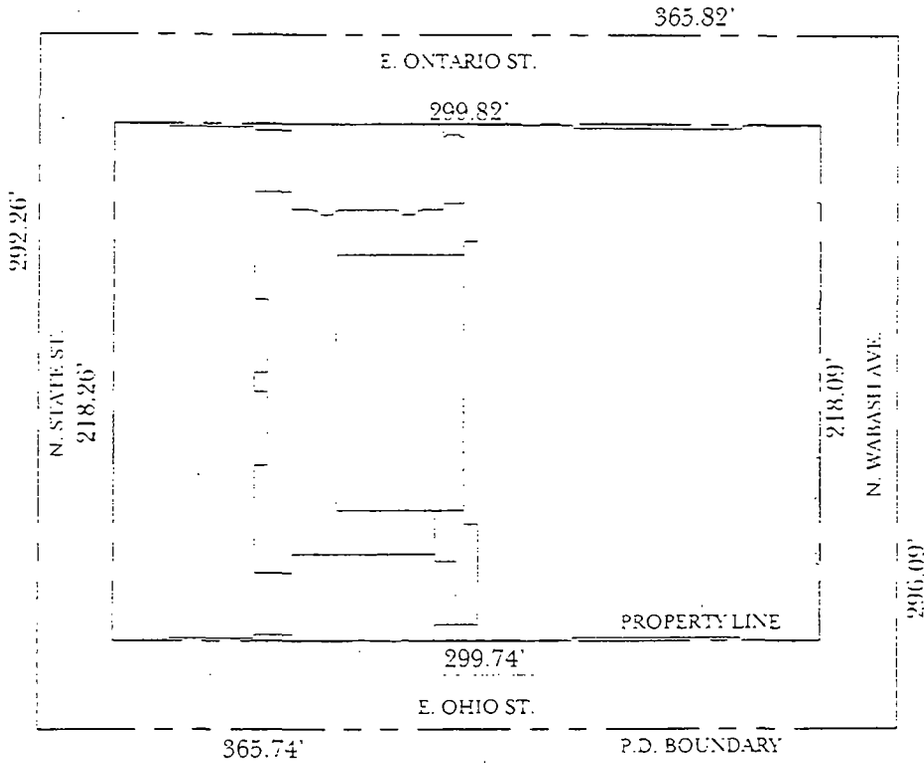
CHICAGO, ILLINOIS

Applicant: Medinah Temple, Inc.
 Unit Building, Inc.
 Tree Studios, LLC
 Address: 325 N. LaSalle Street
 Chicago, Illinois 60610

Date: October 12, 2000
 Revised Date: November 16, 2000



Planned Development Boundary
And Property Line Map.



PROPERTY LINE MAP

MEDINAH TEMPLE / TREE STUDIOS REDEVELOPMENT

CHICAGO, ILLINOIS

Applicant: Medinah Temple, Inc.
Unit Building, Inc.
Tree Studios, LLC

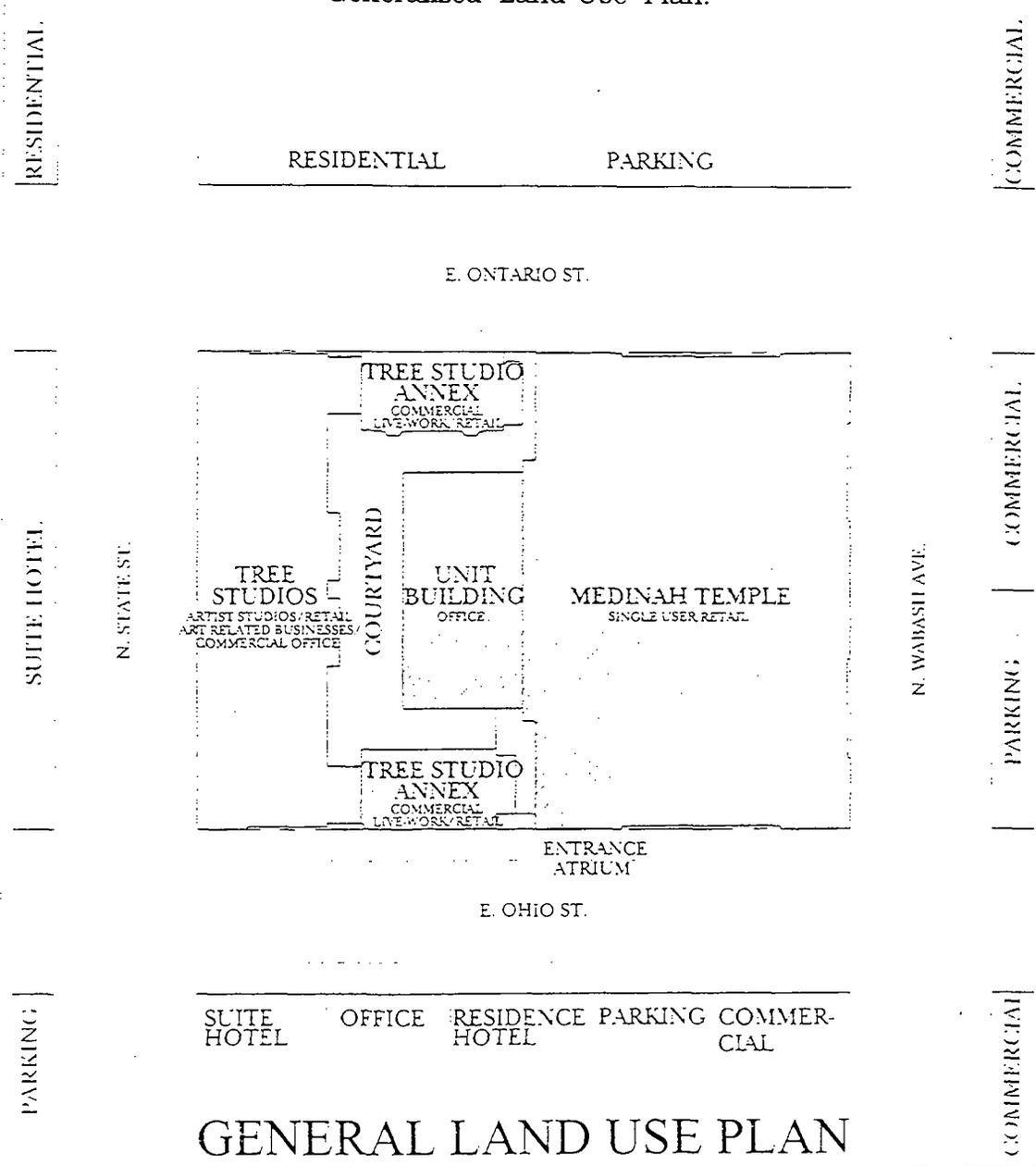
Address: 325 N. LaSalle Street
Chicago, Illinois 60610

Date: October 12, 2000

Revised Date: November 16, 2000



Generalized Land-Use Plan.



GENERAL LAND USE PLAN

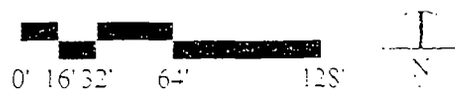
MEDINAH TEMPLE / TREE STUDIOS REDEVELOPMENT

CHICAGO, ILLINOIS

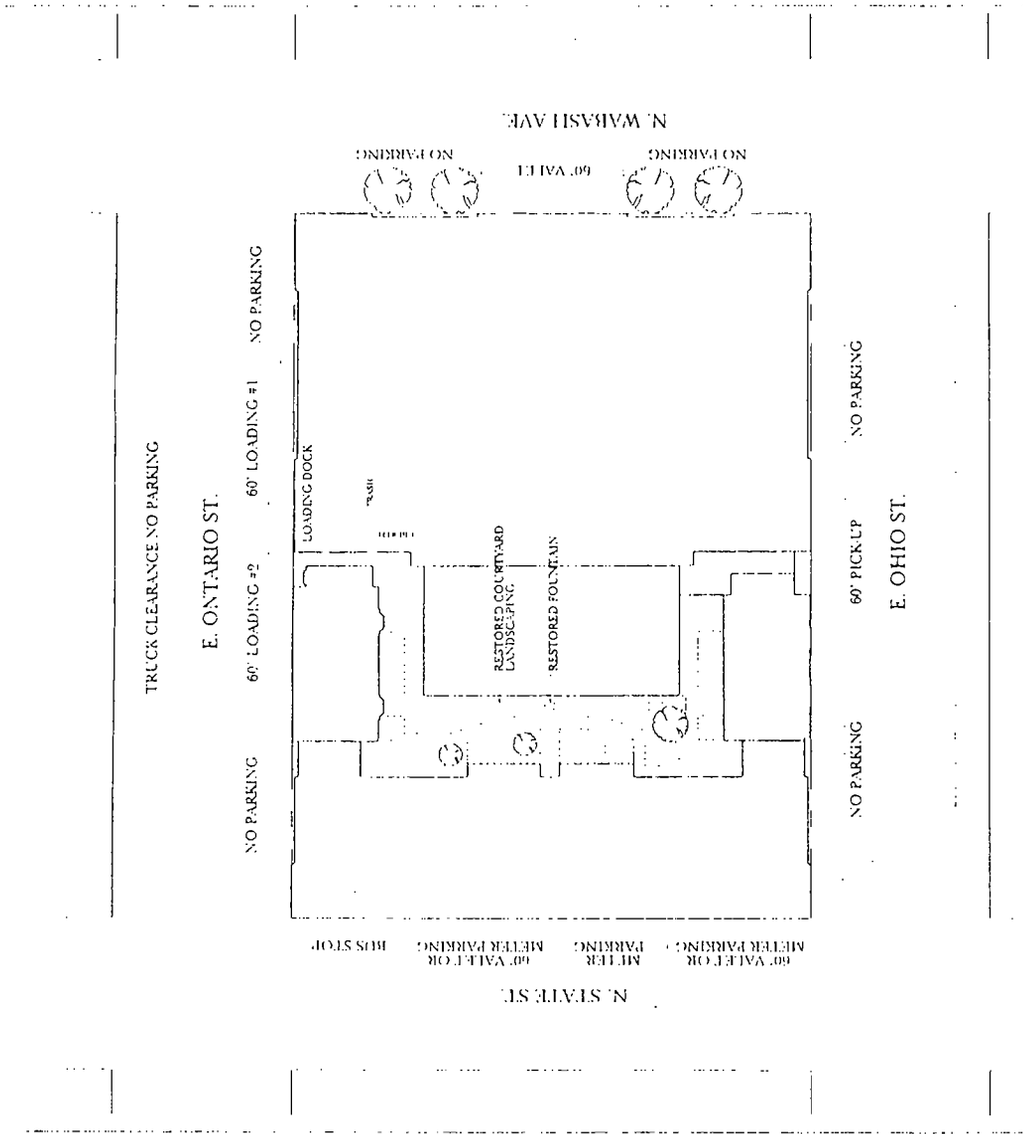
Applicant: Medinah Tempie, Inc.
 Unit Building, Inc.
 Tree Studios, LLC

Address: 325 N. LaSalle Street
 Chicago, Illinois 60610

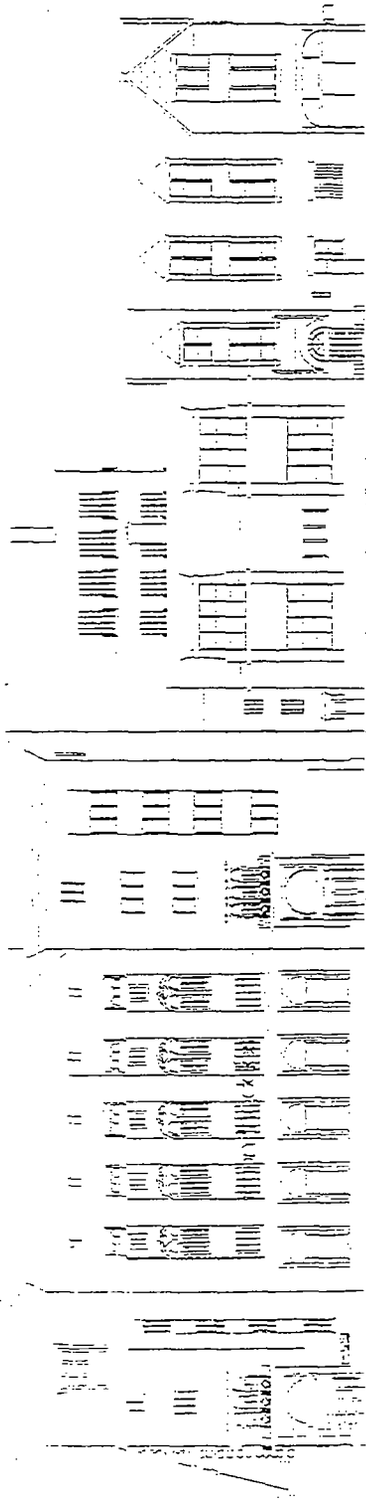
Date: October 12, 2000
 Revised Date: November 16, 2000



Site/Landscape Plan.



Building Elevations.
(Page 1 of 6)



THE SURFACES FOR ILLUSTRATIVE PURPOSES ONLY AND DOES NOT
CONSTITUTE APPROVAL BY THE DEPARTMENT OF PLANNING OR
THE COMMISSIONER OF CHICAGO LANDMARKS

NORTH ELEVATION

ME: DINAH TEMPLE / TREE STUDIOS REDEVELOPMENT

Applicant: Historic Preservation Associates, L.L.C.

Address: 325 N. LaSalle Street

Chicago, Illinois 60610

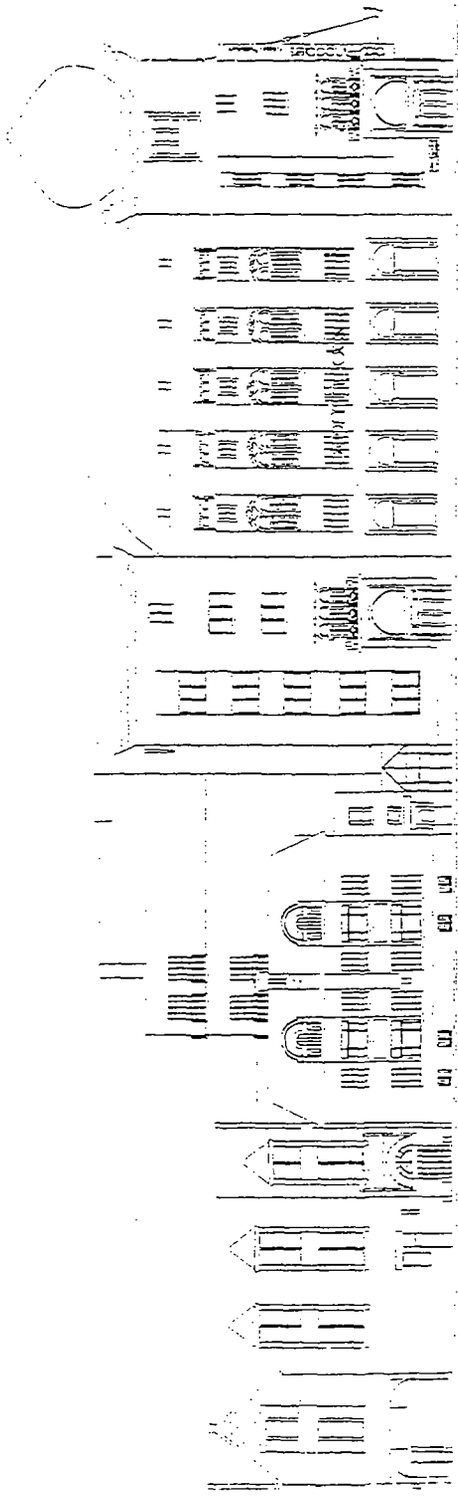
Date: October 12, 2000

Revised Date: November 16, 2000

CHICAGO, ILLINOIS



Building Elevations.
(Page 2 of 6)



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THE COMMISSION ON CHICAGO LANDMARKS

SOUTH ELEVATION

CHICAGO, ILLINOIS

MEDINAH TEMPLE / TREE STUDIOS REDEVELOPMENT

Applicant: Historic Preservation Associates, L.L.C.

Address: 325 N. LaSalle Street

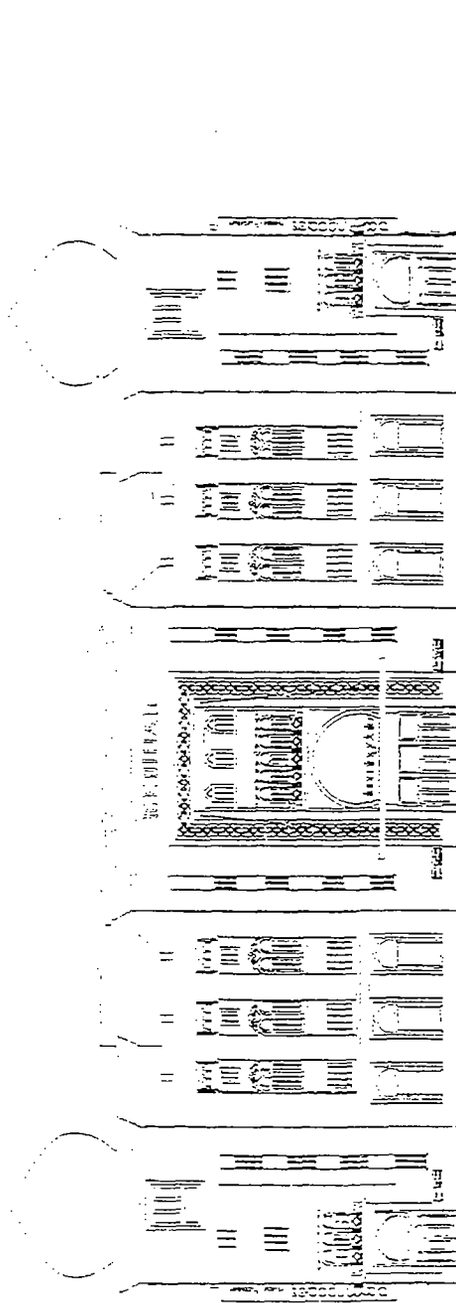
Chicago, Illinois 60610

Date: October 12, 2000

Revised Date: November 16, 2000



Building Elevations.
(Page 3 of 6)



MAPS DRAWN FOR ILLUSTRATIVE PURPOSES ONLY AND DOES NOT
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EAST ELEVATION

MEDINAH TEMPLE / TREE STUDIOS REDEVELOPMENT

Applicant: Historic Preservation Associates, L.L.C.

Address: 325 N. LaSalle Street

Chicago, Illinois 60610

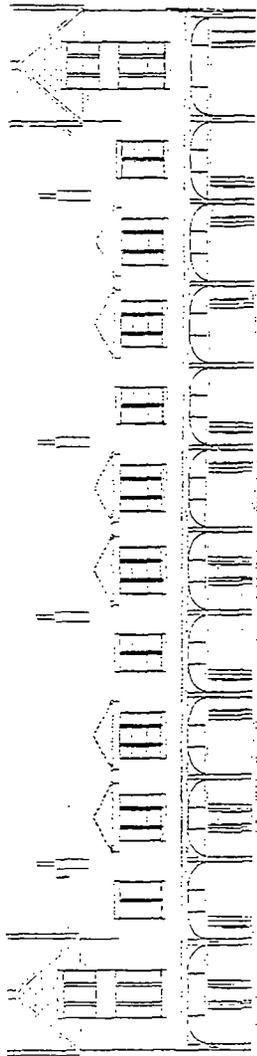
Date: October 12, 2000

Revised Date: November 16, 2000

CHICAGO, ILLINOIS



Building Elevations.
(Page 4 of 6)



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WEST ELEVATION

MEDINAH TEMPLE / TREE STUDIOS REDEVELOPMENT

Applicant: Historic Preservation Associates, L.L.C.

Address: 325 N. LaSalle Street

Chicago, Illinois 60610

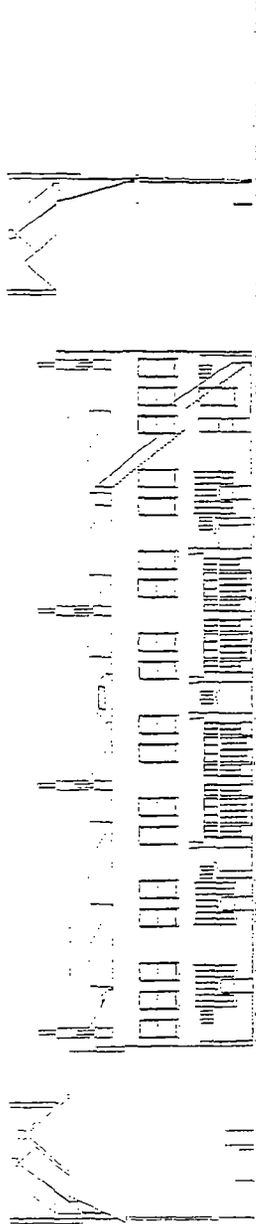
Date: October 12, 2000

Revised Date: November 16, 2000

CHICAGO, ILLINOIS



Building Elevations
(Page 5 of 6).



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THE COMMISSIONER OF CHICAGO LANDMARKS

COURTYARD - EAST ELEVATION

CHICAGO, ILLINOIS

MEDINAH TEMPLE / TREE STUDIOS REDEVELOPMENT

Applicant: Historic Preservation Associates, L.L.C.

Address: 325 N. LaSalle Street

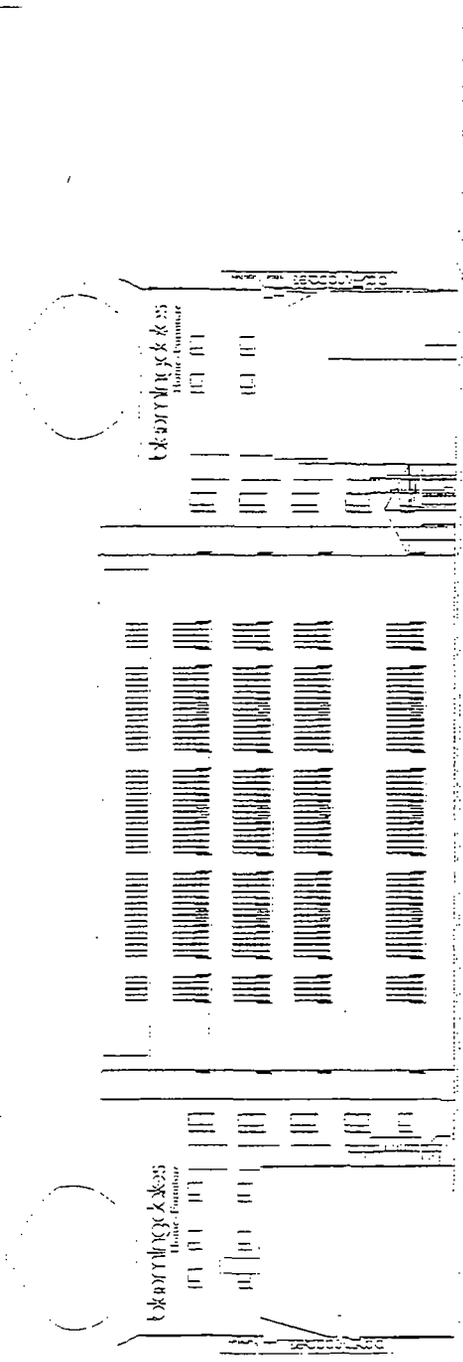
Chicago, Illinois 60610

Date: October 12, 2000

Revised Date: November 16, 2000



Building Elevations.
(Page 6 of 6)



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THE COMMISSIONER OF PUBLIC LAND MARKS

COURTYARD - WEST ELEVATION

CHICAGO, ILLINOIS

MEDINAH TEMPLE / TREE STUDIOS REDEVELOPMENT

Applicant: Historic Preservation Associates, L.L.C.

Address: 325 N. LaSalle Street

Chicago, Illinois 60610

Date: October 12, 2000

Revised Date: November 16, 2000



AMENDMENT OF TITLE 17 OF MUNICIPAL CODE OF CHICAGO
(CHICAGO ZONING ORDINANCE) BY RECLASSIFICATION OF
AREA SHOWN ON MAP NUMBER 11-L.
(Application Number 13182)

(Committee Meeting Held December 7, 2000)

The Committee on Zoning submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Reporting for your Committee on Zoning, for which a meeting was held on December 7, 2000, I beg leave to recommend that Your Honorable Body *Pass* various ordinances transmitted herewith for the purpose of reclassifying particular areas.

I beg leave to recommend the passage of three ordinances which were corrected and amended in their amended form. They are Application Numbers 13180, 13110 and 13162.

Please let the record reflect that I, William J. P. Banks, abstained from voting and recused myself on the following matters under the provisions of Rule 14 of the City Council's Rules of Order and Procedure. They are Application Numbers 13167, 13174, 13171 and 13184.

Also, please let the record reflect that Alderman Thomas Allen abstains from voting on Application Number 13182 under the provisions of Rule 14 of the City Council's Rules of Order and Procedure.

At this time, I move for passage of the ordinance transmitted herewith.

Again, please let the record reflect that I abstain from voting on Application Numbers 13167, 13174, 13171 and 13184.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS,

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 46.

Nays -- None.

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

Alderman Allen invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had a business relationship with the spouse of a party to this ordinance.

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 B2-1 Restricted Retail District symbols and indications as shown on Map Number 11-L in the area bounded by:

West Montrose Avenue; the alley next easterly of North Milwaukee Avenue;
West Pensacola Avenue; and North Milwaukee Avenue,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE OF CHICAGO
(CHICAGO ZONING ORDINANCE) BY RECLASSIFICATION
OF PARTICULAR AREAS.

(Committee Meeting Held December 7, 2000)

The Committee on Zoning submitted the following report:

CHICAGO, December 13, 2000.

To the President and Members of the City Council:

Reporting for your Committee on Zoning, for which a meeting was held on December 7, 2000, I beg leave to recommend that Your Honorable Body *Pass* various ordinances transmitted herewith for the purpose of reclassifying particular areas.

I beg leave to recommend the passage of three ordinances which were corrected and amended in their amended form. They are Application Numbers 13180, 13110 and 13162.

Please let the record reflect that I, William J.P. Banks, abstained from voting and recused myself on the following matters under the provisions of Rule 14 of the City Council's Rules of Order and Procedure. They are Application Numbers 13167, 13174, 13171 and 13184.

Also, please let the record reflect that Alderman Thomas Allen abstains from voting on Application Number 13182 under the provisions of Rule 14 of the City Council's Rules of Order and Procedure.

At this time, I move for passage of the ordinances transmitted herewith.

Again, please let the record reflect that I abstain from voting on Application Numbers 13167, 13174, 13171 and 13184.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS,
Chairman.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 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):

Reclassification Of Area Shown On Map Number 1-F.
(As Amended)
(Application Number 13180)

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 M1-5 Restricted Manufacturing District symbols and indications as shown on Map Number 1-F in the area bounded by:

a line 662 feet east of North Kingsbury Street, as measured from the intersection of North Kingsbury Street and West Ontario Street along the southern boundary of West Ontario Street (the "Western Boundary"); West Ontario Street; a line 60.00 feet east of and parallel to the Western Boundary; and the alley immediately south of and parallel to West Ontario Street,

to those of a B7-5 General Central Business District which is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 1-G.
(Application Number 13161)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-3 Restricted Manufacturing District symbols and indications as shown on Map Number 1-G in the area bounded by:

North Milwaukee Avenue; a line 295 feet southeasterly of North Ogden Avenue, as measured along the northeasterly line of North Aberdeen Street and perpendicular thereto; North Aberdeen Street; and a line 145 feet southeasterly of North Ogden Avenue, as measured along the northeasterly line of North Aberdeen Street,

to those of a B4-3 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in full force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 1-I.
(Application Number 13187)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map Number 1-I in the area bounded by:

the public alley next north of and parallel to West Walnut Street; North Sacramento Avenue; West Walnut Street; and a line 29.82 feet west of and parallel to North Sacramento Avenue,

to those of a B2-1 Restricted Retail District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 2-L.
(Application Number 13197)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-2 Restricted Manufacturing District symbols and indications as shown on Map Number 2-L in the area bounded by:

the alley next north of and parallel to West Arthington Street; the alley next west of and parallel to South Cicero Avenue; a line 100 feet north of West Arthington Street; South Cicero Avenue; West Arthington Street; and a line 191 feet west of South Cicero Avenue,

to those of a C2-2 General Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 3-E.
(Application Number 13181)

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 R5 General Residence District symbols and indications as shown on Map Number 3-E in the area bounded by:

the alley next north of and parallel to North Astor Street (the "Alley"); a line ± 118.25 feet north of and parallel to East Division Street; a line ± 60 feet east of and parallel to the Alley; and East Division Street,

to those of a B4-5 Restricted Service District which is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 3-G.
(Application Number 13140)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M3-4 Heavy Manufacturing District symbols and indications as shown on Map Number 3-G in the area bounded by:

a line 125 feet north of and parallel to West Fry Street; a line 208 feet west of North Sangamon Street; West Fry Street; and North Ogden Avenue,

to those of a B4-2 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 3-G.
(Application Number 13194)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map Number 3-G in the area bounded by:

the public alley next north of and parallel to West Chestnut Street; a line 46 feet west of and parallel to North Noble Street; West Chestnut Street; and a line 142 feet west of and parallel to North Noble Street,

to those of an R5 General Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 3-J.
(Application Number A-4111)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C1-1 Restricted Commercial District symbols and indications as shown on Map Number 3-J in the area bounded by:

West North Avenue; North Lawndale Avenue; the alley next south of and parallel to West North Avenue; and the easterly right-of-way of the Chicago, Milwaukee Saint Paul and Pacific Railroad,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 5-I.
(Application Number 13177)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C2-2 General Commercial District and B4-2 Restricted Service District symbols and indications as shown on Map Number 5-I in the area bounded by:

West Palmer Street; North Western Avenue; a line 117.50 feet south of and parallel to West Palmer Street; and the public alley west of and parallel to North Western Avenue;

and

West Lyndale Street; North Western Avenue; West Palmer Street; and the public alley west of and parallel to North Western Avenue,

to those of an M1-2 Restricted Manufacturing District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 5-J.
(Application Number A-4109)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C2-1 General Commercial District symbols and indications as shown on Map Number 5-J in the area bounded by:

the alley next north of and parallel to West North Avenue; North St. Louis Avenue; West North Avenue; and a line 68 feet west of and parallel to North St. Louis Avenue,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 5-J.
(Application Number A-4110)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C2-1 General Commercial District symbols and indications as shown on Map Number 5-J in the area bounded by:

a line 60 feet north of the alley next north of and parallel to West North Avenue; North Central Park Avenue; the alley next north of and parallel to West North Avenue; and the alley next west of and parallel to North Central Park Avenue,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 5-J.
(Application Number A-4113)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C2-1 General Commercial District symbols and indications as shown on Map Number 5-J in the area bounded by:

the alley next north of and parallel to West North Avenue; a line 82 feet east of North Kimball Avenue; West North Avenue; and North Kimball Avenue,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 6-E.
(Application Number 13152)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-4 Restricted Service District symbols and indications as shown on Map Number 6-E in the area bounded by:

East Cermak Road (22nd Street); South Indiana Avenue; a line 146 feet south of and parallel to East Cermak Road (22nd Street); and the alley next west of and parallel to South Indiana Avenue,

to those of an M1-4 Restricted Manufacturing District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 7-F.
(Application Number 13153)

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 B3-2 General Retail District symbols and indications as shown on Map Number 7-F in the area bounded by:

a line 99.70 feet south of West Diversey Parkway; North Clark Street; a line 163.52 feet south of West Diversey Parkway; and the alley next west of North Clark Street,

to those of a B3-4 General Retail District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 7-G.
(Application Number 13192)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-2 Restricted Service District symbols and indications as shown on Map Number 7-G in the area bounded by:

West Fletcher Street, 73 feet east of North Sheffield Avenue to a point 100 feet east of North Sheffield Avenue, to the alley next south of West Fletcher Street; West Fletcher Street; a line 100 feet east of North Sheffield Avenue; the alley next south of and parallel to West Fletcher Street; and a line 73 feet east of North Sheffield Avenue,

to those of an R5 General Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 7-I.
(Application Number 13070)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map Number 7-I in the area bounded by:

a line 89.55 feet north of and parallel to the alley next north of West Diversey Avenue; North Rockwell Avenue; the alley next north of West Diversey Avenue; and the alley next west of North Rockwell Avenue,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 7-J.
(Application Number 13190)

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 Restricted Manufacturing District symbols and indications as shown on Map Number 7-J in the area bounded by:

a line from a point 146.74 feet north of West George Street along North Pulaski Road to the public alley east of North Pulaski Road; West George Street; and North Pulaski Road,

to those of a C1-1 Restricted Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 8-G.
(As Amended)
(Application Number 13162)

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 M2-3 General Manufacturing District symbols and indications as shown on Map Number 8-G in the area bounded by:

South Benson Street; South Throop Street; West 33rd Street; South Racine Avenue; a line 501.03 feet south of and parallel to West 33rd Street; a line from a point 501.03 feet south of the south line of West 33rd Street and 370.00 feet west of the west line of South Racine Avenue, to a point 801.00 feet south of the south line of West 33rd Street and 300.00 feet west of the west line of South Racine Avenue; a line 801.00 feet south of and parallel to West 33rd Street; the south fork of the south branch of the Chicago River; a line from a point 229.88 feet southwest of the southwest line of South Benson Street and 564.21 feet west of the west line of South Throop Street, to a point 650.00 feet northwest of the west line of South Throop Street, as drawn on the west right-of-way line of South Benson Street,

to those of an R4 General Residence 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 all the R4 General Residence District symbols and indications established in Section 1 above to the designation of a Residential-Waterway Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

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

Plan of Development Statements referred to in this ordinance read as follows:

Residential-Waterway Planned Development Number _____.

Plan Of Development Statements.

1. The area delineated herein as a Residential-Waterway Planned Development consists of approximately four hundred eighty-three thousand four hundred thirty-four (483,434) square feet (eleven and ten hundredths (11.10) acres) and is owned or controlled by the applicant, J.S. II, L.L.C.
2. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys, or easements, or adjustments of right-of-way, or consolidation or resubdivision of parcels, shall require a separate submittal on behalf of the applicant or its successors, assignees or grantees and approval by the City Council.
3. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal title holder and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and if different than the applicant, then to the owners of record title to all of the Property and any ground lessors. Furthermore, pursuant to the requirements of Section 11.11-1 of the Chicago Zoning Ordinance, the Property, at the time any applications for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made shall be under single ownership or under single designated control. Single designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the Property and any ground lessors. An agreement among property owners, the board of directors or any property owners association, or a covenant binding property owners may designate the authorized party for any future amendment, modification or change.
4. This Plan of Development consists of these fifteen (15) statements; a Bulk Regulations and Data Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Property Line, Boundary and Right-of-Way Adjustment Map; a Site Plan; a Landscape Master Plan; a Boulevard Landscape Plan; a Public Open Space Landscape Plan; a Riverwalk Landscape Plan; a Typical Plot Landscape Plan; a Riverwalk Fence Detail; and Conceptual Building Elevations dated November 16, 2000 prepared

by Linden/Lenet Land Design. Full size sets of the Site Plan, Landscape Plan and Building Elevations are on file with the Department of Planning and Development. The Planned Development is applicable to the area delineated hereto and these and no other zoning controls shall apply.

5. The following uses shall be permitted within the area delineated herein as "Residential-Waterway Planned Development": detached single-family residential units and accessory parking.
6. Identification signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning and Development. Temporary signs such as construction and marketing signs shall be permitted, subject to the review and 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, Bureau of Traffic and the Department of Planning and Development. Closure of all or part of any public streets or alleys during demolition or construction shall be subject to the review and approval of the Chicago Department of Transportation.
8. In addition to the maximum height of the building and any appurtenance thereto prescribed in this Planned Development, the height of any improvement shall also be subject to height limitations approved by the Federal Aviation Administration.
9. For purposes of floor area ratio (F.A.R.) calculations, the definitions in the Chicago Zoning Ordinance shall apply.
10. The improvements on the Property shall be designed, installed and maintained in substantial conformance with the Site Plan, Landscape Plan and Building Elevations and in accordance with the parkway tree provisions of the Chicago Zoning Ordinance and corresponding regulations and guidelines.
11. The applicant acknowledges the importance of the Chicago River as a resource for both commerce and recreation and also acknowledges the City's goals of improving the appearance and quality of and accessibility to the Chicago River, as provided for in the Waterway Planned Development Guidelines set forth in Section 11.11-2(1) of the Chicago Zoning Ordinance. To further these goals, the applicant agrees to set back all buildings and parking areas as per the approved Site Plan. The publicly accessible portion of this setback area shall be improved with an eight (8) foot wide all-weather surface path, lighting, decorative fencing and planter boxes as depicted on the Riverwalk Landscape Plan. The

Riveredge Area shall be open and available for use by the general public, free of charge, during normal Chicago Park District hours and such other hours as may be designated by applicant; provided, however, applicant may from time to time close off public access to the Riveredge Area to prevent the establishment of any public, prescriptive or constructive easements to such area or any portion thereof. Further, the public open spaces depicted on the Homeowner's Association Maintained Land detail shall be open and available for use by the general public subject to the conditions hereinabove described in connection with the Riveredge Area.

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 a modification by the applicant and after a determination by the Commissioner of the Department of Planning and Development that such a modification is minor, appropriate and consistent with the nature of the improvements contemplated in this Planned Development and the purposes underlying the provisions hereof. 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 11.11-3(c) of the Chicago Zoning Ordinance.
13. The applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigerating and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S."). Copies of these standards may be obtained from the Department of Planning and Development.
14. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the property. Plans for all buildings and improvements on the property shall be reviewed and approved by the Mayor's Office for People with Disabilities (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 11.11-3(b) of the Chicago Zoning Ordinance until the Director of M.O.P.D. has approved detailed construction drawings for each building or improvement.

15. Unless substantial construction has commenced within six (6) years following adoption of this Planned Development, and unless completion is thereafter diligently pursued, then this Planned Development shall expire. If this Planned Development expires under the provisions of this section, then the zoning of the property shall automatically revert to the preexisting M2-3 General Manufacturing Classification.

[Existing Zoning Map; Existing Land-Use Map; Planned Development Boundary Map; Preliminary Site Plan; Site Plan; Landscape Master Plan; Boulevard Landscape Plan; Riverwalk Landscape Plan; Public Open Space Landscape Plan; Typical Plot Landscape Plan; Riverwalk Fence Detail; and Conceptual Building Elevation Drawings referred to in these Plan of Development Statements printed on pages 48618 through 48636 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

Bulk Regulations And Data Table.

Net Land Area	Maximum Floor Area Ratio	Maximum Dwelling Unit
Site: 483,434 square feet (11.10 acres)	1.2	111
Total: 483,434 square feet (11.10 acres)	1.2	111

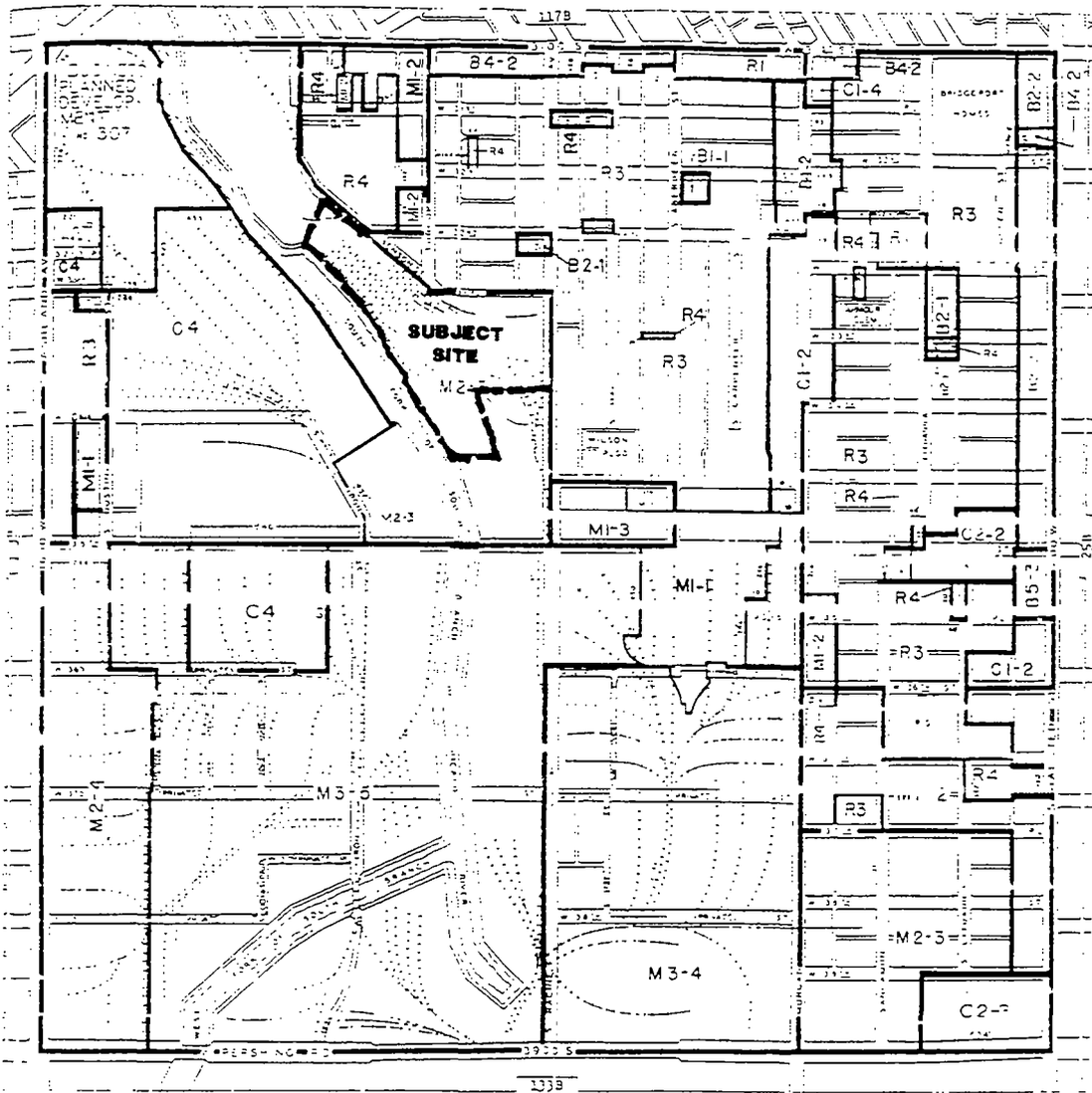
	Square Feet	Acres
Net Site Area	483,434	11.10
Adjacent Public Right-of-way	51,373	1.18
Public Rights-of-way to be Dedicated	151,682	3.48
Gross Land Area	686,489	15.76
Maximum Required Building Setbacks:	Per Site Plan.	
Maximum Building Height:	40 feet.	
Total Number of Parking Spaces:	291 spaces.	
Enclosed Spaces:	239 spaces.	
Off-Street Parking Spaces:	52 spaces.	
Minimum Periphery Setbacks	Per Site Plan	
Maximum Floor Area Ratio-Overall	1.2	

Reclassification Of Area Shown On Map Number 9-K.
 (Application Number A-4458)

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

(Continued on page 48637)

Existing Zoning Map.



