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COPY



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

Regular Meeting -- Wednesday, July 25, 2018

at 10:00 A.M.

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

OFFICIAL RECORD.

VOLUME I

RAHM EMANUEL
Mayor

ANDREA M. VALENCIA
City Clerk

JOURNAL OF THE PROCEEDINGS OF THE CITY COUNCIL
Regular Meeting -- Wednesday, July 25, 2018

TABLE OF CONTENTS

	Page
Public Comment	81372
Communications From City Officers	81373
Reports Of Committees	81422
Committee on Finance.....	81422
Committee on Aviation.....	82017
Committee on the Budget and Government Operations.....	82018
Committee on Economic, Capital and Technology Development	82037
Committee on Housing and Real Estate	82059
Committee on Human Relations	82246
Committee on License and Consumer Protection	82248
Committee on Pedestrian and Traffic Safety	82257
Committee on Public Safety.....	82291
Committee on Transportation and Public Way	82357
Committee on Workforce Development and Audit.....	82932
Committee on Zoning, Landmarks and Building Standards	82933
Agreed Calendar	83026

JOURNAL OF THE PROCEEDINGS OF THE CITY COUNCIL
Regular Meeting -- Wednesday, July 25, 2018

	Page
New Business Presented By Aldermen	83163
Traffic Regulations, Traffic Signs, Etc.	83163
Zoning Ordinance Amendments	83180
Claims	83184
Unclassified Matters	83184
Free Permits, License Fee Exemptions, Etc.	83260
Approval Of The Journal.....	83266
Unfinished Business	83266
Miscellaneous Business	83266
Legislative Index.....	Appendix A

Attendance At Meeting.

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

Absent -- Alderman Osterman.

Call To Order.

On Wednesday, July 25, 2018 at 10:00 A.M., the Honorable Rahm Emanuel, Mayor, called the City Council to order. The Honorable Andrea M. Valencia, City Clerk, called the roll of members and it was found that there were present at that time: Aldermen Moreno, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Muñoz, Tabares, Scott, Solis, Maldonado, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Villegas, Mitts, Sposato, Laurino, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, J. Moore, Silverstein -- 41.

Quorum present.

Pledge Of Allegiance.

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

Invocation.

Reverend E.F. Ledbetter III, pastor of Mount Pisgah Missionary Baptist Church, opened the meeting with prayer.

PUBLIC COMMENT.

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

Amaziyah Ysrayl

John Catanzara

Melvin Bailey

Christine Panos

Paula Routsong

Sally Berlin

Marla Rose

Jodie Wiederkehr

George Blakemore

Scott Burgh

Lola Marchese

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

Jackie Paige

Thomas Woods

Ray Rich

Michael Charles Hilson

REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.

Rules Suspended -- TRIBUTE TO LATE EDWARD EUGENE SADLOWSKI.
[R2018-898]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I transmit herewith, together with the members of the City Council, a resolution honoring the life and memory of Ed Sadlowski.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

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

The following is said proposed resolution:

WHEREAS, The members of this chamber were deeply saddened to learn of the death on June 10, 2018, at age 79, of Edward "Ed" Eugene Sadlowski, a Chicago labor icon who fought valiantly for the rights of thousands of workers; and

WHEREAS, Ed Sadlowski was born on September 10, 1938, in the South Chicago neighborhood. He married his high school sweetheart, Marlene, in 1959, despite the two growing up on different sides of the tracks. The happy couple was married for nearly 60 years, until Ed's passing; and

WHEREAS, A third-generation steelworker, Ed grew up witnessing his father, Edward, Sr., work for Inland Steel and become a founding member of a steelworkers' union local; and

WHEREAS, Ed Sadlowski left school in 11th grade, worked as an apprentice machinist, and bravely served in the U.S. Army. He returned to South Chicago and began a job as an oiler in the machine shop of United States Steel South Works. His habit of walking around the plant, oil can in hand, talking with rank-and-file members, marked the initial steps of his illustrious career fighting on behalf of steelworkers and earned him the nickname, "Oil Can Eddie"; and