RESIDENCE DISTRICTS

- R1 SINGLE-FAMILY RESIDENCE DISTRICT
- R2 SINGLE-FAMILY RESIDENCE DISTRICT
- R3 GENERAL RESIDENCE DISTRICT
- R4 GENERAL RESIDENCE DISTRICT
- R5 GENERAL RESIDENCE DISTRICT
- R6 GENERAL RESIDENCE DISTRICT
- R7 GENERAL RESIDENCE DISTRICT
- R8 GENERAL RESIDENCE DISTRICT

BUSINESS DISTRICTS

- B1-1 TO B1-5 LOCAL RETAIL DISTRICTS
- B2-1 TO B2-5 RESTRICTED RETAIL DISTRICTS
- B3-1 TO B3-5 GENERAL RETAIL DISTRICTS
- B4-1 TO B4-5 RESTRICTED SERVICE DISTRICTS
- B5-1 TO B5-5 GENERAL SERVICE DISTRICTS
- B6-5 AND B6-7 RESTRICTED CENTRAL BUSINESS DISTRICTS
- B7-5 TO B7-7 GENERAL CENTRAL BUSINESS DISTRICTS

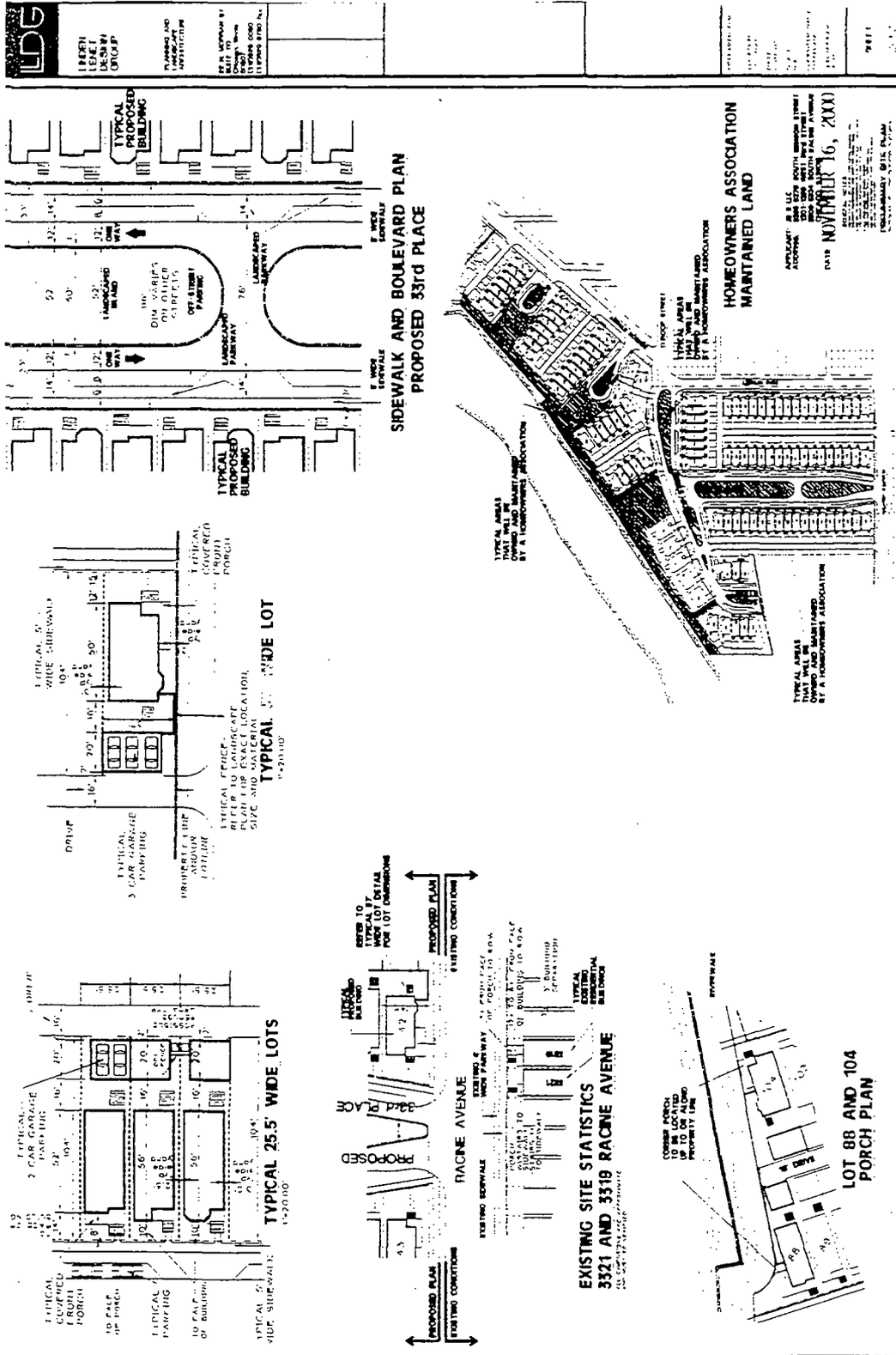
COMMERCIAL DISTRICTS

- C1-1 TO C1-5 RESTRICTED COMMERCIAL DISTRICTS
- C2-1 TO C2-5 GENERAL COMMERCIAL DISTRICTS
- C3-5 TO C3-7 COMMERCIAL-MANUFACTURING DISTRICTS
- C4 MOTOR FREIGHT TERMINAL DISTRICT

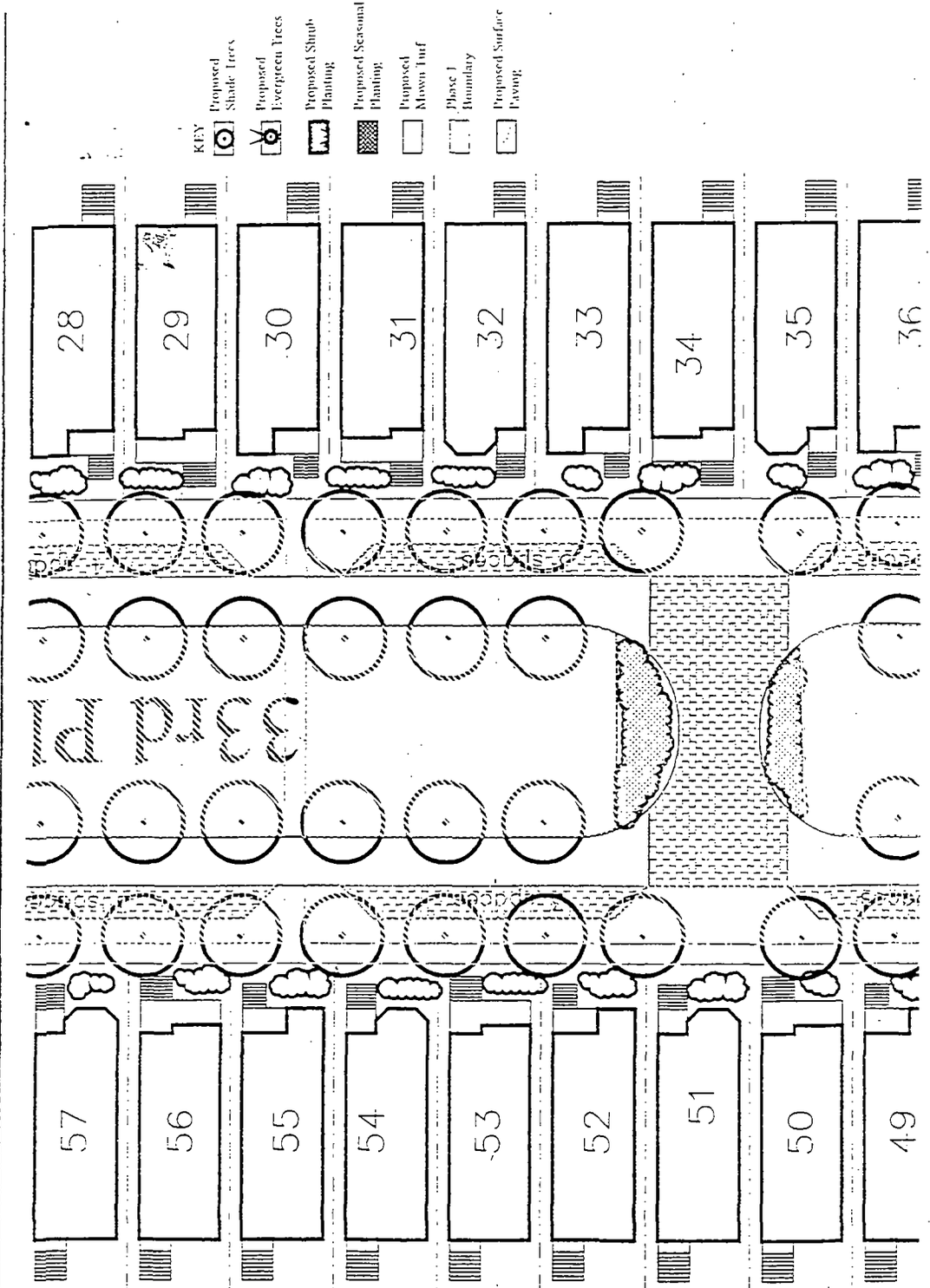
MANUFACTURING DISTRICTS

- M1-1 TO M1-5 RESTRICTED MANUFACTURING DISTRICTS
- M2-1 TO M2-5 GENERAL MANUFACTURING DISTRICTS
- M3-1 TO M3-5 HEAVY MANUFACTURING DISTRICT

Preliminary Site Plan.



Boulevard Landscape Plan.

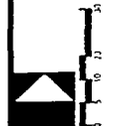


- KEY
- Proposed Shade Trees
 - Prepared Evergreen Trees
 - Prepared Shrub Planting
 - Prepared Seasonal Planting
 - Proposed Mowed Turf
 - Phase I Boundary
 - Proposed Surface Paving

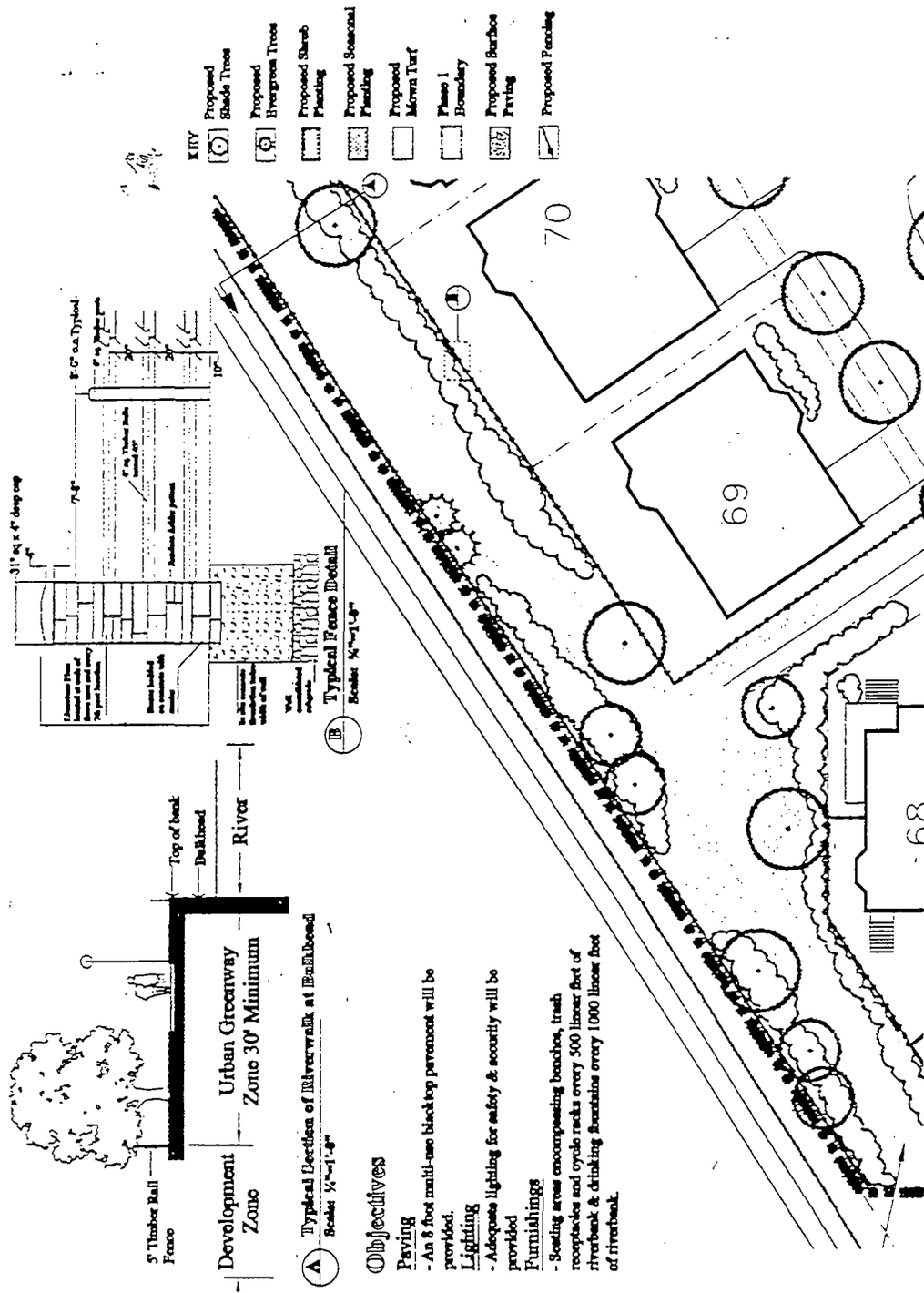
DOUGLAS HOERR

Boulevard Landscape Plan (Typical)

APPLICANT: JSHLLC
 ADDRESS: 156 THASORHILFENSORSHUFF
 3000 114 SOUTH LAFAYETTE AVENUE
 CHICAGO, ILLINOIS
 DATE: JULY 6, 2000
 DIVISION: ENVIRONMENTAL



Riverwalk Landscape Plan.



- KEY**
- Proposed Shade Trees
 - Proposed Evergreen Trees
 - Proposed Shrub Planting
 - Proposed Seasonal Planting
 - Proposed Mown Turf
 - Phase I Boundary
 - Proposed Surface Paving
 - Proposed Fencing

A Typical Section of Riverwalk at Darkboard
Scale: 1/4"=1'-0"

Objectives

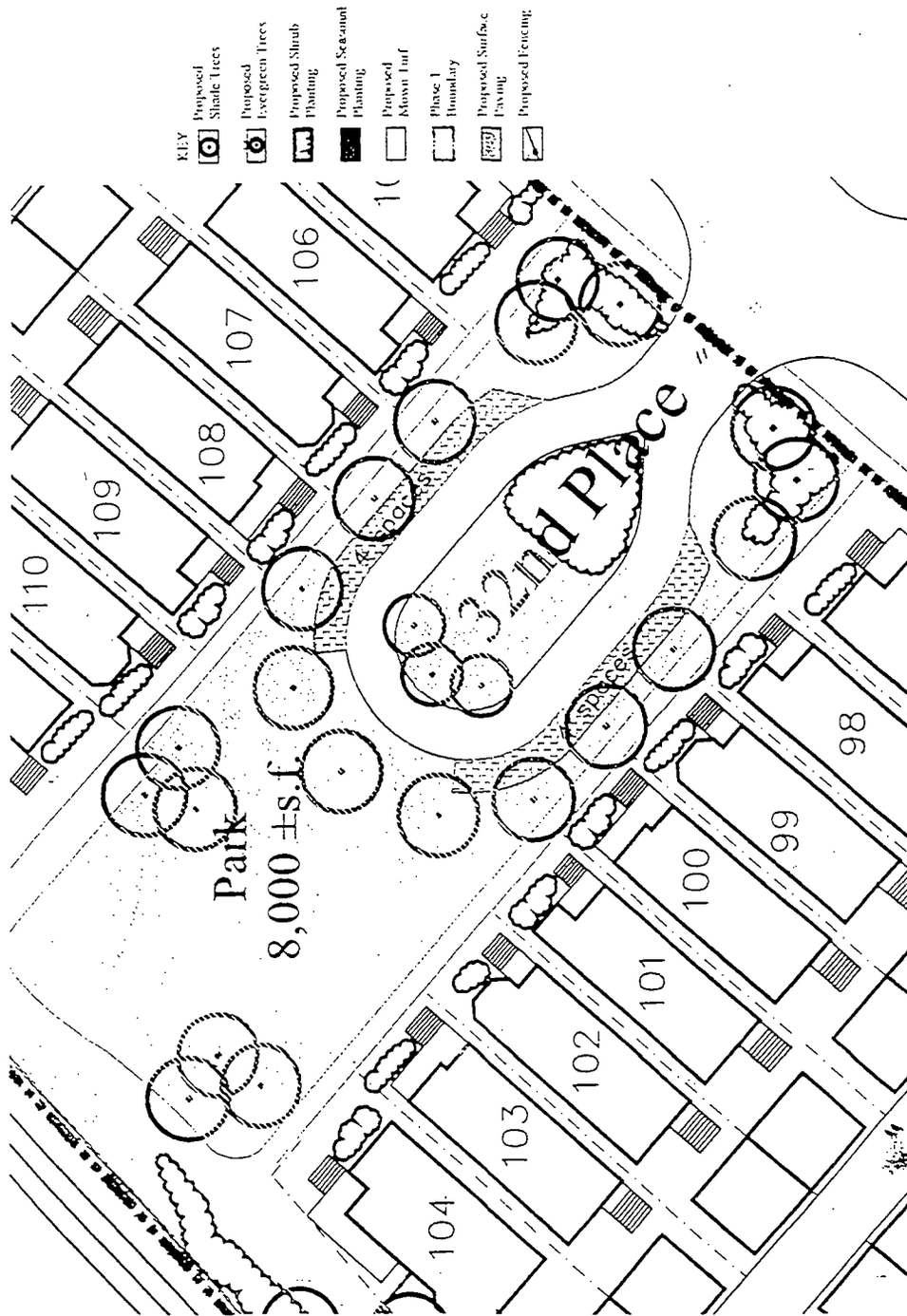
- Paving** - An 8 foot multi-use black-top pavement will be provided.
- Lighting** - Adequate lighting for safety & security will be provided.
- Furnishings** - Seating areas encompassing benches, trash receptacles and bicycle racks every 500 linear feet of riverbank & drinking fountains every 1000 linear feet of riverbank.

DOUGLAS HOHRER
LANDSCAPE ARCHITECTURE, INC.

Riverwalk Landscape Plan (Typical)

APPLICANT: DR. BRILL
ADDRESS: 2000 SOUTH MICHIGAN STREET
1000 SOUTH MICHIGAN STREET
CHICAGO, ILLINOIS
DATE: JULY 6, 2000
REVISED: NOVEMBER 16, 2000

Public Open Space Landscape Plan.



- KEY
- Proposed Shade Trees
 - Proposed Evergreen Trees
 - Proposed Shrub Planting
 - Proposed Seasonal Planting
 - Proposed Mason Wall
 - Phase 1 Boundary
 - Proposed Surface Paving
 - Proposed Fencing

DOUGLAS HOLLER
LANDSCAPE ARCHITECTURE, INC.

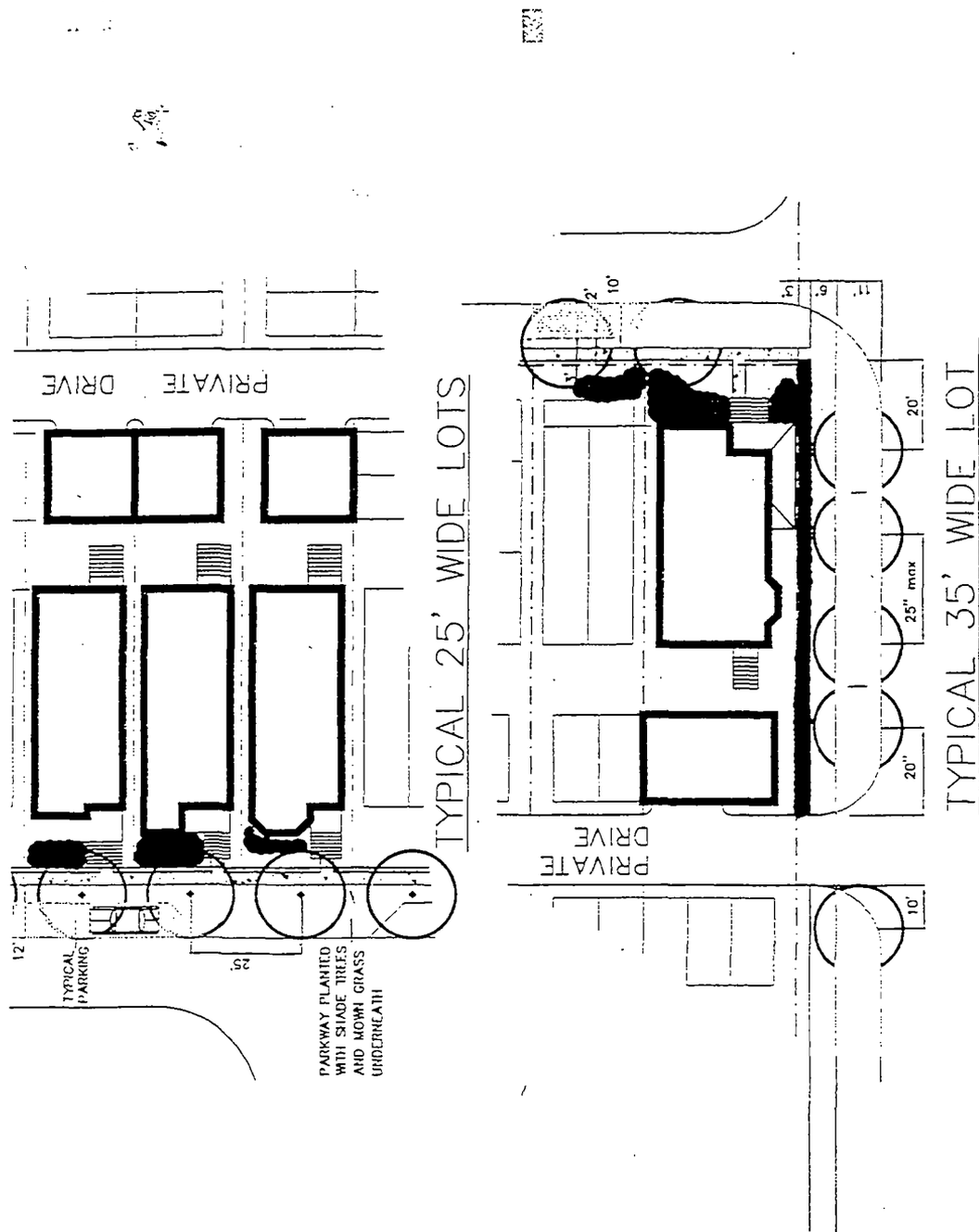
Public Open Space Landscape Plan (Typical)

APPLICABLE JURISDICTION
ADDRESS: 3154 S. 31ST STREET
1901-19 WEST 31ST STREET
3100 S. 31ST STREET
CHICAGO, ILL. 60608
REVISED: NOVEMBER 16, 2000

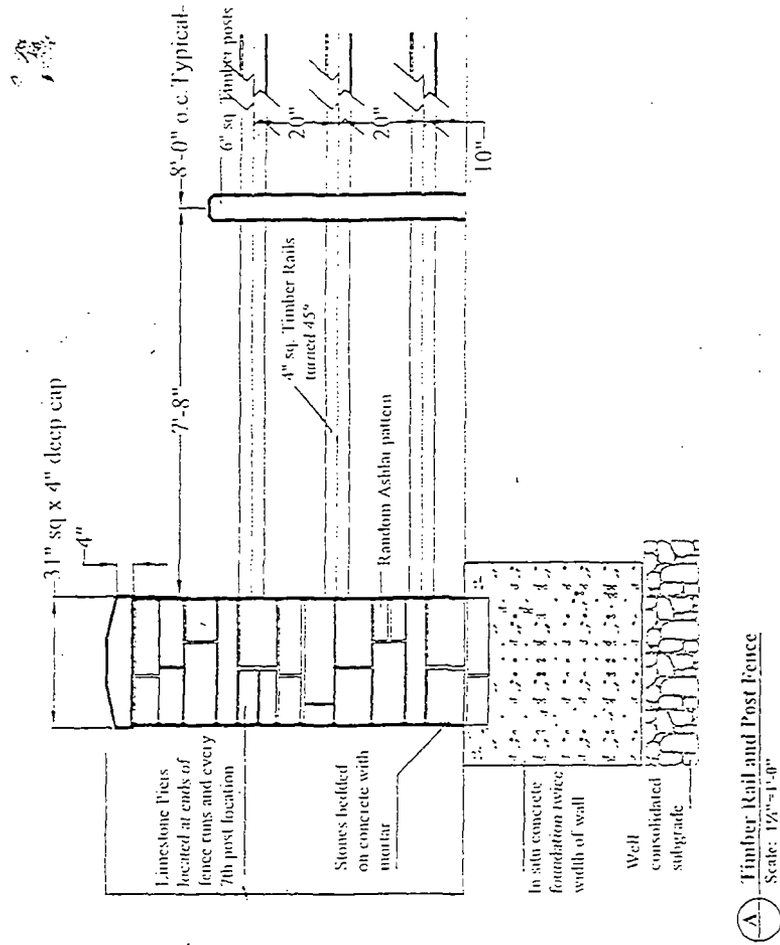


31-024-0000-001

Typical Plot Landscape Plan.



Riverwalk Fence Detail.



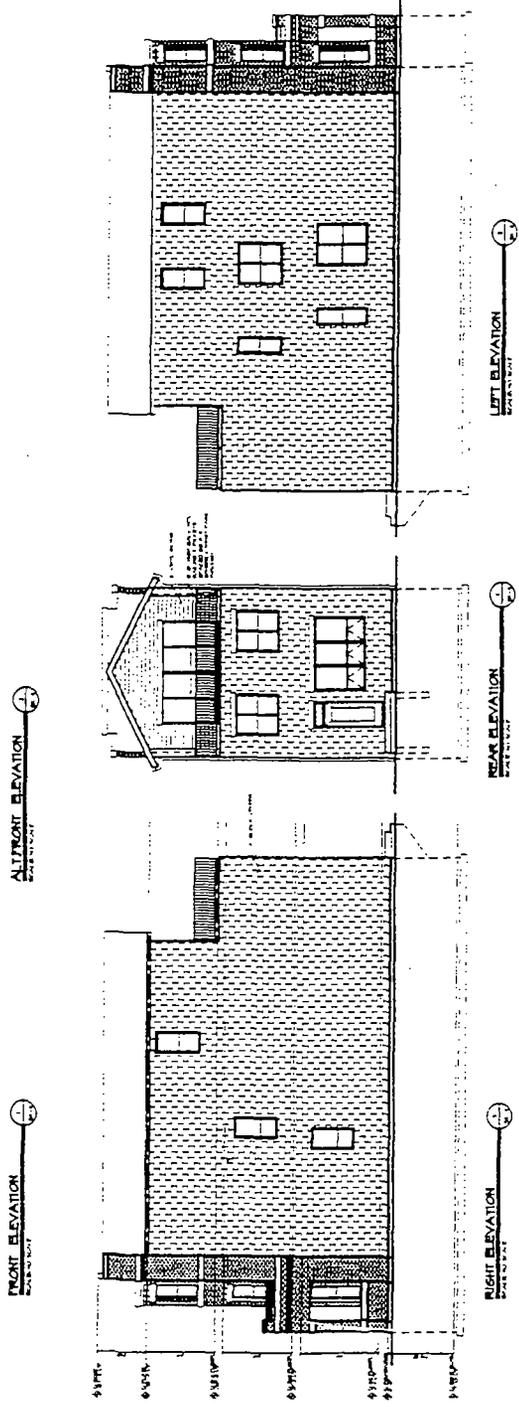
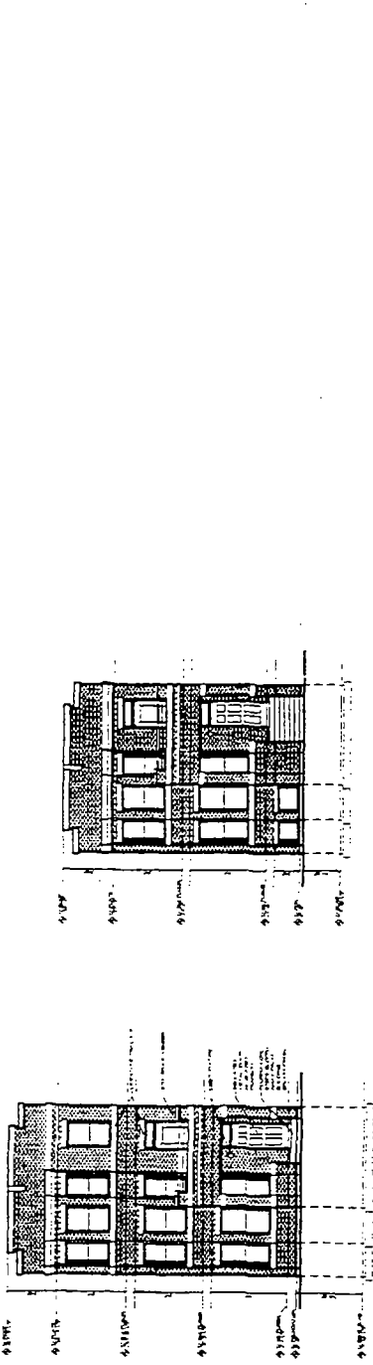
Conceptual Building Elevations.
(Page 4 of 8)

RIVER VILLAGE

S. L. A. T. C. O. R. E.
1000 S. W. 10th St.
Chicago, IL 60605

SK-4

ARCHITECT: G. A. W. W. ARCHITECTS, INC.
1000 S. W. 10th St., Suite 1000
Chicago, IL 60605
PH: 312.467.1000
FAX: 312.467.1001



Conceptual Building Elevations.
(Page 5 of 8)

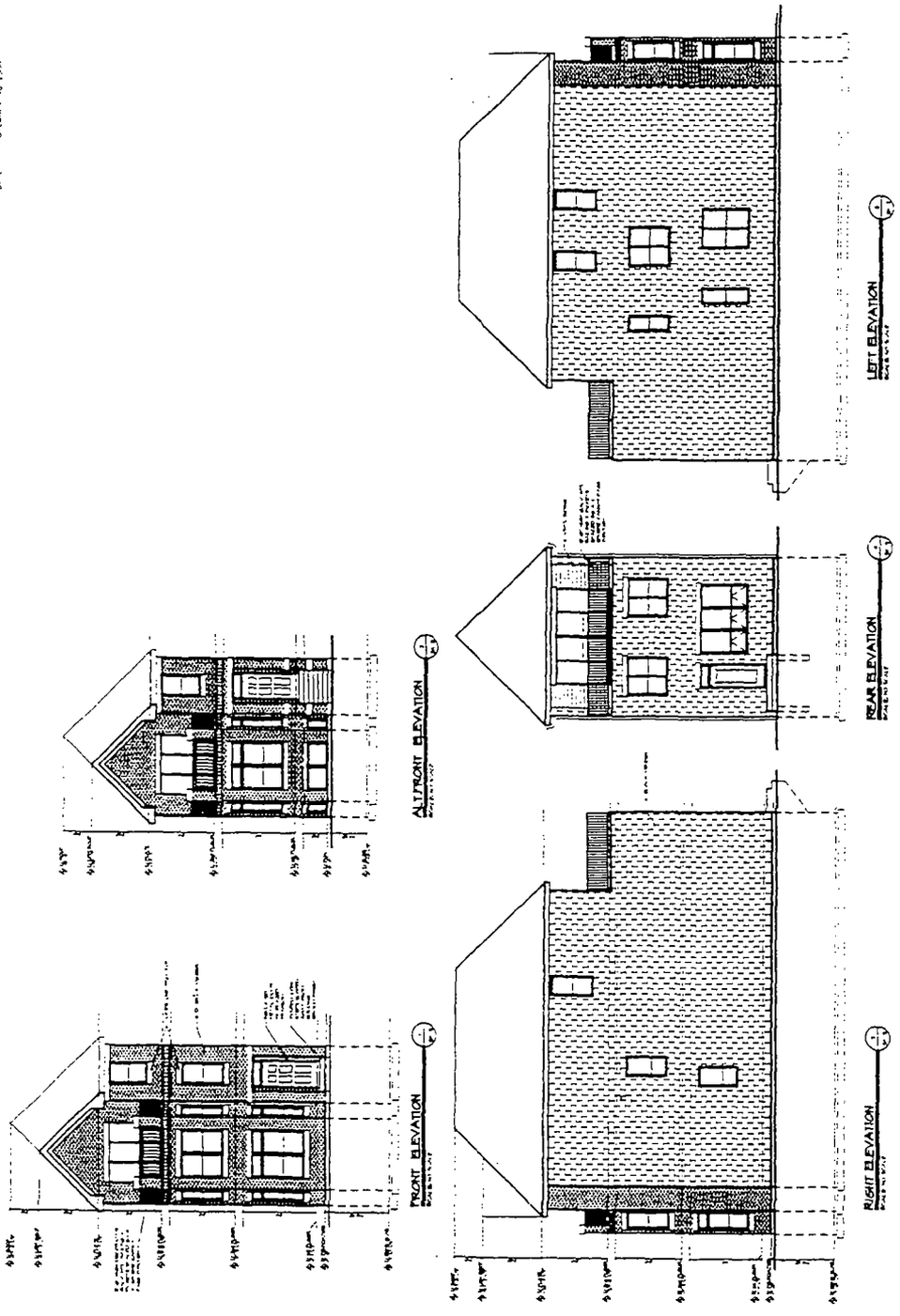
RIVER VILLAGE

1 - COLON GARD
BRIDGEPORT
SCHOOL STREET BRIDGE

Architect: [illegible]
Project No.: [illegible]
Date: [illegible]

SK-5

ARCHITECT: [illegible]
PROJECT NO.: [illegible]
DATE: [illegible]



Conceptual Building Elevations.
(Page 6 of 8)

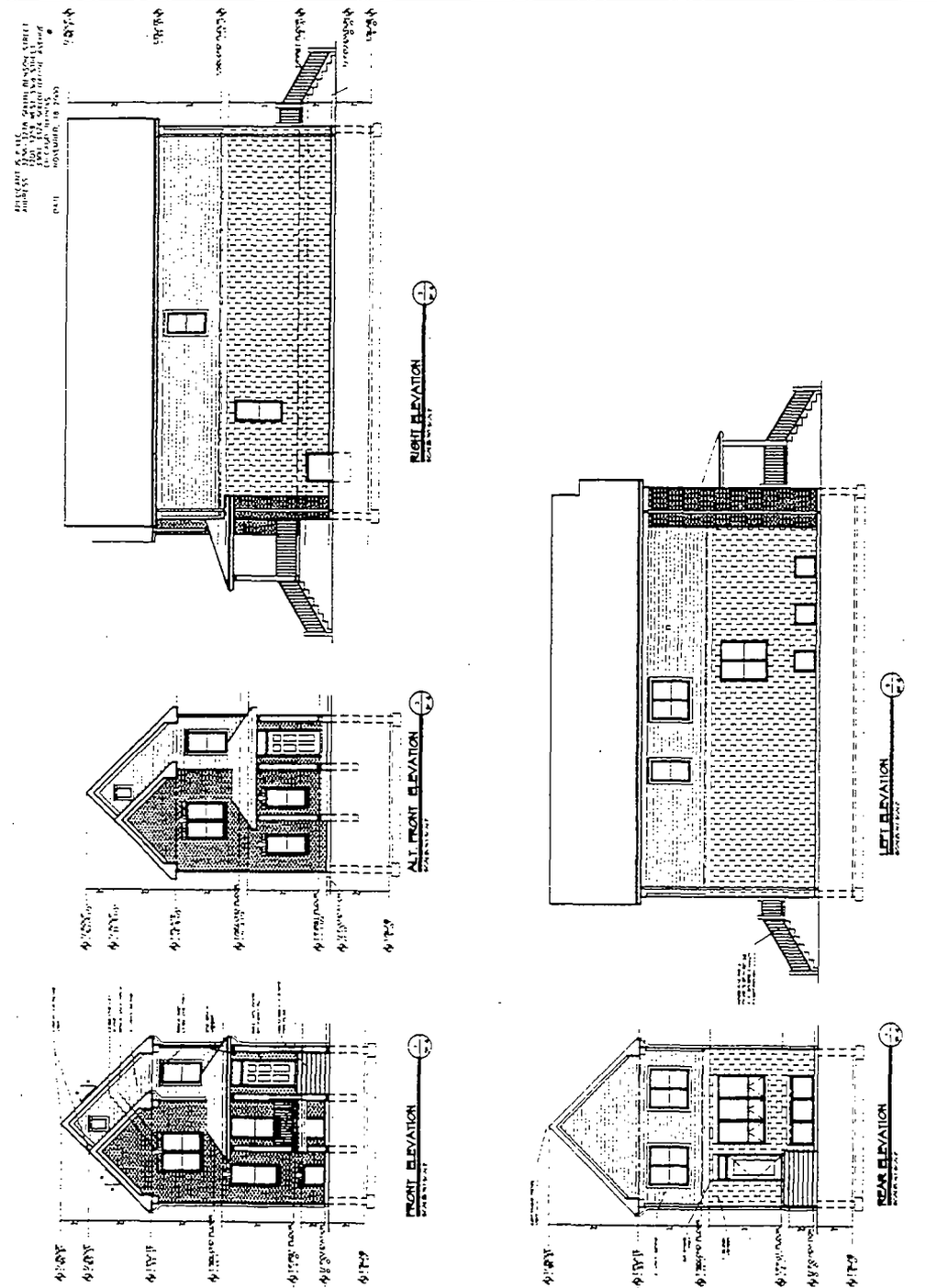
RIVER VILLAGE

Architect: [illegible]
 Chicago, Illinois
 312.467.1234
 www.river-village.com

Project No.: [illegible]
 Date: [illegible]

Scale: 1/8" = 1'-0"

Sheet No.: 9K-6



Conceptual Building Elevations.
(Page 7 of 8)

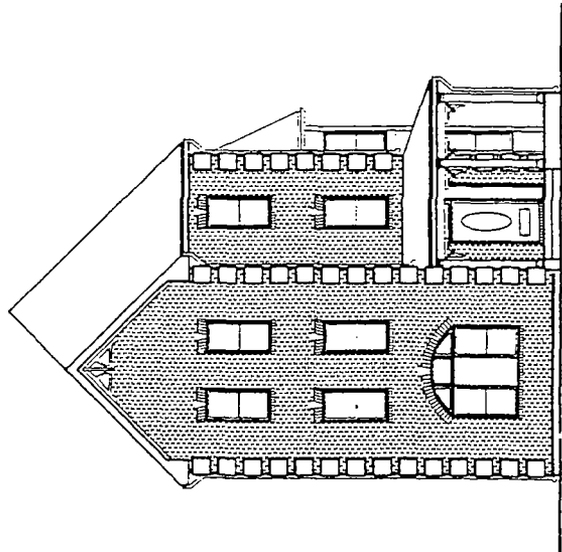
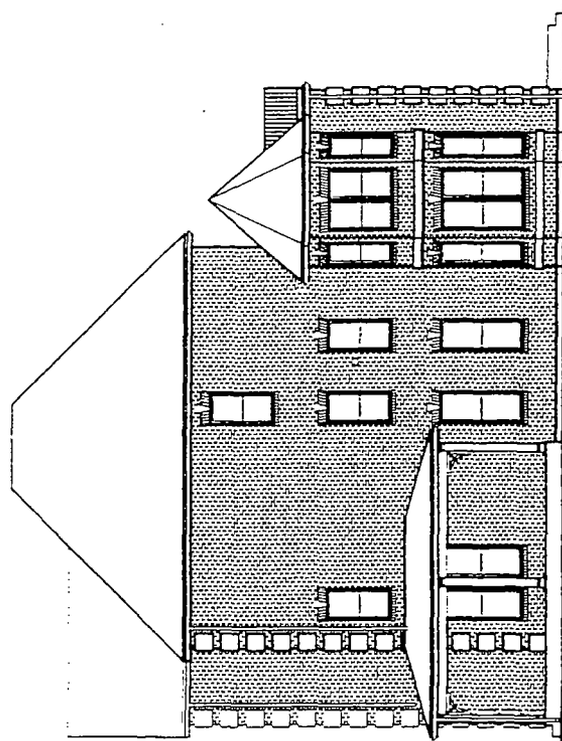
Architectural title block containing project information:

RIVER VILLAGE
CORNER
BRIDGEWAY
CHICAGO, ILL 60602

Scale: 1/8" = 1'-0"

Sheet: R-1

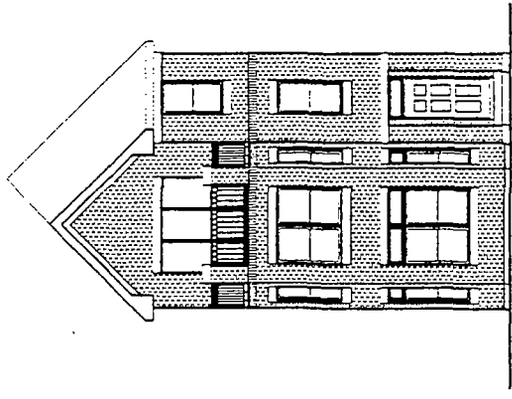
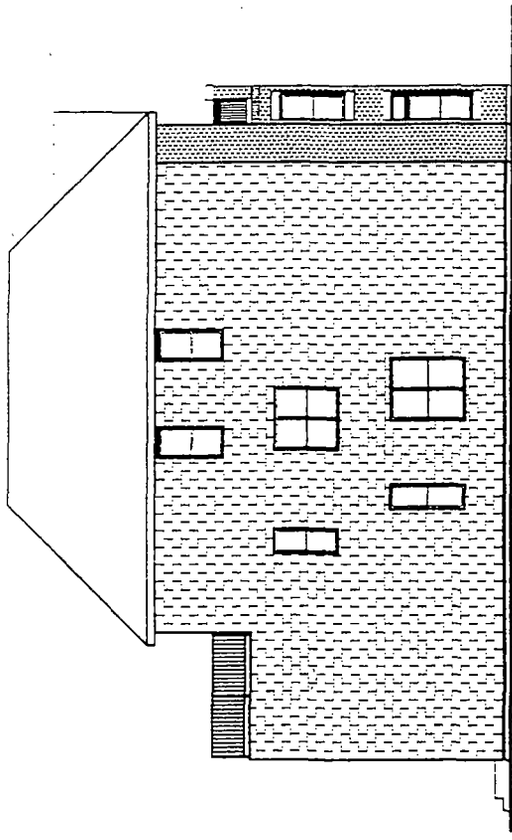
PROJECT: 15 W. WABASH BRIDGEWAY, CHICAGO, ILL. 60602
DATE: 12/13/2000
BY: [Signature]



Conceptual Building Elevations.
(Page 8 of 8)

DATE: 12/13/00 DRAWN BY: [illegible] CHECKED BY: [illegible] PROJECT NO.: [illegible] SHEET NO.: [illegible]	RIVER VILLAGE - COLN PARK CHICAGO, ILL 60606	SCALE: [illegible] DATE: [illegible]	DRAWN BY: [illegible] CHECKED BY: [illegible]	PROJECT NO.: [illegible] SHEET NO.: [illegible]		R-2

PREPARED BY: [illegible]
 DRAWN BY: [illegible]
 CHECKED BY: [illegible]
 DATE: NOVEMBER 14, 2000



(Continued from page 48617)

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-1 Restricted Service District symbols and indications as shown on Map Number 9-K in the area bounded by:

a line 274 feet south of West Addison Street; the alley next east of and parallel to North Cicero Avenue; a line 395.42 feet south of West Addison Street; and North Cicero Avenue,

to those of a C2-1 General Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due to publication.

Reclassification Of Area Shown On Map Number 9-N.
(Application Number 12852)

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 Restricted Manufacturing District symbols and indications as shown on Map Number 9-N in the area bounded by:

West Irving Park Road; North Neenah Avenue; West Dakin Street; a line 805.75 feet east of and parallel to North Normandy Avenue; a line 186.26 feet south of and parallel to West Dakin Street; a line 630 feet east of and parallel to North Normandy Avenue; West Dakin Street; and a line 362 feet east of and parallel to North Normandy Avenue,

to those of a C2-2 General Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.



Reclassification Of Area Shown On Map Number 11-H.
(Application Number A-13176)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C1-2 Restricted Commercial District and B2-2 Restricted Retail District symbols and indications as shown on Map Number 11-H in the area bounded by:

a line 108.10 feet south of West Montrose Avenue; North Leavitt Street; a line 233.10 feet south of and parallel to West Montrose Avenue; and the public alley next west of and parallel to North Leavitt Street,

to those of a B4-3 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.



Reclassification Of Area Shown On Map Number 14-J.
(Application Number 13166)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B2-1 Restricted Retail District symbols and indications as shown on Map Number 14-J in the area bounded by:

the alley next north of and parallel to West 63rd Street; a line 196.06 feet east of and parallel to South Spaulding Avenue; West 63rd Street; and South Spaulding Avenue,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 16-D.
(Application Number 13170)

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 R5 General Residence District symbols and indications as shown on Map Number 16-D in the area bounded by:

a line 104 feet east of and parallel to South Blackstone Avenue; East 67th Street; a line 279 feet east of and parallel to South Blackstone Avenue; and the alley south of and parallel to East 67th Street, commonly known as 6700 South Stony Island Avenue,

to those of a B4-3 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 16-J.
(Application Number 13128)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B2-1 Restricted Retail District symbols and indications as shown on Map Number 16-J in the area bounded by:

West 63rd Street; a line 103.5 feet east of South Central Park Avenue; the alley next south of and parallel to West 63rd Street; and South Central Park Avenue,

to those of a C2-1 General Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 17-H.
(Application Number 13191)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map Number 17-H in the area bounded by:

the public alley next north of and parallel to West Morse Avenue; the public alley next west of and parallel to North Ashland Avenue; a line 60 feet north of and parallel to West Morse Avenue; North Ashland Avenue; West Morse Avenue; and a line 90 feet west of and parallel to the public alley next west of and parallel to North Ashland Avenue,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 17-I.
(Application Number 13188)

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 B3-2 General Retail District symbols and indications as shown on Map Number 17-I in the area bounded by:

an alley next north of West Devon Avenue; a line 82.94 feet east of and parallel to North Washtenaw Avenue; West Devon Avenue; and North Washtenaw Avenue,

to those of a B3-3 General Retail District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 28-F.
(Application Number 13196)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map Number 28-F in the area bounded by:

a line 25 feet north of and parallel to West 115th Street; a line 100 feet east of and parallel to South Emerald Avenue; the public alley next north of and parallel to West 115th Street; a line 131.84 feet east of and parallel to South Emerald Avenue; West 115th Street; and South Emerald Avenue,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

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, The Honorable James J. Laski, City Clerk, and Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Balcer, Frias, Burke, Coleman, Rugai, Troutman, Munoz, Solis, Ocasio, E. Smith, Carothers, Suarez, Austin, Colom, Banks, O'Connor, Doherty, Natarus, Daley, Schulter, M. Smith, Moore and Stone. The motion *Prevailed*.

Presented By

**THE HONORABLE RICHARD M. DALEY, MAYOR
And OTHERS:**

TRIBUTE TO LATE MS. GWENDOLYN ELIZABETH BROOKS.

The Honorable Richard M. Daley, Mayor, and Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, Zalewski, Chandler, Solis, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Natarus, Daley, Shiller, Schulter, M. Smith and Stone, presented the following resolution:

WHEREAS, Members of this chamber were deeply saddened to learn of the death of Gwendolyn Brooks, one of America's greatest poets and a life-long resident of the south side of the City of Chicago; and

WHEREAS, She succeeded Carl Sandburg as the Poet Laureate of Illinois in 1968, and although she wrote a number of poems for important state occasions, she devoted much of her talent and energy to working passionately to instill a love of poetry in children and young adults; and

WHEREAS, Gwendolyn Elizabeth Brooks was born on June 7, 1917, in Topeka, Kansas, and was brought home to Chicago by her Chicagoan parents when she was one month old; and

WHEREAS, She entered Hyde Park High School in 1932, and she later attended Wendell Phillips High School and Englewood High School before graduating from Wilson Junior College in 1936; and

WHEREAS, After graduation she worked at a series of typing jobs until 1939, when she married Henry Blakely, with whom she had two children, Henry III, born in 1940, and Nora, born in 1951; and

WHEREAS, Gwendolyn Brooks showed literary promise at an early age: when she was thirteen, one of her poems was published in a popular magazine and at age seventeen, she began submitting her work to the poetry column of the *Chicago Defender*, in which she would eventually publish more than seventy-five poems; and

WHEREAS, *A Street in Bronzeville*, Gwendolyn Brooks' first collection of poetry, was published in 1945, and *Annie Allen* (1949), her second collection, was awarded the Pulitzer Prize, the first time that an African-American woman had received that prestigious award; and

WHEREAS, In her long and distinguished career she authored twenty-two books, including poetry, children's verse, writing manuals and a novel; and

WHEREAS, At various times she taught at the University of Wisconsin, City Colleges of New York, Columbia College, Northeastern Illinois University, Elmhurst College and Chicago State University; and

WHEREAS, Gwendolyn Brooks used her position as Poet Laureate of Illinois to bring poetry not only to the schools and colleges but also to its hospitals and prisons; and

WHEREAS, She encouraged many young poets through programs that she created and funded, such as the Poet Laureate Award, an annual contest to recognize talented student poets from elementary schools and high schools in Illinois; and

WHEREAS, Although her loss will be keenly felt by her family, friends, students and readers, Gwendolyn Brooks will live on through her poignant and exquisite poetry, and through the poetry of the thousands of people that she taught, encouraged and inspired; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this thirteenth day of December, 2000, do hereby mourn the passing of Gwendolyn Elizabeth Brooks, and express our gratitude for her enormous contributions to the American culture, and that we extend our heartfelt sympathy to her family; and

Be It Further Resolved, That suitable copies of this resolution be presented to her family as a sign of our esteem, honor and respect.

On motion of Alderman Burke, seconded by Aldermen Tillman, Ocasio, E. Smith Austin, Natarus and M. Smith, the foregoing proposed resolution was *Adopted* by a rising vote.

Presented By

THE HONORABLE RICHARD M. DALEY, MAYOR:

*GRATITUDE EXTENDED TO MR. VICTOR REYES
FOR EXCEPTIONAL PUBLIC SERVICE
TO CITY OF CHICAGO.*

WHEREAS, Victor Reyes, the director of the Mayor's Office of Intergovernmental Affairs, recently announced his intention to leave city government for employment in the private sector; and

WHEREAS, Mr. Reyes has served in his current capacity since 1995, managing the mayor's legislative agenda in the City Council, while simultaneously advancing and protecting the City of Chicago's political, social and economic interests in the United States Congress and the Illinois General Assembly; and

WHEREAS, Having emigrated from Mexico as a child, Mr. Reyes received a bachelor's degree in political science from Loyola University in 1987 and a law degree from DePaul University in 1990; and

WHEREAS, Mr. Reyes joined the Office of the Mayor as a junior staffer in 1989 shortly after Richard M. Daley was elected mayor, where Mr. Reyes quickly established a reputation as a problem-solver, consensus-builder and tireless advocate for the city's interests; and

WHEREAS, During his tenure with the city, Mr. Reyes has been instrumental in gaining legislative support at all levels of government for a variety of projects which have benefitted the city; and

WHEREAS, In doing so, Mr. Reyes earned the respect of state and federal legislators, aldermen and department heads for his unique blend of intellect, sound judgement, loyalty and cooperative spirit; and

WHEREAS, Because Mr. Reyes has never been one to seek public acclaim or praise for his hard work and countless efforts to make Chicago "the City that works", the people of Chicago are not fully aware of the scope and significance of his contributions to our great metropolis; and

WHEREAS, It is especially appropriate to recognize Mr. Reyes' considerable talents, abilities and years of devoted service to the City of Chicago before he departs city government to enter a new phase in his remarkable and extraordinary life; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this thirteenth day of December, 2000, do hereby extend to Victor Reyes our heartfelt gratitude and thanks for his many years of exceptional public service to the people of Chicago, and our best wishes for a lifetime of health, happiness, prosperity and success in all of his future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Victor Reyes as a token of our appreciation and esteem.

On motion of Alderman Burke, seconded by Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Balcer, Frias, Coleman, Rugai, Troutman, Munoz, Solis, Ocasio, E. Smith, Carothers, Suarez, Austin, Colom, Banks, O'Connor, Doherty, Natarus, Schulter, M. Smith, Moore and Stone, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Alderman Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, rose and extended his personal thanks and appreciation to Mr. Victor Reyes for his friendship, loyalty and consummate professionalism. After lauding Mr. Reyes for having assembled a staff within the Mayor's Office of Intergovernmental Affairs that is, in fact, reflective of Mr. Reyes' own commitment to fairness and honesty, Mayor Daley noted that Mr. Reyes' facility for interpersonal relationships has consistently advanced the city's agenda in both the Illinois General Assembly and the United States Congress. Mayor Daley then invited Mr. Victor Reyes to the Mayor's rostrum where he presented him with a parchment copy of the congratulatory resolution.

Thereupon, on motion of Alderman Burke, the remaining proposed resolutions presented through the Agreed Calendar were *Adopted* by yeas and nays as follows:

Yeas -- Alderman Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

Alderman Natarus 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 MR. LOUIS L. BIRO.

WHEREAS, Members of this chamber were deeply saddened to learn of the passing of Louis L. Biro on November 29, 2000, at the age of eighty-one; and

WHEREAS, Mr. Biro, a prominent attorney who specialized in corporate and licensing law, was president of the board of trustees of John Marshall Law School from 1968 until his retirement earlier this year; and

WHEREAS, Mr. Biro was a highly skilled and respected attorney who believed that an excellent legal education should be available to every qualified individual, regardless of economic background; and

WHEREAS, Mr. Biro, who was raised in Chicago, enlisted into the Army during World War II and, after fighting in the Pacific, returned to Chicago where he resumed his legal education at John Marshall Law School; and

WHEREAS, He graduated from John Marshall Law School in 1948 and, early in his legal career, served as an advisor to the Illinois Liquor Control Commission; and

WHEREAS, Mr. Biro maintained a successful law practice on LaSalle Street, where he represented clients before the Bureau of Alcohol, Tobacco and Firearms, and state and local governmental agencies; and

WHEREAS, Mr. Biro's thirty-two years of dedicated and excellent service as the president of the board of trustees of John Marshall Law School were marked by his success in improving the school's facilities and ensuring academic excellence, as well as by his tireless efforts to make the school affordable to more people, such as when, in 1999, Mr. Biro established new scholarships for talented students who needed financial aid; and

WHEREAS, Mr. Biro is survived by his wife, Irene; his son, Richard; his stepson, Doctor Ronald Rosedale; his stepdaughters, Linda Eve Parker and Karin Lee Rosedale; his sister, Pauline Wasserman; and five grandchildren; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this thirteenth day of December, 2000, do hereby mourn the passing of Louis L. Biro and that we express our gratitude for his many years of service and his many accomplishments, and that we extend our heartfelt sympathy to his family; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of Louis L. Biro as a sign of our honor and esteem.

TRIBUTE TO LATE MR. EDWARD GODWIN.

WHEREAS, The members of this chamber were deeply saddened to learn of the death of Edward Godwin, the father of our friend and colleague, Alderman Lorraine L. Dixon of the 8th Ward; and

WHEREAS, Born in Brookhaven, Mississippi, Mr. Godwin left school after completing his elementary school education to help support his family; and

WHEREAS, In 1932, Mr. Godwin married his beloved wife, Edra Belle Lee, his childhood sweetheart; and

WHEREAS, In 1937, Mr. Godwin moved to Chicago where he began his long career as a mechanic, including working at S. M. Duxler Tire Co. for more than thirty years; and

WHEREAS, Mr. Godwin, a well-known handyman in his South Shore neighborhood, was always eager to help his friends and neighbors with home repair projects; and

WHEREAS, His loving and caring nature enabled Mr. Godwin to instill in others a feeling of importance and value; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Mr. Godwin to his family, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Although Mr. Godwin will be greatly missed by his family and friends, his memory will live in their hearts forever; and

WHEREAS, The passing of this devoted husband and loving father will be deeply felt by his family and friends, especially his wife, Edra; his daughter, Lorraine; his sons, Edward, Jr. and Eddie Joseph; his twelve grandchildren; and a host of other relatives and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this thirteenth day of December, 2000, do hereby commemorate Edward Godwin for his fruitful life and do hereby extend our most sincere condolences to his family; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of Edward Godwin as a sign of our sympathy and good wishes.

TRIBUTE TO LATE MAYOR MADELEINE GRANT.

WHEREAS, It was with great sadness that members of this chamber learned of the death of Madeleine Grant, Mayor of Lincolnwood; and

WHEREAS, Born in Chicago, Mayor Grant graduated from Alvernia Catholic High School on the northwest side and attended Loyola University where she received a bachelor's and a master's degree in education; and

WHEREAS, As mayor of Lincolnwood since 1993, Mayor Grant developed Lincolnwood's first Economic Development Department, successfully championed a move to make the village a home rule unit in 1997 and encouraged public participation in government by expanding citizen boards; and

WHEREAS, As chairman of the long-range and strategic planning committee of the Northwest Municipal Conference, Mayor Grant helped to foster cooperation among other mayors for proposed projects; and

WHEREAS, Mayor Grant was a longtime volunteer to numerous organizations, making many important contributions to the community, including working with the League of Women Voters to bring a public library to Lincolnwood and serving as the library's first president from 1978 to 1990; and

WHEREAS, Although Mayor Grant will be greatly missed by her family, friends and colleagues, her memory will live in their hearts forever; and

WHEREAS, The passing of this devoted wife and loving mother will be deeply felt by her family and friends, especially her husband of forty years, Paul; her daughters, Maura Neuendank and Beth Keno; her sons, Paul, Francis and Timothy; her grandchildren, Kevin, Hilary and Kristin; and a host of other relatives and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this thirteenth day of December, 2000, do hereby commemorate and honor Mayor Madeleine Grant for all her accomplishments and do hereby extend our deepest sympathy to her family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Madeleine Grant as a token of our honor, gratitude and respect.

TRIBUTE TO LATE MR. JAMES A. MACHINIS.

WHEREAS, The members of this chamber were deeply saddened to learn of the death of James A. Machinis, a former employee of the Chicago Board of Election Commissioners; and

WHEREAS, The son of Greek immigrants, Mr. Machinis was born in Chicago's Woodlawn neighborhood and attended Koraes parochial school and Englewood High School; and

WHEREAS, During his long political career, Mr. Machinis rose to assistant executive director of the Board of Election Commissioners; and

WHEREAS, In the 1960 Kennedy-Nixon presidential election, Mr. Machinis testified before a grand jury concerning that election's contested absentee ballots; and

WHEREAS, Mr. Machinis was active in Greek-American organizations and the Democratic Party, having advised presidential candidates from Adlai Stevenson to Walter Mondale; and

WHEREAS, Mr. Machinis will always be remembered as an honorable man who served the citizens of this city with integrity and distinction; and

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

WHEREAS, Mr. Machinis is survived by his daughter, Sandy Machinis, and one granddaughter; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this thirteenth day of December, 2000, do hereby honor the life and memory of James A. Machinis and extend our heartfelt condolences to his family; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of James A. Machinis as a sign of our sympathy and good wishes.

TRIBUTE TO LATE MRS. SUSAN EBEN OSTRANDER.

WHEREAS, The members of this chamber were deeply saddened to learn of the death of Susan Eben Ostrander, a lifelong Chicago citizen; and

WHEREAS, Mrs. Ostrander, a longtime resident of Chicago's gold coast, loved Chicago and spent much of her time partaking of its many pleasures, from Saturday morning farmers' markets to visits to museums with her grandchildren; and

WHEREAS, Mrs. Ostrander graduated from The Latin School of Chicago and attended Bennett College in Millbrook, New York; and

WHEREAS, Mrs. Ostrander was married to William L. Ostrander, a prominent Chicago banker; and

WHEREAS, Determined to be a career woman even as she raised her two children, Mrs. Ostrander worked as a manager for Bonwit Teller department store, as a real estate agent for Sudler & Co. and as a travel agent for various firms; and

WHEREAS, Always possessing a great sense of style, Mrs. Ostrander most recently worked at the Salvatore Ferragamo store on Michigan Avenue; and

WHEREAS, Mrs. Ostrander served on the boards of several charities, including the Lincoln Park Zoological Society, the Children's Home and Aid Society, the Chicago Hearing Society, and the Sarah Siddons Society; and

WHEREAS, Her love of life and her ability to live it to the fullest endeared Mrs. Ostrander to her family, friends and all who knew her, and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, To her daughters, Sarah and Amy; brother, Anthony; and two grandsons, Mrs. Ostrander passes on all the fine qualities she herself possessed in abundance; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this thirteenth day of December, 2000, do hereby honor the life and memory of Susan Eben Ostrander and extend our heartfelt condolences to her family; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of Susan Eben Ostrander as a sign of our sympathy and good wishes.

TRIBUTE TO LATE MR. JOHN J. PHELAN.

WHEREAS, The members of this chamber were deeply saddened to learn of the death at age fifty-six of John J. "Tim" Phelan, a respected Chicago labor leader; and

WHEREAS, Mr. Phelan was the president and business manager of Operating Engineers Local 399, which represents building engineers throughout Illinois and Northern Indiana; and

WHEREAS, Mr. Phelan's strong leadership in Local 399 resulted in broad increases in pay and benefits for union members, the first statewide contracts for Illinois Secretary of State workers and an increase in union membership from six thousand five hundred to nine thousand; and

WHEREAS, Mr. Phelan held numerous leadership positions, including a position as the president of the AFL-CIO's Chicago Port Council and as the general vice president of the International Union of Operating Engineers; and

WHEREAS, As a steadfast supporter of Chicago, Mr. Phelan also served on the board of directors of the Metropolitan Pier and Exposition Authority, the Chicago Convention & Tourism Bureau and the Illinois Port Authority; and

WHEREAS, In 1997, Mr. Phelan became the first labor leader appointed to Cook County's Economic Development Advisory Board; and

WHEREAS, The legacy of Mr. Phelan's dedication, devotion and hard work shall serve as an example to us all; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Mr. Phelan to his family, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, To his wife, Karen; sisters, Norine Byrne, Kathleen Griffin and Eileen O'Connor; children, Nora, Nellie, Joseph and Ryan; two grandsons; and many nieces and nephews, Mr. Phelan passes on all the fine qualities he himself possessed in abundance; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this thirteenth day of December, 2000, do hereby honor the life and memory of John J. "Tim" Phelan and extend our heartfelt condolences to his family; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of John J. "Tim" Phelan as a sign of our sympathy and good wishes.

TRIBUTE TO LATE MRS. CAREY PRESTON.

WHEREAS, The members of this chamber were deeply saddened to learn of the death at age eighty-five of Carey Preston, a former member of the Chicago Board of Education; and

WHEREAS, A resident of Chicago's Hyde Park neighborhood, Mrs. Preston was born in Columbia, Mississippi; attended Tougaloo College in Tougaloo, Mississippi; and earned a master's degree in social work at the Atlanta School of Social Work in Atlanta, Georgia; and

WHEREAS, Early in her career, Mrs. Preston served as assistant superintendent of the Krauss School in Wilmington, Delaware and as director of the National Training School for Girls in Washington, D.C.; and

WHEREAS, In 1948, Mrs. Preston became the administrative secretary of Alpha Kappa Alpha, the nation's largest organization of African-American college women, and later served as Alpha Kappa Alpha's first executive director, overseeing the sorority's operations for twenty-five years; and

WHEREAS, In the 1960s, Mrs. Preston served as a member of the board of the City Colleges of Chicago, and, in 1968, became a member of the Chicago Board of Education, where she fought relentlessly to improve the quality of education for minorities and economically disadvantaged students in the Chicago Public Schools; and

WHEREAS, As vice president of the Chicago Board of Education during a particularly tumultuous period in its history in the 1970s, Mrs. Preston wrestled with a host of complicated issues confronting the city's public schools, including desegregation, busing, massive job cuts, school phase-out plans, and the reassignment of teachers and principals throughout the system to promote integration and improve the lot of the city's poorest students; and

WHEREAS, A natural leader, Mrs. Preston was president of the Chicago Urban League from 1970 to 1973 and served on its board of directors for twenty-five years; and

WHEREAS, Carey Preston will always be remembered as a truly magnificent woman and human being, whose honesty, dynamism, outspokenness and willingness to listen to others enabled her to bring people from separate worlds together to confront the prejudices and biases that otherwise may have kept them apart; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this thirteenth day of December, 2000, do hereby honor the life and memory of Carey Preston, and extend our heartfelt condolences to her family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Carey Preston as a sign of our sympathy and good wishes.

*GRATITUDE EXTENDED TO MR. ROBERT G. GIBSON FOR
HONORABLE PUBLIC SERVICE AND EXCEPTIONAL
WORK AS MEMBER OF CITY OF CHICAGO
PERSONNEL BOARD.*

WHEREAS, After an illustrious tenure of nine years, Robert G. Gibson, the former president of the Illinois AFL-CIO, recently resigned from service as a member of the City of Chicago's Personnel Board; and

WHEREAS, Mr. Gibson grew up in Granite City, Illinois; graduated from the public schools; and served in the South Pacific with the United State Coast Guard during World War II; and

WHEREAS, After working for ten years in the Open Hearth Department of the Granite City Steel Company, Mr. Gibson became an officer of the United Steelworkers of America, Local 16, and in 1957, was named to the staff of the Illinois Industrial Union Council; and

WHEREAS, Robert Gibson's early life experiences laid the foundation for his unwavering commitment to bettering the lives of Illinois' working families by promoting the right of workers to join a union, guaranteeing that the workers' voice was heard in the State Capitol and promoting a political and legislative agenda aimed at providing job training, health programs and community services to the one million union members laboring in Illinois; and

WHEREAS, Upon the merger of the Illinois Industrial Union Council with the Illinois Federation of Labor, Mr. Gibson was named director of community services of the newly-established Illinois AFL-CIO, a position which he held until July of 1963, when he was first appointed and then elected to serve for five terms as the organization's secretary-treasurer; and

WHEREAS, Having been selected in May of 1979 to fill the unexpired term of retiring Illinois AFL-CIO President Stanley Johnson, Mr. Gibson served with such distinction as interim president of the state's largest labor organization that he was subsequently elected president of the Illinois AFL-CIO, a position which he held until his retirement in December of 1989; and

WHEREAS, An outstanding leader and visionary who gave generously of his time and talent to many worthwhile civic organizations, Mr. Gibson served as a member of the board of directors of the Mid-America Chapter of the American Red Cross, chairman of the National U.S.O. Executive Council, president of the U.S.O. in Illinois and president of the Illinois Consumer Federation; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this thirteenth day of December, 2000, do hereby extend to Robert G. Gibson our heartfelt gratitude for his decades of honorable public service to the working families of Chicago and this great state, our deepest thanks for his exceptional work as a member of the City of Chicago's Personnel Board and our sincerest and best wishes for a happy, healthy and bountiful future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Robert G. Gibson as a token of our appreciation and esteem.

Presented By

ALDERMAN GRANATO (1st Ward):

CONGRATULATIONS EXTENDED TO MR. RONALD R.
MANDERSCHIED ON RETIREMENT FROM
NORTHWESTERN UNIVERSITY
SETTLEMENT.

WHEREAS, Ronald R. Manderschied became the first non-resident director of Northwestern University Settlement in 1981 when he moved to Chicago from Pillsbury-Waite Neighborhood Services in Minneapolis; and

WHEREAS, During his nineteen years of service, the Settlement tripled its space through the addition of an office center, a meeting hall, the three hundred seat Vittum Theater and the twenty-six thousand square foot Noble Street Charter High School. Programming expanded to serve more than ten thousand neighbors annually, necessitating the growth of our operating budget from Two Hundred Sixty-nine Thousand Dollars in 1981 to Three Million One Hundred Thousand Dollars today. Technology was introduced and a computerized accounting system activated; and

WHEREAS, In addition to growing existing programs, Mr. Manderschied introduced a wide range of new programming, bringing the total offered by the Settlement today to more than seventy. Some of these include: creation of Noble Street Charter High School, which provides quality education to four hundred fifty students each year; Head Start for seventy-two pre-school age children; expansion of the Emergency Food Program and development of a thrift shop; Matadors Boxing, which has been represented in the Olympics on numerous occasions; the development of a full blown arts program, including the Vittum Theater; the introduction of a highly successful AmeriCorps program, boasting thirty-six members who work with educators at the Settlement, Noble Street Charter High School, Peabody Elementary, Wells High School and James Otis Elementary School; implementation of an early release program in conjunction with Peabody Elementary School; expansion of the House in the Wood camp in Delevan, Wisconsin and the introduction of winter activities; truancy prevention at Peabody Elementary School and Noble Street Charter High School; celebrate West Town, an annual street fair; the West Town Arts Partnership; and

WHEREAS, Under Mr. Manderschied's leadership, the Settlement has remained true to the vision of its founders, while at the same time, growing and changing to meet the changing needs of its community; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council gathered here to congratulate Mr. Manderschied on his retirement and for all his dedication and outstanding achievements. We wish him well, good luck and may your future continue with the best of health; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Ronald R. Manderschied.

Presented By

ALDERMAN HAIRSTON (5th Ward):

TRIBUTE TO LATE DR. ROGER FRANKLIN HOLT.

WHEREAS, Roger Franklin Holt was born in Greensboro, North Carolina, one of five children to the union of college instructors: Carrie Rodgers Holt and Martin Franklin Holt; and

WHEREAS, Roger Holt was a graduate of James B. Dudley High School in Greensboro, North Carolina and attended North Carolina A & T College in 1939, where he excelled in academics and became an accomplished trombonist playing in various local jazz bands; and

WHEREAS, In 1942, Roger Holt was drafted in the United States Navy, temporarily interrupting his academic career. While serving our country he continued his involvement in music, playing the trombone in the first black naval band unit in United States history. He was affectionately called the "Mole" by his fellow band members. Roger Holt was honorably discharged in 1945; and

WHEREAS, Upon returning to the United States, Roger Holt resumed his academic career, graduating in 1947 with a Bachelors of Science degree in biology and chemistry; and

WHEREAS, After graduation, Roger left Greensboro moving to Chicago, where he met Lucille Young, a Provident Hospital nursing student. Lucille would later become Mrs. Roger Holt; and

WHEREAS, Roger Holt continued his long sought after dream of becoming a physician. In 1950, he was accepted at Northwestern Institute of Foot Surgery and Chiropody. Together with his beloved Lucille, he started a taxi livery service to assist in funding his medical school expenses; and

WHEREAS, Upon graduation on June 1, 1954, Dr. Holt began his illustrious career as one of the nation's few black podiatrists doing post-graduate work, not only in Illinois, but also Michigan and Georgia. Despite social and racial obstacles facing Dr. Holt, he quickly became a leader and mentor in his profession. He helped provide opportunities to other aspiring black podiatrists and was instrumental in initiating legislation changing the name of his specialty from chiropody to podiatry. This important ruling allowed doctors in his field to receive far more recognition in the medical community; and

WHEREAS, During Dr. Holt's lengthy career, he was affiliated with numerous professional organizations; to name a few he was a member of the Cook County Podiatry Association, Illinois Podiatric Society, and the American Podiatry Association, the Podiatry Fraternity of Delta Sigma Chi, Alpha Chapter, and the Legislative Interest Committee of Illinois Podiatrists; and

WHEREAS, On those rare occasions when Dr. Holt found time to socialize, he did so with family, friends and fellow members of the Midwesterners and Kappa Alpha Psi Fraternity. Dr. Holt was also an avid golfer when his busy schedule allowed; and

WHEREAS, It is of no surprise that Dr. Holt was the recipient of a bevy of awards and commendations throughout his career, including the Award of Appreciation and Recognition of Devoted and Able Leadership by the Illinois Podiatry Society and the United States of America Distinguished Freedom For All Foundation Public Service-Public Relations Award. Articles written by Dr. Holt were also published in the *Medical World News* and the *Journal of the Illinois Podiatrist*; and

WHEREAS, Dr. Roger Holt left this world on November 21, 2000. He lived a full and accomplished life, leaving behind an impressive legacy rich in achievement and good fortune; and

WHEREAS, Dr. Roger Franklin Holt was preceded in death by his sisters, Carolyn Holt and Helen Holt. He leaves behind his wife, Lucille; daughters, Sandra Moore, Shirley Harris, Carolyn Bynum and Michele Holt; sons, Roger Holt, Jr. and Stephen Holt; daughters-in-law, Karen Holt and Lisa Holt; brother, Dr. Harold Holt; sister-in-law, Gloria Holt; sister, Clara McRae; grandsons, Louis Harris III, Martin Moore, Nicholas Holt and Larry Bynum; granddaughters, Lorrain Moore, Michele Holt, Lauren Holt and Mahiya Bynum; three great-grandchildren; and a host of nieces, nephews and other friends and relatives; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of Chicago do hereby express our sorrow on the death of Dr. Roger Franklin Holt and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Dr. Roger Franklin Holt.

Presented By

ALDERMAN LYLE (6th Ward):

**CONGRATULATIONS EXTENDED TO MS. JOSEPHINE KEMP
ON NINETY-FIFTH BIRTHDAY.**

WHEREAS, It is with great pleasure that the City Council of the City of Chicago is hereby informed of the observance of Josephine Kemp's ninety-fifth birthday; and

WHEREAS, The City of Chicago Council has been informed of this milestone by The Honorable Freddrena M. Lyle, Alderman of the 6th Ward; and

WHEREAS, In celebration of Josephine Kemp's ninety-fifth birthday, a family reunion consisting of her family members, her extended church family, where she was a devout member for thirty-two years, and many friends are gathering to pay tribute to one of Chicago's most loved and respected citizens; and

WHEREAS, Josephine Kemp moved to Chicago in November 1994 and was a bright and happy influence to her neighbors and community. She became a member of the United Methodist Church under the pastorate of Reverend Larry Pickens and was the recipient of several awards for perfect attendance to Sunday school and church. Josephine Kemp received an award as a member of the congregation who achieved the status of Octogenarian and was inducted as a charter member into the Society of Octogenarian on May 26, 1996; and

WHEREAS, Josephine Kemp richly deserves the warm and fond wishes of her many family members and friends as she marked her ninety-fifth birthday, January 5, 2000; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, do hereby extend to Josephine Kemp our best and happiest wishes upon the occasion of her ninety-fifth birthday; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Josephine Kemp.

*GRATITUDE EXTENDED TO MR. RICHARD ELLIS THOMPSON
FOR LEADERSHIP IN FIELD OF EDUCATION.*

WHEREAS, One of Chicago's most outstanding citizens is Assistant Principal Richard Ellis Thompson, who has continued to forge an accomplished career in education into his retirement years; and

WHEREAS, The name of Richard Ellis Thompson may not be familiar to the many students whom he has helped and inspired over the past four decades. Students and faculty alike fondly and constantly refer to him as "Mr. T"; and

WHEREAS, Born in Gary, Indiana, May 5, 1935, Richard Ellis Thompson is a product of the public schools there and furthered his education at Indiana University (A.A.), Roosevelt University (B.A. and M.A.), DePaul University (Ed.M.), with additional studies at Illinois Administrators Academy and Northwestern University. Following honorable service in the United States Army, he began his formal teaching career first at Wells High School and finally and foremost at Harlan High School; and

WHEREAS, At Harlan, "Mr. T" has an almost legendary status. He was voted Teacher of the Year in 1966, 1967 and 1969 before becoming Harlan's assistant principal in 1970. In 1971 he founded the Harlan Study Group and for some years he escorted students to Majorca, Italy, Spain, the Canary Islands, El Salvador, Guatemala and the French Riviera. He is the only faculty member at Harlan to have two classes dedicate their yearbooks to him: the class of '71 and -- after his retirement -- the class of '98; and

WHEREAS, While he was at Harlan, "Mr. T" worked evenings for the City Colleges of Chicago, serving as teacher, registrar and assistant principal at Crane, C.V.S., Phillips and Dunbar Schools and at Dawson Skills Center; and

WHEREAS, The recipient of numerous awards and citations, "Mr. T" holds the Distinguished Educator Award by the Chicago Assistant Principals Association, among other prestigious awards, and has been entered into Kappa Delta Pi and Phi Delta Kappa, Honor Societies in Education. Richard Ellis Thompson is in various Who's Who listings, and was entered into the Harlan High School Hall of Fame in 1994; and

WHEREAS, "Mr. T" retired as Harlan's assistant principal in 1997 and his subsequent duties have shown his energy and intelligence while providing expert assistance to DuSable High School and to the Chicago Teachers Academy for Professional Development, among others. He is still chief executive officer of the Chicago Assistant Principals Association. In addition he is chairman of the Trustee Board and TV/Radio announcer for the First Church of Love and Faith of Chicago; and

WHEREAS, The leaders of this great city are mindful of the great debt owed those in whom we entrust our most important resource, our youth; 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 extend our gratitude to Richard Ellis Thompson, "Mr. T", not only for his towering example as citizen and educator, but also for the intelligence and tireless energy he has expended in inspiring many hundreds of students to prepare for adulthood in a new century; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Richard Ellis Thompson.

*CONGRATULATIONS EXTENDED TO CHATHAM
AVALON PARK COMMUNITY ASSOCIATION
ON FORTY-FIFTH ANNIVERSARY.*

WHEREAS, The Chatham Avalon Park Community Association (C.A.P.C.C.) was established in 1955 to support the great Chicago south side neighborhood bounded by East 75th Street, South State Street, East 87th Street and South Cottage Grove Avenue and is thus celebrating its forty-fifth anniversary; and

WHEREAS, The Chatham Avalon Park Community Association is one of this city's most vital such organizations, throughout its history, establishing and securing numerous community programs and projects; and

WHEREAS, The Chatham Avalon Park Community Association has always been bolstered by the professionals who have served as its president. Past presidents include: Thomas Gaudette, Richard Cooper, Doctor Welton Taylor, John Sloan, Milton Lamb, William Cousins (now an Appellate Court Justice), Attorney Herbert Fisher, William Harris, Mabry Roby and Washington Burney; and

WHEREAS, In recent years the Chatham Avalon Park Community Association has become more politically involved and more keenly aware of the participation required to insure progress, beauty, security and excellence throughout the neighborhood; and

WHEREAS, The entire Chatham Avalon Park community is indeed a better place because of the involvement and commitment of its community organization; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby express our congratulations to the Chatham Avalon Park Community Association, its current President, Keith O. Tate; Executive Vice-President, Maryellen Drake; Treasurer, John Blackburn; Secretary, Louise Moore; and Corresponding Secretary, Esteria Ware, as this great community organization celebrates forty-five years of committed and progressive service to its grateful neighborhood, and we extend our best wishes for its continuing success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Chatham Avalon Park Community Association.

Presented By

ALDERMAN DIXON (8th Ward):

TRIBUTE TO LATE MR. TEVIN LA'QONE ROSS.

WHEREAS, God in His infinite wisdom has called to his eternal reward Tevin La'Qone Ross, beloved young citizen and friend; and

WHEREAS, The Chicago City Council has been informed of his passing by The Honorable Lorraine L. Dixon, Alderman of the 8th Ward; and

WHEREAS, Born June 13, 1991 at Little Company of Mary Hospital in Evergreen Park, Illinois, Tevin was the eldest child of his parents, LaRue and Stephanie Bradford. Tevin La'Qone Ross was the product of a loving, nurturing family and himself, exuded love. He was in the fourth grade at Horace Mann Elementary School. Tevin was a special child, being the first grandson of Deborah Ross (deceased) and Joseph Green, as well as the first great-grandchild of Calvin and Madjeska Ross. Grandparents, Russell and Barbara Bradford were forever warmed and delighted by Tevin's cheerful nature and bright smile; and

WHEREAS, Tevin La'Qone Ross spread much joy throughout his comparatively short life and leaves to celebrate his example many who loved him deeply: his parents, Stephanie and LaRue Bradford; brother, LaRue, Jr.; sister, LaRae; grandfather, Joseph Green; grandfather, Russell Bradford; grandmother, Barbara Bradford; great-grandfather, Calvin Ross; great-grandmother, Madjeska Ross; great-grandfather, Andrew Bradford; great-grandmother, Mamie Bradford; great-grandmother, Inez Griffin; uncles, Kevin Ross, Marcus Ross, Corey Ross and Corey Bradford; godmother, Deshawn Green; and a host of other relatives and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, do hereby express our sorrow on the passing of Tevin La'Qone Ross and extend to his family and friends our sincere condolences; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Tevin La'Qone Ross.

Presented By

ALDERMAN BALCER (11th Ward):

**CONGRATULATIONS EXTENDED TO MRS. MARY E. CREAN
ON RETIREMENT FROM ROBERT HEALY SCHOOL.**

WHEREAS, The City Council of the City of Chicago has been notified of the recent retirement of Mary E. Crean from Healy School on the fifteenth of June; and

WHEREAS, Mary Crean graduated from Chicago Teachers College in 1960, where she received her bachelor's degree in education and Governor's State University, where she received her master's degree in reading instruction; and

WHEREAS, Mary Crean also attended National College of Education and Loyola University; and

WHEREAS, Mary Crean taught at Wentworth, O'Toole, Armour, Longfellow and Healy Schools over a period of thirty-eight years; and

WHEREAS, Mary Crean, throughout her career, has received the unqualified support of her husband, Kevin, and her children, Caroline and Kevin, and although Mary Crean takes great pride in this loving family, she considers her Healy students and associates to be a significant part of her life, providing many fond memories; and

WHEREAS, Mary Crean is highly respected by colleagues and parents, as well as the many students who have enjoyed and benefited from her instruction, and has been able to reinforce increasingly demanding skills in an encouraging, positive and humorous manner, resulting in higher achievement on ISAT and IOWA tests and greater success in all high school academics; now, therefore,

Be It Resolved, That we, the Mayor, and the members of the City Council of the City of Chicago gathered here this thirteenth day of December in 2000, do hereby extend our heartiest congratulations to Mary E. Crean upon her retirement from the Chicago Public School System and Healy School, and offer her our very best wishes for success in all her future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Mary Crean and her family.

**CONGRATULATIONS EXTENDED TO MRS. MARILYN KENNEY
ON RETIREMENT FROM ROBERT HEALY SCHOOL.**

WHEREAS, The City Council of the City of Chicago has been notified of the recent retirement of Marilyn Kenney from Healy School on the fifteenth of June; and

WHEREAS, Marilyn Kenney graduated from Chicago Teachers College in 1959, where she received her bachelor's degree in education and National Lewis University, where she received her master's degree in curriculum and instruction; and

WHEREAS, Marilyn Kenney, taught at Mark Sheridan and Robert Healy Schools, spending thirty-seven years faithfully serving the children of the Bridgeport community; and

WHEREAS, Marilyn Kenney, throughout her career, has received the unqualified support of her husband, Jim and her children, Jim, John and Colleen, and although Marilyn Kenney takes great pride in this loving family, she considers her Healy students and associates to be a significant part of her life, providing many fond memories; and

WHEREAS, Marilyn Kenney is highly respected by colleagues and parents, as well as the many students who have enjoyed and benefited from her instruction, and has been able to reinforce increasingly demanding skills in an encouraging, positive and humorous manner, resulting in higher achievement on ISAT and IOWA tests and greater success in all high school academics; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago gathered here this thirteenth day of December in 2000, do hereby extend our heartiest congratulations to Marilyn Kenney upon her retirement from the Chicago Public School System, and Healy School, and offer her our very best wishes for success in all her future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Marilyn Kenney and her family.

*CONGRATULATIONS EXTENDED TO SAINT ANDREW LUTHERAN
SCHOOL SEVENTH AND EIGHTH GRADE STUDENTS ON
COMPLETION OF GANG RESISTANCE EDUCATION
AND TRAINING PROGRAM.*

WHEREAS, The members of the City Council of the City of Chicago, recognize that the seventh and eighth grade students of Saint Andrew Lutheran School have diligently completed training under the Gang Resistance Education and Training Program; and

WHEREAS, The increasing pressure from undesirable social factors has the potential to lead today's youth astray, thus programs like G.R.E.A.T. are necessary to provide students with the knowledge, self-esteem and strength of character to resist such pressure; and

WHEREAS, The students have benefited from the positive classroom environment maintained by their teacher and principal, Mr. Miller, and their G.R.E.A.T. principals of saying "No" to participation in gangs, the use of illegal drugs and "Yes" to the benefits of a good education; and

WHEREAS, The seventh and eighth grade students of Saint Andrew Lutheran School have pledged to practice the G.R.E.A.T. principles of saying "No" to gang membership, "No" to the use of illegal drugs and "Yes" to the benefits of a good education; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago salute the following students from Saint Andrew Lutheran School's seventh and eighth grade class on their outstanding achievements: seventh grade: Corinne Eggleston, Brian Garcia, Jaclyn Hardin, Steffanie Key, Timothy Miller, Matthew Olson, Octavia Reed, Nicholas Rodriguez, Justin Shannon; and eighth grade: Jessica Banks-Martin, Ruben Calderon, Kyle Krumrie, Christopher Rodriguez, Jill Shannon and Kyle Woodard; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the seventh and eighth grade classes at Saint Andrew Lutheran School as a symbol of their fine work and bright future as young respectable citizens of their community.

Presented By

ALDERMAN FRIAS (12th Ward):

CONGRATULATIONS EXTENDED TO JOHN AND HAZEL
POWERS ON SIXTIETH WEDDING ANNIVERSARY.

WHEREAS, John and Hazel Powers will celebrate their sixtieth wedding anniversary on January 18, 2001; and

WHEREAS, The Chicago City Council has been informed of this momentous occasion by Alderman Rafael Frias; and

WHEREAS, John and Hazel are the loving parents of three children, grandparents to five and great-grandparents to six; and

WHEREAS, John and Hazel have spent the last sixty years in loving and caring devotion to one another and their family, which truly exemplifies the spirit of their marriage vows and as such are richly deserving of this celebration marking this milestone in their lives; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council gathered here this thirteenth day of December, 2000, do hereby extend our heartiest congratulations to John and Hazel Powers on the very happy occasion of their sixtieth wedding anniversary and join with their family members and friends in wishing them many more years of conjugal bliss; and

Be It Further Resolved, That a suitable copy of this resolution be presented to John and Hazel Powers.

Presented By

ALDERMAN OLIVO (13th Ward):

TRIBUTE TO LATE MRS. CYNTHIA J. BADON.

WHEREAS, God in His infinite wisdom has called Cynthia J. Badon 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 Edward S.; loving mother of Edward B. (Kim); fond daughter of Edward J. Chrobak and the late Rita; dearest sister of James

(Jill) Chrobak; dear aunt of Jamie; and cherished friend of MaryAnn Gallagher, Cynthia J. Badon 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Cynthia J. Badon 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 Cynthia J. Badon.

TRIBUTE TO LATE MR. PAUL BARANOWSKY.

WHEREAS, God in His infinite wisdom has called Paul Baranowsky to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The devoted husband of fifty-five years of Esther; beloved father of Judy (Robert) Linda, Robert (Deanna), Ronald (Kimberly), John, C.F.D. (Judith) and Barbara (Robin); devoted grandfather of Carol, Gus (Jenelle), Shanes (Andrea), Kara, Eric, John, Jr., Matthew, Joseph, Michael, Christine, Jennifer, Daniel, Katie, Jeremiah and Judith; great-grandfather of Bryce Paul; dear brother of Eleanor, Emma and the late Clara and Albert; and fond uncle of many nieces and nephews, Paul Baranowsky 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Paul Baranowsky 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 Paul Baranowsky.

TRIBUTE TO LATE MRS. CLARA D. BORYSZEWSKI.