WHEREAS, He rose quickly as an organizing force for the United Steelworkers union and at age 26 upset a favored incumbent to become the youngest president of the United Steel Workers' Local 65, overseeing 23,000 workers. A decade later, he ran to become president of United Steelworkers' largest region, District 31, representing 128,000 workers in Chicago and Gary, Indiana, and after challenging the initial election results and succeeding in court, he won the re-held election nearly two to one; and

WHEREAS, In 1977, running as an insurgent candidate for United Steelworkers' international presidency, Ed Sadlowski rose to national acclaim and nearly unseated the chosen candidate with his "Steelworkers Fight Back" campaign, advocating for the ability of local union leaders to ratify contracts, the importance of the right to strike as a bargaining tool, and criticizing the rank-and-file union leaders as out of touch; and

WHEREAS, His "Steelworkers Fight Back" campaign captivated the nation, with legendary Chicago author Studs Terkel remarking that it was more important than that year's presidential election between Gerald Ford and Jimmy Carter; and

WHEREAS, Ed Sadlowski remained a leader in the labor community, serving on the local panel of the Illinois Labor Relations Board for nearly 20 years, and was inducted into the Illinois Labor History Society Union Hall of Honor in 2012; and

WHEREAS, Ed ardently championed the rights of union members to have a voice over their own contracts, their right to strike, and their dues, shaping the culture of the labor movement and of the United Steelworkers; and

WHEREAS, A driven man, who fought fiercely for and empowered Chicago workers, Ed Sadlowski will always be remembered as a legendary labor leader, a mentor and friend to many, and a distinguished son of Chicago; and

WHEREAS, Ed Sadlowski is survived by his beloved wife, Marlene; his four children, Alderman Susan Sadlowski Garza, Patricia Hoyt, Edward Sadlowski, Jr. and Diane Agelson; 11 grandchildren and 2 great-grandchildren; and countless friends in the labor movement; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby honor the life and memory of Edward Eugene Sadlowski; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of Edward Eugene Sadlowski as a token of our sympathy and esteem.

On motion of Alderman Burke, seconded by Aldermen Dowell, King, Hairston, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cardenas, Curtis, Muñoz, Scott, Solis, Maldonado, Burnett, Taliaferro, Reboyras, Mell, Austin, Mitts, Cappleman, J. Moore and Silverstein, the foregoing proposed resolution was *Adopted* by a rising vote.

At this point in the proceedings, the Honorable Rahm Emanuel, Mayor, rose to offer the condolences and support of the people of the City of Chicago to the family of the late Edward Eugene Sadlowski. Reflecting on the life and legacy of Mr. Sadlowski, Mayor Emanuel spoke of his leadership as president of the United Steel Workers Union and his exemplary service in the labor community on behalf of working men and women. An outspoken advocate and voice for his members, Mayor Emanuel stated that "no one fought harder, no one spoke louder and no one did more for their fellow workers than Ed Sadlowski" and his efforts and accomplishments truly made a positive difference in our city. A remarkable man of character and conviction, Edward Sadlowski touched the lives of many, the Mayor concluded, and he will be dearly missed by his family, his friends, and those fortunate to know him. Mayor Emanuel then left the rostrum and strode to the commissioners' gallery where he presented a parchment copy of the memorial resolution to the family of the late Edward Eugene Sadlowski.

Rules Suspended -- CONGRATULATIONS EXTENDED TO QUENTON CURTIS AND MEMBERS OF BLACK FIRE BRIGADE FOR COMMITMENT HONORING HISTORY AND HERITAGE OF AFRICAN-AMERICAN FIREFIGHTERS.

[R2018-900]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I transmit herewith, together with Aldermen Curtis, Reboyras and Sawyer, a congratulatory resolution regarding the Black Fire Brigade.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

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

The following is said proposed resolution:

WHEREAS, The members of this chamber are pleased to be informed of the recent establishment of the Black Fire Brigade, an important new organization in the City of Chicago; and

WHEREAS, The Black Fire Brigade seeks to stimulate community interest in African-American Fire and EMS service history, as well as educate individuals about fire prevention and fire safety; and