WHEREAS, God in His infinite wisdom has called Clara D. Boryszewski 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 Anton; loving mother of Anthony (Janet) and Robert; proud grandmother of Susan (Thomas) and Kathleen (Jeff); great-grandmother of Anthony; fond sister of Eugene (Martha), the late Roman (the late Sophie) and the late Stanley; and dear aunt of many nieces and nephews, Clara D. Boryszewski 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Clara D. Boryszewski 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 Clara D. Boryszewski.

TRIBUTE TO LATE MS. BARBARA CASHEN.

WHEREAS, God in His infinite wisdom has called Barbara Cashen 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 daughter of the late Anthony and Anna; loving mother of Douglas (Laura); proud grandmother of Emily; fond sister of Tina; caring aunt of Becky, Michael and Kelly; and great-aunt of Laura and Andrew, Barbara Cashen 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Barbara Cashen 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 Barbara Cashen.

TRIBUTE TO LATE MR. JOSEPH F. FORNER.

WHEREAS, God in His infinite wisdom has called Joseph F. Forner 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 Hedda; loving father of Joanne Forner and Linda (James) Wright; and proud grandfather of Chris and Shannon, Joseph F. Forner 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Joseph F. Forner 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 Joseph F. Forner.

TRIBUTE TO LATE MR. JOSEPH T. GIBSON.

WHEREAS, God in His infinite wisdom has called Joseph T. Gibson 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 the late LaVerne; loving father of Kevin, Maureen (Robert), Kathleen and James (Kimberly); proud grandfather of Meghan, Kelli, Katelyn, Connor and Patrick; and beloved son of the late James and Margaret, Joseph T. Gibson 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Joseph T. Gibson 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 Joseph T. Gibson.

TRIBUTE TO LATE MRS. ANNA M. GLOMBICKI.

WHEREAS, God in His infinite wisdom has called Anna M. Glombicki to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The loving wife of the late Vincent Frank Glombicki; beloved mother of the late Harriet (Kuper) Glombicki; fond grandmother of Marcel (Kathy) Kuper; great-grandmother of eight; dear sister of Andrew Szukalski, the late Joseph Szukalski and Lottie (the late William) Szabela; and aunt of many nieces and nephews, Anna M. Glombicki 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Anna M. Glombicki 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 Anna M. Glombicki.

TRIBUTE TO LATE MR. JOHN P. HICKEY.

WHEREAS, God in His infinite wisdom has called John P. Hickey to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The devoted husband of Mary for twenty-eight years; beloved father of Timothy (Jennifer), John Francis, Mary Theresa and Dennis; loving grandfather of Timothy and Kristen; devoted son of the late Timothy and Mary; fond brother of Pat and the late Timothy; kind brother-in-law of Sally (John), Jimmy (Mary), Ann (Michael), Tom (Maureen), Nora (Billy), Peter (Bridle), Rita (John) and Pat (Ailes), Angela (Michael), Marie (Clement) of Ireland and Martin and Michael (Theresa) of England; and fond uncle of many nieces and nephews, John P. Hickey 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of John P. Hickey 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 P. Hickey.

TRIBUTE TO LATE MR. JAMES E. HOWARD.

WHEREAS, God in His infinite wisdom has called James E. Howard 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 husband of Kathleen; dear brother of Georgia L. McGarrah; loving brother-in-law of Nancy (Ed) Crane; and kind uncle of many nieces and nephews and grandnieces and nephews, James E. Howard 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of James E. Howard 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 James E. Howard.

TRIBUTE TO LATE MRS. ESTHER V. KAMMERER.

WHEREAS, God in His infinite wisdom has called Esther V. Kammerer 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 William; loving mother of John (Elsie), William (Anna), Carol (Patrick) Kennelly and the late James; proud grandmother of nine; great-grandmother of four; dear sister of the late Mary Davis, Edward Dillon and Muriel Bailey; and fond aunt of many nieces and nephews, Esther V. Kammerer 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Esther V. Kammerer 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 Esther V. Kammerer.

TRIBUTE TO LATE MR. HILARY A. KARP.

WHEREAS, God in His infinite wisdom has called Hilary A. Karp 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 husband of Eleanor E.; beloved father of Deborah (Lee D.) Gallagher and Hilary Arthur (Jaime); fond grandfather of David and Elizabeth Hilary; dear brother of June Karp and the late Richard (the late Ella); brother-in-law of Edward F. (the late Irene) Jolyk; uncle of Kathie (Nick) Khaladkar, Linda Jolyk and Edward, Jr. (Kim) Jolyk; and great-uncle of three nieces, Hilary A. Karp 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Hilary A. Karp 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 Hilary A. Karp.

TRIBUTE TO LATE MR. LAWRENCE M. MASSON.

WHEREAS, God in His infinite wisdom has called Lawrence M. Masson 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 Betty; loving father of Thomas (Lori), Lynne Ann (the late William) Love; dear grandfather of Angela (Keith) Boatner and Thomas Masson; great-grandfather of Sarah, Elizabeth, Keith Boatner and T. J. Masson; dear brother of Henry and Hubert Masson and Lucille Kappeler; and fond uncle of many nieces and nephews, Lawrence M. Masson 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Lawrence M. Masson 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 Lawrence M. Masson.

TRIBUTE TO LATE MR. THOMAS MC BENNETT.

WHEREAS, God in His infinite wisdom has called Thomas McBennett to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The husband of late Anne; loving companion of Barbara; loving father of Maureen (the late Joseph) Gargano and the late Tommy McBennett; fond grandfather of Kate, Sean, Tommy and Anne; great-grandfather of Shannon and Abby; and dear brother of Ann McDade, May Hand, Nell Lawson and Alec McBennett, Thomas McBennett 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Thomas McBennett and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy be presented to the family of Thomas McBennett.

TRIBUTE TO LATE MR. JOHN F. MC GLYNN

WHEREAS, God in His infinite wisdom has called John F. McGlynn 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 for fifty-eight years of Dorothy; loving father of William (Linda), Judith (Robert), John A. (Jacqueline), Dennis (Karen) and Terrence; devoted grandfather of Susan, Andrew, John (Kelly), Peter, Dennis, Shawn and Raymond; great-grandfather of Steven and the late Francis; and dear brother of the late James (Yvonne), the late Marie (William), Alexander (the late Beverly) and Cecile (Joseph), John F. McGlynn 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of John F. McGlynn 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 F. McGlynn.

TRIBUTE TO LATE MR. WILLIAM J. MULVHILL.

WHEREAS, God in His infinite wisdom has called William J. Mulvhill 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 Mary "Pearl"; loving father of Mary (Luc) Van Herle, William, Jr. (Jean), Thomas (Debbie) and Christine (Richard) Krol; dearest grandfather of nine; and great-grandfather of seven, William J. Mulvhill 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of William J. Mulvhill 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 William J. Mulvhill.

TRIBUTE TO LATE MR. JOHN NEGRETTE.

WHEREAS, God in His infinite wisdom has called John Negrette to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The best friend and cherished husband of Ann Marie; devoted and adoring father of Jon-Anthony and Robert Loren; devoted son of Linda; nephew to numerous aunts and uncles; and lifelong and loyal friend to countless people, including John Crager, Anthony Sublett and Patrick Jansen, John Negrette 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of John Negrette 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 Negrette.

TRIBUTE TO LATE MRS. SHARON J. PINC.

WHEREAS, God in His infinite wisdom has called Sharon J. Pinc 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 James J. Pinc, Sr.; devoted mother of Barbara, Lisa, James, Jr. and Edward; loving daughter of Sophie and the late Edward; fond sister of Gerladine (Philip); and aunt to many nieces and nephews, Sharon J. Pinc 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Sharon J. Pinc 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 Sharon J. Pinc.

TRIBUTE TO LATE MR. CARMEN W. PINDOZZO, SR.

WHEREAS, God in His infinite wisdom has called Carmen W. "Ty" PindoZZo, 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 Ruthlean; loving father of Carmen "Butch" and Judy (Ken) Susmarski; fond grandfather of Sherry (Mark) Zurales, Lauri (Peter) Langerock, Jim Welch and Jaclyn PindoZZo; great-grandfather of Angela, Stephanie, Nicholas and Michael; dear brother of William (the late Adeline), Rose (Mickey) Coda and the late Lucille (the late Peter) Suspenzi and Anthony PindoZZo; and fond uncle of many nieces and nephews, Carmen W. PindoZZo, 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Carmen W. "Ty" PindoZZo, 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 Carmen W. "Ty" PindoZZo, Sr.

TRIBUTE TO LATE MRS. ALMA M. SCHOENHARDT.

WHEREAS, God in His infinite wisdom has called Alma M. Schoenhardt 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 George N.; loving mother of Norma (Chester) Kogut and Karen (Merrill) Kaval; and dearest grandmother of Kristina and Kristopher Kaval, Alma M. Schoenhardt 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Alma M. Schoenhardt 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 Alma M. Schoenhardt.

TRIBUTE TO LATE MR. FRED SEDON.

WHEREAS, God in His infinite wisdom has called Fred Sedon 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 Rosalie; dearest brother of John (Marge); dear brother-in-law of Annette, Frank (Virginia) and Walter (Eleanor); and cherished uncle of many nieces and nephews, Fred Sedon 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Fred Sedon 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 Fred Sedon.

TRIBUTE TO LATE MR. THOMAS J. STOKES.

WHEREAS, God in His infinite wisdom has called Thomas J. Stokes to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The husband of Rose; loving father of Sharon; proud grandfather of Kim (Jim), Erica and Laura; great-grandfather of Ashley and Vanessa; survived by his brother, John (Lucille); and fond uncle of many nieces and nephews, Thomas J. Stokes 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Thomas J. Stokes and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Thomas J. Stokes.

TRIBUTE TO LATE MRS. EMILY ZIEMANN.

WHEREAS, God in His infinite wisdom has called Emily Ziemann 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 Raymond; loving mother of Ronald R. (Elleen) and Dennis R. (Regina); dear grandmother of Charlene M. and Sharon M.; great-grandmother of Robert, Jennifer, Thomas and Anthony; fond sister of Mildred (the late Jack) Midorski, Arlene (Dominic) Vota and the late George (the late Wanda Malek); also aunt of many nieces and nephews, Emily Ziemann 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Emily Ziemann 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 Emily Ziemann.

*CONGRATULATIONS EXTENDED TO MR. DANIEL BARAJAS
ON RECEIPT OF SAINT LAWRENCE SEMINARY
COMMUNITY BUILDER AWARD.*

WHEREAS, Daniel Barajas, a sophomore at Saint Lawrence Seminary, has received the Community Builder Award; and

WHEREAS, The Chicago City Council has been informed of this momentous occasion by Alderman Frank J. Olivo; and

WHEREAS, Daniel Barajas earned this award for his great performance in the first quarter of school and continues to show the leadership, commitment, dedication, character and intelligence needed by our future leaders of America; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council gathered here this thirteenth day of December, 2000, do hereby congratulate Daniel Barajas on his outstanding accomplishment and wish Daniel continued success in the years to come; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Daniel Barajas.

*CONGRATULATIONS EXTENDED TO MR. MIKAL GILLIAT
ON ACHIEVING RANK OF EAGLE SCOUT.*

WHEREAS, Mikal Gilliat has advanced to the rank of Eagle Scout within Saint Daniels' Troop 475; and

WHEREAS, The Chicago City Council has been informed of this momentous occasion by Alderman Frank J. Olivo; and

WHEREAS, Mikal Gilliat has exemplified the leadership, commitment, dedication, character and intelligence needed to advance to this most prestigious ranking; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council gathered here this thirteenth day of December, 2000, do hereby congratulate Mikal Gilliat on his outstanding accomplishment and wish Mikal continued success in the years to come; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Mikal Gilliat.

*CONGRATULATIONS EXTENDED TO RICHARD HENRY LEE
VARSITY VOLLEYBALL TEAM ON WINNING CHICAGO
PUBLIC SCHOOLS TOURNAMENT.*

WHEREAS, Richard Henry Lee varsity volleyball team won the Chicago Public Schools Tournament on Saturday, November 4, 2000; and

WHEREAS, The Chicago City Council has been informed of this momentous occasion by Alderman Frank J. Olivo; and

WHEREAS, Lee School defeated a tough competitor in Disney Magnet School to capture the city title; and

WHEREAS, The members of the varsity volleyball squad are: Monica Rafacz, Jennifer Spencer, Alexis Martinez, Aneta Gasciniak, Lisel Cruz, Kamila Kiwacz, Kathy Pietraszek, Jessica Lozano, Dezirae Alegandro, Izabela Miltko, Renee Lukanus, Diana Vazquez, Dana Coopoleta and Ms. Sharon Davis, Coach and Mrs. Mariana Vazquez, Assistant Coach; and

WHEREAS, After much hard work and dedication in practice and in games, the varsity team came up with timely serves and side outs when it was most needed; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council gathered here this thirteenth day of December, 2000, do hereby congratulate the Richard Henry Lee varsity volleyball team on their accomplishments on the court and their dedication to excellence; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the members of the Richard Henry Lee varsity volleyball team.

Presented By

ALDERMAN BURKE (14th Ward):

TRIBUTE TO LATE MR. ARMEN G. AVEDISIAN.

WHEREAS, Armen G. Avedisian 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 his passing by Alderman Edward M. Burke; and

WHEREAS, Armen G. Avedisian was a renowned civic leader and prominent Chicago-area industrialist who served as the chairman of the commission that restored the Statue of Liberty; and

WHEREAS, In that esteemed role, Armen G. Avedisian helped raise Three Hundred Twenty Million Dollars for the restoration project; and

WHEREAS, Armen G. Avedisian was raised in Elmhurst and attended York High School and received his engineering degree from the University of Illinois at Champaign-Urbana; and

WHEREAS, By his late 20s, Armen G. Avedisian founded his own firm, Lincoln Stone Quarry, Inc. in Joliet; and

WHEREAS, By the late 1950s, Armen G. Avedisian also started his own road construction company; and

WHEREAS, While building interstate highways and tollways in Illinois, Armen G. Avedisian purchased two more quarries, Hillside Stone Corporation at Mannheim Road and the Eisenhower Expressway, and Midstate Stone Corporation in Downstate Gillespie; and

WHEREAS, Among his many business interests over the course of his career, Armen G. Avedisian also owned a small bank in Lake Geneva, Wisconsin; and

WHEREAS, An active civic leader, Armen G. Avedisian served as a governing life member of the Art Institute of Chicago and as chairman of a European tour conducted by the Chicago Symphony Orchestra; and

WHEREAS, Armen G. Avedisian also served as a valued member of the board of directors of the Lyric Opera; and

WHEREAS, Armen G. Avedisian will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his wife, Jo Ellyn; his two sons, Guy and Vann; and his daughter, Donna, Armen G. Avedisian 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 thirteenth day of December, 2000, do hereby commemorate Armen G. Avedisian 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 Armen G. Avedisian.

TRIBUTE TO LATE MR. LOUIS L. BIRO.

WHEREAS, Louis L. Biro 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, Louis L. Biro served with honor and distinction for thirty-two years as board president of John Marshall Law School in Chicago; and

WHEREAS, In recognition of his unparalleled devotion and many contributions, the school rededicated its law library the Louis L. Biro Law Library on November 28, 2000; and

WHEREAS, Louis L. Biro graduated from John Marshall Law School in 1948 and had always considered it one of his greatest accomplishments because it opened a door to him to life of success and achievement; and

WHEREAS, Louis L. Biro went on to become a prominent LaSalle Street attorney specializing in corporate and liquor law; and

WHEREAS, Louis L. Biro will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his wife, Irene; his son, Richard; his stepson, Doctor Ronald Rosedale; his two stepdaughters, Linda Eve Parker and Karin Lee Rosedale; his sister, Pauline Wasserman; and his five grandchildren, Louis L. Biro 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 thirteenth day of December, 2000, do hereby commemorate Louis L. Biro 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 Louis L. Biro.

TRIBUTE TO LATE DR. ROBERT BORKENHAGEN.

WHEREAS, Doctor Robert Borkenhagen has been called to eternal life by the wisdom of God at the age of eighty-five; and

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

WHEREAS, A Chicago native, Doctor Robert Borkenhagen was a military veteran and a retired member of the medical and dental professions; and

WHEREAS, Born November 18, 1915, Doctor Robert Borkenhagen received his degrees from Kalamazoo College, the University of Illinois College of Dentistry and Chicago Medical School; and

WHEREAS, Before becoming a medical doctor, Doctor Robert Borkenhagen served as a dentist in the United States during World War II for the Army Air Corps; and

WHEREAS, After the war, Doctor Robert Borkenhagen served in India, Africa and Europe; and

WHEREAS, Doctor Robert Borkenhagen later earned his medical degree and opened a private practice and worked at various hospitals, including Saint Francis Hospital and Health Center in Blue Island, Ingalls Memorial in Harvey, South Suburban Hospital in Hazel Crest and Saint James Hospital and Health Center in Chicago Heights; and

WHEREAS, Doctor Robert Borkenhagen taught otolaryngology, the branch of medicine dealing with disorders of the ears, nose and throat, at Loyola University Medical Center and Edward Hines Jr. Hospital, which serves veterans; and

WHEREAS, A resident of Indian Head Park, Doctor Robert Borkenhagen will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his sister-in-law, Loretta Borkenhagen; and his niece and his cousin, Doctor Robert Borkenhagen 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 thirteenth day of December, 2000, do hereby commemorate Doctor Robert Borkenhagen 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 Doctor Robert Borkenhagen.

TRIBUTE TO LATE MR. BERNARD BROWN.

WHEREAS, Bernard "Bob" Brown has been called to eternal life by the wisdom of God at the age of ninety-four; and

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

WHEREAS, Bernard "Bob" Brown, a prominent Chicago architect, helped design the city's subway and elevated transit system; and

WHEREAS, A native of New York, Bernard "Bob" Brown moved to Chicago as a boy and began a fifty year career when he took a drafting class at Crane Technical High School; and

WHEREAS, Bernard "Bob" Brown also played an active role in the development of Temple Beth-El in Northbrook, where he served as a trustee on its board of directors; and

WHEREAS, Bernard "Bob" Brown and his wife of fifty-three years, Rose, were founding members of a youth group at the temple; and

WHEREAS, Bernard "Bob" Brown retired from architecture in the early 1980s; and

WHEREAS, Bernard "Bob" Brown will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his two sisters, Mildred Tannenbaum and Harriet Lee, Bernard "Bob" Brown 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 thirteenth day of December, 2000, do hereby commemorate Bernard "Bob" Brown 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 Bernard "Bob" Brown.

TRIBUTE TO LATE MR. LEO BUTKEWITZ.

WHEREAS, Leo "Lee" Butkewitz has been called to eternal life by the wisdom of God at the age of seventy-three; and

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

WHEREAS, A resident of Naperville, Leo "Lee" Butkewitz was a highly decorated military veteran who bravely served his country in the United States Army Air Forces during World War II; and

WHEREAS, Leo "Lee" Butkewitz joined the Royal Canadian Air Force in October 1941 and flew bombing missions over Europe until December of 1943 when he became part of the United States Army Air Forces; and

WHEREAS, Leo "Lee" Butkewitz was shot down over France in July of 1944 and spent eighteen months as a prisoner of war; and

WHEREAS, Leo "Lee" Butkewitz was a member of the "Caterpillar Club", an organization whose membership includes airmen who parachuted out of doomed planes; and

WHEREAS, Leo "Lee" Butkewitz was the recipient of the Purple Heart, the Air Medal with four bronze clusters, the Distinguished Flying Cross and two Bronze Stars; and

WHEREAS, Leo "Lee" Butkewitz enjoyed a career after the war managing a number of Chicago theaters, including the State-Lake and Oriental; and

WHEREAS, Leo "Lee" Butkewitz will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his two brothers, Edward Butkewitz and Peter Warren, Leo "Lee" Butkewitz 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 thirteenth day of December, 2000, do hereby commemorate Leo "Lee" Butkewitz 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 Leo "Lee" Butkewitz.

TRIBUTE TO LATE MRS. HELEN FILKEY DeVRY.

WHEREAS, Helen Filkey DeVry has been called to eternal life by the wisdom of God at the age of ninety-two; and

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

WHEREAS, A native of the City of Chicago, Helen Filkey DeVry was one of America's finest track stars in the 1920s; and

WHEREAS, Helen Filkey DeVry set twenty-six world records for speed and distance, including seven records in hurdles, three in the long jump and two in the one hundred yard dash; and

WHEREAS, Helen Filkey DeVry competed on behalf of the United States in the Olympics and was one of the most talented athletes of her or any generation; and

WHEREAS, Helen Filkey DeVry retired from her athletic career after marrying William DeVry, the chairman of the board of directors of DeVry Technical Institute; and

WHEREAS, Helen Filkey DeVry, however, did remain involved in athletics by encouraging women athletes and raising funds for Olympic events; and

WHEREAS, Helen Filkey DeVry will be dearly missed by her many relatives, friends and neighbors; and

WHEREAS, To her three devoted daughters, Diane, Dinah and Dilene Bishop; her five grandchildren; and her seven great-grandchildren, Helen Filkey DeVry 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 thirteenth day of December, 2000, do hereby commemorate Helen Filkey DeVry 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 Helen Filkey DeVry.

TRIBUTE TO LATE DR. THOMAS ROY ECKMAN.

WHEREAS, Doctor Thomas Roy Eckman 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 Edward M. Burke; and

WHEREAS, A dedicated member of the medical community, Doctor Thomas Roy Eckman specialized in obstetrics and gynecology and delivered more than eight thousand babies throughout his career; and

WHEREAS, A native of Chicago, Doctor Thomas Roy Eckman was raised in Saint Rita Parish and attended Campion Jesuit High School in Prarie DuChien, Wisconsin; and

WHEREAS, Doctor Thomas Roy Eckman graduated from the University of Notre Dame in South Bend, Indiana in 1957 and Northwestern University Medical School in 1961; and

WHEREAS, Doctor Thomas Roy Eckman married Mary Alice Ryan at Saint Barnabus Church in Chicago and the couple raised three loving children, Peter Thomas, Mary Elise and Mary Elizabeth; and

WHEREAS, From 1965 until 1967, Doctor Thomas Roy Eckman ably and honorably served in the United States Air Force in Orlando, Florida as Chief of Obstetrics and Gynecology; and

WHEREAS, Throughout his medical career, Doctor Thomas Roy Eckman would serve in obstetrics and gynecology at a number of hospitals including: Passavant Memorial in Chicago; Crawford Long in Atlanta, Georgia; Hinsdale Hospital in Hinsdale, Illinois; and Good Samaritan Hospital in Downers Grove, Illinois; and

WHEREAS, After retiring from his successful medical practice in 1993, Doctor Thomas Roy Eckman moved to North Carolina and became actively involved in a number of volunteer activities; and

WHEREAS, Doctor Thomas Roy Eckman became the president of the board of directors for the Freedom House Recovery Center in Chapel Hill, North Carolina; and

WHEREAS, Doctor Thomas Roy Eckman also served as a valued board member of the Alcohol/Drug Council of North Carolina; and

WHEREAS, Doctor Thomas Roy Eckman was actively involved in Meals on Wheels and the Community Shelter Kitchen; and

WHEREAS, In recognition of his many social and humanitarian contributions to society, Doctor Thomas Roy Eckman was named the recipient of the 2000 North Carolina Governor's Award for Outstanding Volunteer Service; and

WHEREAS, Doctor Thomas Roy Eckman was an individual of great integrity and personal warmth who will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his loving and devoted wife, Mary Alice; his son, Peter Thomas; his two daughters, Mary Elise and Mary Elizabeth; and his grandchild, Doctor Thomas Roy Eckman 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 thirteenth day of December, 2000, do hereby commemorate Doctor Thomas Roy Eckman 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 Doctor Thomas Roy Eckman.

TRIBUTE TO LATE MRS. MILDRED FANNING.

WHEREAS, Mildred "Bunnie" Fanning has been called to eternal life by the wisdom of God at the age of seventy-eight; and

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

WHEREAS, Born July 18, 1922, Mildred "Bunnie" Fanning (nee Chester) was the loving and devoted wife of the late John "Jack" Fanning; and

WHEREAS, Mildred "Bunnie" Fanning devoted herself to raising their seven children on Chicago's south side, ensuring that each received the love and attention of an only child; and

WHEREAS, After raising a family, Mildred "Bunnie" Fanning pursued a career in public service within the law enforcement community as a deputy Cook County sheriff; and

WHEREAS, In this role, Mildred "Bunnie" Fanning assisted in developing day care centers in Cook County courthouses so that children would be taken care of while their parents conducted business with the courts; and

WHEREAS, Mildred "Bunnie" Fanning served in many courtrooms and was the personal assistant to the former presiding judge at the Markham courthouse; and

WHEREAS, Following a distinguished career, Mildred "Bunnie" Fanning retired in 1997; and

WHEREAS, Mildred "Bunnie" Fanning will be dearly missed by her many relatives, friends and neighbors; and

WHEREAS, To her son, John; her six daughters, Madelyn Crawford, Michele, Madonna Dugar, Mignone Nevinger, Monique Behr and Martine; her two sisters, Marg Carter and Eileen Griffin; her eight grandchildren; and her great-grandchild, Mildred "Bunnie" Fanning 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 thirteenth day of December, 2000, do hereby commemorate Mildred "Bunnie" Fanning 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 Mildred "Bunnie" Fanning.

TRIBUTE TO LATE MRS. BRENA D. FREEMAN.

WHEREAS, Brena D. Freeman 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 her passing by Alderman Edward M. Burke; and

WHEREAS, Brena D. Freeman was a prominent Chicago philanthropist and patron of the arts; and

WHEREAS, Along with her late husband, Lee A. Freeman, Sr., Brena D. Freeman established a composer-in-residence program at the Lyric Opera Center for American Artists; and

WHEREAS, The couple also initiated and funded the Nelson Algren Awards for the best american short stories, a project since administered by the *Chicago Tribune* as the Heartland Awards; and

WHEREAS, Brena D. Freeman served at times on the boards of the Hubbard Street Dance Company, the Music of the Baroque and Fine Arts Music Foundation, while also serving on the visiting committees of the Northwestern University and University of Chicago schools of music; and

WHEREAS, Brena D. Freeman's many contributions to the enhancement of culture in Chicago are worthy of our great admiration and esteem; and

WHEREAS, Brena D. Freeman will be dearly missed by her many relatives, friends and admirers; and

WHEREAS, To her two sons, Lee Freeman, Jr. and James; her sister, Claire Stern; and her three grandchildren, Brena D. Freeman 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 thirteenth day of December, 2000, do hereby commemorate Brena D. Freeman 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 Brena D. Freeman.

TRIBUTE TO LATE MR. WILLIAM BARRY FURLONG.

WHEREAS, William Barry Furlong has been called to eternal life by the wisdom of God at the age of seventy-three; and

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

WHEREAS, William Barry Furlong was an author and prominent Chicago sportswriter and columnist; and

WHEREAS, William Barry Furlong penned articles for major newspapers including the *Chicago Daily News*, the *Chicago Sun-Times* and the *Washington Post*; and

WHEREAS, William Barry Furlong was raised in the south side Gresham neighborhood and attended Saint Rita High School, which inducted him into its hall of fame in 1998; and

WHEREAS, William Barry Furlong wrote his first sports story for the *Southtown Economist*, now the *Daily Southtown*; and

WHEREAS, William Barry Furlong was a freelance writer and went on to work for the *Chicago Daily News*; and

WHEREAS, William Barry Furlong studied to be an engineer, but when he sold his first magazine piece to the *Saturday Evening Post* before even graduating from college, he decided to change careers and be a journalist; and

WHEREAS, William Barry Furlong also worked for *Newsweek*, and his freelance pieces appeared in the *New York Times* magazine, *Sports Illustrated* and *Good Housekeeping*; and

WHEREAS, William Barry Furlong married his wife, Isabel, in 1963 and the couple lived in Sandburg Village on the near north side and north suburban Lake Forest from 1967 to 1973; and

WHEREAS, A resident of Washington, D.C., William Barry Furlong will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his son, William, Jr and his sister, Elizabeth, William Barry Furlong 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 thirteenth day of December, 2000, do hereby commemorate William Barry Furlong 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 William Barry Furlong.

TRIBUTE TO LATE SISTER MARIE GRANT.

WHEREAS, Sister Marie Grant has been called to eternal life by the wisdom of God; and

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

WHEREAS, A highly respected member of the academic community, Sister Marie Grant was the dean emeritus of the Graduate School of Education at Dominican University in River Forest; and

WHEREAS, Sister Marie Grant served with holiness and compassion as a nun for fifty-five years; and

WHEREAS, Sister Marie Grant was a specialist in learning disabilities and founded the university's Graduate School of Special Education; and

WHEREAS, Born in Charleston, Illinois, Sister Marie Grant made her first profession as a Dominican nun in the Springfield community in 1945; and

WHEREAS, Sister Marie Grant taught in primary grades in several central Illinois cities, including Granite City, and Carrollton, and in Chicago, Winnetka and Aurora, before arriving at Dominican University; and

WHEREAS, Sister Marie Grant was a member of the National Joint Committee on Learning Disabilities, president of the Illinois Commission for Learning Disabilities and of the Chicago Archdiocese Learning Disabilities Commission; and

WHEREAS, Sister Marie Grant will be dearly missed by her many relatives, friends and neighbors; and

WHEREAS, To her four sisters, Margaret, Catherine, Mary and Bea; her brother, Bill; and her nieces and nephews, Sister Marie Grant 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 thirteenth day of December, 2000, do hereby commemorate Sister Marie Grant 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 Sister Marie Grant.

TRIBUTE TO LATE MR. DAVID HERMELIN.

WHEREAS, David Hermelin has been called to eternal life by the wisdom of God at the age of sixty-three; and

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

WHEREAS, David Hermelin served with honor and distinction as United States Ambassador to Norway from 1997 until 2000; and

WHEREAS, In that esteemed role, David Hermelin helped to arrange an American-Norwegian initiative to destroy small arms around the world and promote the delivery of prosthetic limbs to war victims; and

WHEREAS, David Hermelin was a real estate developer and a philanthropist who gave generously to Jewish causes; and

WHEREAS, David Hermelin was one of the developers of the Palace of Auburn Hills, where the Detroit Pistons basketball team plays; and

WHEREAS, Among other volunteer posts, David Hermelin was the international chairman of State of Israel Bonds, vice chairman of the United Jewish Appeal and president of the World O.R.T. Union and the American O.R.T. Federation; and

WHEREAS, A resident of Bingham Farms, Michigan, David Hermelin will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his family, David Hermelin 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 thirteenth day of December, 2000, do hereby commemorate David Hermelin 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 David Hermelin.

TRIBUTE TO LATE MR. JOHN P. HICKEY.

WHEREAS, John P. Hickey 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, A native of Brosna, County Kerry, Ireland, John P. Hickey was the loving husband for twenty-eight years of Mary Hickey (nee HERNON); and

WHEREAS, John P. Hickey served as the chief operating engineer of facilities in Cook County; and

WHEREAS, John P. Hickey came to Chicago from Ireland in 1963 and worked in many buildings across Chicago and rose to become a member of the executive board of Local 399 of the International Union of Operating Engineers; and

WHEREAS, John P. Hickey was also a member of many civic organizations, including the Ancient Order of Hibernians, Kerry Social and Benevolent Association, Gaelic Park, the Limerick Association and the Irish American Alliance; and

WHEREAS, John P. Hickey will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his wife, Mary; his three sons, Timothy, John Francis and Dennis; his daughter, Mary Theresa; and his two grandchildren, John P. Hickey 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 thirteenth day of December, 2000, do hereby commemorate John P. Hickey 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 John P. Hickey.

TRIBUTE TO LATE REVEREND ANTHONY JANIAK.

WHEREAS, The Reverend Anthony Janiak has been called to eternal life by the wisdom of God at the age of eighty-three; and

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

WHEREAS, A native of near west suburban Cicero, The Reverend Anthony Janiak graduated from Quigley Preparatory Seminary and Saint Mary of the Lake Seminary in Mundelein; and

WHEREAS, Ordained to the priesthood in 1942, The Reverend Anthony Janiak was first assigned to serve as an assistant pastor at Saint Andrew Parish in Calumet City; and

WHEREAS, The Reverend Anthony Janiak would go on to serve at a number of churches including Saint Isidore Parish in Blue Island and Saint Thaddeus Parish in Joliet, where he stayed until 1949, before coming to Holy Innocents Church on North Armour Street in Chicago; and

WHEREAS, The Reverend Anthony Janiak soon became an activist priest and through his tireless efforts helped to revitalize Bucktown, Wicker Park and surrounding neighborhoods and promote racial understanding; and

WHEREAS, The Reverend Anthony Janiak was among religious and secular leaders to help found the Northwest Community Organization in 1962, a group which helped bring attention to the dilapidated neighborhood conditions in the then-largely Polish neighborhoods of the near northwest side; and

WHEREAS, Along with the leadership of the community organization, The Reverend Anthony Janiak helped to convince building owners to rehabilitate their properties and lobbied banks for low-interest loans; and

WHEREAS, The Reverend Anthony Janiak was named pastor of Saint Helen Parish in 1968 and became pastor emeritus upon his retirement in 1984; and

WHEREAS, The Reverend Anthony Janiak was a force for good in Chicago who worked to save souls while revitalizing the neighborhoods in which his parishioners lived and worked; and

WHEREAS, The Reverend Anthony Janiak will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his brother, Hipolite, The Reverend Anthony Janiak 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 thirteenth day of December, 2000, do hereby commemorate The Reverend Anthony Janiak 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 Reverend Anthony Janiak.

TRIBUTE TO LATE MR. FRANCIS P. JENNINGS.

WHEREAS, Francis P. Jennings 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, Francis P. Jennings, a prominent historian and author, was a senior research fellow at the Newberry Library in Chicago; and

WHEREAS, Francis P. Jennings also was the director emeritus of the Newberry Library's D'Arcy McNickle Center for the American Indian; and

WHEREAS, A native of Pottsville, Pennsylvania, Francis P. Jennings taught history in Philadelphia schools for ten years after serving as a sergeant during World War II; and

WHEREAS, Francis P. Jennings received his Ph.D in American civilization from the University of Pennsylvania and taught at Glassboro State College in New Jersey and Cedar Crest College in Pennsylvania; and

WHEREAS, Francis P. Jennings enjoyed a deep passion for learning and published among his works, *The Invasion of America: Indians, Colonialism, and the Cant of Conquest*, a book that became a force in shaping the modern view of Native Americans; and

WHEREAS, Francis P. Jennings was involved in numerous organizations and served as president of the American Society for Ethno-History and as a council member of the Pennsylvania Historical Association, as well as an executive board member of the Organization of American Historians; and

WHEREAS, Francis P. Jennings was an individual of great intellect and learning who will be dearly missed by his many relatives, friends and admirers; and

WHEREAS, To his two sons, Timothy and Michael; his daughter, Nan Doty; his brother, Walter; his sister, Jean Bellock; his four grandchildren; and his one great-grandchild, Francis P. Jennings 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 thirteenth day of December, 2000, do hereby commemorate Francis P. Jennings 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 Francis P. Jennings.

TRIBUTE TO LATE MR. JOHN KOZACKY.

WHEREAS, John Kozacky has been called to eternal life by the wisdom of God at the age of seventy-nine; and

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

WHEREAS, A resident of Bloomingdale, John Kozacky was a highly regarded leader in the Ukranian-American community in the Chicago metropolitan area; and

WHEREAS, Born in Butowka, Ukraine, John Kozacky was thirty-five years old when he came to the United States on a cattle boat; and

WHEREAS, A graduate of the University of Cologne in Germany, John Kozacky settled in Chicago's Ukranian Village and found employment as a draftsman with Procon Company, a civil engineering firm for oil refineries; and

WHEREAS, John Kozacky also completed a master's degree in civil engineering at the Illinois Institute of Technology; and

WHEREAS, John Kozacky later took up residence in Des Plaines and eventually retired from the firm as an executive; and

WHEREAS, As president of Saint Andrew's Ukranian Orthodox Church in Bloomingdale, John Kozacky was instrumental in the construction of the church as well as its retirement home; and

WHEREAS, John Kozacky will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his loving wife, Lucy; his two sons, Paul and Walter; and his daughter, Kathy, John Kozacky 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 thirteenth day of December, 2000, do hereby commemorate John Kozacky 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 John Kozacky.

TRIBUTE TO LATE MR. JOHN LEE LEVITOW.

WHEREAS, John Lee Levitow 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, John Lee Levitow was the only member of the United States Air Force ever to receive the Medal of Honor; and

WHEREAS, John Lee Levitow earned the nation's highest honor in February of 1969 while he was part of a crew on a plane that was dropping large magnesium flares to light the night for ground troops during the Vietnam War; and

WHEREAS, After his aircraft was struck by an enemy mortar round, a wounded John Lee Levitow pulled a comrade away from an open cargo door and then threw himself on an activated flare and managed to throw it out of the door; and

WHEREAS, At that very second, the flare ignited in the air, but clear of the aircraft; and

WHEREAS, Through his bravery and selfless actions, John Lee Levitow saved the plane and its crew from certain death and destruction, according to the Medal of Honor citation that was bestowed upon him; and

WHEREAS, John Lee Levitow had served as assistant to the Commissioner of Veteran's Affairs for the State of Connecticut; and

WHEREAS, John Lee Levitow will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his devoted and loving family, John Lee Levitow 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 thirteenth day of December, 2000, do hereby commemorate John Lee Levitow 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 John Lee Levitow.

TRIBUTE TO LATE DR. BERNARD LIEB.

WHEREAS, Doctor Bernard Lieb 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, Doctor Bernard Lieb was a prominent south side physician and highly esteemed member of the medical community; and

WHEREAS, Born in New York City, Doctor Bernard Lieb was the loving husband of the late Minnie "Mickey" Brainin of Chicago, whom he married in 1943; and

WHEREAS, Doctor Bernard Lieb served in the United States Navy and the Fifth Marines during World War II in the First Marines Division at Tangshan in China; and

WHEREAS, Following his honorable discharge from military service, Doctor Bernard Lieb returned to the south side and established a thriving and successful family practice in the Mount Greenwood community; and

WHEREAS, Doctor Bernard Lieb served with distinction as chief of staff at Trinity Hospital, formerly South Chicago Hospital; and

WHEREAS, Following his retirement from clinical practice, Doctor Bernard Lieb worked as Trinity's director of medical education through 1999; and

WHEREAS, Doctor Bernard Lieb was a voracious reader and scholar, as well as an expert on romance languages; and

WHEREAS, Doctor Bernard Lieb will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his two sons, Doctor David and Richard; his daughter, Linda Fishman; and his five adoring grandchildren, Doctor Bernard Lieb 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 thirteenth day of December, 2000, do hereby commemorate Doctor Bernard Lieb 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 Doctor Bernard Lieb.

TRIBUTE TO LATE REVEREND ALVIN J. LINDGREN.

WHEREAS, The Reverend Alvin J. Lindgren has been called to eternal life by the wisdom of God at the age of eighty-three; and

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

WHEREAS, The Reverend Alvin J. Lindgren was an ordained Methodist minister who taught students at Garrett-Evangelical Theological Seminary in Evanston for more than two decades on how to be pastors and administrators; and

WHEREAS, A scholar, author and pioneer in the area of theological education, The Reverend Alvin J. Lindgren served for eighteen years as pastor of Methodist congregations in Manawa, Green Bay, Oshkosh and Watertown, Wisconsin before joining the faculty at Garrett; and

WHEREAS, The Reverend Alvin J. Lindgren, who retired from Garrett in 1979, wrote prolifically about church administration including the 1965 book *Foundations of Purposeful Church Administration*, which became a staple of Protestant and Roman Catholic seminary curriculums; and

WHEREAS, A resident of Sylva, North Carolina, The Reverend Alvin J. Lindgren will be dearly missed by his many relatives, friends and former parishioners; and

WHEREAS, To his loving wife of fifty-five years, Alma; his two sons, John and James; his three daughters, Patricia Kresser, Judith Carlson and Dianne; his ten grandchildren; and his three great-grandchildren, The Reverend Alvin J. Lindgren 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 thirteenth day of December, 2000, do hereby commemorate The Reverend Alvin J. Lindgren 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 Reverend Alvin J. Lindgren.

TRIBUTE TO LATE MR. JAMES A. MACHINIS.

WHEREAS, James A. Machinis 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, Born on March 10, 1914, in Chicago's Woodland neighborhood, James A. Machinis was the beloved son of Alexander and Catherine Machinis; and

WHEREAS, James A. Machinis attended Koraes parochial school and Englewood High School; and

WHEREAS, James A. Machinis was active in Greek-American organizations and the Democratic Party; and

WHEREAS, James A. Machinis attended entered public service and rose to become assistant executive director of the Board of Election Commissioners; and

WHEREAS, James A. Machinis was a friend of the Greek-American community and many political leaders, and he advised presidential candidates from Alai Stevenson to Walter Mondale; and

WHEREAS, James A. Machinis will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his devoted daughter, Sandy; and his granddaughter, James A. Machinis 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 thirteenth day of December, 2000, do hereby commemorate James A. Machinis for his 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 James A. Machinis.

TRIBUTE TO LATE MOST REVEREND EUGENE A. MARINO.

WHEREAS, The Most Reverend Eugene A. Marino has been called to eternal life by the wisdom of God at the age of sixty-six; and

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

WHEREAS, The Most Reverend Eugene A. Marino was the nation's first African-American Roman Catholic archbishop; and

WHEREAS, The Most Reverend Eugene A. Marino served as archbishop of Atlanta, overseeing the faithful of his church in sixty-nine Georgia counties; and

WHEREAS, The Most Reverend Eugene A. Marino also served as the first African-American vicar general of a Catholic religious order, the first African-American secretary of the National Bishop's Congress and the first African-American prelate; and

WHEREAS, The Most Reverend Eugene A. Marino resigned as archbishop in July of 1999 and became spiritual director of an outpatient program for priests with mental illness, substance abuse or sexual-behavior problems; and

WHEREAS, The Most Reverend Eugene A. Marino was honored by Cardinal John O'Connor, Archbishop of New York, at a celebration in 1999 recognizing the twenty-fifth anniversary of his elevation as bishop; and

WHEREAS, The Most Reverend Eugene A. Marino was a priest of great holiness and compassion for others who will be dearly missed by his many relatives, friends and admirers; and

WHEREAS, To his devoted family, The Most Reverend Eugene A. Marino 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 thirteenth day of December, 2000, do hereby commemorate The Most Reverend Eugene A. Marino 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 Most Reverend Eugene A. Marino.

TRIBUTE TO LATE MRS. CARMEN MENDOZA.

WHEREAS, Carmen Mendoza has been called to eternal life by the wisdom of God; and

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

WHEREAS, Carmen Mendoza was a prominent Hispanic community leader whose many public, civic and professional accomplishments helped countless individuals throughout her career; and

WHEREAS, Carmen Mendoza began her work on behalf of the Spanish-speaking community in the 1950s as executive secretary for the Cardinals Committee, an organization that introduced immigrants to Chicago through a network of religious and cultural organizations; and

WHEREAS, By 1964, Carmen Mendoza had become the district director for A.F.S.C.M.E., conducting contract negotiations for nine unions; and

WHEREAS, In 1971, Carmen Mendoza moved to the health care industry as administrator of the Department of Family Practices at Cook County Hospital; and

WHEREAS, In 1979, Carmen Mendoza became executive director of the Clarendon Health Center of South Chicago; and

WHEREAS, Carmen Mendoza also assisted in founding Villa Guadalupe, a fifty-three-unit senior citizen housing development, through the Claretian order's neighborhood development corporation; and

WHEREAS, Since 1991, Carmen Mendoza served as consultant to the Alivio Medical Center in Pilsen; and

WHEREAS, Carmen Mendoza served under four Chicago mayors on the city's Board of Health and was a board member emeritus of Blue Cross/Blue Shield; and

WHEREAS, Carmen Mendoza received numerous honors throughout her esteemed career and was cited for dedication by the Mexican American Legal Defense and Educational Fund, the United Neighborhood Organization and the Catholic Theological Union; and

WHEREAS, Carmen Mendoza will be dearly missed by her many relatives, friends and neighbors; and

WHEREAS, To her two sons Henry and Art; and her five daughters, Christine, Laura, Sylvia, Terry and Judy; her sixteen grandchildren, and her great-grandchild Carmen Mendoza 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 thirteenth day of December, 2000, do hereby commemorate Carmen Mendoza 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 Carmen Mendoza.

TRIBUTE TO LATE MR. TERENCE MULVIHILL.

WHEREAS, Terence Mulvihill has been called to eternal life by the wisdom of God at the age of sixty-nine; and

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

WHEREAS, A highly respected member of the business community, Terence Mulvihill was a former partner and chief operating officer of Goldman, Sachs & Company's Chicago office; and

WHEREAS, Terence Mulvihill was a native of Omaha, Nebraska, one of five children born to John and Rosalind Mulvihill; and

WHEREAS, Terence Mulvihill was raised in Streator, Illinois, and attended Marmion Military Academy in Aurora; and

WHEREAS, Terence Mulvihill graduated from Georgetown University in Washington, D.C. and served as a first lieutenant in the United States Army in Korea from 1952 to 1954; and

WHEREAS, After serving as general manager of Streator Dry Goods, Terence Mulvihill moved to Chicago and joined Goldman, Sachs & Company in 1964; and

WHEREAS, Terence Mulvihill was made partner with Goldman, Sachs & Company in 1980 and retired in 1992; and

WHEREAS, Terence Mulvihill gave generously of his time and financial resources to many charitable causes and served as president and later as the chairman of Saint Joseph's Carondelet Child Center in Chicago, an organization dedicated to helping severely abused children; and

WHEREAS, Terence Mulvihill will be dearly missed by his many relatives, friends and admirers; and

WHEREAS, To his wife, Candice; and his five daughters, Mary Lou Skalkos, Patty Mulvihill Mohr, Joan Kitchie, Carol Parra and Nancy Bollig, Terence Mulvihill 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 thirteenth day of December, 2000, do hereby commemorate Terence Mulvihill 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 Terence Mulvihill.

TRIBUTE TO LATE MR. BERNARD M. O'BRIEN.

WHEREAS, Bernard M. "Bernie" O'Brien has been called to eternal life by the wisdom of God at the age of eighty-seven; and

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

WHEREAS, Bernard M. "Bernie" O'Brien was a popular Chicago high school football coach who led his teams at Chicago Vocational High School to eight Prep Bowls and a Public League Championship title; and

WHEREAS, Bernard M. "Bernie" O'Brien was born in Chicago on May 2, 1913 and attended Saint Killian's Catholic Elementary School and Mount Carmel High School; and

WHEREAS, Bernard M. "Bernie" O'Brien played football as a halfback at Notre Dame University from 1931 to 1935; and

WHEREAS, Bernard M. "Bernie" O'Brien served as head coach at Chicago Vocational High School for eighteen years and retired in 1976; and

WHEREAS, Bernard M. "Bernie" O'Brien was named football coach of the year by the Chicago Prep Writers Association in 1966 and 1974; and

WHEREAS, Bernard M. "Bernie" O'Brien was a dynamic and caring individual who instilled in his players a deep sense of integrity and sportsmanship; and

WHEREAS, A resident of the near north side, Bernard M. "Bernie" O'Brien will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his loving wife, Mary; his two sons, Mike and Tom; and his two daughters, Betty Bobby and Jean Middleton, Bernard M. "Bernie" O'Brien 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 thirteenth day of December, 2000, do hereby commemorate Bernard M. "Bernie" O'Brien 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 Bernard M. "Bernie" O'Brien.

TRIBUTE TO LATE MRS. NORA ELIA VILLARREAL DE OLIVARES.

WHEREAS, Nora Elia Villarreal de Olivares has been called to eternal life by the wisdom of God at the age of fifty-two; and

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

WHEREAS, A resident of the Lincoln Square community and a longtime and devoted member of Queen of Angels Parish, Nora Elia Villarreal de Olivares was an activist for Latinos; and

WHEREAS, Born in Nueva Rosita, Coahuila, Mexico, Nora Elia Villarreal de Olivares moved to Chicago as a young girl; and

WHEREAS, Nora Elia Villarreal de Olivares attended the former Loop College, now Harold Washington College, where she founded several Hispanic organizations, and later went on to work as a counselor at a private school; and

WHEREAS, Nora Elia Villarreal de Olivares joined Queen of Angels Parish, along with her husband, Juan, in the 1970s; and

WHEREAS, Nora Elia Villarreal de Olivares was the first Hispanic member of the parish's school board and helped to coordinate bilingual liturgies for Masses; and

WHEREAS, Nora Elia Villarreal de Olivares was also the parish's first director of immigration and citizenship efforts; and

WHEREAS, Nora Elia Villarreal de Olivares will be dearly missed by her many relatives, friends and neighbors; and

WHEREAS, To her loving husband, Juan; her daughter, Nely; her mother, Minerva Villarreal; her brother, Emigdio Villarreal; her two sisters, Ruth Lara and Gloria Villarreal, Nora Elia Villarreal de Olivares 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 thirteenth day of December, 2000, do hereby commemorate Nora Elia Villarreal de Olivares 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 Nora Elia Villarreal de Olivares.

TRIBUTE TO LATE DR. FRANK J. ORLAND.

WHEREAS, Doctor Frank J. Orland has been called to eternal life by the wisdom of God at the age of eighty-three; and

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

WHEREAS, Doctor Frank J. Orland was a retired University of Chicago professor and an expert in the field of microbiology; and

WHEREAS, Doctor Frank J. Orland taught at the university for thirty years and served as director of the Zoller Memorial Dental Clinic at Billings Hospital on the Hyde Park campus; and

WHEREAS, Doctor Frank J. Orland authored many research papers, one of which proved that tooth decay was caused exclusively by bacteria; and

WHEREAS, Doctor Frank J. Orland served for twelve years as the editor of the *Journal of Dental Research* and was elected president of the International Association for Dental Research in 1972; and

WHEREAS, Born in Little Falls, New York, Doctor Frank J. Orland moved with his family to the Chicago area and grew up in Forest Park; and

WHEREAS, Doctor Frank J. Orland became an expert in the history of the suburb and served as chairman of the Centenary Committee for Forest Park in 1984 and also of the two hundredth year Forest Park celebration of the Bill of Rights; and

WHEREAS, Doctor Frank J. Orland will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his three sons, Frank, Ralph and Carl P.; his daughter, June Rose Kiburz; and his eight grandchildren, Doctor Frank J. Orland 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 thirteenth day of December, 2000, do hereby commemorate Doctor Frank J. Orland 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 Doctor Frank J. Orland.

TRIBUTE TO LATE MS. CAREY B. MADDOX PRESTON.

WHEREAS, Carey B. Maddox Preston has been called to eternal life by the wisdom of God at the age of eighty-five; and

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

WHEREAS, Carey B. Maddox Preston fought to improve education for minorities and the financially disadvantaged as a member of the Chicago Board of Education during the 1970s; and

WHEREAS, Carey B. Maddox Preston joined the board in 1968 and served with tireless dedication for twelve years; and

WHEREAS, A dynamic and articulate individual, Carey B. Maddox Preston was a natural leader who helped the public school system cope with financial challenges during the period; and

WHEREAS, In addition to her public service, Carey B. Maddox Preston was the first executive director of the Alpha Kappa sorority, a prominent association of professional, predominantly African-American women; and

WHEREAS, Carey B. Maddox Preston also served from 1970 until 1973 as president of the Chicago Urban League, where she served as a board member for twenty-five years; and

WHEREAS, A native of Columbia, Mississippi, Carey B. Maddox Preston attended Tougaloo College in Mississippi and earned a master's degree in social work at Atlanta School of Social Work; and

WHEREAS, In the 1960s, before becoming a member of the Board of Education, Carey B. Maddox Preston served on the board of the City Colleges; and

WHEREAS, Carey B. Maddox Preston will be dearly missed by her many friends and neighbors; and

WHEREAS, To her many friends and admirers, Carey B. Maddox Preston 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 thirteenth day of December, 2000, do hereby commemorate Carey B. Maddox Preston 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 Carey B. Maddox Preston.

TRIBUTE TO LATE HONORABLE DONALD A. PRISCO.

WHEREAS, The Honorable Donald A. Prisco has been called to eternal life by the wisdom of God at the age of sixty-three; and

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

WHEREAS, The Honorable Donald A. Prisco served with honor and distinction as the mayor of South Chicago Heights from 1969 until 1989; and

WHEREAS, The Honorable Donald A. Prisco lived his whole life in the south suburbs, having been born in Chicago Heights and raised in South Chicago Heights; and

WHEREAS, The Honorable Donald A. Prisco graduated from Bloom Township High School and went to work at his uncle's plastering business; and

WHEREAS, The Honorable Donald A. Prisco started a number of his own businesses throughout his life and was elected village clerk of South Chicago Heights in 1968; and

WHEREAS, The Honorable Donald A. Prisco was elected mayor the following year; and

WHEREAS, The Honorable Donald A. Prisco was widely admired for his lively sense of humor, magical charm and energetic personality; and

WHEREAS, The Honorable Donald A. Prisco will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his wife, Celeste; his son, Thomas; his daughter, Joan Giannetti; his two sisters, Betty Martin and LeAnn McKay; and his three granddaughters, The Honorable Donald A. Prisco 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 thirteenth day of December, 2000, do hereby commemorate The Honorable Donald A. Prisco 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 Donald A. Prisco.

TRIBUTE TO LATE DR. EARL W. RENFROE.

WHEREAS, Doctor Earl W. Renfroe 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 his passing by Alderman Edward M. Burke; and

WHEREAS, Doctor Earl W. Renfroe was the loving and devoted husband of the late Hilda Renfroe (nee Forte); and

WHEREAS, A highly esteemed educator and pioneer in the field of dentistry, Doctor Earl W. Renfroe was a former head of the University of Illinois at Chicago College of Dentistry and president of the Chicago Association of Orthodontists; and

WHEREAS, Doctor Earl W. Renfroe was considered one of the best hands-on orthodontics instructors in the world; and

WHEREAS, Raised in Chicago's Woodlawn neighborhood, Doctor Earl W. Renfroe graduated from Bowen High School and the University of Chicago; and

WHEREAS, Doctor Earl W. Renfroe graduated first in his class from the University of Chicago College of Dentistry and joined the Illinois National Guard, where he retired as a colonel; and

WHEREAS, In 1984, Doctor Earl W. Renfroe was awarded the rank of general; and

WHEREAS, Doctor Earl W. Renfroe will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his two sons, Earl, Jr. and Stephen; his daughter, Diane; his sister, Hazel Huggins; and his two grandchildren, Doctor Earl W. Renfroe 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 thirteenth day of December, 2000, do hereby commemorate Doctor Earl W. Renfroe 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 Doctor Earl W. Renfroe.

TRIBUTE TO LATE MS. MAXINE SULLIVAN:

WHEREAS, Maxine Sullivan 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 her passing by Alderman Edward M. Burke; and

WHEREAS, Maxine Sullivan was a retired registrar for the University of Chicago whose signature appears on more than forty percent of all diplomas conferred by the university during its long history; and

WHEREAS, Maxine Sullivan developed and ran one of the first university-wide information systems to be administered exclusively within a registrar's office; and

WHEREAS, Born in Harrisburg, Illinois, Maxine Sullivan attended Southern Illinois University and joined the registrar's staff in 1959; and

WHEREAS, Maxine Sullivan later served as assistant registrar before heading the office which she helped to bring into the era of modern technology; and

WHEREAS, Maxine Sullivan was an eminent member of the academic community in the City of Chicago and will be dearly missed by her many relatives, friends and admirers; and

WHEREAS, To her son, Martin; her daughter, Sue Penciak; her brother, Jack Hunsinger; her eight grandchildren; and her three great-grandchildren, Maxine Sullivan 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 thirteenth day of December, 2000, do hereby commemorate Maxine Sullivan 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 Maxine Sullivan.

TRIBUTE TO LATE MR. EDWARD JOSEPH TOWE.

WHEREAS, Edward Joseph Towe has been called to eternal life by the wisdom of God at the age of fifty-nine; and

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

WHEREAS, Edward Joseph Towe was an esteemed Chicago educator and neighborhood preservationist who worked tirelessly to help promote and improve the Austin neighborhood on the far west side; and

WHEREAS, A native of New Jersey, Edward Joseph Towe moved to Chicago thirty years ago and fell in love with the charm of the Victorian homes of the Austin area; and

WHEREAS, Edward Joseph Towe wanted others to know these homes existed and made every effort for more than twenty years to show the Austin neighborhood off and build it up; and

WHEREAS, Edward Joseph Towe was an elementary school teacher at the Learning Center and a former officer of the Austin Schock Neighborhood Association; and

WHEREAS, Edward Joseph Towe was an accomplished soloist with the Unity Church in Oak Park and had headed its board of directors since 1994; and

WHEREAS, Edward Joseph Towe will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his brother, Elbert; and his two sisters, Alice Towe and Beatrice Pollard, Edward Joseph Towe 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 thirteenth day of December, 2000, do hereby commemorate Edward Joseph Towe 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 Edward Joseph Towe.

TRIBUTE TO LATE BROTHER JOHN MICHAEL VUKITS.

WHEREAS, Brother John Michael Vukits has been called to eternal life by the wisdom of God at the age of ninety-two; and

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

WHEREAS, Brother John Michael Vukits was an exemplary educator who taught at high schools in Chicago operated by the Brothers of the Christian Schools for

sixty-five years; and

WHEREAS, Brother John Michael Vukits retired in 1992 from Saint Patrick's High School after teaching at De LaSalle, Saint Joseph-Westchester, and the now-closed Saint George and Saint Mel High Schools in Chicago; and

WHEREAS, Brother John Michael Vukits taught business, religion and Spanish; and

WHEREAS, Born Stephen Joseph Vukits, Jr. in Chicago, Brother John Michael Vukits attended Saint Mel High School and graduated from Saint Patrick; and

WHEREAS, Brother John Michael Vukits attended Loyola University and then entered the Brothers of the Christian Schools (De LaSalle Christian Brothers), entering the novitiate in April, 1931; and

WHEREAS, Brother John Michael Vukits earned his bachelor's degree from DePaul University in 1934 and his master's degree from Northwestern University in 1936; and

WHEREAS, Brother John Michael Vukits will be dearly missed by his many relatives, friends and former students; and

WHEREAS, To his two sisters, Mary Vukits and Theresa Farrar; his brother, John; and his nieces and nephews, Brother John Michael Vukits 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 thirteenth day of December, 2000, do hereby commemorate Brother John Michael Vukits 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 Brother John Michael Vukits.

TRIBUTE TO LATE MR. GEORGE A. WESTLING.

WHEREAS, George A. Westling has been called to eternal life by the wisdom of God at the age of sixty-nine; and

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

WHEREAS, George A. Westling served as an editor for the *Chicago Tribune*, where he enjoyed a successful journalistic career for more than three decades; and

WHEREAS, A native of Chicago's far north side, George A. Westling was the son of *Chicago Tribune* editor Arvid H. Westling, who inspired him to follow in his footsteps; and

WHEREAS, George A. Westling attended Senn High School and studied journalism at Cornell College in Iowa; and

WHEREAS, In 1951, George A. Westling joined the *City News Bureau of Chicago*, a wire service and training ground for young reporters that affectionately gave birth to the motto, "If your mother says she loves you, check it out"; and

WHEREAS, George A. Westling joined the *Chicago Tribune's* neighborhood news staff and later switched to the paper's Home Guide staff where he became editor; and

WHEREAS, George A. Westling was instrumental in transforming the section into a stronger vehicle for reporting of home-building trends; and

WHEREAS, George A. Westling developed a reputation for molding young reporters and for always keeping the readers in the mind of all of his decisions; and

WHEREAS, George A. Westling was an outstanding journalist and much-beloved Chicagoan who will be dearly missed by his many relatives, friends and colleagues; and

WHEREAS, To his loving wife of forty-five years, Audrey; his two daughters, Jean Magnes and Kathy; and his two grandchildren, George A. Westling 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 thirteenth day of December, 2000, do hereby commemorate George A. Westling 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 George A. Westling.

*CONGRATULATIONS EXTENDED TO HONORABLE RICHARD M. DALEY,
MAYOR, ON RECEIPT OF NATIONAL TRUST FOR HISTORIC
PRESERVATION TRUSTEES' AWARD FOR OUTSTANDING
ACHIEVEMENT IN PUBLIC POLICY.*

WHEREAS, The National Trust for Historic Preservation has bestowed the Trustees' Award for Outstanding Achievement in Public Policy upon The Honorable Richard M. Daley, Mayor of the City of Chicago, for overseeing an unprecedented revival of the nation's third-largest city; and

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

WHEREAS, The Honorable Richard M. Daley has endorsed a multitude of programs that have brought Chicago's landmarks back to life; and

WHEREAS, The Honorable Richard M. Daley changed the law to guarantee that all landmark nominations not voted on within one year by the Chicago City Council are automatically approved; and

WHEREAS, Significant landmark areas have been restored since The Honorable Richard M. Daley took office as the Mayor of the City of Chicago in 1989, including State Street and Michigan Avenue, Dr. Martin Luther King, Jr. Drive, Congress Plaza and Chicago's twenty-eight miles of historic boulevards; and

WHEREAS, The Honorable Richard M. Daley has made it easier for building owners and developers to rehabilitate historic properties by waiving permit fees, assisting with property tax incentives and by establishing design standards to encourage renovation and pedestrian-oriented infill development; and

WHEREAS, Under the guidance and leadership of The Honorable Richard M. Daley, Chicago's historic districts and buildings are enjoying a renaissance that will enrich this city for many generations to come; now, therefore,

Be It Resolved, That we, the Vice Mayor and the members of the Chicago City Council assembled this thirteenth day of December, 2000, do hereby congratulate The Honorable Richard M. Daley on receiving this prestigious honor and do hereby express our best wishes for his continued success and achievement; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the Honorable Richard M. Daley.

*CONGRATULATIONS EXTENDED TO REVEREND DR. CLAY EVANS
ON RETIREMENT AS PASTOR OF FELLOWSHIP
MISSIONARY BAPTIST CHURCH.*

WHEREAS, The Reverend Doctor Clay Evans has officially announced his retirement as pastor of the Fellowship Missionary Baptist Church in Chicago following fifty years of devoted and selfless service; and

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

WHEREAS, Throughout his esteemed tenure as a church leader and spiritual advisor, The Reverend Doctor Clay Evans has led thousands of souls to Christ and launched the ministerial careers of more than one hundred persons, including six female ministers; and

WHEREAS, The Reverend Doctor Clay Evans is a world-renowned award-winning gospel singer and recording artist with over twenty-five solo and church recordings; and

WHEREAS, The Reverend Doctor Clay Evans produced his own radio broadcast for more than forty-eight years and a syndicated telecast for twenty-three years; and

WHEREAS, The Reverend Doctor Clay Evans is responsible for numerous church ministries which have helped to uplift the soul of the community while embracing its many needs for help and compassion; and

WHEREAS, The Reverend Doctor Clay Evans has enjoyed a career of service to the faithful of his church as a religious leader in the City of Chicago that is worthy of our great admiration and respect; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council assembled this thirteenth day of December, 2000, do hereby congratulate The Reverend Doctor Clay Evans on his retirement and do hereby express our best wishes for his continued good health, happiness and spiritual fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the Reverend Doctor Clay Evans.

*CONGRATULATIONS EXTENDED TO HONORABLE
STEPHEN R. YATES ON RETIREMENT
FROM JUDICIAL CAREER.*

WHEREAS, The Honorable Stephen R. Yates officially retired from the bench on December 1, 2000, following a highly successful and distinguished judicial career; and

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

WHEREAS, The Honorable Stephen R. Yates was first appointed to serve as an associate judge of the Circuit Court of Cook County in 1976; and

WHEREAS, The Honorable Stephen R. Yates was assigned to the Juvenile Court section where he served ably and honorably until 1980; and

WHEREAS, The Honorable Stephen R. Yates was elected as a full Circuit Court judge in 1988; and

WHEREAS, The Honorable Stephen R. Yates served from 1980 until 2000 in the County Division where he was widely respected and much beloved by his many colleagues and friends; and

WHEREAS, The Honorable Stephen R. Yates has also served as an adjunct professor at Northwestern University School of Law and DePaul University College of Law; and

WHEREAS, The Honorable Stephen R. Yates has authored many articles on mental health and adoption law, and is considered an expert in both fields; and

WHEREAS, The Honorable Stephen R. Yates is an accomplished legal mind and a highly dedicated public servant who is 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 thirteenth day of December, 2000, do hereby congratulate The Honorable Stephen R. Yates on his retirement and do hereby express our best wishes for his continued good health, happiness and prosperity; and

Be It Further Resolved, That a suitable copy of this resolution be presented to The Honorable Stephen R. Yates.

Presented By

ALDERMAN RUGAI (19th Ward):

TRIBUTE TO LATE MR. TIMOTHY KNIGHTLY.

WHEREAS, Timothy Knightly 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 his passing by Alderman Virginia A. Rugai; and

WHEREAS, Timothy Knightly was a retired Chicago police officer whose distinguished career spanned thirty years; and

WHEREAS, A native of Castlemaine, County Kerry, Ireland, Tim immigrated to the United States at the age of seventeen; and

WHEREAS, During the 1930s and 40s, Tim held numerous jobs: mining magnesium, working in Detroit car factories, employed by the Chicago Subway, as a doorman at the Chicago Palmer House, as well as a short order cook. Ultimately, he settled into his lifelong dream of being a Chicago police officer and a bricklayer; and

WHEREAS, Tim played Irish football, handball, enjoyed Irish music and went to many Irish dances, where he met his wife of almost sixty years, Mary McInerney; and

WHEREAS, Tim retired from the Chicago police force in 1971. He continued to work construction until the age of seventy-two; and

WHEREAS, For the last eighteen years, Tim enjoyed being a full-time grandfather, babysitter, handyman for his children, an avid crossword puzzle solver, a vicarious Jeopardy competitor, ardent participant in Wheel of Fortune and an expert on Who Wants to be a Millionaire; and

WHEREAS, Tim will be dearly missed by his many relatives, friends and neighbors; and

WHEREAS, To his loving wife, Mary; his sons, the late Robert, James, Timothy, Patrick, Thomas and John; his daughters, Maureen, Rita, Denise, Elizabeth, Kathleen and Margaret; his twenty-seven grandchildren; and his two great-grandchildren, Timothy Knightly, the "Old Man", imparts a legacy of faith, love, dignity and generosity; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council assembled this thirteenth day of December, 2000, do hereby commemorate Timothy Knightly, C.P.D., for his grace-filled life and do hereby extend our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Timothy Knightly.

Presented By

ALDERMAN TROUTMAN (20th Ward):

TRIBUTE TO LATE MRS. DRUSILLA COUSINS.

WHEREAS, God in His infinite wisdom and judgment has called to her eternal reward Drusilla Cousins, beloved citizen and friend, and mother of Appellate Court Justice William Cousins, Jr., October 20, 2000, at the age of ninety-two years; and

WHEREAS, Born in Arkansas July 28, 1908, the former Drusilla Lyons was joined in holy matrimony to William Cousins on May 23, 1927. Two children were born to this union, but their daughter, Beatrice, died at the age of three years. After having lived in Mississippi and Memphis, Tennessee, the Cousins' family settled in Chicago in 1939; and

WHEREAS, A deeply religious woman, Drusilla Cousins and her family became devoted members, first of Canaan Baptist Church, then of Tabernacle Baptist Church, and her marriage to William prospered and thrived until his death in 1980; and

WHEREAS, Drusilla Cousins later joined Lincoln Memorial United Church of Christ, where she was chaplain of the Women's Fellowship. She was equally vital as a member of the West Woodlawn Community Organization and a volunteer for the Parkway Community House. Many of her family, friends and neighbors benefitted from her warmth and her generosity of spirit; and

WHEREAS, Drusilla Cousins leaves to celebrate her life, her son, Justice William, Jr. (Hiroko); granddaughters, Cheryl and Gail; grandsons, Noel and Yul (Cheryl); three great-grandchildren, English, Blaire and Branden; many other relatives; and a host of friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here in assembly, do hereby express our sorrow on the passing of Drusilla Cousins and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Appellate Court Justice William Cousins, Jr., and family.

*GRATITUDE EXTENDED TO NEW DIRECTION OUTREACH
FOR OUTSTANDING PUBLIC SERVICE.*

WHEREAS, On Friday, December 8, 2000, 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 an 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 New Direction Outreach is fondly controlled and abetted by licensed and certified professionals; and

WHEREAS, New Direction Outreach, in 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 toward "Building An Environment That Feels Like A Family And A Home" and in that regard we call public attention to the New Direction Outreach fund-raising event scheduled for Friday, December 8, 2000; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to New Direction Outreach.

Presented By

ALDERMAN OCASIO (26th Ward):

**CONGRATULATIONS EXTENDED TO MR. GILBERT WAYNE
FLEISCHAKER ON RETIREMENT FROM
CHICAGO FIRE DEPARTMENT.**

WHEREAS, Gilbert Wayne Fleischaker has been a lifelong Chicagoan, having spent his youth in the vicinity of Fairfield and North Avenues; and

WHEREAS, Gil Fleischaker joined the Chicago Fire Department on August 16, 1955; and

WHEREAS, His first assignment as a fire fighter was with Engine 14, formerly housed at 509 West Chicago Avenue; and

WHEREAS, While assigned to Engine 14, Fleischaker made headlines for helping save the lives of two civilians and two fire fighters while on a call at 1152 North Dearborn Street; and

WHEREAS, On June 16, 1963, Fleischaker was promoted to engineer and transferred to Snorkel Squad 1, housed at 1044 North Orleans Street; and

WHEREAS, Gil Fleischaker was awarded the rank of lieutenant on August 1, 1968 and served with the Bureau of Fire Prevention; and

WHEREAS, On January 1, 1974, Gil Fleischaker was promoted to captain and assigned to Engine 14, now located at 1129 West Chicago Avenue; and

WHEREAS, Gil Fleischaker rose to the rank of battalion chief on July 1, 1980; and

WHEREAS, Gil Fleischaker served with companies across the city until 1983, when he was assigned to the 6th Battalion; and

WHEREAS, Gil Fleischaker's last posting was at Engine Company 57, located at 1244 North Western Avenue, in the 26th Ward; and

WHEREAS, Gil Fleischaker retired from the Chicago Fire Department on November 28, 2000; now, therefore,

Be It Resolved, That the Chicago City Council extends its heartfelt congratulations to Gilbert Wayne Fleischaker on his retirement; and

Be It Further Resolved, That on behalf of the thousands of lives that Gil Fleischaker touched, we thank him for his forty-five years of service to this great city.

Presented By

ALDERMAN AUSTIN (34th Ward):

TRIBUTE TO LATE MS. ADONA MARIE BEACH.

WHEREAS, God in His infinite wisdom and judgement has called to her eternal reward Adona Marie Beach, beloved citizen and friend, Thursday, October 19, 2000; and

WHEREAS, The Chicago City Council has been informed of her passing by The Honorable Carrie M. Austin, Alderman of the 34th Ward; and

WHEREAS, Adona Marie Beach, born February 27, 1957 was the first child born to Agene and Verda Beach. She attended Saint Martin Lutheran Elementary School, Caldwell Elementary School and graduated from Morgan Park High School in 1975. Adona received an Associate of Arts degree and a degree in computer science from Olive-Harvey College. She furthered her education at Anderson University with a major in pre-legal studies, and completed the degree, bachelor in computer science at Roosevelt University. She was currently attending Chicago State University majoring in mathematics; and

WHEREAS, A vital, active and cherished friend of many and a good neighbor to all, Adona Marie Beach will be greatly missed and fondly remembered by her many family members and friends. She leaves to cherish her accomplishments and her memory her loving parents, Agene and Verda Beach; sister, Vernetta and her fiance, Noah Robinson; nieces and nephews, Marcus, Quintin, Kelly, Lauren, Niya; her great-niece, Miyah; Carl Foster; aunts and uncles, Barbara Morton, Curtis and Marie Cowsen, Irma Beach, John Beach, Harold and Emma Beach; her godmother, Dorothy Carruthers-Johnson; godsister, Linda Marshall; her special "youth friends", Joy Bush, Bonita White, Beverly Colbert Jones and Rita (Burchfield) Coleman; and a host of other relatives and many friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby express our sorrow on the passing of Adona Marie Beach and extend to her family and friends our sincere condolences; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Adona Marie Beach.

TRIBUTE TO LATE MRS. GLADYS BOSTON BENNETT.

WHEREAS, It is with great sadness that the City Council of the City of Chicago is hereby informed of the passing of Gladys Boston Bennett on Thursday, January 27, 1999; and

WHEREAS, The Chicago City Council has been informed of her transition by The Honorable Carrie M. Austin, Alderman of the 34th Ward; and

WHEREAS, Gladys was united in marriage to the love of her life, Kenneth Bennett, in 1939 and shared a life of wedded bliss for fifty-four years and were the proud parents of five children, one of which, Kenneth Bennett, Jr., preceded her in death; and

WHEREAS, Gladys was a vital and active member in her community. She was block club president, organizer and leader of the Sherwood Forest 4-H Club, organizer of the children's community club, organizer and leader of the West Chatham 4-H Club, board member of the United Block Clubs of Englewood, West Chatham Community Organization and the Englewood Health Services. Mrs. Bennett actively participated in the P.T.A. of Carter, Sherwood and Beale Schools. She worked as a school community representative at Beale School and served Districts 13 and 21 Educational Councils. For her commitment and service, she received many awards, plaques and rewards from the church and civic community; and

WHEREAS, To her family and many friends, Gladys Boston Bennett will be sorely missed and warmly remembered for her warmth, kindness and the dedication she demonstrated towards mankind. She leaves to cherish her accomplishments and memory her brother, Jesse (Florence); daughters, Carolyn Joyce Jenkins, Janice Marie Williams, Linda Sharon Marshall (Samuel), Angela Judith Conti and Esther R. Deans; goddaughters, Audry (Johnny) Willis and Tiffany Dunlap; godson, Leroy Jefferson Walker; thirteen grandchildren, Kenneth (Lisa) Bennett, Kimberly (Wilton) Adams, Keeaire Marie Williams, Michael Anthony Jenkins, Mia L. Evans, Lynard (Ladonna) Deans, Kirk (Chanel) Williams, Monica Yvette Jenkins, Samuel Chad Marshall, Joseph L. Marshall, Francis J. Conti III, Judith Marie Joyce Marshall and Christopher Andrew Marshall; nine great-grandchildren; many nieces, nephews; and a closely knitted crew of extended family and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby commemorate Gladys Boston Bennett for her many lifetime contributions and do hereby extend our sincere condolences to her family; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Gladys Boston Bennett.

TRIBUTE TO LATE MR. EDWARD GODWIN, SR.

WHEREAS, God in His infinite wisdom and judgement has called to his eternal

reward Edward Godwin, Sr., beloved citizen, friend and father of our respected colleague, President Pro Tempore Lorraine L. Godwin Dixon. Edward Godwin, Sr. was ninety-three years old; and

WHEREAS, The Chicago City Council was informed of this transition by The Honorable Carrie M. Austin, Alderman of the 34th Ward; and

WHEREAS, Born in Brookhaven, Mississippi, July 31, 1907, the third of five children of Ed and Elizabeth Godwin, Edward Godwin, Sr. from his beginnings was instilled with great family and spiritual values. He wed his childhood sweetheart, the former Edra Belle Lee, and their blessed union brought forth five children and was to endure and prosper sixty-eight years until his death, November 14, 2000; and

WHEREAS, In the late 1930s the Godwin's moved north to Chicago in search of a better life. As his family grew, Edward, Sr. was employed at Inter Lake Iron where he was a union organizer and representative. He later was employed at S.M. Duxler Tire Company, where he thrived as a mechanic and laborer for more than three decades. In his private life, he was a fixer and worked on all the family vehicles; and

WHEREAS, Blessed with the special gifts of a blissful marriage, pride and love of family and origins, a fascination with politics and world events, and a fervent religious foundation, Edward Godwin, Sr. was a much loved and respected raconteur who found no man a stranger; and it was no surprise that he found himself a man of many friends. Bolstered by them and by his large, adoring family, he lived a rich and enriching life and inspired his many loved ones, from the good times through the endurance and acceptance of failing health. He was a longtime, loyal member of Christ Temple Cathedral (Church of Christ Holiness, U.S.A.) and worshiped there until illness prevailed; and

WHEREAS, Edward Godwin, Sr. leaves to celebrate his life his loving wife, Edra Belle; two sons, Edward, Jr. (Mary) and Eddie Joseph; and daughter, Lorraine L. Godwin Dixon; (two sons, Andrew and John Robert, preceded him in death). He also leaves grandchildren, Maria, Patrick, Yolanda, Michelle, John, Zena, Leon, Jr., Glendon, Cedric, Corthenia, Mia and Ashley Marie; a special great-granddaughter, Loren Chanel; three special nieces, Lynell, Mercedes and Karen; and a host of other great-grandchildren, family members and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby express our sorrow on the passing of Edward Godwin, Sr. and extend to his widow, his family and his many friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mrs. Edward Godwin, Sr. and family.

TRIBUTE TO LATE MRS. JENNIE FRANCIS BOYD LEE.

WHEREAS, God in His infinite wisdom and judgement has called to her eternal reward Jennie Boyd Lee, beloved citizen and friend; and

WHEREAS, The Chicago City Council has been informed of her passing by The Honorable Carrie M. Austin, Alderman of the 34th Ward; and

WHEREAS, Born July 31, 1924 to the union of Samuel and Ellen Boyd, Jennie Francis Boyd Lee was the eighth child of sixteen. She received her education through the Chicago Public Schools System and graduated from Hyde Park High School; and

WHEREAS, Symbolic of the strength and solidity of family life, Jennie and Arthur Bennett Lee were joined in holy matrimony and to this union six children were born. Jennie was employed at various jobs in Chicago and retired from the Chicago Board of Education after years of dedication to the citizens of our great city. A cherished friend of many and a good neighbor to all, Jennie Boyd Lee will be greatly missed and fondly remembered by her many family members and friends. She leaves to cherish her accomplishments and her memory: six children, Arleta, Alfred, Allen, Arnold, Aaron and Arthur (deceased); sisters, Irma and Pearline; brothers, Samuel, Oscar, Walter and Marshall; twenty-two grandchildren (two deceased); eleven great-grandchildren; and a host of other relatives and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby express our sorrow on the passing of Jennie Francis Boyd Lee and extend to her family and friends our sincere condolences; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Jennie Francis Boyd Lee.

TRIBUTE TO LATE MR. JAMES RAY, SR.

WHEREAS, God in His infinite wisdom and judgement has called to his eternal life James Ray, Sr., beloved citizen and friend, Monday, November 13, 2000; and

WHEREAS, The Chicago City Council has been informed of his passing by The Honorable Carrie M. Austin, Alderman of the 34th Ward; and

WHEREAS, A native of Alabama, James Ray, Sr. was born to the union of Willie and Annie Mae Ray on February 18, 1935. At the early age of twelve, he was an active member of New Bride Baptist Church in Sardis, Alabama, accepting Christ as his Savior; and

WHEREAS, James Ray, Sr. graduated from Shiloh High School and attended Selma University. He was united in holy matrimony to Elizabeth on October 18, 1959 and to this union two children, Cheryl Ann (who preceded him in death) and James Ray, Jr. were born. James Ray, Sr. served his country proudly in the Armed Forces before he and his family moved to Chicago in the early 1960s. James Ray, Sr. was employed at Cook County Hospital and later with American Airlines where he served for thirty-six years until his untimely death; and

WHEREAS, James Ray, Sr. was a vital and active member of the N.A.A.C.P. and served as chief union steward for American Airlines. He was a member of Mount Carmel Baptist Church, Mount Calvary Baptist Church and most recently at Logos Baptist Assembly where he served as a member of the Deacon, Prayer Counseling and New Member Ministries. James Ray, Sr. will be sorely missed and warmly remembered. He leaves to cherish his accomplishments and his memory, his wife, Elizabeth; son, James Ray, Jr.; goddaughter, Kadajah Kazembe; stepmother, Dorothy Ray; five brothers, Booker Ray, Bob McBride, Artis McBride, Johnny L. Ray (Barbara) and Charles McBride (Ansey); nine sisters, Rosetta Ray, Lula Perry, Sarah Ray, Doris Ray, Izell Ray, Estella Smith (Reverend John), Odell Thompson (Thermon), Mary Kate Robinson, Claudia (Garland) Hunter; and a host of other relatives and friends. James Ray, Sr. was preceded in death by two brothers, Willie Ray, Jr. and William McBride; and one sister, Inez Ray; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby express our sorrow on the passing of James Ray, Sr. and extend to his family our sincere condolences; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mrs. James Ray, Sr. and family.

Presented By

ALDERMAN BANKS (36th Ward):

*CONGRATULATIONS EXTENDED TO MRS. MYRTLE KELLY
BURTON-SAHARA ON RETIREMENT FROM JOSEPHINE
CARSON LOCK ELEMENTARY SCHOOL.*

WHEREAS, On Sunday, December 10, 2000, her colleagues and friends are gathering to pay tribute to Myrtle Kelly Burton-Sahara, who is retiring from an outstanding career as an educator and administrator in the service of a grateful public; and

WHEREAS, The City Council has been informed of this celebration by The Honorable William J. P. Banks, Alderman of the 36th Ward; and

WHEREAS, Myrtle K. Burton-Sahara has been with the Chicago Board of Education some forty-three years, the last twenty-three as principal of Josephine Carson Lock Elementary School on Chicago's great northwest side; and

WHEREAS, As a teacher of scope and vision, Myrtle K. Burton-Sahara displayed leadership qualities which led to her appointment as Locke School principal in 1978. She has developed numerous enriching programs at the school, not only updating techniques and technology toward educating many hundreds of students, but also maintaining an atmosphere of caring and support which inspired those same students toward responsible adulthood in a new century; and

WHEREAS, The leaders of this great city are cognizant of the great debt owed those to whom we entrust our most important resource -- our youth; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby

express our gratitude and our congratulations to Myrtle K. Burton-Sahara as she retires from forty-three years of outstanding public service, the last twenty-two as principal of Locke Elementary School, and we extend to this fine educator our very best wishes for continuing success and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Myrtle K. Burton-Sahara.

Presented By

ALDERMAN MITTS (37th Ward):

TRIBUTE TO LATE REVEREND JOHNNIE JAMES JAKES.

WHEREAS, God in His infinite wisdom and judgement has called to his eternal reward The Reverend J. J. Jakes, beloved citizen, friend and spiritual leader, one day before his ninety-eighth birthday; and

WHEREAS, Johnnie James Jakes was born in Mississippi, October 20, 1902. In 1921, he met and married the former Geneva Johnson, and to this union, one son was born. He later married the former Callie Mae Stigler, and to this second union eleven children were born; and

WHEREAS, J. J. Jakes accepted a call to the ministry in 1931 and forged a long and fruitful ministerial career that was to include pasturing three churches and lending guidance and counsel to many hundreds of worshipers. He was highly regarded, and eventual illness brought him under the care of a daughter in Chicago, Elisabeth James. During his stay here, he united with the Old Saint Paul Missionary Baptist Church, under the pastorate of Paul L. Jakes; and

WHEREAS, His wife, Callie, and six children having preceded him in death, The Reverend J. J. Jakes leaves to celebrate his productive life, one son, Essie W. (Lawana); five daughters, Betty Chatman, Elisabeth James, Evangelist Sallie Pearl (Robert) Sanders, Callie (Cleave) Adams and Celestine; twenty-five grandchildren; seventy-three great-grandchildren; twenty-five great-great-grandchildren; and a host of other relatives and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here his thirteenth day of December, 2000, A.D., do hereby express our sorrow on the passing of The Reverend J. J. Jakes and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of The Reverend J. J. Jakes.

TRIBUTE TO LATE MS. ANNIE SPANN.

WHEREAS, God in His infinite wisdom and judgement has called to her eternal reward Annie Spann, beloved citizen and friend, Monday, November 13, 2000; and

WHEREAS, The Chicago City Council has been informed of her passing by The Honorable Emma Mitts, Alderman of the 37th Ward; and

WHEREAS, Annie Spann, dearly beloved and devoted mother of Latasha, Shaquitta, Washon, Tajak, Isaac, Labar, Michael and Alex, Jr.; and

WHEREAS, Annie Spann, loving daughter of Louise Spann; grandmother of five; sister of Lavern (Willie), Ella (Freddie), Tony, Earl and Marvin; aunt of five nieces and five nephews; and special friend of Alex; and

WHEREAS, A cherished friend of many and a good neighbor to all, Annie Spann will be greatly missed and fondly remembered by her family members and many friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby express our sorrow on the passing of Annie Spann and extend our deepest condolences and heartfelt sympathy to her family; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of the late Annie Spann.

*CONGRATULATIONS EXTENDED TO MS. FLORENTINA SANTOS
ON SEVENTY-SECOND BIRTHDAY AND DECLARATION
OF OCTOBER 19, 2000 AS "FLORENTINA
SANTOS DAY IN CHICAGO".*

WHEREAS, It is with great pleasure that the City Council of the City of Chicago has learned that Florentina Santos had celebrated her seventy-second birthday on October 19, 2000; and

WHEREAS, The Chicago City Council had been informed of this milestone by The Honorable Emma Mitts, Alderman of the 37th Ward; and

WHEREAS, Chicago is a city enriched by its citizens and especially by our senior citizens that have witnessed the growth and development of their great community. A cherished friend of many and good neighbor to all, Florentina Santos richly deserved the warm and fond wishes of her many friends and neighbors as she marked her seventy-second birthday; and

WHEREAS, The leaders of this great city are cognizant of the great debt owed to our senior citizens; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby offer our gratitude and heartfelt congratulations to Florentina Santos in celebration of her seventy-second birthday and in that regard have hereby declared that October 19, 2000 be know as "Florentina Santos Day in Chicago"; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Florentina Santos.

Presented By

ALDERMAN ALLEN (38th Ward):

TRIBUTE TO LATE MRS. JANET R. ALBRO.

WHEREAS, Janet R. Albro 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 William D.; loving mother of William L., Michael F. (Sandy), Bryan G. (Susan), Nancy L. (Frank) Biank and Jeffrey C. (Dina) Albro; loving grandmother of thirteen; and great-grandmother of Andrew, Janet R. Albro 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Janet R. Albro 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 Janet R. Albro.

TRIBUTE TO LATE MR. ANTHONY R. CARINE.

WHEREAS, Anthony R. Carine 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 Sharon (nee Borowski); beloved father of Dawn (Rick) Petzold, Nick and Kenny; dear grandfather of Veronica Petzold; fond brother of Marie, the late Joe, the late Lena, Frank and Frances; and caring uncle to many nieces and nephews, Anthony R. Carine 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Anthony R. Carine 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 Anthony R. Carine.

TRIBUTE TO LATE MRS. MARGARET M. KILFOYLE.

WHEREAS, Margaret M. Kilfoyle 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 daughter of Dorothy A. and the late Carl Sutter; devoted mother of Deanna M. (fiance, Robert D. Konozsi) Kilfoyle; fond sister of Dorothy A. (Gordon) Weiler, Thomas C. (Marilynn) Sutter, Virginia M. Paszkiet, Stephen (Michelle) and the late Robert C. Sutter; and dearest aunt of many nieces and nephews, Margaret M. Kilfoyle 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Margaret M. Kilfoyle 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 Margaret M. Kilfoyle.

TRIBUTE TO LATE MRS. CELIA E. KRUPA.

WHEREAS, Celia E. Krupa 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 Thaddeus; loving mother of Ralph; and dear aunt of many nieces and nephews, Celia E. Krupa 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Celia E. Krupa 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 Celia E. Krupa.

TRIBUTE TO LATE MRS. MARGARET MC GRATH.