WHEREAS, The group held a ribbon-cutting ceremony to mark the formal opening of its clubhouse last month at 8404 South Kedzie Avenue in Chicago's Ashburn neighborhood as a place for mentoring, support, training, historical remembrance and community for Chicago's firefighters, EMS personnel, and the next generation of leaders; and

WHEREAS, The Black Fire Brigade contributes to the community by working to improve employment standards, introducing fire service initiatives, creating opportunities for community collaboration and celebrating art and culture; and

WHEREAS, The Black Fire Brigade represents community concerns about Fire Rescue and EMS Rescue Services and supports them by adding a voice to public discussions, spreading awareness, and promoting fundraisers; and

WHEREAS, The organization engages in conversations that stimulate interest in new technologies, strategies, tactics and general operating procedures to benefit and improve Fire and EMS Rescue Services; and

WHEREAS, The Black Fire Brigade also honors fallen colleagues and helps these individuals' families, serving as active role models for those children and honoring Chicago's 13 African-American firefighters who have died in the line of duty; and

WHEREAS, Question Curtis launched the Black Fire Brigade after witnessing a decades-long struggle by African-American firefighters and EMS personnel through court cases, hoping to instead drive progress and develop camaraderie through the organization; and

WHEREAS, The opening of the clubhouse, the result of efforts by firefighters and EMS personnel from all over, was an emotional and poignant event, particularly in light of the historical barriers faced by African-American firefighters and EMS workers; and

WHEREAS, In May, the Brigade brought together African-American female firefighters, including the City's first such firefighter. Many of the women did not previously know each other or know Mattie Rawski, the inspiring first African-American female firefighter in Chicago, but during the event, the women formed a network of support and fellowship; and

WHEREAS, The Black Fire Brigade commits to be active community participants and pledges to protect the fire services that exist today while honoring the history and heritage of African-American firefighters; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered together this 25th day of July 2018, do hereby welcome and thank the Black Fire Brigade for their interest and commitment in bettering the City of Chicago, and we look forward to seeing their good work throughout Chicago's communities; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Black Fire Brigade as a token of our esteem and respect.

On motion of Alderman Burke, seconded by Aldermen King, Sawyer, Hairston, D. Moore, Curtis, Cochran, Burnett, Taliaferro, Reboyras, Austin, Sposato and Napolitano, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

At this point in the proceedings, the Honorable Rahm Emanuel, Mayor, rose and on behalf of the people of Chicago, extended congratulations and appreciation to Fire Department lieutenant and Black Fire Brigade president and founder Question Curtis for his leadership and the members of the Black Fire Brigade for their commitment to honor the rich legacy of

service and sacrifice by African-American firefighters and paramedics. Reflecting on the history of the Chicago Fire Department, Mayor Emanuel spoke of the ongoing struggles and judicial challenges by African-American applicants to overcome inequitable hiring practices and the initiatives currently implemented to provide new employment opportunities in our city's uniformed services for graduates of the Chicago Public Schools. The mission of the Black Fire Brigade is not only to honor the history and heritage African-American firefighters and paramedics who have lost their lives in the line of duty, the Mayor continued, but also to raise historic awareness, promote community service, sponsor education and training and provide mentorship to the next generation of Black men and women. It is important that we pay tribute to the men and women who fought to break down barriers and open opportunities for African-American firefighters and paramedics, the Mayor stated, and their continuing struggles are a reminder of where we have fallen short and how much more there is to accomplish. Mayor Emanuel then invited Fire Lieutenant Question Curtis, accompanied by two students, to the Mayor's rostrum where he presented him with a parchment copy of the congratulatory resolution.

Rules Suspended -- CONGRATULATIONS EXTENDED TO FELIX GONZALES, JR., GEORGE PEREZ AND OMAR PEREZ FOR SUCCESS AT CHICAGO YOUTH BOXING CLUB.