WHEREAS, Margaret McGrath 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 Thomas P.; loving mother of Thomas, C.P.D. (Colette), Joanne (Chuck, C.P.D.) Jones, Margaret Mary (Jim, C.P.D.) Fahey, Maureen Gail (Gil) Sanks and the late Mary Margaret; cherished grandmother of Patrick, Clare, Maricolette McGrath, Thomas, Michael, Joanna and "Danny Boy" Jones, Breanne and Eileen Alana Fahey; special "Mom" to Daniel "You're it" McGrath and Catherine Suchan; special "Grandma" to many; dear sister of the late Mary Curtin, Josephine, James, Thomas and Patrick O'Connor; and special aunt to Julie Egan, Joan Alessio, Peggy Clinton, Joseph, Tom, Michael and Richard Marren, Margaret McGrath 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Margaret McGrath 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 Margaret McGrath.

TRIBUTE TO LATE MR. BRENNAN B. MILLER II.

WHEREAS, Brennan B. Miller II 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 Joan (nee Banasiak); dearest dad of Brennan B. Miller III and Laura; dear son of Brennan B. Miller I and the late Dorothea Wortman; brother of Sharon Miller; son-in-law of Leona (the late Ed) Banasiak; brother-in-law of John (Julie) and the late Dan Banasiak; and dear godfather of Emmi and nephew of Russell and Marie Schoeneck, Brennan B. Miller II 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Brennan B. Miller II 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 Brennan B. Miller II.

TRIBUTE TO LATE MRS. ANNE M. MROZ.

WHEREAS, Anne M. Mroz 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 Joseph and the late Louis Gale; loving mother of Louis J. (Judith A.), Ronald S. (Valerie L.) Gale, Anita L. (Ronald B.) Kurek, Joanne M. (Greg R.) Kinioch and John J. (Debbie C.) Mroz; proud grandmother of thirteen; cherished great-grandmother of four; fond sister of Steve (Lorraine) Porada and the late Hank and Carl Lesiak and Stella Kalec; and dearest aunt of many nieces and nephews, Anne M. Mroz 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Anne M. Mroz 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 Anne M. Mroz.

TRIBUTE TO LATE MRS. LILLIAN V. WITTKÉ.

WHEREAS, Lillian V. Wittke 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 and best friend for fifty-two years of LeRoy A.; loving mother of Susan C. (Edward J.) Pavlis, Nancy R. (Robert J.) Wojtas, Adrienne G. (the late Gerald) Simms, Mary L. Miller and Frances E. (Steven E.) Nystrom; proud grandmother of ten; fond sister of Frank (Estelle) Rogala and the late Helen Bigda, Walter and Thomas Rogala; dearest aunt of many nieces and nephews; and survived by many other relatives and loving friends, Lillian V. Wittke 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Lillian V. Wittke 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 Lillian V. Wittke.

TRIBUTE TO LATE MR. CARL N. ZAWISLAK.

WHEREAS, Carl N. Zawislak 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 Michelle (nee Williams); loving father of Christine and stepfather of Rudy; and dear son of Frances and the late Laurence, Carl N. Zawislak 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 thirteenth day of December, 2000, do hereby express our sorrow on the death of Carl N. Zawislak 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 Carl N. Zawislak.

Presented By

ALDERMAN LAURINO (39th Ward):

TRIBUTE TO LATE MS. HERTHA EISEN.

WHEREAS, God in His infinite wisdom has called to her eternal reward Hertha Eisen, beloved citizen and friend; and

WHEREAS, The Chicago City Council has been informed of her death by Alderman Margaret Laurino; and

WHEREAS, Hertha Eisen was a vital and active member of her community. She leaves to mourn her son, Ronald; her grandchildren, Michelle, Monica and Stephanie; and a host of other relatives and friends; and

WHEREAS, Hertha Eisen will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby express our sorrow on the death of Hertha Eisen and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Hertha Eisen.

TRIBUTE TO LATE HONORABLE MADELEINE GRANT.

WHEREAS, God in His infinite wisdom has called to her eternal reward Mayor Madeleine Grant, beloved citizen and friend; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Margaret Laurino; and

WHEREAS, Mayor Madeleine Grant of Lincolnwood was a vital and active member of her community and will be sorely missed. She leaves to mourn her husband, Paul; her children, Paul, Francis, Elizabeth, Maura and Timothy; and also a host of other relatives and friends; and

WHEREAS, Mayor Madeleine Grant will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby express our sorrow on the death of Mayor Madeleine Grant and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Mayor Madeleine Grant.

*CONGRATULATIONS EXTENDED TO NEWLYWEDS
CHANTEL AND KEVIN HUBBELL.*

WHEREAS, Chantel Sundahl and Kevin Hubbell celebrated their wedding on November 18, 2000 at Saint Hilary Church; and

WHEREAS, Chantel and Kevin symbolized the strength and solidity of married life as they celebrated this great occasion with their family and friends, entering into a life of unity and togetherness; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, do hereby offer our heartiest congratulations to Chantel and Kevin Hubbell on their marriage and extend to this outstanding couple our best wishes for continued happiness and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Chantel and Kevin Hubbell.

Presented By

ALDERMAN NATARUS (42nd Ward):

TRIBUTE TO LATE MR. HAROLD L. PERLMAN.

WHEREAS, Harold L. Perlman had respected and successful careers as a lawyer, a developer, a business owner and a philanthropist; and

WHEREAS, Harold L. Perlman began his law career fighting dishonest banking practices, by representing depositors of banks that were closing during the Depression and later correcting dishonest banking practices that cheated consumers out of millions of dollars in interest; and

WHEREAS, Harold L. Perlman was the architect behind a landmark United States Supreme Court decision, *Perlman vs. Feldman*, which granted equal rights to all shareholders; and

WHEREAS, Harold L. Perlman was a philanthropist who purchased Israel bonds; served on the boards of the Jewish Federation of Metropolitan Chicago, Michael Reese Hospital and the Chicago Committee of the Weizmann Institute of Science in Israel; and also supported WTTW and the Easter Seal Society; and

WHEREAS, Harold L. Perlman was responsible for the development of the residential towers at 1000 North Lake Shore Drive in 1953 and 1000 North Lake Shore Plaza in 1965; and for donating the roof rights to WTTW-Channel 11 Chicago for its antenna; and

WHEREAS, Harold L. Perlman was the loving husband of June, his wife of sixty-seven years; as well as the devoted father of Midge Perlman Shafton and the late Joan P. Rosenberg; and the devoted grandfather of five grandchildren and eight great-grandchildren; now, therefore,

Be It Resolved, That the Mayor and the members of the City Council of the City of Chicago, assembled in meeting this thirteenth day of December, 2000, do hereby honor and pay tribute to the memory of Harold L. Perlman; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Harold L. Perlman.

TRIBUTE TO LATE DR. EUGENE SCHEIMANN.

WHEREAS, Doctor Eugene Scheimann, born in Hungary in 1904, received his medical degree from the University of Budapest, immigrated to the United States in 1924 and practiced medicine at 854 North Clark Street and 109 West Chicago Avenue in the 42nd Ward for sixty-five years; and

WHEREAS, Doctor Eugene Scheimann was revered for his dedication to frank, candid, caring and dignified treatment of his patients; and whose work with World War II soldiers received Certificates of Appreciation from Presidents Franklin D. Roosevelt, Dwight D. Eisenhower and Harry S. Truman; and

WHEREAS, Doctor Eugene Scheimann's therapy, based on the patient's ability to give and receive love and sex, and considered revolutionary in his day, is respected and emulated today; and

WHEREAS, Doctor Eugene Scheimann was contributing editor of *Forum* magazine and wrote a nationally syndicated health column, *Let's Stay Well*, as well as articles in the *Journal of the American Medical* and many other professional publications; and

WHEREAS, Doctor Eugene Scheimann authored several books dealing with health and well-being, including *Sex Can Save Your Heart and Life*; and

WHEREAS, Doctor Eugene Scheimann was a member of the American Medical Association, Illinois State Medical Society 50 Year Club, American Association of Railway Surgeons and the Chicago Medical Society; and

WHEREAS, Doctor Eugene Scheimann was a loving and devoted husband to June; father of Barbara Cummings and Elizabeth Dimond; grandfather to four; and great-grandfather to seven; now, therefore,

Be It Resolved, That the Mayor and the members of the City Council of the City of Chicago, assembled in meeting this thirteenth day of December, 2000, do hereby honor, commend and pay tribute to Doctor Eugene Scheimann; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Doctor Eugene Scheimann.

CONGRATULATIONS EXTENDED TO DISNEY QUEST ON OPENING OF
PIRATES OF THE CARIBBEAN: BATTLE FOR BUCCANEER
GOLD EXHIBIT AND PROCLAMATION OF
NOVEMBER 30, 2000 AS "PIRATES
OF THE CARIBBEAN DAY".

WHEREAS, The Walt Disney Company selected Chicago as its only location in the world for DisneyQuest outside of Walt Disney World Resort in Orlando, Florida; and

WHEREAS, The new DisneyQuest attraction, Pirates of the Caribbean: Battle for Buccaneer Gold uses sight, sound and motion, allowing guests to participate in an interactive pirate world featuring a five-minute journey through plundered towns, fortress island, ghost ships and volcanoes; and

WHEREAS, Pirates of the Caribbean: Battle for Buccaneer Gold utilizes a two hundred seventy degree, wrap-around screen, a synchronized motion-based platform, real-time 3-D, resulting in a state-of-the-art immersion attraction; and

WHEREAS, Pirates of the Caribbean has become one of the most popular and beloved Disney theme park attractions of all time and has the unique distinction of being the last attraction that was personally overseen by Walt Disney himself, before he died in 1956; and

WHEREAS, DisneyQuest has been a major asset to the success of the North Bridge redevelopment project, spanning from Michigan Avenue through River North, attracting hundreds of thousands of Chicagoans and tourists; and

WHEREAS, Disney officially opens its Pirates of the Caribbean: Battle for Buccaneer Gold exhibit with a special event on November 30, 2000; now, therefore,

Be It Resolved, That the Mayor and the members of the City Council of the City of Chicago, assembled in meeting this thirteenth day of December, 2000, do welcome the opening of DisneyQuest and Pirates of the Caribbean: Battle for Buccaneer Gold and proclaimed November 30, 2000 "Pirates of the Caribbean Day"; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to DisneyQuest.

Presented By

ALDERMAN DALEY (43rd Ward):

TRIBUTE TO LATE MRS. ALICE EVANGELINE DOYLE.

WHEREAS, God in His infinite wisdom and judgment has called to her eternal reward Alice Evangeline Doyle, one of Chicago's premier women of business, November 24, 2000, at the age of eighty-eight years; and

WHEREAS, Born in Chicago, December 24, 1911, Alice Evangeline Doyle evinced an early talent for business when, while raising four children, she worked as an accountant at Hyde Park's Woodworth's bookstore. She ultimately settled in the Lincoln Park area and there purchased, operated and revitalized one of its more venerable businesses, Park View Pet Shop, originally founded in 1924 at 2222 North Clark Street; and

WHEREAS, At a time when women-owned businesses were neither common nor popular, Alice Evangeline Doyle developed Park View Pet Shop into a magnet for customers of all ages and all walks of life, its drawing power stemming from its owner's own personal warmth, business acumen and her fervent belief in the impact of properly cared for pets on our quality of life. Park View became a regular neighborhood meeting place where individuals and families were welcome to hang out with their "best friends"; and

WHEREAS, Alice Evangeline Doyle is responsible for at least one Chicago tradition. An early Halloween party and parade for pets, which she originally staged for neighborhood children, reached national attention and has since become an annual event drawing people and animals of all ages from all over the city and beyond, decked out in finery that often is popularized by the media; and

WHEREAS, After assuring that her pet store could grow within its grateful community and survive at least one major conflagration, a permanent street closing and staggering competition, Alice Evangeline Doyle turned the business over to a daughter, Donna Dunlap, and a daughter-in-law, Lauren Merrill, in the early 1980s. It was to remain in Alice Doyle's family another two decades; and

WHEREAS, Her husband, Frank, having predeceased her, Alice Evangeline Doyle leaves to celebrate her life, four children, Donna Dunlap, Willard, Gregory and Natalie; six grandchildren, Danielle, Julie, Jennifer, Jill, Autumn and Vine; two great-grandchildren, Dante and Finn; and a host of other relatives and friends; now, therefore,

Be It Hereby Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby express our sorrow on the death of Alice Evangeline Doyle and extend to her family and many friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Alice Evangeline Doyle.

TRIBUTE TO LATE MR. DENNIS J. GLASCOTT, SR.

WHEREAS, God in His infinite wisdom and judgment has called to his eternal reward Dennis J. Glascott, Sr., beloved citizen and friend, at the age of fifty-seven years; and

WHEREAS, The City Council was informed of this transition by The Honorable Vi Daley, Alderman of the 43rd Ward; and

WHEREAS, Born in Chicago, Dennis J. Glascott graduated from Washburn Trade School and then joined a sheet metal union; he worked as a tradesman some fifteen years. In 1970 he took over Glascott's Groggery from his father, Lawrence, who had opened the popular pub at Webster and Halsted in 1936; and

WHEREAS, Blessed with a booming voice and the talent of a true raconteur, Dennis J. Glascott, Sr., held court at Glascott's and in other pubs as well. He also became a real estate broker, selling bars throughout the city and helping prospective bar owners entering the business; he had many, many friends; and

WHEREAS, Dennis J. Glascott, Sr., leaves to celebrate his life his loving wife, Therese; five sons, Patrick, Dennis, Jr., Sean, Conor and Liam; a daughter, Colleen; his mother, Mary; six siblings; and many other relatives and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A. D., do hereby express our sorrow on the death of Dennis J. Glascott, Sr. and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mrs. Dennis J. Glascott, Sr. and family.

TRIBUTE TO LATE MRS. VERA MEILUP.

WHEREAS, God in His infinite wisdom and judgment has called to her eternal reward Vera Meilup, a beloved Chicago resident who was a survivor of the Nazi holocaust; and

WHEREAS, The City Council has been informed of this transition by The Honorable Vi Daley, Alderman of the 43rd Ward; and

WHEREAS, Born in Lovno, Lithuania, Vera Meilup was a young mother at the outbreak of World War II, and her family's poignant and horrifying story of ghetto life and deprivation, and the death of most of her loved ones was told by her brother, William W. Mishell, in his book, *Kaddish for Kovno*; and

WHEREAS, Partially paralyzed by a childhood illness, Vera Meilup was able to hide her affliction from her tormentors and was sent to a work camp instead of a death camp; and there she remained until the end of the war; and

WHEREAS, Several years later, Vera Meilup and her second husband, Misha, emigrated to the United States and thrived, with their only child, in the Washington, D.C. area, and when she was widowed eight years ago, came to Chicago to be nearer to their daughter; and

WHEREAS, Despite her experience in World War II, Vera Meilup retained a positive and inspiring attitude and was a strengthening influence on her family and friends. She belonged to Temple Shalom and established an extended family there, and she was greatly loved and respected; and

WHEREAS, Vera Meilup leaves to celebrate her life, her daughter, Esther Baumgarten; two grandchildren; other relatives and many friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby express our sorrow on the death of Vera Meilup and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Vera Meilup.

*CONGRATULATIONS EXTENDED TO CATHARINE AND KEVIN BELL
ON BIRTH OF SON, JOSEPH CARROLL.*

WHEREAS, Catharine and Kevin Bell delivered a brand new baby into the world on Thursday, November 30, 2000; and

WHEREAS, On that date the City of Chicago's newest citizen Joseph Carroll Bell made his first appearance -- all seven pounds, fifteen ounces and stretching the tape to twenty inches; and

WHEREAS, The joy spread throughout the neighborhood and to the family's many dear friends and loving relatives, particularly the new grandparents Carol and Ray Kleiman and Muriel Bell; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000 do hereby extend our heartiest congratulations to Catharine and Kevin Bell and proudly welcome their son Joseph Carroll Bell to our city where we are confident he will grow and prosper and following in his family's footsteps make many significant contributions to our community; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Joseph Carroll Bell.

*CONGRATULATIONS EXTENDED TO MR. LAURY LEWIS ON BEING
NAMED "GARDENER OF THE YEAR" IN MAYOR DALEY'S
2000 LANDSCAPE AWARDS PROGRAM.*

WHEREAS, Laury Lewis, a resident of Chicago's great Sheffield neighborhood, has been named "Gardener of the Year" in Mayor Daley's 44th Annual Landscape Awards program; and

WHEREAS, The City Council has been notified of this outstanding achievement by The Honorable Vi Daley, Alderman of the 43rd Ward; and

WHEREAS, The Landscape Awards Program is sponsored by the Chicago Department of Environment and the Mayor's Landscape Task Force and is underwritten by IMC Global, Inc.; and

WHEREAS, The exceptional garden of Laury Lewis, at his North Wayne Avenue residence, incorporates a beautiful parkway landscape, English style front yard cottage garden and a rear yard garden with waterfall; and

WHEREAS, The leaders of our great city note with great pleasure and pride the outstanding contributions to its beautification; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby express our heartiest congratulations to Laury Lewis on having been named "Gardener of the Year" in Mayor Daley's 44th Annual Landscape Awards program; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Laury Lewis.

*CONGRATULATIONS AND GRATITUDE EXTENDED TO
MR. WILLIAM STAPLES FOR DEDICATED SERVICE
TO THE NORTH STATE ASTOR, LAKE SHORE
DRIVE ASSOCIATION.*

WHEREAS, The North State Astor, Lake Shore Drive Association is a highly respected community organization representing one of the most admired neighborhoods on Chicago's near north side; and

WHEREAS, William Staples has been an active member and leader in The North State Astor, Lake Shore Drive Association for many years having served on the board of directors since the early 1980s and as its president for the past three years; and

WHEREAS, Under William Staple's leadership, The North State Astor, Lake Shore Drive Association has successfully sponsored fund-raisers including the popular Evening on Astor that helped establish a sound fiscal base for the association and helped finance neighborhood beautification projects; and

WHEREAS, The North State Astor, Lake Shore Drive Association has been well-served by William Staples' effective representation of the community, his efforts to increase membership, and to increase neighborhood communication and education through a quarterly newsletter; and

WHEREAS, Most noted from his tenure as president of The North State Astor, Lake Shore Drive Association was the association's work with the Near North Preservation Coalition that resulted in the designation of the Near North Historic District that established height restrictions for previously unrestricted high-rise development that threatened the landmark neighborhood; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby honor and express our deepest appreciation for the vast accomplishment and dedicated service of William Staples to the community represented by The North State Astor, Lake Shore Drive Association; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. William Staples.

CONGRATULATIONS AND GRATITUDE EXTENDED TO
MS. BETTY ZENI FOR DEDICATED SERVICE TO
THE NORTH STATE ASTOR, LAKE SHORE
DRIVE ASSOCIATION.

WHEREAS, The North State Astor, Lake Shore Drive Association is a highly respected community organization representing one of the most admired neighborhoods on Chicago's near north side; and

WHEREAS, Betty Zeni has been an active member and leader in The North State Astor, Lake Shore Drive Association for many years having served on the board of directors since the early 1980s; and

WHEREAS, With Betty Zeni's inspiration and leadership, The North State Astor, Lake Shore Drive Association has successfully sponsored fund-raisers including the popular Evening on Astor and Echoes cocktail party that helped establish a sound fiscal base for the association and helped finance neighborhood beautification projects; and

WHEREAS, The North State Astor, Lake Shore Drive Association has been well-served by Betty Zeni's knowledge and vision in planning, zoning and historic landmark preservation; and

WHEREAS, Inspired by leadership such as that demonstrated by Betty Zeni, The North State Astor, Lake Shore Drive Association became a partner in the Near North Preservation Coalition working to achieve the Near North Historic District designation that established height restrictions for previously unrestricted high-rise development that threatened the landmark neighborhood; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby honor and express our deepest appreciation for the vast accomplishment and dedicated service of Betty Zeni to the community represented by The North State Astor, Lake Shore Drive Association; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Ms. Betty Zeni.

*CONGRATULATIONS AND GRATITUDE EXTENDED TO
MR. DAVID SCHMEISSING FOR DEDICATED
SERVICE TO THE WRIGHTWOOD
NEIGHBORS CONSERVATION
ASSOCIATION.*

WHEREAS, The Wrightwood Neighbors Conservation Association is a highly respected community organization representing one of Chicago's most admired neighborhoods in the Lincoln Park community; and

WHEREAS, David Schmeissing has been an active member and leader in the Wrightwood Neighbors Association for many years having served on the board of directors for the last ten years and serving as chairman of the safety committee; and

WHEREAS, Most notable is the last two years during which David Schmeissing served as president of Wrightwood Neighbors and served as a director on the board of the Lincoln Park Conservation Association; and

WHEREAS, As further example to David Schmeissing's community involvement, he has represented the Wrightwood Neighbors in the neighborhood advisory

councils of DePaul University and Children's Memorial Hospital as well as operating his family bakery and being an active member of the Lincoln Park Chamber of Commerce; and

WHEREAS, Under David Schmeissing's leadership Wrightwood Neighbors raised thousands of dollars from its Taste of Lincoln Avenue which were returned to the Wrightwood community through a number of projects and contributions to many schools and charitable organizations; and

WHEREAS, The Wrightwood Neighbors Association was well-served by David Schmeissing's effective negotiations with developers to insure harmony with the existing community and the leadership role the organization asserted in advocating for improved safety for senior citizens living in the neighborhood's C.H.A. housing; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby honor and express our deepest appreciation for the vast accomplishment and dedicated service of David Schmeissing to the community represented by the Wrightwood Neighbors Conservation Association; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. Schmeissing.

CONGRATULATIONS EXTENDED TO GOOSE ISLAND BREWING
COMPANY ON NOMINATION FOR INITIATIVE FOR A
COMPETITIVE INNER CITY, INC. MAGAZINE'S
"INNER CITY 100" AWARD.

WHEREAS, Goose Island Brewing Company is one of only nine Chicago inner-city companies nominated for the prestigious third annual *Initiative for a Competitive Inner City, Inc.* (I.C.I.C.) magazine "Inner City 100" -- a national listing of one hundred fast-growing companies thriving within America's inner cities. Previously in the year 2000, Chicago was proud to have five companies on the 100 List; and

WHEREAS, The City Council was informed of this distinction by The Honorable Vi Daley, Alderman of the 43rd Ward; and

WHEREAS, Goose Island Brewing Company, at 1800 West Fulton Street, is one of the first brew pubs in the United States and one of the most recognizable in the Midwest. Its inner-city location attracts a diverse body of employees, and local workforce initiatives aid in job placement and language training; and

WHEREAS, Goose Island Brewing Company, founded and headed by John Hall, is one of our great city's most rapidly growing businesses and a great asset to its grateful community; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby extend our heartiest congratulations to Goose Island Brewing Company on its nomination as one of America's 2001 "Inner City 100" by the *Initiative for a Competitive Inner City, Inc.* magazine; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Goose Island Brewing Company.

Presented By

ALDERMAN LEVAR (45th Ward):

**CONGRATULATIONS EXTENDED TO MR. JEFFERY GIEGOLDT
ON ACHIEVING RANK OF EAGLE SCOUT.**

WHEREAS, Jeffery Giegoldt, outstanding young resident of Chicago's great 45th Ward and a member of United In Faith Boy Scout Troop 166, has achieved the highest rank in scouting, Eagle Scout, and will be presented his Eagle Badge February 10, 2001; and

WHEREAS, The Chicago City Council has been informed of this honorable occasion by Patrick J. Levar, Alderman of the 45th Ward; and

WHEREAS, Jeffery Giegoldt typifies the type of youth of whom the leaders of our great city are so justly proud, being an outstanding citizen of his community and country; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, A.D., do hereby congratulate Jeffery Giegoldt on having achieved the highest rank in scouting, Eagle Scout, and extend to this fine young citizen our very best wishes for a happy, successful and prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Jeffery Giegoldt.

Presented By

ALDERMAN M. SMITH (48th Ward):

CONGRATULATIONS EXTENDED TO MR. LEO ZINDERMAN
ON BAR MITZVAH.

WHEREAS, Leo Zinderman, who is eighty-nine years young and resides at the Alden Lakeland Nursing Home on Chicago's great north side, will shortly celebrate his bar mitzvah; and

WHEREAS, Bar mitzvah is the rite wherein a Jewish teenage male is welcomed into manhood, but Leo Zinderman, at the time, suffering the horrors of World War II, never had a proper bar mitzvah and has long dreamt of having that rite; and

WHEREAS, Leo Zinderman now celebrates his bar mitzvah, supported by his loving wife, Sonja, their family and their many friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago gathered here this thirteenth day of December, 2000, A.D., do express our heartiest congratulations to Leo Zinderman in celebration of his bar mitzvah and extend to this fine citizen our very best wishes for his continuing spiritual fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Leo Zinderman.

Presented By

ALDERMAN MOORE (49th Ward):

*EXPRESSION OF SUPPORT FOR REVEREND RONALD I.
SCHUPP ON VIGIL FOR HUMAN RIGHTS AND
INDEPENDENCE IN TIBET.*

WHEREAS, The people of Tibet will be commemorating the forty-second anniversary of their struggle for total independence from the Peoples Republic of China on March 10, 2001, this day being known as Tibetan National Day; and

WHEREAS, The situation for Tibetans in China remains grim and unchanged, forcing many Tibetans over the years to live in countries other than their own, thus denying them the rights of sovereignty and freedom; and

WHEREAS, The fourteenth Dalai Lama continues to search and labor for a peaceful end to the Chinese occupation of Tibet, and for his many efforts the Dalai Lama was awarded the Nobel Peace Prize in 1989; and

WHEREAS, On March 10, 2001, The Reverend Ronald I. Schupp, a civil and human rights leader, will conduct a twenty-four hour fast and vigil calling upon the Peoples Republic of China to grant independence to Tibet, recognizing it as a free and independent nation and culture; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, do hereby lend our full support to The Reverend Ronald I. Schupp and his peaceful vigil for human rights and independence for Tibet; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Reverend Ronald I. Schupp upon its passage.

*PROCLAMATION OF DECEMBER 16, 2000 AS "FAMILY FEDERATION
FOR WORLD PEACE AND UNIFICATION DAY IN CHICAGO".*

WHEREAS, Just as love within the family is the cornerstone of society, the Family Federation for World Peace and Unification (F.F.W.P.U.) believes that empowering the role of family-based moral leadership in society is fundamental to society's well being; and

WHEREAS, Healthy families are the foundation for healthy, well-adjusted nations because the values that promote peace in the world community are a direct extension of the values that promote peace within individual families; and

WHEREAS, Promoting the development of such families is the central task of the Family Federation for World Peace and Unification. Specifically, the F.F.W.P.U. promotes the responsibility of parents to care for and love their children; to guide them to the highest moral, physical and intellectual standards; and to protect them from abuse and exploitation. The responsibility of husband and wife is to maintain purity in conjugal love, upholding the ideal of marital fidelity, while the responsibility of children is to love and respect their parents. A society of families that follow this standard has the capacity to overcome even the most pervasive social problems; and

WHEREAS, Throughout the 1990s thousands of couples throughout the great City of Chicago have rededicated their marriages and their eternal commitments to their families and spouses; and

WHEREAS, The founders of the Family Federation for World Peace and Unification, The Reverend Sun Myung Moon and Doctor Hak Ja Han Moon will be addressing Midwestern Delegates at the fifth annual True Family Values Banquet at the downtown Chicago Marriott Hotel on Saturday, December 16, 2000; and

WHEREAS, The occasion of the True Family Values Banquet will also be a celebration of the eightieth birthday of The Reverend Sun Myung Moon; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this thirteenth day of December, 2000, do hereby proclaim Saturday, December 16, 2000, as "Family Federation for World Peace and Unification Day in Chicago"; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to the Reverend Sun Myung Moon upon its passage.

Presented By

ALDERMAN STONE (50th Ward):

TRIBUTE TO LATE MR. BERNARD BROWN.

WHEREAS, Almighty God in His infinite mercy and wisdom called Bernard Brown to his eternal reward on the second day of December, 2000, at the age of ninety-four; and

WHEREAS, Mr. Brown was a native of New York, spending most of his life in Chicago, Illinois; and

WHEREAS, Mr. Brown attended Crane High School, where he learned many of his drafting skills, and later when working for an architectural firm; one of his first jobs was designing seats for the old Chicago Stadium; and

WHEREAS, Mr. Brown was very proud of his accomplishments as an architect with the City of Chicago. During his many years of service, which ended nearly twenty years ago, he helped to design parts of the subway system, elevated train system, Lake Shore Drive and numerous other buildings in the City of Chicago, as well as a designer of the Jardin Water Plant; and

WHEREAS, Mr. Brown, and his late wife, Rose, never had children, but were very active in Temple Beth-El in Northbrook, Illinois. The Brown's helped to create a youth group, and donated a large sum of money to help pay for the temple's sanctuary; and

WHEREAS, Mr. Bernard Brown is survived by his nieces and nephews; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this thirteenth day of December, in the year 2000, A.D., do hereby express our deepest sorrow at the passing of Mr. Bernard Brown and do also extend to his beloved family and friends our deepest condolences on the occasion of their profound loss; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Mr. Bernard Brown.

MATTERS PRESENTED BY THE ALDERMEN.

***(Presented By Wards, In Order, Beginning
With The Fiftieth Ward)***

Arranged under the following subheadings:

1. Traffic Regulations, Traffic Signs and Traffic-Control Devices.
2. Zoning Ordinance Amendments.
3. Claims.
4. Unclassified Matters (arranged in order according to ward numbers).
5. Free Permits, License Fee Exemptions, Cancellation of Warrants for Collection and Water Rate Exemptions, Et Cetera.

***1. TRAFFIC REGULATIONS, TRAFFIC SIGNS
AND TRAFFIC-CONTROL DEVICES.***

***Referred -- ESTABLISHMENT OF LOADING ZONES
AT SUNDRY LOCATIONS.***

The aldermen named below presented proposed ordinances to establish loading zones at the locations designated and for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location, Distance And Time
GRANATO (1 st Ward)	West North Avenue, at 1921 -- 7:00 A.M. to 10:00 P.M. -- daily;
OCASIO (26 th Ward)	North Western Avenue, at 1340, for a distance of 25 feet -- 9:00 A.M. to 5:00 P.M. -- Monday through Saturday;

12/13/2000

NEW BUSINESS PRESENTED BY ALDERMEN 48763

Alderman

Location, Distance And Time

North Western Avenue, at 1800, for a distance of 25 feet -- 9:00 A.M. to 8:00 P.M. -- Monday through Saturday;

BURNETT (27th Ward)

North Carpenter Street, at 232 -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday;

South Clinton Street, at 113 -- 117 -- 6:00 A.M. to 8:00 P.M. -- daily;

West Grand Avenue, at 3733 -- 9:00 A.M. to 7:00 P.M. -- Monday through Saturday;

South Halsted Street, at 234 -- at all times -- daily;

North Milwaukee Avenue, at 415 -- 4:00 P.M. to 2:00 P.M. -- Tuesday through 2:00 P.M.;

West Randolph Street, at 440 -- 5:00 P.M. to 2:00 A.M. -- daily;

West Superior Street, at 943 -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday;

North Wells Street, at 1350 -- 9:00 A.M. to 10:00 A.M. -- daily;

STONE (50th Ward)

West Howard Street, at 2841, for a distance of 144 feet east of North Francisco Avenue to 194 feet thereof -- 8:00 A.M. to 8:00 P.M. -- Monday through Saturday.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
LOADING ZONE ON PORTIONS OF NORTH
ASHLAND AVENUE.

Alderman Granato (1st Ward) presented a proposed ordinance to amend an ordinance passed by the City Council on November 3, 1999 (Journal of the Proceedings of the City Council, page 14174) which established loading zones on portions of specified public ways by striking the words: "North Ashland Avenue (east side) from a point 465 feet north of North Milwaukee Avenue, to a point 70 feet north thereof -- loading zone -- 6:00 P.M. to 5:00 A.M. -- tow-away zone -- Monday through Saturday (99-0599)", and inserting in lieu thereof: "North Ashland Avenue (east side) from a point 465 feet north of North Milwaukee Avenue, to a point 70 feet north thereof -- loading zone -- 2:00 P.M. to 5:00 A.M. -- tow-away zone -- Monday through Saturday", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
LOADING ZONE AT 999½ WEST WOLFRAM STREET.

Alderman Hansen (44th Ward) presented a proposed ordinance to amend a previously passed ordinance which established loading zones on portions of specified public ways by striking the words: "West Wolfram Street, at 999½ -- no parking -- loading zone/tow-away zone", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF FIFTEEN MINUTE STANDING
ZONES/TOW-AWAY ZONES AT SPECIFIED LOCATIONS.

The aldermen named below presented three proposed ordinances to establish fifteen minute standing zones/tow-away zones and require that unattended vehicles have hazard lights activated while at the locations and for the times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location
OCASIO (26 th Ward)	West Diversey Avenue, at 2843, for a distance of 25 feet -- 10:00 A.M. to 6:30 P.M. -- Monday through Saturday;
DALEY (43 rd Ward)	North Lincoln Park West, at 2045 -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday; North Lincoln Park West, at 2130 -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday.

Referred -- ESTABLISHMENT OF FIFTEEN MINUTE LOADING ZONES/TOW-AWAY ZONES AT SPECIFIED LOCATIONS.

Alderman Haithcock (2nd Ward) presented two proposed ordinances to establish fifteen minute loading zones/tow-away zones and require that unattended vehicles have hazard lights activated while at the locations and for the times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

West Polk Street, from the southwest corner of West Polk Street and State Street, to a point 50 feet west of State Street -- at all times -- daily; and

South Wabash Avenue, at 828, for a distance of 50 feet -- 7:00 A.M. to 6:00 P.M. -- daily.

Referred -- ESTABLISHMENT OF THIRTY MINUTE LOADING ZONES/TOW-AWAY ZONES AT SPECIFIED LOCATIONS.

Alderman Natarus (42nd Ward) presented proposed ordinances to establish thirty minute loading zones and require that unattended vehicles have hazard lights

activated while at the locations and for the times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

North Dearborn Street, at 150, for two parking spaces -- 11:00 A.M. to 2:00 A.M. -- daily;

North Dearborn Street, immediately south of the main entrance to The Goodman Theatre;

West Lake Street (south side) immediately east of the theatre's loading dock (removal of one parking meter) -- 8:00 A.M. to 10:00 P.M. -- daily;

North St. Clair Street (west side) at East Huron Street -- at a point 15 feet from the intersection of East Huron Street and North St. Clair Street for a distance of 30 feet;

North State Street, at 814 -- 7:00 A.M. to 6:00 P.M. -- Monday through Saturday; and

West Superior Street, at 310 -- for the entire length of the building (removal of four parking meters) 7:00 A.M. to 9:00 P.M. -- Monday through Saturday and 11:00 A.M. to 6:00 P.M. -- Sunday.

Referred -- ESTABLISHMENT OF NO PARKING/LOADING ZONES/
TOW-AWAY ZONES AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to establish no parking/loading zones/tow-away zones at the locations designated and for the times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location, Distance And Time
<i>HAITHCOCK</i> (2 nd Ward)	West 14 th Place, at South State Street, for a distance of 25 feet east of South State Street -- at all times;

Alderman

Location, Distance And Time

HANSEN (44th Ward)

West Diversey Parkway, at 824 -- 7:30
A.M. to 5:00 P.M. -- Sunday through
Saturday.

Referred -- ESTABLISHMENT OF ONE-WAY TRAFFIC RESTRICTION
ON PORTIONS OF SPECIFIED PUBLIC WAYS.

The aldermen named below presented proposed ordinances to restrict the movement of vehicular traffic to a single direction in each case on the public ways specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman

Location, Distance And Direction

BEALE (9th Ward)

South Princeton Avenue, from West 99th
Street to West 103rd Street -- northerly;

East 120th Place, from South State Street
to South Michigan Avenue -- easterly;

DEVILLE (21st Ward)

South Parnell Avenue, from West 95th
Street to West 97th Street -- southerly;

OCASIO (26th Ward)

North Washtenaw Avenue, from West
Cortland Street to West Armitage Avenue
-- southerly.

Referred -- ESTABLISHMENT OF FIFTEEN MINUTE STANDING ZONES/TOW-AWAY ZONES AT SPECIFIED LOCATIONS.

Alderman Shiller (46th Ward) presented proposed ordinances to establish fifteen minute standing zones and require that unattended vehicles have hazard lights activated while at the locations and for the times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

West Grace Street, at 934, for a distance of 25 feet -- 11:00 A.M. to 7:00 P.M. -- Wednesday through Monday; and

West Sheridan Road, at a point 20 feet east of North Broadway, for a distance of 25 feet -- 7:00 A.M. to 8:00 P.M. -- daily.

Referred -- CONSIDERATION FOR INSTALLATION OF PARKING METERS AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed orders directing the Commissioner of Transportation to give consideration to the installation of parking meters at the locations specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location
COLOM (35 th Ward)	North Spaulding Avenue (in the diagonal parking area) from 2402 to 2410 -- 25 cents per hour -- for nine parking spaces;
DALEY (43 rd Ward)	North Halsted Street (west side) in the 2000 block -- 25 cents per 30 minutes -- two hour limit -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday.

Referred -- LIMITATION OF PARKING DURING SPECIFIED
HOURS AT DESIGNATED LOCATIONS.

The aldermen named below presented proposed ordinances to limit the parking of vehicles at the locations designated and for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location, Distance And Time
<i>RUGAI</i> (19 th Ward)	South Homewood Avenue (both sides) from 11450 to 11460, for a distance of 50 feet, from South Homewood Avenue to the alley -- 8:00 A.M. to 10:00 P.M. -- Monday through Friday;
	West 115 th Street (both sides) at 1928 -- 200 feet east of the Metra tracks -- 8:00 A.M. to 10:00 P.M. -- Monday through Friday;
<i>CAROTHERS</i> (29 th Ward)	West Fullerton Avenue, at 6012 -- two hour limit -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday.

Referred -- PROHIBITION OF PARKING AT ALL
TIMES AT DESIGNATED LOCATIONS.

The aldermen named below presented proposed ordinances to prohibit the parking of vehicles at all times at the locations designated and for the distances specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location
<i>HAIRSTON</i> (5 th Ward)	South Kenwood Avenue, at 7322 (except for handicapped);
<i>BEAVERS</i> (7 th Ward)	South Burnham Avenue, at 8524 (except for handicapped); South Colfax Avenue, at 7936 (except for handicapped); South Marquette Avenue, at 7921 (except for handicapped);
<i>BEALE</i> (9 th Ward)	South Lafayette Avenue, at 12025 (except for handicapped); South Riverdale Avenue, at 13334 (except for handicapped); East 103 rd Place, at 719 (except for handicapped);
<i>BALCER</i> (11 th Ward)	South Paulina Street, at 3530 (except for handicapped); West 45 th Place, at 2530 (except for handicapped); West 35 th Place, at 832 (except for handicapped);
<i>BURKE</i> (14 th Ward)	South Richmond Street, at 4607 (except for handicapped);

Alderman	Location
<i>COLEMAN</i> For <i>T. THOMAS</i> (15 th Ward)	South Campbell Avenue, at 7119 (except for handicapped);
	South Oakley Avenue, at 6845 (except for handicapped);
	South Richmond Street, at 7305 (except for handicapped);
<i>RUGAI</i> (19 th Ward)	South Homewood Avenue and South Hermosa Avenue (both sides) at 115 th Street of traffic island;
	South Whipple Street, at 10350 (except for handicapped);
<i>ZALEWSKI</i> (23 rd Ward)	South Kildare Avenue, at 4835 (except for handicapped);
	South Knox Avenue (east side) from South Archer Avenue south to West 53 rd Street (tow-away zone);
	South La Crosse Avenue, at 5053 (except for handicapped);
	South Major Avenue, at 6238 (except for handicapped);
	South Mason Avenue, at 5706 (except for handicapped);
<i>CHANDLER</i> (24 th Ward)	South Central Park Avenue, at 1838 (except for handicapped);

Alderman	Location
<i>OCASIO</i> (26 th Ward)	West Jackson Boulevard, at 4725 (except for handicapped); South Kildare Avenue, at 1307 (except for handicapped); South Lawndale Avenue, at 1918 (except for handicapped); West Polk Street, at 3027 (except for handicapped);
<i>BURNETT</i> (27 th Ward)	North Drake Avenue, at 1752, for a distance of 35 feet (except for handicapped); West Lyndale Street, at 2518, for a distance of 35 feet (except for handicapped);
<i>E. SMITH</i> (28 th Ward)	In alley of West Division Street, at 157; South Peoria Street, from 409 through 413 (in driveway); South Sangamon Street, at 203 (in driveway);
<i>MATLAK</i> (32 nd Ward)	West Washington Boulevard, at 4935 (except for handicapped);
	North Hoyne Avenue, at 3139 (except for handicapped);

Alderman	Location
	North Winchester Avenue, at 1844 (except for handicapped);
<i>AUSTIN</i> (34 th Ward)	South Morgan Street, at 10447 (except for handicapped);
	South Wentworth Avenue, at 11729 (except for handicapped);
	West 113 th Street, at 58 (except for handicapped);
<i>MITTS</i> (37 th Ward)	North Lockwood Avenue, at 1109 (except for handicapped);
<i>NATARUS</i> (42 nd Ward)	South Carpenter Street, at 718 (except for disabled).

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
2649 NORTH ALTGELD STREET.

Alderman Ocasio (26th 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 Altgeld Street, at 2649 (Handicapped Parking Permit 19270)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
1511 NORTH AUSTIN BOULEVARD.

Alderman Carothers (29th 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 Austin Boulevard, at 1511 (Handicapped Parking Permit 11565)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
4113 WEST BARRY AVENUE.

Alderman Wojcik (30th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "West Barry Avenue, at 4113 (Handicapped Parking Permit 14526)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT 5027
NORTH BERNARD STREET.

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 Bernard Street, at 5027 (Handicapped parking Permit 17712)," which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
2953 SOUTH BONFIELD STREET.

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 Bonfield Street, at 2953", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
7831 -- 7833 SOUTH COLFAX AVENUE.

Alderman Beavers (7th 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 Colfax Avenue, at 7831 -- 7833 (Handicapped Parking Permit 16116)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
2706 WEST GREENLEAF 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: "West Greenleaf Avenue, at 2706 (Handicapped Parking Permit 17867)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
4111 WEST GRENSHAW STREET.

Alderman Chandler (24th 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 Grenshaw Street, at 4111 (Handicapped Parking Permit 11952)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
1900 SOUTH HARDING AVENUE.

Alderman Chandler (24th 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 Harding Avenue, at 1900 (Handicapped Parking Permit 16606)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
4141 WEST HARRISON STREET.

Alderman Chandler (24th 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 Harrison Street, at 4141 (Handicapped Parking Permit 5428)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
3027 NORTH HAUSSEN COURT.

Alderman Wojcik (30th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "North Hausсен Court, at 3027 (Handicapped Parking Permit 12344)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
3754 SOUTH HERMITAGE 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 Hermitage Avenue, at 3754 (moving to 6053 South Moody Avenue)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
1922 WEST HOOD AVENUE.

Alderman O'Connor (40th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "West Hood Avenue, at 1922 (Handicapped Parking Permit 19363)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
3553 SOUTH HOYNE 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 Hoyne Avenue, at 3553", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
4018 WEST KAMERLING AVENUE.

Alderman Mitts (37th 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 Kamerling Avenue, at 4018 (Handicapped Parking Permit 3875)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
5230 NORTH LEAMINGTON 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 Leamington Avenue, at 5230 (Handicapped Parking Permit 5316)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
11647 SOUTH MAY STREET.

Alderman Austin (34th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "South May Street, at 11647 (Handicapped Parking Permit 15589)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
5605 SOUTH MAYFIELD AVENUE.

Alderman Zalewski (23rd 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 Mayfield Avenue, at 5605 (handicapped permit parking)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
5516 SOUTH NEENAH AVENUE.

Alderman Zalewski (23rd 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 Neenah Avenue, at 5516 (handicapped permit parking)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
5537 WEST PARKER AVENUE.

Alderman Wojcik (30th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "West Parker Avenue, at 5537 (Handicapped Parking Permit 10063)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
8309 SOUTH PEORIA STREET.

Alderman DeVille (21st 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 Peoria Street, at 8309 (Handicapped Parking Permit 16390)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
3212 SOUTH PRINCETON 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 Princeton Avenue, at 3212", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
6341 WEST SCHOOL STREET.

Alderman Allen (38th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "West School Street, at 6341 (Handicapped Parking Permit 8761)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
5317 SOUTH SPAULDING AVENUE.

Alderman Burke (14th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "South Spaulding Avenue, at 5317 (Handicapped Parking Permit 3686)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
5825 SOUTH SPAULDING AVENUE.

Alderman Burke (14th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "South Spaulding Avenue, at 5825 (Handicapped Parking Permit 8960)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
5111 WEST VAN BUREN STREET.

Alderman Carothers (29th 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 Van Buren Street, at 5111 (Handicapped Parking Permit 9054)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
7318 SOUTH WABASH AVENUE.

Alderman Lyle (6th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "South Wabash Avenue, at 7318 (Handicapped Parking Permit 11127)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
5224 WEST WELLINGTON AVENUE.

Alderman Wojcik (30th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "West Wellington Avenue, at 5224 (Handicapped Parking Permit 18392)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT 3735 SOUTH
WINCHESTER 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 Winchester Avenue, at 3735", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT 7439 SOUTH
WENTWORTH AVENUE.

Alderman Lyle (6th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "South Wentworth Avenue, at 7439 (Handicapped Parking Permit 3316)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT 8830 SOUTH
WINCHESTER AVENUE.

Alderman DeVille (21st 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 Winchester Avenue, at 8830 (Handicapped Parking Permit 3036)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
620 WEST 43RD STREET.

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: "West 43rd Street, at 620 (handicapped permit parking)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION AT ALL TIMES AT
3052 EAST 97TH STREET.

Alderman Pope (10th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "East 97th Street, at 3052 (Handicapped Parking Permit 17652)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- REMOVAL OF PARKING PROHIBITION AT ALL
TIMES AT SUNDRY LOCATIONS.

The aldermen named below presented proposed ordinances to remove the parking prohibitions in effect at all times at the locations specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location
MUNOZ (22 nd Ward)	South Avers Avenue, at 2709 -- at all times -- daily;

Alderman

Location

NATARUS (42nd Ward)

West Delaware Place, at 119th.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION DURING SPECIFIED HOURS ON
PORTION OF SOUTH BEVERLY AVENUE.

Alderman DeVille (21st Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles during specified hours on portions of various public ways by striking the words: "South Beverly Avenue (east side) from West 91st Street to West 95th Street -- except Saturdays, Sundays and holidays -- no parking" and inserting in lieu thereof: "South Beverly Avenue (east side) from the first alley south of West 91st Street to West 94th Street -- no parking anytime", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
PARKING PROHIBITION DURING SPECIFIED HOURS ON
PORTIONS OF WEST HIRSCH STREET AND
NORTH SPRINGFIELD AVENUE.

Alderman Suarez (31st Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles during specified hours on portions of various public ways by striking the words: "West Hirsch Street, in the 3900 block and North Spaulding Avenue, in the 1400 block -- 8:00 A.M. to 4:00 P.M. -- on all school days" and inserting in lieu thereof: "West Hirsch Street, in the 3900 block and North Spaulding Avenue, in the 1400 block -- 7:00 A.M. to 4:00 P.M. on all school days", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- RELOCATION OF PARKING PROHIBITION AT
ALL TIMES TO 5442 WEST MONROE STREET.

Alderman Carothers (29th Ward) presented a proposed ordinance to relocate a parking prohibition in effect at all times from its current location at 5054 West Van Buren Street to a new location at 5442 West Monroe Street (Handicapped Parking Permit 12561), which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- RELOCATION OF PARKING PROHIBITION AT
ALL TIMES TO 4901 NORTH ST. LOUIS AVENUE.

Alderman Laurino (39th Ward) presented a proposed ordinance to relocate the parking prohibition in effect at all times from its current location at 4950 North Kentucky Avenue to a new location at 4901 North St. Louis Avenue (install on West Ainslie Street) (Handicapped Parking Permit 16096), which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF RESERVED HANDICAPPED
PARKING AT 3137 WEST ROOSEVELT ROAD.

Alderman Chandler (24th Ward) presented a proposed ordinance to establish reserved parking for the handicapped at 3137 West Roosevelt Road, to be in effect at all times with no exceptions, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- CONSIDERATION FOR ESTABLISHMENT OF
RESIDENTIAL PERMIT PARKING ZONES AT
SPECIFIED LOCATIONS.

The aldermen named below presented a proposed ordinance and proposed orders to give consideration to the establishment of residential permit parking zones at the locations designated and for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location And Distance
<i>DIXON</i> (8 th Ward)	South Chappel Avenue (both sides) in the 7800 block -- 7:00 A.M. to 6:00 P.M. -- Monday through Friday;
<i>BEALE</i> (9 th Ward)	South Parnell Avenue (both sides) in the 12400 block -- 6:00 A.M. to 9:00 A.M. and 6:00 P.M. to 1:00 A.M. -- Monday through Saturday and holidays;
<i>OLIVO</i> (13 th Ward)	West 61 st Street, from the first alley west of South Central Avenue to South Parkside Avenue -- at all times -- daily;
<i>DE VILLE</i> (21 st Ward)	South Aberdeen Street (both sides) in the 9300 block -- at all times -- daily; West 94 th Street (both sides) in the 1100 block -- at all times -- daily;
<i>OCASIO</i> (26 th Ward)	North Monticello Avenue, in the 1700 block;

Alderman	Location And Distance
<i>MITTS</i> (37 th Ward)	<p>West Crystal Street (both sides) in the 5100 block -- at all times;</p> <p>North Kildare Avenue (both sides) in the 1400 block -- at all times -- daily;</p> <p>North Long Avenue (both sides) in the 1500 block -- at all times -- daily;</p>
<i>SHILLER</i> (46 th Ward)	<p>West Cuyler Avenue (both sides) in the 900 block -- 6:00 P.M. to 9:00 A.M. -- Sunday through Friday.</p>

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
RESIDENTIAL PERMIT PARKING ZONE ON PORTION OF
NORTH LONG AVENUE.

Alderman Mitts (37th Ward) presented a proposed ordinance to amend a previously passed ordinance which established residential permit parking zones on portions of specified public ways by striking the words: "North Long Avenue (west side) from West Huron Street to a point 100 feet south of West Chicago Avenue; and North Long Avenue (east side) from a point 437 feet north of West Huron Street, to a point 75 feet south of West Chicago Avenue -- 7:00 A.M. to 6:00 P.M. -- Monday through Saturday (Zone 19)" and inserting in lieu thereof: "North Long Avenue (west side) from West Huron Street to a point 100 feet south of West Chicago Avenue; and North Long Avenue (east side) from a point 437 feet north of West Huron Street, to a point 75 feet south of West Chicago Avenue -- at all times (Zone 19)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
RESIDENTIAL PERMIT PARKING ZONE IN 4800
BLOCK OF NORTH NASHVILLE AVENUE.

Alderman Doherty (41st Ward) presented a proposed ordinance to amend a previously passed ordinance which established residential permit parking zones on portions of specified public ways by striking the words: "North Nashville Avenue, in the 4800 block (Zone 2)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
RESIDENTIAL PERMIT PARKING ZONE ON PORTION
OF NORTH ORLEANS STREET.

Alderman Burnett (27th Ward) presented a proposed ordinance to amend a previously passed ordinance which established residential permit parking zones on portions of specified public ways by striking the words: "North Orleans Street (east side) in the 1400 and 1500 blocks -- Residential Permit Parking Zone 372 -- at all times -- 6:00 P.M. to 6:00 A.M." and inserting in lieu thereof: "North Orleans Street (both sides) in the 1400 and 1500 blocks -- Residential Permit Parking Zone 372 -- at all times -- 6:00 P.M. to 6:00 A.M.", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- CONSIDERATION FOR EXTENSION OF RESIDENTIAL
PERMIT PARKING ZONE 168 ON PORTION
OF WEST CORTEZ STREET.

Alderman Matlak (32nd Ward) presented a proposed order to give consideration to the extension of Residential Permit Parking Zone 168 in the 2200 block of West Cortez Street, between North Leavitt Street and North Oakley Avenue, to be in effect from 6:00 P.M. to 6:00 A.M., daily, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- CONSIDERATION FOR EXTENSION OF RESIDENTIAL
PERMIT PARKING ZONE 746 ON PORTION
OF WEST 40TH STREET.

Alderman Frias (12th Ward) presented a proposed order to give consideration to the extension of Residential Permit Parking Zone 746 to include both sides of South Maplewood Avenue, from 4000 south through 4158 south, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- DESIGNATION OF SERVICE DRIVE/DIAGONAL
PARKING ON PORTION OF SOUTH MANISTEE AVENUE.

Alderman Pope (10th Ward) presented a proposed ordinance to designate a service drive and permit diagonal parking on the east side of South Manistee Avenue, from Brainard Avenue to the first alley north thereof, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF TOW-AWAY
ZONES AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to establish tow-away zones at the locations designated and for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location, Distance And Time
NATARUS (42 nd Ward)	North Dearborn Street (west side) directly in front of The Goodman Theatre main entrance -- at all times -- daily;

Alderman

Location, Distance And Time

LEVAR (45th Ward)

North Elston Avenue (west side) at 5333,
from North Leamington Avenue to a point
100 feet south thereof -- 8:00 A.M. to 4:00
P.M. -- Monday through Friday.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED
TOW-AWAY ZONE ON PORTION OF WEST LAKE STREET.

Alderman Burnett (27th Ward) presented a proposed ordinance which would amend an ordinance passed by the City Council which established tow-away zones on portions of specified public ways by striking the words: "West Lake Street, at 641 -- tow-away zone -- 7:00 A.M. to 9:00 A.M. -- Monday through Friday" and inserting in lieu thereof: "West Lake Street, at 641 -- tow-away zone -- at all times -- daily", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF BUFFER ZONES ON
PORTIONS OF SPECIFIED STREETS.

Alderman Shiller (46th Ward) presented three proposed orders to establish buffer zones on portions of the public ways specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

North Broadway (both sides) in the 4000 block;

West Cuyler Avenue (both sides) in the 800 block; and

North Sheridan Road (both sides) in the 4000 block.

Referred -- CONSIDERATION FOR INSTALLATION OF
TRAFFIC SIGNS AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed orders to give consideration to the installation of traffic signs of the nature indicated and at the locations specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location And Type Of Sign
<i>HAITHCOCK</i> (2 nd Ward)	South Michigan Avenue, at East 34 th Street -- "One-Way Stop";
	South Wabash Avenue, at East 23 rd Street -- "One-Way Stop";
<i>PRECKWINKLE</i> (4 th Ward)	South Ellis Avenue, at East 55 th Street -- "Four-Way Stop";
	South Ingleside Avenue and East 53 rd Street -- "All-Way Stop";
	East 52 nd Place and South Harper Avenue -- "Stop";
<i>BEALE</i> (9 th Ward)	East 114 th Place, at South Forest Avenue -- "Two-Way Stop";
	East 114 th Place, at South Indiana Avenue -- "Two-Way Stop";
	East 114 th Place, at South Prairie Avenue -- "Two-Way Stop";
<i>POPE</i> (10 th Ward)	South Ewing Avenue (west side) from East 102 nd Street to a point 37 feet south thereof -- "Fifteen Minute Parking";

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Alderman	Location And Type Of Sign
<i>BALCER</i> (11 th Ward)	East 102 nd Street, from South Ewing Avenue to the first alley west thereof -- "Fifteen Minute Parking"; East 103 rd Street (west side), from South Luella Avenue to a point 40 feet south thereof -- "No Parking"; East 133 rd Street, at South Avenue K -- "Two-Way Stop"; South Parnell Avenue, at West 43 rd Place -- "Stop";
<i>BURKE</i> (14 th Ward)	West 50 th Street, at South Washtenaw Avenue -- "Two-Way Stop";
<i>L. THOMAS</i> (17 th Ward)	South Justine Avenue, at 7000 -- "Stop"; South Peoria Street, at 7300 -- "Stop";
<i>MUNOZ</i> (22 nd Ward)	South Leamington Avenue, at West 45 th Street -- "One-Way Stop"; South Leamington Avenue, at West 46 th Street -- "One-Way Stop"; West 25 th Street, at 4223 (Epiphany School) -- "No Parking";
<i>OCASIO</i> (26 th Ward)	North Leavitt Street, at 2815 -- "Two-Way Stop";

Alderman	Location And Type Of Sign
<i>WOJCIK</i> (30 th Ward)	North Monticello Avenue and West Le Moyne Street -- "All-Way Stop"; North Rockwell Street, in the 2800 block -- "Five-Ton Weight Limit"; West Belmont Avenue, at North Lamon Avenue -- "Stop"; West Belmont Avenue, at North Leclaire Avenue -- "Stop"; West Diversey Avenue, at North Lavergne Avenue -- "Stop"; North Karlov Avenue, at West Wellington Avenue -- "Stop"; North Laramie Avenue, at West Barry Avenue -- "Stop"; North Laramie Avenue, at West Schubert Avenue -- "Stop"; North Lavergne Avenue, at West Medill Avenue -- "Stop";
<i>SUAREZ</i> (31 st Ward)	West Belden Avenue and North Lamon Avenue -- "All-Way Stop";
<i>LAURINO</i> (39 th Ward)	North Kelso Avenue, at West Leland Avenue -- "Stop".

Referred -- CONSIDERATION FOR REMOVAL OF "ONE-WAY"
TRAFFIC SIGNS ON PORTIONS OF SOUTH AVENUE H.

Alderman Pope (10th Ward) presented a proposed order directing the Commissioner of Transportation to give consideration to the removal of northbound "One-Way" traffic signs along the 9900 block of South Avenue H and the installation of southbound "One-Way" traffic signs in lieu thereof, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- CONSIDERATION FOR REMOVAL OF SOUTHBOUND
"ONE-WAY" TRAFFIC SIGNS ON PORTION OF
SOUTH AVENUE J.

Alderman Pope (10th Ward) presented a proposed order directing the Commissioner of Transportation to give consideration to the removal of southbound "One-Way" traffic signs along the 9900 block of South Avenue J and the installation of northbound "One-Way" traffic signs in lieu thereof, which was *Referred to the Committee on Traffic Control and Safety*.

2. ZONING ORDINANCE AMENDMENTS.

Referred -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

The aldermen named below presented twenty-one proposed ordinances amending the Chicago Zoning Ordinance for the purpose of reclassifying particular areas, which were *Referred to the Committee on Zoning*, as follows:

BY ALDERMAN GRANATO (1st Ward):

To classify as an R3 General Residence District instead of an R4 General Residence District the area shown on Map Number 1-G bounded by:

a line 24 feet north of the alley next north of and parallel to West Huron Street; North Elizabeth Street; West Huron Street; a line 24 feet west of North Elizabeth Street; the alley next north of and parallel to West Huron Street; and the alley next west of and parallel to North Elizabeth Street.

To classify as an R4 General Residence District instead of a C1-2 Restricted Commercial District the area shown on Map Number 3-G bounded by:

a line 144 feet southeasterly of the intersection of West Chestnut Street and North Milwaukee Avenue, as measured from the southwesterly line of North Milwaukee Avenue and perpendicular thereto; a line 86.80 feet southwesterly of and parallel to North Michigan Avenue; a line 208.65 feet southeasterly of the intersection of West Chestnut Street and North Milwaukee Avenue, as measured from the southwesterly line of North Milwaukee Avenue and perpendicular thereto; a line 67.00 feet west of and parallel to North Racine Avenue; a line 48 feet north of West Fry Street; and the alley next southwesterly of and parallel to

To classify as an R4 General Residence District instead of a C1-2 Restricted Commercial District the area shown on Map Number 3-G bounded by:

a line 23 feet north of West Fry Street; North Racine Avenue; West Fry Street; and the alley next west of and parallel to North Racine Avenue.

BY ALDERMAN POPE (10th Ward):

To classify as an R2 Single-Family Residence District instead of a C1-1 Restricted Commercial District the area shown on Map Number 24-B bounded by:

a line 55.07 feet south of and parallel to East 100th Street; South Torrence Avenue; a line 92.57 feet south of and parallel to East 100th Street; and the alley next west of and parallel to South Torrence Avenue.

BY ALDERMAN FRIAS (12th Ward):

To classify as a B2-2 Restricted Service District instead of an R3 General Residence District the area shown on Map Number 10-H bounded by:

a line 50 feet south of West 46th Street; the alley next east of and parallel to South Hermitage Avenue; a line 98.5 feet south of West 46th Street; and South Hermitage Avenue.

BY ALDERMAN MURPHY (18th Ward):

To classify as an R3 General Residence District instead of a B2-1 Restricted Retail District the area shown on Map Number 20-I bounded by:

West 79th Street; the alley next east of and parallel to South California Avenue; or the line thereof if extended where no alley exists; the alley next south of and parallel to West 79th Street; and South Francisco Avenue.

BY ALDERMAN MUNOZ (22nd Ward):

To classify as an R4 General Residence District instead of a B4-1 Restricted Service District the area shown on Map Number 6-K bounded by:

West 26th Street; a line 62.95 feet west of South Kolin Avenue; the alley next south of and parallel to West 26th Street; and a line 100.45 feet west of South Kolin Avenue.

BY ALDERMAN CHANDLER (24th Ward):

To classify as an R5 General Residence District instead of an R4 General Residence District the area shown on Map Number 4-J bounded by:

a line 274.61 feet north of West 14th Street; South Harding Avenue; a line 124.61 feet north of West 14th Street; and the alley next west of and parallel to South Harding Avenue.

BY ALDERMAN OCASIO (26th Ward):

To classify as an R4 General Residence District instead of an R3 General Residence District the area shown on Map Number 5-I bounded by

a line 200 feet south of West Bloomingdale Avenue; the alley next east of and parallel to North Whipple Street; a line 225 feet south of West Bloomingdale Avenue; and North Whipple Street.

To classify as an R4 Residence District instead of an R3 General Residence District the area shown on Map Number 5-I bounded by

a line 120.25 feet north of West Wabansia Avenue; North Albany Avenue; a line 89.2 feet north of West Wabansia Avenue; and the alley next west of and parallel to North Albany Avenue.

To classify as an R4 General Residence District instead of an R3 General Residence District the area shown on Map Number 5-I bounded by

a line 48 feet south of West Wabansia Avenue; the alley next east of and parallel to North Artesian Avenue; a line 72 feet south of West Wabansia Avenue; and North Artesian Avenue.

To classify as an R4 General Residence District instead of an R3 General Residence District the area shown on Map Number 5-I bounded by

a line 307 feet north of West Wabansia Avenue; the alley next east of and parallel to North Artesian Avenue; a line 282 feet north of West Wabansia Avenue; and North Artesian Avenue.

To classify as an R4 General Residence District instead of an R3 General Residence District the area shown on map Number 5-I bounded by

a line 325 feet north of West Wabansia Avenue; North Campbell Avenue; a line 300 feet north of West Wabansia Avenue; and the alley west of and parallel to North Campbell Avenue.

To classify as an R4 General Residence District instead of an R3 General Residence District the area shown on Map Number 5-I bounded by

a line 187.7 feet south of West Wabansia Avenue; North Whipple Street; a line 212.7 feet south of West Wabansia Avenue; and the alley next west of and parallel to North Whipple Street.

BY ALDERMAN BURNETT (27th Ward):

To classify as an R3 General Residence District instead of a C1-1 Restricted Commercial District the area shown on Map Number 1-I bounded by:

a line 100.5 feet south of West Huron Street; the alley next south of West Huron Street; 125.5 feet south of West Huron Street; and North Kedzie Avenue.

To classify as an M1-4 Restricted Manufacturing District instead of a C1-4 Restricted Commercial District and a C3-5 Commercial-Manufacturing District the area shown on Map Number 2-F bounded by:

West Adams Street; the John F. Kennedy Expressway westerly right-of-way line; the alley next south of and parallel to West Adams Street; and South Halsted Street.

BY ALDERMAN MATLAK (32nd Ward):

To classify as a C5-4 Service District instead of C1-2, C1-3, C3-2, C3-3, C3-4 and C3-5 Commercial Districts and M2-5 and M3-4 Manufacturing Districts the area shown on Map Number 3-G bounded by:

West North Avenue; North Halsted Street; a line 275 feet south of and parallel to West Evergreen Avenue; the alley next west of North Halsted Street; West Division Street; the centerline of the north branch canal of the Chicago River; a line 395.7 feet southeasterly of West North Avenue, as measured along the southerly right-of-way line of North Kingsbury Street and perpendicular thereto; and North Kingsbury Street.

BY ALDERMAN HANSEN (44th Ward):

To classify as a B4-2 Restricted Service District instead of B4-2 and B4-5 Restricted Service Districts the area shown on Map Number 7-F bounded by:

a line 176.39 feet south of and parallel to West Barry Street; the alley next east of and parallel to North Clark Street; a line 128 feet north of and parallel to West Wellington Avenue; a line 354.6 feet west of and parallel to North Waterloo Court; West Wellington Avenue; and North Clark Street.

BY ALDERMAN SHILLER (46th Ward):

To classify as a B5-3 General Service District instead of a B5-4 General Service District the area shown on Map Number 9-G bounded by:

a line 200 feet north of and parallel to West Grace Street; a line 308.69 feet east of and parallel to North Fremont Street; West Grace Street; North Halsted Street; West Waveland Avenue; the alley next east of and parallel to North Halsted Street; the alley next north of and parallel to West Waveland Avenue; the alley next west of and parallel to North Halsted Street; West Bradley Place; a line 264.54 feet west of and parallel to North Halsted Street; a line 151.72 feet north of and parallel to West Bradley Place; a line 321.15 feet west of and parallel to North Halsted Street; West Grace Street; and a line 168.69 feet east of and parallel to North Fremont Street.

To classify as a B4-2 General Service District instead of a B2-4 Restricted Retail District the area shown on Map Number 11-G bounded by:

a line 94.35 feet south of and parallel to West Cuyler Avenue and 162.27 feet northeast of and perpendicular to North Broadway; a line to a point 92.5 feet northwesterly of the intersection of West Irving Park Road and North Broadway and 111 feet northeasterly and perpendicular to North Broadway; a line 92.5 feet north of West Irving Park Road as measured along the east right-of-way line of North Broadway; North Broadway; West Irving Park Road; a line 73 feet west of the intersection of West Irving Park Road and North Broadway; the alley next north of and parallel to West Irving Park Road; and North Broadway.

To classify as a B5-3 General Service District instead of a B5-5 General Service District the area shown on Map Number 11-G bounded by:

West Lakeside Place; a line 133 feet east of and parallel to North Sheridan Road; West Leland Avenue; and North Sheridan Road.

3. CLAIMS.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

The aldermen named below presented forty proposed claims against the City of Chicago for the claimants named as noted, respectively, which were *Referred to the Committee on Finance*, as follows:

Alderman	Claimant
<i>GRANATO</i> (1 st Ward)	515 North Noble Street Lofts;
<i>HAITHCOCK</i> (2 nd Ward)	1169 South Plymouth Court and Condominium Association; Printers Row Condominium Association;
<i>LYLE</i> (6 th Ward)	Chatham Park South Cooperative;
<i>BEAVERS</i> (7 th Ward)	Kingston Condominium Association;
<i>ZALEWSKI</i> (23 rd Ward)	Ms. Josephine Danca; Ms. Joyce Diipla;
<i>OCASIO</i> (26 th Ward)	Electric Company Lofts Condominium Association;

Alderman	Claimant
<i>BURNETT</i> (27 th Ward)	Hermitage Manor Cooperative;
<i>MELL</i> (33 rd Ward)	North Riverside Terrace Condominium Association;
<i>BANKS</i> (36 th Ward)	Palmer Courts (3);
<i>LAURINO</i> (39 th Ward)	Mr. Syed A. Quadri; Mr. Habib Vora;
<i>O'CONNOR</i> (40 th Ward)	Glenwood Condominium and Health Club Association;
<i>NATARUS</i> (42 nd Ward)	Faulkner House Condominium Association; 1122 North Dearborn Condominium Association (2); 1411 North State Parkway Condominium Association; 1419 North State Parkway Condominium Association;
<i>DALEY</i> (43 rd Ward)	Belden/Commonwealth Condominium;

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NEW BUSINESS PRESENTED BY ALDERMEN

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Alderman

Claimant

Drummond Square Condominium
Association;

Shakespeare Cooperative;

Verdado Condominium Association;

644 West Arlington Place Condominium;

HANSEN (44th Ward)

Atheling Condominium Association;

Belmont Cambridge Condominium
Association;

Franklin House Condominium
Association;

Southport Condominium Association;

LEVAR (45th Ward)

Ms. Janice F. Jaworski-Cloherty;

Jefferson Park Place Condominium
Association;

SHILLER (46th Ward)

Stuart Condominium Association;

725 West Sheridan Condominium
Association;

Alderman

Claimant

M. SMITH (48th Ward)

Ainslie Park Townhome Association;

5453 -- 5455 North Kenmore
Condominium Association;

5640 North Kenmore Condominium
Association;

STONE (50th Ward)

Winston Tower Number 5 Condominium
Association;

2055 West Lunt Condominium
Association;

7200 North Ridge Condominium
Association.

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 GRANATO (1st Ward):

Referred -- EXEMPTION OF MR. SAMUEL DURAN/AUGUSTA HAND
CAR WASH FROM PHYSICAL BARRIER REQUIREMENT
PERTAINING TO ALLEY ACCESSIBILITY FOR
PARKING FACILITIES AT 2509 -- 2511
WEST AUGUSTA BOULEVARD.

A proposed ordinance to exempt Mr. Samuel Duran/Augusta Hand Car Wash from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 2509 -- 2511 West Augusta Boulevard, pursuant to 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 CONSTRUCTION OF CUL-DE-SAC
ON PORTION OF WEST CORTEZ STREET.

Also, a proposed ordinance authorizing the Commissioner of Transportation to cause the construction of a cul-de-sac on West Cortez Street, west of North Washtenaw Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- PERMISSION TO PARK PICKUP TRUCKS AND/OR
VANS AT SPECIFIED LOCATIONS.

Also, two proposed orders directing the Commissioner of Transportation to grant permission to the applicants listed below to park pickup trucks and/or vans at the locations specified, in accordance with the provisions of Title 9, Chapter 64, Section 170(a) of the Municipal Code of Chicago, which were *Referred to the Committee on*

Traffic Control and Safety, as follows:

Mr. Alberto A. Agramonte -- 2704 West Cortez Street; and

Mr. Terry Bates -- 530 North Armour Street.

Referred -- CONSIDERATION FOR HONORARY DESIGNATION
OF PORTION OF NORTH NOBLE STREET AS
"RONALD R. MANDERSCHIED STREET".

Also, a proposed order directing the Commissioner of Transportation to give consideration to honorarily designate the west side of the 1000 block of North Noble Street, between West Cortez Street and West Augusta Boulevard, as "Ronald R. Manderschied Street", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN HAITHCOCK (2nd Ward):

Referred -- EXEMPTION OF ILLINOIS INSTITUTE OF TECHNOLOGY
FROM ALL CITY FEES UNDER NOT-FOR-PROFIT STATUS.

A proposed ordinance providing the Illinois Institute of Technology with inclusive exemption, under its not-for-profit status, from all city fees for a one year period ending December 31, 2001, which was *Referred to the Committee on Finance*.

Referred -- EXEMPTION OF VARIOUS APPLICANTS FROM
PHYSICAL BARRIER REQUIREMENT PERTAINING TO
ALLEY ACCESSIBILITY FOR SPECIFIED
PARKING FACILITIES.

Also, three proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to 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:

Ms. Maria Mitchell -- 1146 South Wabash Avenue;

RTG Land Development -- 1111 -- 1127 South Wabash Avenue; and

719 South State Street Partners, L.L.C. -- 719 -- 721 South State Street.

Referred -- GRANTS OF PRIVILEGE TO SUNDRY
APPLICANTS FOR VARIOUS PURPOSES.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

The Gammonley Group -- to construct, install, maintain and use seven caissons under the public right-of-way adjacent to 1111 South Wabash Avenue; and

Johnson Publishing Co., Inc. -- to maintain and use an existing vaulted sidewalk under the public right-of-way adjacent to 825 South Wabash Avenue.

Presented By

ALDERMAN PRECKWINKLE (4th Ward):

Referred -- CONSIDERATION FOR DESIGNATION OF "TOMMY DORSEY FOUNTAIN" AT EAST 39TH STREET AND SOUTH DREXEL AVENUE.

A proposed ordinance directing the Commissioner of Transportation to give consideration to honorarily designate the fountain located at East 39th Street and South Drexel Avenue as "Tommy Dorsey Fountain", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN HAIRSTON (5th Ward):

Referred -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL POLICE EMPLOYED BY UNIVERSITY OF CHICAGO.

A proposed ordinance which would allow the University of Chicago to pay a reduced license fee of Ten and no/100 Dollars (\$10.00) for each of the special police employed at 5801 South Ellis Avenue, pursuant to the provisions of Title 4, Chapter 340, Section 050 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- AUTHORIZATION FOR UNIVERSITY OF CHICAGO
HOSPITALS AND HEALTH SYSTEMS TO ACQUIRE
PROPERTY AT 5731 SOUTH MARYLAND
AVENUE FOR CONSTRUCTION OF
CHILDREN'S HOSPITAL.

Also, a proposed ordinance authorizing the University of Chicago Hospitals and Health System to acquire the property located at 5731 South Maryland Avenue for the construction of a new children's hospital, which was *Referred to the Committee on Housing and Real Estate*.

Referred -- GRANTS OF PRIVILEGE TO UNIVERSITY OF CHICAGO
FOR VARIOUS PURPOSES.

Also, two proposed ordinances to grant permission and authority to the University of Chicago for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

File Number 20 -- to maintain and use, as now constructed, one steam tunnel under the sidewalk on the west side of South Ellis Avenue, between East 58th Street and East 59th Street; and

File Number 36 -- to maintain and use, as now constructed, one vault under the public right-of-way adjacent to 5604 -- 5626 South Ellis Avenue.

Presented By

ALDERMAN LYLE (6th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS
TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT
SPECIFIED LOCATIONS.

Two proposed orders authorizing the Director of Revenue to issue permits to the

applicants listed to construct, maintain and use canopies to be attached or attached to the buildings or structures specified below, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Helen Scott Insurance Agency, Inc. -- for one canopy at 732 East 75th Street; and
L & P Wholesale Candy -- for one canopy at 7047 South State Street.

Presented By

ALDERMAN DIXON (8th Ward):

Referred -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL
POLICE EMPLOYED BY MESSIAH SAINT BARTHOLOMEW
EPISCOPAL CHURCH.

A proposed ordinance which would allow Messiah Saint Bartholomew Episcopal Church to pay a reduced license fee of Ten and no/100 Dollars (\$10.00) for each of the special police employed at 8255 South Dante Avenue, pursuant to the provisions of Title 4, Chapter 340, Section 050 of the Municipal Code of Chicago, which was *Referred to the Committee on Finance*.

Referred -- AUTHORIZATION FOR VACATION OF PORTION
OF SOUTH CORNELL AVENUE.

Also, a proposed ordinance authorizing the vacation of South Cornell Avenue, between the alley south of East 75th Street and East 76th Street, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS
TO CONSTRUCT, MAINTAIN AND USE CANOPIES
AT SPECIFIED LOCATIONS.

Also, two proposed orders authorizing the Director of Revenue to issue permits to the applicants listed to construct, maintain and use canopies to be attached or attached to the buildings or structures specified below, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Mr. Johnny D. Parker -- for one canopy at 8601 South Cottage Grove Avenue;
and

Mr. Willie Williams -- for one canopy at 1758 East 79th Street.

Presented By

ALDERMAN BEALE (9th Ward):

Referred -- REDUCTION IN ANNUAL LICENSE FEE
FOR SPECIAL POLICE EMPLOYED BY
SAINT JOHN DE LA SALLE PARISH.

A proposed ordinance which would allow Saint John De La Salle Parish to pay a reduced license fee of Ten and no/100 Dollars (\$10.00) for each of the special police employed at 10205 South Dr. Martin Luther King, Jr. Drive, 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 POPE (10th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT
TO INSTALL SIGN/SIGNBOARD AT
600 EAST 115TH STREET.

A proposed order directing the Commissioner of Buildings to issue a permit to Sure Light Sign Company to install a sign/signboard at 600 East 115th Street, which was *Referred to the Committee on Buildings*.

Presented By

ALDERMAN BALCER (11th Ward):

Referred -- DEPARTMENT OF PLANNING AND DEVELOPMENT
URGED TO DEVELOP ARMED FORCES
MEMORIAL WEBSITE.

A proposed resolution urging the Department of Planning and Development and other appropriate departments to develop a website that would establish a comprehensive listing of all memorials, plaques, monuments, streets, schools, parks and any other sites or institutions dedicated to the men and women who served in the United States Armed Forces, which was *Referred to the Committee on the Budget and Government Operations*.

Presented By

ALDERMAN FRIAS (12th Ward):

Referred -- PERMISSION TO PARK PICKUP TRUCKS
AND/OR VANS AT SPECIFIED LOCATIONS.

Three proposed orders directing the Commissioner of Transportation to grant permission to the applicants listed below to park pickup trucks and/or vans at the locations specified, in accordance with the provisions of Title 9, Chapter 64, Section 170(a) of the Municipal Code of Chicago, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Mr. Carlos R. Fragoso -- 2613 West 23rd Street;

Mr. Juan Galindo -- 2631 West 24th Street; and

Mr. Fernando Verastegui -- 2621 West 24th Street.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO
CONSTRUCT, MAINTAIN AND USE CANOPY AT
4256 SOUTH MOZART STREET.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Ocwieja Funeral Home to construct, maintain and use one canopy to be attached or attached to the building or structure at 4256 South Mozart Street, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN FRIAS (12th Ward) And
ALDERMAN MATLAK (32nd Ward):**

Referred -- AUTHORIZATION FOR PLACEMENT OF FIRE
EXTINGUISHERS WITHIN DEPARTMENT
OF POLICE PATROL VEHICLES.

A proposed order authorizing the Superintendent of Police and the Commissioner of General Services to equip all Police Department patrol vehicles with fire extinguishers deemed suitable and appropriate for emergency use as determined by the Commissioner of Fire, which was *Referred to the Committee on Police and Fire*.

Presented By

ALDERMAN BURKE (14th Ward):

Referred -- AMENDMENT OF TITLE 7, CHAPTER 28 OF
MUNICIPAL CODE OF CHICAGO BY ADDITION
OF NEW SECTION 635 WHICH WOULD
PROHIBIT MANUFACTURE OR SALE
OF MERCURY FEVER
THERMOMETERS
IN CHICAGO.

A proposed ordinance to amend Title 7, Chapter 28 of the Municipal Code of Chicago by the addition of new Section 635 which would prohibit the sale and manufacture of mercury fever thermometers in Chicago and establish a fine of not less than \$50.00 nor more than \$200.00 for violation of these provisions, which was *Referred to the Committee on Health*.

Referred -- AMENDMENT OF TITLE 8, CHAPTER 20, SECTION 040(B)
OF MUNICIPAL CODE OF CHICAGO BY ALLOWING RETIRED
PEACE OFFICERS TO MAINTAIN FIREARMS OWNED
PRIOR TO RETIREMENT.

Also, a proposed ordinance to amend Title 8, Chapter 20, Section 040(B) of the Municipal Code of Chicago by the addition of a new subparagraph (9) which would allow peace officers who are receiving an age and service annuity from the Policemen's Annuity and Benefit Fund of Chicago to maintain their previously registered duty related firearms, which was *Referred to the Committee on Police and Fire*.

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF
SOUTH TALMAN AVENUE FOR SCHOOL PURPOSES.

Also, a proposed order directing the Commissioner of Transportation to grant permission to Mr. John Arnieri/Nightingale Elementary School to close to traffic the 5200 block of South Talman Avenue on all school days for the 2001 school year, during the hours of 8:15 A.M. to 8:45 A.M. and 1:45 P.M. to 2:15 P.M., for school purposes, which was *Referred to the Committee on Traffic Control and Safety*.

Presented By

ALDERMAN L. THOMAS (17th Ward):

Referred -- EXEMPTION OF MR. WIBURN THOMAS/PETE'S AUTO
REPAIR FROM PHYSICAL BARRIER REQUIREMENT
PERTAINING TO ALLEY ACCESSIBILITY
FOR PARKING FACILITIES FOR
958 WEST 79TH STREET.

A proposed ordinance to exempt Mr. Wiburn Thomas/Pete's Auto Repair from the

physical barrier requirement pertaining to alley accessibility for the parking facilities for 958 West 79th Street, pursuant to 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 RUGAI (19th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS
TO CONSTRUCT, MAINTAIN AND USE CANOPIES
AT SPECIFIED LOCATIONS.

Two proposed orders authorizing the Director of Revenue to issue permits to the applicants listed to construct, maintain and use canopies to be attached or attached to the buildings or structures specified below, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Corringan's Pub -- for one canopy at 3047 West 111th Street; and

Insite Real Estate Development, L.L.C. -- for two canopies at 10909 South Western Avenue.

Presented By

**ALDERMAN RUGAI (19th Ward) And
ALDERMAN DE VILLE (21st Ward):**

Referred -- COMMITTEE ON ENERGY, ENVIRONMENTAL
PROTECTION AND PUBLIC UTILITIES REQUIRED
TO CONDUCT HEARINGS ON NATURAL GAS
PRICES FOR WINTER SEASON.

A proposed resolution requiring the Committee on Energy, Environmental Protection

and Public Utilities to conduct hearings regarding the increase in pricing natural gas in Chicago and measures by implemented by Peoples' Energy Corporation in preparation for the winter season, which was *Referred to the Committee on Energy, Environmental Protection and Public Utilities.*

Presented By

ALDERMAN MUNOZ (22nd Ward):

Referred -- CONSIDERATION FOR HONORARY DESIGNATION
OF PORTION OF SOUTH KEELER AVENUE AS
"DR. NOEL LE VEAUX AVENUE".

A proposed order directing the Commissioner of Transportation to give consideration to honorarily designate South Keeler Avenue, from West 18th Street to West 19th Street, as "Dr. Noel Le Veaux Avenue", which was *Referred to the Committee on Transportation and Public Way.*

Presented By

ALDERMAN ZALEWSKI (23rd Ward):

Referred -- EXEMPTION OF JOE AND FRANK LIGAS/JOE
& FRANK'S HOMEMADE SAUSAGE COMPANY FROM
PHYSICAL BARRIER REQUIREMENT PERTAINING TO
ALLEY ACCESSIBILITY FOR PARKING
FACILITIES FOR 5514 SOUTH
NEVA AVENUE.

A proposed ordinance to exempt Joe and Frank Ligas/Joe & Frank's Homemade Sausage Company from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 5514 South Neva Avenue, pursuant to Title

10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way.*

*Referred -- PERMISSION TO PARK PICKUP TRUCK AND/OR
VAN AT 5408 SOUTH LINDER AVENUE.*

Also, a proposed order directing the Commissioner of Transportation to grant permission to Mr. Ron Sweat to park his pickup truck and/or van at 5408 South Linder 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 CHANDLER (24th Ward):

*Referred -- EXEMPTION OF RAMECO FROM PHYSICAL BARRIER
REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY
FOR PARKING FACILITIES FOR 4703 WEST
ARTHINGTON STREET.*

A proposed ordinance to exempt Rameco from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 4703 West Arthington Street, pursuant to 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 SOLIS (25th Ward):

Referred -- EXEMPTION OF VARIOUS APPLICANTS FROM
PHYSICAL BARRIER REQUIREMENT PERTAINING
TO ALLEY ACCESSIBILITY FOR SPECIFIED
PARKING FACILITIES.

Three proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to 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:

Pickard Elementary School -- 2301 West 21st Place;

Pilsen Gateway, L.L.C. -- 1601 -- 1621 South Halsted Street; and

Mr. Jorge Reynoso -- 1633 -- 1637 South Blue Island Avenue.

Presented By

ALDERMAN OCASIO (26th Ward):

Referred -- EXEMPTION OF BUCKTOWN, L.L.C. FROM PHYSICAL
BARRIER REQUIREMENT PERTAINING TO ALLEY
ACCESSIBILITY FOR PARKING FACILITIES FOR
1800 NORTH ROCKWELL STREET AND
1800 NORTH TALMAN AVENUE.

A proposed ordinance to exempt Bucktown, L.L.C. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 1800 North Rockwell Street and 1800 North Talman Avenue, pursuant to 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 OCASIO (26th Ward) And
ALDERMAN MUNOZ (22nd Ward):**

Referred -- CITY COUNCIL URGED TO CONDUCT HEARINGS
REGARDING ALLEGATIONS OF HEALTH, LABOR
AND SAFETY VIOLATIONS BY ROYAL
AIRLINE LINEN.

A proposed resolution urging the City Council of Chicago to hold public hearings regarding allegations of health, labor and safety violations by Royal Airline Linen which serves airplane passengers at Chicago O'Hare International Airport, which was *Referred to the Committee on Human Relations.*

Presented By

ALDERMAN BURNETT (27th Ward):

Referred -- AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 023
OF MUNICIPAL CODE OF CHICAGO BY DELETION OF
SUBSECTION 27.144 WHICH RESTRICTED ISSUANCE
OF ADDITIONAL PACKAGE GOODS LICENSE ON
PORTIONS OF WEST HUBBARD STREET
AND NORTH NOBLE STREET.

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by deleting subsection 27.144 which restricted the issuance of additional package goods licenses on West Hubbard Street, from North Racine Avenue to North Noble Street and on North Noble Street, from West Grand Avenue to West Kinzie Street, which was *Referred to the Committee on Licenses and Consumer Protection.*

Referred -- AMENDMENT OF TITLE 4, CHAPTER 60, SECTION
023 OF MUNICIPAL CODE OF CHICAGO BY DELETION
OF SUBSECTION 27.182 WHICH RESTRICTED
ISSUANCE OF ADDITIONAL PACKAGE
GOODS LICENSES ON PORTIONS
OF WEST FULTON BOULEVARD,
NORTH ARTESIAN AVENUE
AND NORTH CAMPBELL
AVENUE.

Also, a proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by deleting subsection 27.182 which restricted the issuance of additional package goods licenses on West Fulton Boulevard, from North Western Avenue to North Campbell Avenue; on North Artesian Avenue, from West Lake Street to the end of North Artesian Avenue north of West Fulton Boulevard; and on North Campbell Avenue, from West Lake Street to West Fulton Boulevard, which was *Referred to the Committee on License and Consumer Protection*.

Referred -- GRANTS OF PRIVILEGE TO SUNDRY
APPLICANTS FOR VARIOUS PURPOSES.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

M&M Land Development, L.L.C. -- to construct, install, maintain and use a triple grease basin and water receptor adjacent to 1001 West Madison Street; and

Park 1500 Lofts -- to construct, install, maintain and use fifty-eight balconies, three pipe areaways and sixteen planters adjacent to 1500 West Monroe Street.

Referred -- CONSIDERATION FOR HONORARY DESIGNATION
OF PORTION OF NORTH ELIZABETH STREET AS
"EMIL 'BERT' BERTOLOZZI STREET".

Also, a proposed order directing the Commissioner of Transportation to give consideration to honorarily designating North Elizabeth Street, from West Hubbard Street to North Ogden Avenue, as "Emil 'Bert' Bertolozzi Street", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN E. SMITH (28th Ward):

Referred -- EXEMPTION OF MOUNT SINAI HOSPITAL MEDICAL
CENTER FROM ALL CITY FEES UNDER
NOT-FOR-PROFIT STATUS.