[R2018-899]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I transmit herewith, together with Alderman Muñoz, a resolution congratulating boxers at the Chicago Youth Boxing Club.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

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

The following is said proposed resolution:

WHEREAS, The members of this chamber are pleased to congratulate the Chicago Youth Boxing Club (CYBC) for its outstanding service to the youth of the Little Village/North Lawndale neighborhood; and

WHEREAS, The Chicago Youth Boxing Club's mission is to give youth a constructive, healthy alternative to gang violence and drug activity, while helping them build the skills and determination to achieve a positive future for themselves and their community; and

WHEREAS, CYBC, a sports-based development program grounded in boxing and physical conditioning, helps kids achieve academic, professional and personal goals and build community awareness; and

WHEREAS, CYBC's mission is to provide kids with discipline and focus to succeed in their academic and extra-curricular pursuits. CYBC also improves kids' health by increasing their knowledge of fitness and nutrition, and provides them with work readiness training and leadership skills that will increase their employment prospects and earning potential; and

WHEREAS, The core values of discipline, unity, education, health, service and leadership are celebrated and emphasized every day at CYBC; and

WHEREAS, Three of the most outstanding students in the CYBC program are: Felix Gonzales, Jr., George Perez and Omar Perez; and

WHEREAS, Felix Gonzales, Jr. is one of the best boxers in Illinois and has been invited to train in Colorado Springs, Colorado, for the 2020 Olympic boxing team. Among his many accomplishments, Mr. Gonzales won the 2013, 2016 and 2017 Silver Gloves national championships. From 2011 to 2016, he was the Illinois State champion and from 2011 to 2017, he was the Junior Olympic champion. Mr. Gonzales is enrolled at Bremen High School in Midlothian, Illinois; and

WHEREAS, George Perez is the current (2017) Power Gloves champion in the 140-pound weight class. He is also the 2016 Illinois Junior Olympic champion. Mr. Perez was the 2016 WBC Amateur champion and is enrolled at Farragut Career Academy High School; and

WHEREAS, Omar Perez is the current (2017) Power Gloves champion in the 120-pound weight class. He is the 2016 Regional Junior Olympic champion. To his great credit, Mr. Perez is ranked number nine in the nation in his weight class. Mr. Perez is enrolled at Farragut Career Academy High School; and

WHEREAS, CYBC is fortunate to have two fine coaches: Fernando Macias and Gabriel Navarro. In addition, Victor H. Rodriguez, pastor at La Villita Community Church, sits on the CYBC Board. These men have done an outstanding job of instilling confidence, pride and ambition in the youth of the Chicago Youth Boxing Club so that they can reject gangs and violence in favor of a better life; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby congratulate Felix Gonzales, Jr., George Perez and Omar Perez for their success at CYBC; and

Be It Further Resolved, That suitable copies of this resolution be presented to these student boxers as a token of our esteem and good wishes for their continued success.

On motion of Alderman Burke, seconded by Aldermen Hairston, Cardenas, Muñoz, Burnett and Sposato, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

At this point in the proceedings, the Honorable Rahm Emanuel, Mayor, rose and on behalf of the people of Chicago extended congratulations to Felix Gonzales, Jr., George Perez and Omar Perez for their outstanding achievements as students at the Chicago Youth Boxing Club. Mayor Emanuel also recognized Victor H. Rodriguez, pastor of La Villita Community Church and Chicago Youth Boxing Club Board member, for his support and leadership and the boxing coaches for their guidance and encouragement in helping to mentor and motivate these student athletes and provide a positive environment for the youth of the Little Village and North Lawndale communities. Lauding the discipline, dedication and sacrifice necessary for these young champions to excel in this highly competitive sport, Mayor Emanuel also cited the positive and character-building attributes developed through athletic endeavors that help prepare these athletes for future success. Mayor Emanuel then invited Felix Gonzales, Jr., George Perez and Omar Perez, accompanied by Pastor Rodriguez and Alderman Muñoz, to the Mayor's rostrum where he presented each with a parchment copy of the congratulatory resolution.

7/25/2018

COMMUNICATIONS, ETC.

81381

Referred -- REAPPOINTMENT OF JOHN S. TOUMPLIS AND MICHAEL V. VALENTI AS MEMBERS OF BELMONT CENTRAL COMMISSION (SPECIAL SERVICE AREA NO. 2).

[A2018-87]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was *Referred to the Committee on Finance*:

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have reappointed John S. Toumplis and Michael V. Valenti as members of Special Service Number 2, the Belmont Central Commission, for a term effective immediately and expiring September 14, 2022.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- REAPPOINTMENT OF SAM L. GIARRATANO AND DAN WOLF AS MEMBERS OF LAKEVIEW EAST COMMISSION (SPECIAL SERVICE AREA NO. 8).