A proposed ordinance providing Mount Sinai Hospital Medical 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 on South California Avenue, at West 15th Street, for a one year period ending February 15, 2002, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN WOJCIK (30th Ward):

Referred -- AUTHORIZATION FOR INSTALLATION OF GUARD
RAIL AT 3208 NORTH KILDARE AVENUE.

A proposed ordinance authorizing the Commissioner of Transportation to install a

guard rail on the east side of 3208 North Kildare Avenue, which was *Referred to the Committee on Transportation and Public Way.*

Referred -- AUTHORIZATION FOR CONSTRUCTION OF TRAFFIC CIRCLE
AT NORTH LAMON AVENUE AND WEST MELROSE STREET.

Also, a proposed ordinance authorizing the Commissioner of Transportation to construct a traffic circle in the intersection of North Lamon Avenue and West Melrose Street, which was *Referred to the Committee on Transportation and Public Way.*

Presented By

ALDERMAN MATLAK (32nd Ward):

Referred -- EXEMPTION OF VARIOUS APPLICANTS FROM
PHYSICAL BARRIER REQUIREMENT PERTAINING
TO ALLEY ACCESSIBILITY FOR SPECIFIED
PARKING FACILITIES.

Three proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to 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:

Clybourn Partners -- 2232 North Clybourn Avenue;

Mr. Richard Dodge -- 2650 North Lincoln Avenue; and

2105 -- 2109 West Belmont, L.P. -- 2105 -- 2109 West Belmont Avenue.

Referred -- GRANT OF PRIVILEGE TO METROPOLITAN WATER
RECLAMATION DISTRICT OF GREATER CHICAGO TO
MAINTAIN AND USE DOCKING FACILITIES AT
1150 NORTH NORTH BRANCH STREET.

Also, a proposed ordinance to grant permission and authority to the Metropolitan Water Reclamation District of Greater Chicago to maintain and use docking facilities at the Goose Island dock, adjacent to the 32nd and 42nd Ward yards, at 1150 North North Branch Street, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO
INSTALL SIGNS/SIGNBOARDS AT VARIOUS LOCATIONS.

Also, two proposed orders directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at the locations specified, which were *Referred to the Committee on Buildings*, as follows:

Olympic Signs, Inc. -- 2012 North Damen Avenue; and

White Way Sign and Maintenance Company -- 2249 North Lister Avenue.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO
CONSTRUCT, MAINTAIN AND USE CANOPY AT
2548 NORTH SOUTHPORT AVENUE.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Southport City Saloon to construct, maintain and use one canopy to be attached or attached to the building or structure at 2548 North Southport Avenue, which was *Referred to the Committee on Transportation and Public Way*.

12/13/2000

NEW BUSINESS PRESENTED BY ALDERMEN

48825

Presented By

ALDERMAN MELL (33rd Ward):

Referred -- EXEMPTION OF SAINT PAUL'S HOUSE FROM ALL CITY FEES UNDER NOT-FOR-PROFIT STATUS.

A proposed ordinance providing Saint Paul's House with inclusive exemption, under its not-for-profit status, from all city fees related to the erection and maintenance of building(s) located at 3831 North Mozart Street for a one year period ending February 1, 2002, which was *Referred to the Committee on Finance*.

Referred -- APPROVAL OF PROPERTY AT 3350 NORTH KEDZIE AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 3350 North Kedzie Avenue as eligible for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was *Referred to the Committee on Economic and Capital Development*.

Presented For

ALDERMAN MELL (33rd Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT 4747 -- 4759 NORTH KEDZIE AVENUE.

A proposed order, presented by Alderman Levar, authorizing the Director of Revenue to issue a permit to Mr. Sardar Sheikh to construct, maintain and use two canopies to be attached or attached to the building or structure at 4747 -- 4759 North Kedzie Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN BANKS (36th Ward):

Referred -- EXEMPTION OF VARIOUS APPLICANTS FROM ALL
CITY FEES UNDER NOT-FOR-PROFIT STATUS.

Three proposed ordinances providing the applicants listed below with inclusive exemption, under their not-for-profit status, from all city fees for the erection and maintenance of buildings and fuel storage facilities at various locations, for a one year period ending December 31, 2001, which were *Referred to the Committee on Finance*, as follows:

Bethesda Home and Retirement Center;

Shriners Hospital for Children; and

Trinity Fellowship Church.

Presented By

**ALDERMAN BANKS (36th Ward)
And OTHERS:**

Referred -- AMENDMENT OF TITLE 17, CHAPTER 11, SECTIONS 7-2,
9-3.1 AND 10-3 OF MUNICIPAL CODE OF CHICAGO
(CHICAGO ZONING ORDINANCE) BY FURTHER
REGULATING APPLICATION PROCEDURES
FOR FILING OF ZONING AND SPECIAL
USE AMENDMENTS/VARIATIONS.

A proposed ordinance, presented by Aldermen Banks, Dixon, Suarez, Natarus and

Stone, to amend Title 17, Chapter 11, Sections 7-2, 9-3.1 and 10-3 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, by requiring persons who file applications for zoning variations and/or amendments and for special use variations to post a notice, in the form of a sign furnished by the Office of the Zoning Administrator, on the property for which the application has been filed, which was *Referred to the Committee on Zoning.*

Presented By

ALDERMAN MITTS (37th Ward):

Referred -- CONSIDERATION FOR CONSTRUCTION OF CUL-DE-SAC
AT NORTH LAVERGNE AVENUE AND WEST HIRSCH STREET.

A proposed order authorizing the Commissioner of Transportation to give consideration to the construction of a cul-de-sac at the intersection of North Lavergne Avenue and West Hirsch Street, which was *Referred to the Committee on Transportation and Public Way.*

Referred -- CONSIDERATION FOR CONSTRUCTION OF TRAFFIC
CIRCLE AT WEST ST. PAUL AVENUE AND
NORTH LAMON AVENUE.

Also, a proposed ordinance authorizing the Commissioner of Transportation to give consideration to the construction of a traffic circle at the intersection of West St. Paul Avenue and North Lamon 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
5927 WEST IRVING PARK ROAD.

A proposed order authorizing the Director of Revenue to issue a permit to Giordano's Pizza to construct, maintain and use one canopy to be attached or attached to the building or structure at 5927 West Irving Park Road, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN O'CONNOR (40th Ward):

Referred -- PERMISSION TO PARK PICKUP TRUCK AND/OR
VAN AT 5540 NORTH ASHLAND AVENUE.

A proposed order directing the Commissioner of Transportation to grant permission to Mr. Gustavo Morales to park his pickup truck and/or van at 5540 North Ashland 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 O'CONNOR (40th Ward) And
ALDERMAN STONE (50th Ward):**

Referred -- AMENDMENT OF ORDINANCE WHICH EXEMPTED
CHICAGO BOARD OF EDUCATION FROM CERTAIN
PROPERTY-RELATED PERMITS.

A proposed ordinance to amend an ordinance passed on March 23, 1994 (Journal of the Proceedings of the City Council, page 47135) which authorized the issuance of all property-related construction, demolition and remodeling permits, free of charge, for the Chicago Board of Education, by including the issuance of additional permits, free of charge, for the use or occupancy of the public way or for the installation or maintenance of temporary driveways, canopies, barricades or other structures on the public way in connection with work undertaken by the Chicago Board of Education, which was *Referred to a Joint Committee composed of the members of the Committee on Buildings and the members of the Committee on Education.*

Presented By

ALDERMAN DOHERTY (41st Ward):

Referred -- AMENDMENT OF TITLE 17 OF MUNICIPAL CODE OF
CHICAGO (CHICAGO ZONING ORDINANCE) BY FURTHER
REGULATION OF NORWOOD PARK SPECIAL
CONSERVATION DISTRICT.

A proposed ordinance to amend Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, Section 10A-1.2, concerning the SD-2 Norwood Park Special Conservation District, by addition of a new Section 10A-1.2-4 which would limit the maximum floor area ratio to 0.50 and by renumbering existing Sections 10A1.2-4 and 10A-1.2-5 as new Sections 10A1.2-5 and 10A1.2-6, respectively, which was *Referred to the Committee on Zoning.*

Referred -- AUTHORIZATION FOR DONATION OF USED FIRE
DEPARTMENT COMPUTERS AND RELATED EQUIPMENT
TO WILLIAM HOWARD TAFT HIGH SCHOOL.

Also, a proposed ordinance authorizing the Commissioner of General Services and the City Purchasing Agent to donate used Fire Department computers, printers and peripheral equipment to William Howard Taft High School, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN NATARUS (42nd Ward):

Referred -- AMENDMENT OF ORDERS WHICH AUTHORIZED
ISSUANCE OF PERMITS FOR ERECTION OF SIGNS/
SIGNBOARDS AT SUNDRY LOCATIONS.

Two proposed ordinances to amend previously passed orders which authorized the issuance of permits to the applicants listed below for the erection of signs/signboards at the locations specified, which were *Referred to the Committee on Buildings*, as follows:

Doyle Signs, Inc. -- for the installation of a sign/signboard at the House of Blues Hotel, 333 North Dearborn Street (east elevation) by deleting the height: "19 feet by 4 feet" and inserting in lieu thereof: "18 feet by 8 feet" (April 12, 2000 Journal of the Proceedings of the City Council, page 29480); and

White Way Sign and Maintenance Company -- for the installation of a sign/signboard at 550 West Van Buren Street (west elevation) by inserting the height above grade to top of sign: "230 feet" (August 30, 2000 Journal of the Proceedings of the City Council, page 39672).

Referred -- GRANTS OF PRIVILEGE TO SUNDRY
APPLICANTS FOR VARIOUS PURPOSES.

Also, eight proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Art Institute of Chicago -- to maintain and use two existing vaults under the public right-of-way adjacent to 23 -- 25 South Wabash Avenue;

Houston's Restaurant, Inc., doing business as Bandera -- to maintain and use, as now constructed, one dumbwaiter on the public right-of-way adjacent to 537 North Michigan Avenue;

Friedman Properties Ltd. -- to maintain and use, as now constructed, four bay windows extending over the public right-of-way adjacent to 101 West Grand Avenue and 512 -- 520 North Clark Street;

Loyola University of Chicago -- to maintain and use, as now constructed, five kiosk signs on the southwest corners of North Baumhart Place and East Pearson Street, North Rush Street and East Pearson Street, East Chicago Avenue and North Wabash Avenue, North Wabash Avenue and East Pearson Street and North State Street and West Pearson Street;

Northwestern Memorial Hospital -- to maintain and use, as now constructed, electrical and water service and irrigation piping, sewers, drainage structures and a bridge pile cap adjacent to 221 East Huron Street;

One Congress Center, in care of Anvan Midwest Realty Management Co. -- to maintain and use, as now constructed, two vaults under the public right-of-way adjacent to 401 South State Street;

Starbucks Coffee Company -- to construct, install, maintain and use one handicap ramp on the public right-of-way adjacent to 1430 West Taylor Street; and

444 North Michigan Avenue, L.L.C. -- to construct, install, maintain and occupy space on the public right-of-way for a wrought iron fence with an emergency generator within an enclosed area adjacent to 444 North Michigan Avenue.

Referred -- REPEAL OF ORDINANCE WHICH AUTHORIZED GRANT OF PRIVILEGE TO INSIGNIA/ESC, INC. (AS MANAGER FOR 311 SOUTH WACKER DRIVE) FOR INSTALLATION OF CURB CUT AT 311 SOUTH WACKER DRIVE.

Also, a proposed ordinance to repeal an ordinance passed on June 7, 2000 (Journal of the Proceedings of the City Council, pages 35356 -- 35358) which authorized a grant of privilege for Insignia/ESC, Inc., as manager for 311 South Wacker Drive, to construct, install, maintain and use a curb cut for pedestrian drop-off and pick-up adjacent to 311 South Wacker Drive, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- EXEMPTION OF ELM TOWER FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 1155 NORTH DEARBORN STREET.

Also, a proposed ordinance to exempt Elm Tower from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 1155 North Dearborn Street, pursuant to 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 WAIVER OF SPECIFIED PERMIT AND LICENSE FEES FOR PARTICIPANTS IN VARIOUS EVENTS.

Also, six proposed orders authorizing the Director of Revenue to waive the permit and license fees specified for the participants in the events noted, to take place along the public ways and during the periods indicated, which were *Referred to the Committee on Special Events and Cultural Affairs*, as follows:

Arts Adventure/American Society of Artists, Inc. -- to take place on the east side of Superior Street, from North Dearborn Street to a point 100 feet east of North State Street; the east side of North State Street, from East Superior Street to East Chicago Avenue; and on the west side of North State Street, from West Superior Street and North Michigan Avenue on July 29, 2001 (Itinerant Merchant License fees);

Ethnic Family/Mayor's Office of Special Events -- to take place in Daley Plaza for the period extending December 20 through December 24, 2000 (building/tent fees);

Ethnic Family/Mayor's Office of Special Events -- to take place in Daley Plaza for the period extending December 20 through December 24, 2000 (Food Vendor and Itinerant Merchant License fees);

Magnificent Mile Lights Festival -- to take place on North Michigan Avenue, from East Oak Street to the Chicago River on November 18, 2000 (Food Vendor and Itinerant Merchant License fees); and

Neediest Kids Pizza For Children Event/Lou Malnati's -- to take place at 435 North Michigan Avenue (Pioneer Court) on December 8, 2000 (December 12, 2000 -- rain date) (Food Vendor License Fees); and

9th Annual Michigan Avenue Arts and Crafts Experience 11/American Society of Artists, Inc. -- to take place on the east side of Michigan Avenue, from East Monroe Drive to East Randolph Street and on the upper level/south side of East Randolph Street, from North Michigan Avenue to North Stetson Avenue for the period of June 22 through June 24, 2001.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO
CONSTRUCT, MAINTAIN AND USE CANOPIES
AT SPECIFIED LOCATIONS.

Also, twelve proposed orders authorizing the Director of Revenue to issue permits to the applicants listed to construct, maintain and use canopies to be attached or attached to the buildings or structures specified below, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Audio Consultants, Inc. -- for one canopy at 839 North Clark Street;

Bank One -- for one canopy at 39 South Wabash Avenue;

Bistro Restaurant Limited Partnership -- for one canopy at 110 East Pearson Street;

Chicago Athletic Association -- for one canopy at 71 East Madison Street;

Chicago Medinah Temple Association -- for one canopy at 14 East Ohio Street;

Hooters of Wells Street, Inc. -- for one canopy at 658 -- 660 North Wells Street;

LaSalle National Bank, under Trust Number 40940 -- for three canopies at 835 North Michigan Avenue;

Maggiano's/Corner Bakery -- for nine canopies at 676 North St. Clair Street;

Salvatore Ferragamo -- for five canopies at 645 North Michigan Avenue;

Superior Limited Partnership -- for two canopies at 41 East Superior Street;

Village Theater, Inc. -- for one canopy at 1548 North Clark Street; and

540 Lakeshore Condominium Associates -- for one canopy at 540 North Lake Shore Drive.

Presented By

**ALDERMAN NATARUS (42nd Ward) And
ALDERMAN HAITHCOCK (2nd Ward):**

Referred -- EXEMPTION OF METROPOLITAN PIER AND EXPOSITION
AUTHORITY FROM ALL CITY FEES UNDER
NOT-FOR-PROFIT STATUS.

A proposed ordinance providing the Metropolitan Pier and Exposition Authority with inclusive exemption, under its not-for-profit status, from all city fees for various

locations for a one year period ending December 31, 2001, which was *Referred to the Committee on Finance.*

Presented By

**ALDERMAN NATARUS (42nd Ward) And
ALDERMAN STONE (50th Ward):**

Referred -- AMENDMENT OF TITLE 17, ARTICLE 15 OF MUNICIPAL
CODE OF CHICAGO (CHICAGO ZONING ORDINANCE)
WHICH WOULD FURTHER REGULATE
RESIDENTIAL/COMMERCIAL
PARKING SPACES.

A proposed ordinance to amend Title 17, Article 15 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, by the addition of a new Section 15.8-1(4) which would classify parking spaces sold to persons not owning or renting residential or commercial units on the same zoning lot as non-accessory parking and which would grant all persons owning residential or commercial units on such zoning lot a right of first refusal to purchase parking spaces presented for sale on the same zoning lot that they occupy, which was *Referred to the Committee on Zoning.*

Presented By

ALDERMAN DALEY (43rd Ward):

Referred -- EXEMPTION OF SAINT VINCENT DE PAUL
CENTER FROM ALL CITY FEES UNDER
NOT-FOR-PROFIT STATUS.

A proposed ordinance providing the Saint Vincent de Paul Center with inclusive exemption, under its not-for-profit status, from all city fees related to the erection of a building under construction on the southeast corner of North Halsted Street and

West Webster Avenue and the maintenance of additional buildings for a one year period ending February 15, 2002, which was *Referred to the Committee on Finance.*

Referred -- GRANTS OF PRIVILEGE TO SUNDRY
APPLICANTS FOR VARIOUS PURPOSES.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

the Malinowski family -- to construct, maintain and use one curb cut in the public right-of-way adjacent to 808 West Wisconsin Street; and

North State Astor, Lake Shore Drive -- to construct, maintain and use a historical marker on the public right-of-way adjacent to 1301 North Astor Street.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS
TO CONSTRUCT, MAINTAIN AND USE CANOPIES
AT SPECIFIED LOCATIONS.

Also, four proposed orders authorizing the Director of Revenue to issue permits to the applicants listed to construct, maintain and use canopies to be attached or attached to the buildings or structures specified below, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Berger Financial Services, Inc., in care of Realty and Mortgage Company -- for one canopy at 2052 North Lincoln Park West;

Euro Market Designs, Inc. -- for seven canopies at 800 West North Avenue;

Everleigh Club -- for one canopy at 2447 North Halsted Street; and
White Hen Pantry, Inc. -- for one canopy at 2004 North Halsted Street.

Presented By

ALDERMAN HANSEN (44th Ward):

Referred -- GRANT OF PRIVILEGE TO MR. RONALD B. SHIPKA, SR.
TO CONSTRUCT, INSTALL, MAINTAIN AND USE PLANTER
ADJACENT TO 710 WEST OAKDALE AVENUE.

A proposed ordinance to grant permission and authority to Mr. Ronald B. Shipka, Sr. to construct, install, maintain and use one planter on the public right-of-way for beautification purposes adjacent to 710 West Oakdale Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO
CONSTRUCT, MAINTAIN AND USE CANOPIES
AT SPECIFIED LOCATIONS.

Also, three proposed orders authorizing the Director of Revenue to issue permits to the applicants listed to construct, maintain and use canopies to be attached or attached to the buildings or structures specified below, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Cafe Avanti -- for one canopy at 3706 North Southport Avenue;

Pan Asia Cafe -- for one canopy at 3443 North Sheffield Avenue; and

Philly's Best, Inc. -- for one canopy at 855 West Belmont Avenue.

Presented By

ALDERMAN LEVAR (45th Ward):

Referred -- GRANT OF PRIVILEGE TO THE CATHOLIC BISHOP OF CHICAGO TO MAINTAIN AND USE TUNNEL CONNECTING 5428 WEST GETTYSBURG STREET WITH 5429 WEST GETTYSBURG STREET.

A proposed ordinance to grant permission and authority to The Catholic Bishop of Chicago to maintain and use, as now constructed, one tunnel under and across West Gettysburg Street, connecting the building at 5428 West Gettysburg Street with the building at 5429 West Gettysburg Street, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO INSTALL SIGN/SIGNBOARD AT 5133 WEST IRVING PARK ROAD.

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Jas. D. Ahern Company to install a sign/signboard at 5133 West Irving Park Road, which was *Referred to the Committee on Buildings*.

Presented By

ALDERMAN SHILLER (46th Ward):

Referred -- EXEMPTION OF VARIOUS APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR SPECIFIED PARKING FACILITIES.

Two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the

locations specified, pursuant to 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:

Mr. Michael Fox -- 4626 -- 4628 North Racine Avenue; and

Ms. Christina Romasanta -- 1039 West Lawrence Avenue.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO INSTALL
SIGN/SIGNBOARD AT 4355 NORTH SHERIDAN ROAD.

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Vincent Sign to install a sign/signboard at 4355 North Sheridan Road, which was *Referred to the Committee on Buildings*.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO
CONSTRUCT, MAINTAIN AND USE CANOPY
AT 5050 NORTH BROADWAY.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Aon Service Corporation to construct, maintain and use one canopy to be attached or attached to the building or structure at 5050 North Broadway, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN SCHULTER (47th Ward):

Referred -- EXEMPTION OF VARIOUS APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR SPECIFIED PARKING FACILITIES.

Two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to 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:

Ms. Angie Economou -- 4346 North Ashland Avenue; and

S & T Auto Shop, Inc. -- 4914 North Western Avenue.

Presented By

ALDERMAN M. SMITH (48th Ward):

Referred -- EXEMPTION OF MR. THOMAS DRAKE/THE DRAKE GROUP FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 1518 -- 1520 WEST OLIVE AVENUE.

A proposed ordinance to exempt Mr. Thomas Drake/The Drake Group from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 1518 -- 1520 West Olive Avenue, pursuant to 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 MOORE (49th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO
CONSTRUCT, MAINTAIN AND USE CANOPY AT
6230 NORTH KENMORE AVENUE.

A proposed order authorizing the Director of Revenue to issue a permit to Banner Property Management to construct, maintain and use one canopy to be attached or attached to the building or structure at 6230 North Kenmore Avenue, which was *Referred to the Committee on Transportation and Public Way.*

Presented By

ALDERMAN STONE (50th Ward):

Referred -- GRANT OF PRIVILEGE TO MANUFACTURERS BANK
TO MAINTAIN AND USE CONDUITS ADJACENT
TO 3232 WEST PETERSON AVENUE.

A proposed ordinance to grant permission and authority to Manufacturers Bank to maintain and use, as now constructed, two four-inch conduits under and across the public right-of-way adjacent to 3232 West Peterson Avenue, which was *Referred to the Committee on Transportation and Public Way.*

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 PERMITS:

BY ALDERMAN DIXON (8th Ward):

8000 block through the 8700 block of South Clyde Avenue -- for residential installation of post lights.

8300 and 8400 block of South Crandon Avenue -- for residential installation of post lights.

8100 block of South Luella Avenue -- for residential installation of post lights.

8200 and 8300 blocks of South Luella Avenue (both sides of street) -- for residential installation of post lights.

8400 block of South Luella Avenue -- for residential installation of post lights.

8000 block through 8700 blocks of South Merrill Avenue -- for residential installation of post lights.

8400 block of South Oglesby Avenue -- for residential installation of post lights.

8300 and 8400 blocks of South Paxton Avenue -- for residential installation of post lights.

8100 and 8200 blocks of South Paxton Avenue -- for residential installation of post lights.

7900 and 8000 blocks of South Yates Avenue -- for residential installation of post lights.

8400 block of South Yates Avenue -- for residential installation of post lights.

BY ALDERMAN BALCER (11th Ward):

Benton Community Settlement -- for electrical installations on the premises known as 3052 South Gratten Avenue.

BY ALDERMAN TROUTMAN (20th Ward):

Yale Building Development Corporation -- for rehabilitation on the premises known as 6565 South Yale Avenue.

BY ALDERMAN MUNOZ (22nd Ward):

The Salvation Army (LaVillita) -- for new construction on the premises known as 3621 West 24th Street.

LICENSE FEE EXEMPTIONS:

BY ALDERMAN BEALE (9th Ward):

Pullman Creative Learning Center, 614 East 114th Street.

BY ALDERMAN LAURINO (39th Ward):

Council for Jewish Elderly, 3503 West Lawrence Avenue.

CANCELLATION OF WARRANTS FOR COLLECTION:

BY ALDERMAN BEALE (9th Ward):

Christ Community Church, 743 East 103rd Street -- annual mechanical ventilation inspection fee.

BY ALDERMAN POPE (10th Ward):

Mexican Community Committee of South Chicago, 2939 East 91st Street -- annual building inspection fee.

BY ALDERMAN RUGAI (19th Ward):

Saint John The Divine Church, 10511 South Oakley Avenue -- parking signs/permits fee.

BY ALDERMAN OCASIO (26th Ward):

Sure Foundation Church, 1300 North Artesian Avenue -- annual building inspection fee.

BY ALDERMAN WOJCIK (30th Ward):

Saint Viator Church, various locations -- annual building inspection fees (2).

BY ALDERMAN LAURINO (39th Ward):

North Park College, various locations -- annual building inspection fees.

BY ALDERMAN NATARUS (42nd Ward):

The Field Museum, 1200 North Lake Shore Drive -- boiler and unfired pressure vessel inspection fees.

BY ALDERMAN DALEY (43rd Ward):

The Anixter Center, 2032 North Clybourn Avenue -- annual sign inspection fees.

BY ALDERMAN LEVAR (45th Ward):

Norwood Gospel Chapel, 5158 North Nagle Avenue -- annual projecting sign inspection fee.

BY ALDERMAN M. SMITH (48th Ward):

Boys and Girls Clubs of Chicago/Robert R. McCormick Club, 4835 North Sheridan Road -- annual sign inspection fee.

CANCELLATION OF WATER RATES:

BY ALDERMAN HAITHCOCK (2nd Ward):

Holy Covenant Church, various locations (2).

BY ALDERMAN PRECKWINKLE (4th Ward):

Grant Memorial Day Care Center, 4025 -- 4029 South Drexel Boulevard.

BY ALDERMAN MUNOZ (22nd Ward):

Good Shephard, various locations (4).

Epiphany, various location (3).

Saint Agnes of Bohemia, various locations (3).

REFUNDS OF FEES:

BY ALDERMAN BEALE (9th Ward):

Pullman Creative Learning Center, 614 East 113th Street -- refund in the amount of \$100.00.

WAIVER OF FEES:

BY ALDERMAN HAIRSTON (5th Ward):

Shorebank Neighborhood Institute, various locations -- for demolition lien(s) (2).

SENIOR CITIZENS SEWER REFUNDS:
(\$50.00)

BY ALDERMAN PRECKWINKLE (4th Ward):

Black, Jr., Theodis

Guttman, Lester

Wooldridge, Olivette I.

BY ALDERMAN ALLEN (38th Ward):

Hipsky, Mary A.

Koenig, Louise B.

12/13/2000

NEW BUSINESS PRESENTED BY ALDERMEN

48847

BY ALDERMAN DOHERTY (41st Ward):

Murphy, Mary L.

Ryszka, Helen T.

BY ALDERMAN NATARUS (42nd Ward):

Fox, Matthew C.

BY ALDERMAN SHILLER (46th Ward):

Mayer, Lois

**APPROVAL OF JOURNAL
OF PROCEEDINGS.**

JOURNAL (November 15, 2000)

The 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 15, 2000, at 10:00 A.M., signed by him as such City Clerk.

Alderman Burke moved to *Approve* said printed Official Journal and to dispense with the reading thereof. The question being put, the motion *Prevailed*.

UNFINISHED BUSINESS.

**AMENDMENT OF REDEVELOPMENT PLAN FOR READ/DUNNING
REDEVELOPMENT PROJECT AREA.**

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Finance, deferred and published in the Journal of the Proceedings of the City Council of November 15, 2000, page 45985, recommending that the City Council Pass the proposed ordinance printed on pages 45985 through 45992 which amends the Redevelopment Plan for the Read/Dunning Redevelopment Project Area.

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

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Under ordinances adopted on January 11, 1991 and published in the Journal of the Proceedings of the City Council for such date (the "Journal of Proceedings") at pages 28768 to 28828, and under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4.1, et seq., as amended (the "Act"), the City Council (the "Corporate Authorities") of the City of Chicago (the "City"): (i) approved a redevelopment plan and project (the "Redevelopment Plan") for a portion of the City known as the "Read/Dunning Redevelopment Project Area" (the "Redevelopment Project Area") (such ordinance being defined herein as the "Plan Ordinance"); (ii) designated the Redevelopment Project Area as a "redevelopment project area" within the requirements of the Act (the "Designation

Ordinance”) and, (iii) adopted tax increment financing for the Redevelopment Project Area (the “T.I.F. Adoption Ordinance”) (the Plan Ordinance, the Designation Ordinance and the T.I.F. Adoption Ordinance are collectively referred to in this ordinance as the “T.I.F. Ordinances”); and

WHEREAS, The Corporate Authorities have determined that an amendment to the Redevelopment Plan is necessary to incorporate the “portability” language included in Section 11-74.4-4(q) of the Act and in the Illinois Industrial Jobs Recovery Law, 65 ILCS 5/11-74.6-15(s) (1998 State Bar Edition), as amended, to permit the City to transfer a certain amount of tax increment revenues to and from the Redevelopment Project Area and other redevelopment areas contiguous to or separated only by a public right-of-way from the Redevelopment Project Area, and vice versa; and

WHEREAS, Under Section 11-74.4-5(c) of the Act, certain amendments may be made to a redevelopment plan without further hearing, provided that notice is given as set forth in the Act, including: (i) an amendment which does not substantially change the nature of a redevelopment plan approved by a municipality; and, (ii) an increase in the total estimated redevelopment project costs stated in a redevelopment plan by not more than five percent (5%) after adjustment for inflation from the date of adoption of a redevelopment plan; and

WHEREAS, The Corporate Authorities find that allowing for the portability of not to exceed ten percent (10%) of the Estimated Project Costs set forth in Section V.D. of the Redevelopment Plan, as such Estimated Project Costs are increased by five percent (5%) after adjustment for inflation from the date of adoption of the Redevelopment Plan, does not constitute a substantial change in the nature of the Redevelopment Plan; and

WHEREAS, The Redevelopment Plan established the estimated dates of completion of the redevelopment project described in the Redevelopment Plan and of the retirement of obligations issued to finance redevelopment project costs to be January 11, 2014, which date is not more than twenty-three (23) years from the date of the adoption of the Designation Ordinance, and the Corporate Authorities made a finding in the Plan Ordinance that such dates were not more than twenty-three (23) years from the date of the adoption of the Designation Ordinance in accordance with the provisions of Section 11-74.4-3(n)(3) of the Act in effect on the date of adoption of the T.I.F. Ordinances; and

WHEREAS, Public Act 91-478 (the “Amendatory Act”), which became effective November 1, 1999, amended the Act, among other things, to: (i) change the dates set forth in Section 11-74.4-3(n)(3) of the Act by which redevelopment projects must be completed and obligations issued to finance redevelopment project costs must be retired to be no later than December 31 of the year in which the payment to a

municipal treasurer as provided in Section 11-74.4-8(b) of the Act is to be made with respect to ad valorem taxes levied in the twenty-third (23rd) calendar year after the year in which the ordinance approving a redevelopment project area is adopted; and (ii) provide that a municipality may amend an existing redevelopment plan to conform such redevelopment plan to Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act, by an ordinance adopted without further hearing or notice and without complying with the procedures provided in the Act pertaining to an amendment to or the initial approval of a redevelopment plan and project and designation of a redevelopment project area; and

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

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

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

SECTION 2. Approval Of Amendment To Redevelopment Plan. The "Revision Number 1 to the Read/Dunning Tax Increment Financing Redevelopment Plan and Project", a copy of which is attached hereto as Exhibit A (the "Plan Amendment Number 1"), is hereby approved. Except as amended hereby, the Redevelopment Plan shall remain in full force and effect.

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

SECTION 4. Invalidity Of Any Section. 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 remaining provisions of this ordinance.

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

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

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

Exhibit "A".

City Of Chicago

Read/Dunning Tax Increment

Redevelopment Area

Redevelopment Plan And Project

Revision Number 1.

[Note: Alphabetical order of section designations reflects original document.]

E. Sources of Funds to Pay Redevelopment Project Costs Eligible Under Illinois T.I.F. Statute.

Funds necessary to pay for public improvements and other project costs eligible under the T.I.F. statute are to be derived principally from property tax increment revenues, proceeds from municipal obligations to be retired primarily with tax increment revenues and interest earned on resources available but not immediately needed for the Redevelopment Plan and Project.

"Redevelopment Project Costs" specifically contemplate those eligible public costs set forth in the Illinois statute and do not contemplate the preponderance of the costs to redevelop the area. The majority of development costs will be *privately* financed, and T.I.F. or other public sources are to be used only to leverage and commit private redevelopment activity.

The tax increment revenues which will be used to pay debt service on the tax increment obligations, if any, and to directly pay redevelopment project costs shall be the incremental increase in property taxes attributable to the increase in the equalized assessed value of each taxable lot, block, tract or parcel of real property in the R.P.A. over and above the initial equalized assessed value of each such lot, block, tract or parcel in the R.P.A. in the 1989 tax year.

Among the other sources of funds which may be used to pay for redevelopment project costs and debt service on municipal obligations issued to finance project costs are the following: special service area taxes, the proceeds of property sales, property taxes, certain land lease payments, certain Motor Fuel Tax revenues, certain state and federal grants or loans, certain investment income and such other sources of funds and revenues as the City may from time to time deem appropriate.

If the Redevelopment Project Area is contiguous to, or separated only by a public right-of-way from, one (1) or more redevelopment project areas created under the Act, the City may utilize revenues received under the Act from the Redevelopment Project Area in an amount not to exceed ten percent (10%) of the Estimated Project Costs set forth in Section V, Part D, as such Estimated Project Costs are increased by five percent (5%) after adjustment for inflation from the date the Redevelopment Plan was adopted, to pay eligible redevelopment project costs, or obligations issued to pay such costs, in other contiguous redevelopment project areas or other redevelopment project areas separated only by a public right-of-way, and vice versa. In addition, if the Redevelopment Project Area is contiguous to, or separated only by a public right-of-way from, one or more redevelopment project areas created under the Industrial Jobs Recovery Law (the "Law"), 65 ILCS 5/11-74.6-1, et seq. (1996 State Bar Edition), as amended (an "IJRB Project Area"), the City may utilize revenues received from such IJRB Project Area(s) in an amount not to exceed ten percent (10%) of the Estimated Project Costs set forth in Section V, Part D, as such Estimated Project Costs are increased by five percent (5%) after adjustment for inflation from the date the Redevelopment Plan was adopted, to pay eligible redevelopment project costs or obligations issued to pay such costs in the Redevelopment Project Area, and vice versa. Such revenues may be transferred outright from or loaned by the IJRB Project Area to the Redevelopment Project Area and vice versa. The amount of revenue from the Redevelopment Project Area made available to support any contiguous redevelopment project areas, or those redevelopment project areas separated only by a public right-of-way, when added to all amounts used to pay eligible redevelopment project costs within the Redevelopment Project Area, shall not at any time exceed the total Estimated Project Costs, as adjusted, described in this Redevelopment Plan. This paragraph is intended to give the City the benefit of the "portability" provisions set forth in the Act, 65 ILCS 5/11-74.4-4 (q), and the Law, 65 ILCS 5/11-74.6-15(s).

The Redevelopment Project Area would not reasonably be expected to be developed without the use of the incremental revenues provided by the Act.

F. Nature And Term Of Obligations To Be Issued.

The City may issue obligations secured by the tax increment special tax allocation fund established for the Redevelopment Project Area pursuant to the Act or such other funds as are available to the City by virtue of its power pursuant to the Illinois

State Constitution.

All obligations issued by the City pursuant to this Redevelopment Plan and the Act shall be retired no later than December 31 of the year in which the payment to the municipal treasurer as provided in Section 11-74.4-8(b) of the Act is to be levied in the twenty-third (23rd) calendar year after the year in which the ordinance approving the Original Project Area and Original Redevelopment Plan was adopted (such ultimate retirement date occurring on December 31, 2015). [Any and/or all obligations issued by the City pursuant to this Redevelopment Plan and Project and the Act shall be retired not more than twenty-three (23) years from the date of adoption of the ordinance approving the redevelopment Project Area.] However, the final maturity date of any obligations issued pursuant to the Act may not be later than twenty (20) years from their respective date of issuance. One (1) or more series of obligations may be issued from time to time in order to implement this Redevelopment Plan and Project. The total principal and interest payable in any year, or projected to be available in that year, from tax increment revenues and from bond sinking funds, capitalized interest, debt service reserve funds and all other sources of funds as may be provided by ordinance.

Those revenues not required for principal and interest payments, for required reserves, for bond sinking funds, for redevelopment project costs, for early retirement of outstanding securities, and to facilitate the economical issuance of additional bonds necessary to accomplish the Redevelopment Plan, may be declared surplus and shall then become available for distribution annually to taxing districts overlapping the R.P.A. in the manner provided by the Act.

Such securities may be issued on either a taxable or tax-exempt basis, with either fixed rate or floating interest rates; with or without capitalized interest; with or without deferred principal retirement; with or without interest rate limits except as limited by law; and with or without redemption provisions.

G. Most Recent Equalized Assessed Valuation (E.A.V.) Of Properties In The Redevelopment Project Area.

The most recent estimate of equalized assessed valuation (E.A.V.) of the property within the R.P.A. is approximately *Six Million Thirty-seven Thousand One Hundred Seventy-five Dollars (\$6,037,175)* which is the 1989 equalized assessed valuation. The Boundary Map, (Sub)Exhibit 3, shows the location of the R.P.A.

H. Anticipated Equalized Assessed Valuation.

Upon completion of the anticipated private development of the Redevelopment Project Area over a ten (10) year period, it is estimated that the equalized assessed valuation of the property within the Redevelopment Project Area will be approximately Forty-five Million Dollars (\$45,000,000). The estimate assumes a constant Cook County equalization factor (multiplier) of 1.9122 and 1990 dollars.

Relocation: The City may pay for certain relocation costs, conformant with City policies and regulations.

Interest Cost Coverage: The City may pay for certain interest costs incurred by a redeveloper for construction, renovation or rehabilitation of the redevelopment project. Such funding would be paid for out of annual tax increment revenue generated from the R.P.A. as allowed under the Act.

Professional Services: The City may use tax increment financing to pay necessary planning, legal, engineering, administrative and financing costs during project implementation.

B. Commitment To Fair Employment Practices And Affirmative Action.

As part of any Redevelopment Agreement entered into by the City and any private developers, both will agree to establish and implement an honorable, progressive, and goal-oriented affirmative action program that serves appropriate sectors of the City. The program will conform to the most recent City policies and plans.

With respect to the public/private development's internal operations, both entities will pursue employment practices which provide equal opportunity to all people regardless of sex, color, race or creed. Neither party will countenance discrimination against any employee or applicant because of sex, marital status, national origin, age or the presence of physical handicaps. These nondiscriminatory practices will apply to all areas of employment, including: hiring, upgrading and promotions, terminations, compensation, benefit programs and education opportunities.

All those involved with employment activities will be responsible for conformance to this policy and the compliance requirements of applicable state and federal regulations.

The City and private developers will adopt a policy of equal employment opportunity and will include or require the inclusion of this statement in all contracts and subcontracts at any level. Additionally, any public/private entities will seek to ensure and maintain a working environment free of harassment, intimidation, and coercion at all sites, and in all facilities at which all employees are assigned to work. It shall be specifically ensured that all on-site supervisory personnel are aware of and carry out the obligation to maintain such a working environment, with specific attention to minority and/or female individuals.

Finally, the entities will utilize affirmative action to ensure that business opportunities are provided and that job applicants are employed and treated in a nondiscriminatory manner. Underlying this policy is the recognition by the entities that successful affirmative action programs are important to the continued growth and vitality of the community.

C. Completion Of Redevelopment Project And Retirement Of Obligations To Finance Redevelopment Costs.

The estimated date for completion of Redevelopment Projects is no later than December 31, 2015. [This Redevelopment Project will be completed on or before a date twenty-three (23) years from the adoption of an ordinance designating the Redevelopment Project Area.] The City expects that the Redevelopment Project will be completed sooner than the maximum time limit set by the Act, depending on the incremental property tax yield. Actual construction activities for both phases are anticipated to be completed within approximately seven (7) to ten (10) years.

[(Sub)Exhibit 3 referred to in this Read/Dunning Tax Increment
Redevelopment Area Redevelopment Plan and
Project Revision Number 1 unavailable
at time of printing.]

MISCELLANEOUS BUSINESS.

PRESENCE OF VISITORS NOTED.

The Honorable Richard M. Daley, Mayor, called the City Council's attention to the presence of the following visitors:

The Honorable Michael A. Bilandic, former Chief Justice of the Illinois Supreme Court, accompanied by his wife, Heather; and his brother, Nicholas;

The Honorable Luis V. Gutierrez, Congressman of the 4th Congressional District;

Mr. Victor Reyes, Director of the Mayor's Office of Intergovernmental Affairs, accompanied by his wife, Cecilia; and several staff members;

nineteen National Board certified teachers: Jean M. Becker; Valerie Collins; Marjorie Rogasner; Christine Fransen; Linda Comminos; Janel Caluris; Anna West; Annie Catherine Brown Mallare; Michael Lach; Marcia Regan; Lennette Coleman; Elizabeth Giesen; Luis Soria; Rick Joseph; Erin Roche; Chris Bruggeman; Victor Harbison; Gloria Henllan-Jones and Tonika Terrell, accompanied by guests from the Chicago Public Education Fund: Scott Smith, Chairman; Janet Knupp, President; Sonya Choe Miller, Director -- Education Investments; Dr. Allen Bearden, CTU Quest Center; Lynn Davis, National Board member; and Nancy Schwartz, National Board member; and members of the Chicago Public Schools: Cozette Buckney, Chief Education Officer; Blondean Davis, Chief Officer -- Schools and Regions; Tim Martin, Chief Operations Officer; Audrey Donaldson, Teacher Renewal and Recertification; Andrea Kerr, Deputy Officer, Chicago Public Schools; Diane Carry, Executive Director -- Teacher Recertification; and Phillip Jackson, Chief of Education, Office of the Mayor.

Chicago Police Officer George Ephgrave, accompanied by his wife, Roxanne; and his daughter, Cathleen; and Chicago Police Officer Marcello Rodriguez, accompanied by his parents, Paul and Rosa Rodriguez; his sisters, Rosa Cicchino and Dolores Sanchez; his brother-in-law, John Sanchez; his friend, Gabrielle Parker, and his niece, Jackie Lopez;

Chicago Fire Department Squad 1 members: Lieutenant James Altman; Fire Fighter Arthur Noonan; Fire Fighter Michael Murphy and Lieutenant James Basile; Chicago Fire Department Engine 8 members: Engineer Albert Michelin; Fire Fighter Jason Satriano; Fire Fighter Mary Nolan; and Fire Fighter Mark Matera; Chicago Fire Department Truck 4 members: Fire Fighter John Joyce; and Fire Fighter John Fernandez; and Tower Ladder 5 members: Fire Fighter Vinicio Espinosa; Fire Fighter Kenneth Leverenz; Fire Fighter Arlency Pitts; and Fire Fighter David Migust; accompanied by various family members; and

Mr. Stanley Paul, orchestra leader.

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 thirteenth (13th) day of December, 2000, at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the tenth (10th) day of January, 2001, 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 forgoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Granato, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Dixon, Beale, Pope, Balcer, Frias, Olivo, Burke, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Carothers, Wojcik, Suarez, Matlak, Austin, Colom, Banks, Mitts, Allen, Laurino, O'Connor, Doherty, Natarus, Daley, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

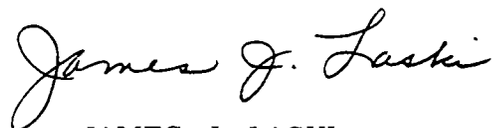
Alderman Natarus moved to reconsider the foregoing vote. The motion was lost.

At this point in the proceedings, Alderman Burke rose and on behalf of the members of the City Council extended to Mayor Daley and his family best wishes for a Merry Christmas, a happy holiday season and a successful and prosperous new year.

Mayor Daley then rose and, after thanking the City Council for its cooperation and diligence in serving the people's interests, wished the members of the City Council, their families and their constituents a healthy and happy holiday season and new year.

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, January 10, 2001, at 10:00 A.M. in the Council Chambers in City Hall.



JAMES J. LASKI,
City Clerk.