[A2018-89]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was *Referred to the Committee on Finance*:

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have reappointed Sam L. Giarratano and Dan Wolf as members of Special Service Area Number 8, the Lakeview East Commission, for a term effective immediately and expiring February 15, 2021.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- REAPPOINTMENT OF JACOB ELKINS-RYAN, GERALDINE G. LICHTERMAN, PAUL F. LOAIZA AND ROBERT B. SMITH AS MEMBERS OF LAKEVIEW EAST COMMISSION (SPECIAL SERVICE AREA NO. 8).

[A2018-88]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was *Referred to the Committee on Finance*:

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have reappointed Jacob Elkins-Ryan, Geraldine G. Lichterman, Paul F. Loaiza, and Robert B. Smith as members of Special Service Area Number 8, the Lakeview East Commission, for a term effective immediately and expiring February 15, 2020.

7/25/2018

COMMUNICATIONS, ETC.

81383

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- APPOINTMENT OF WILLIAM P.C. SIMMONS AS MEMBER OF
NORTHCENTER COMMISSION (SPECIAL SERVICE AREA NO. 38).

[A2018-90]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was
Referred to the Committee on Finance:

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have appointed William P.C. Simmons as a member of
Special Service Area Number 38, the Northcenter Commission, for a tem effective
immediately and expiring July 26, 2020, to succeed Thomas M. FencI, whose term has
expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- APPOINTMENT OF JARED M. LEWIS AS MEMBER OF 71ST/STONY COMMISSION (SPECIAL SERVICE AREA NO. 42).

[A2018-91]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was *Referred to the Committee on Finance:*

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have appointed Jared M. Lewis as a member of Special Service Area Number 42, the 71st/Stony Commission, for a term effective immediately and expiring April 11, 2020, to succeed Martha B. Peters, whose term has expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- REAPPOINTMENT OF RICHARD A. SASSO AS MEMBER OF SHERIDAN ROAD COMMISSION (SPECIAL SERVICE AREA NO. 54).

[A2018-92]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was *Referred to the Committee on Finance:*

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have reappointed Richard A. Sasso as a member of Special Service Area Number 54, the Sheridan Road Commission, for a term effective immediately and expiring June 6, 2021.

7/25/2018

COMMUNICATIONS, ETC.

81385

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- REAPPOINTMENT OF SAIMA CAUSEVIC AND GAETANO GUAGLIARDO AS MEMBERS OF ALBANY PARK COMMISSION (SPECIAL SERVICE AREA NO. 60).

[A2018-93]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was *Referred to the Committee on Finance*:

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have reappointed Saima Causevic and Gaetano Guagliardo as members of Special Service Number 60, the Albany Park Commission, for a term effective immediately and expiring January 15, 2020.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- APPOINTMENT OF JENNIFER (TIAN) LEE AS MEMBER OF CHINATOWN COMMISSION (SPECIAL SERVICE AREA NO. 73).

[A2018-94]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was *Referred to the Committee on Finance*:

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have appointed Jennifer (Tian) Lee as a member of Special Service Area Number 73, the Chinatown Commission, for a term effective immediately and expiring March 28, 2021.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- REAPPOINTMENT OF ZAID ABDUL-ALEEM AND DAISY S. LEZAMA AS MEMBERS OF BOARD OF ETHICS.

[A2018-86]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was *Referred to the Committee on Committees, Rules and Ethics*:

7/25/2018

COMMUNICATIONS, ETC.

81387

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have reappointed Zaid Abdul-Aleem and Daisy S. Lezama as members of the Board of Ethics for a term effective immediately and expiring July 31, 2022.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- APPOINTMENT OF JACQUELINE C. EDENS AS MEMBER OF
CHICAGO LOW-INCOME HOUSING TRUST FUND BOARD.

[A2018-83]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was
Referred to the Committee on Housing and Real Estate:

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have appointed Jacqueline C. Edens as a member of
the Chicago Low-Income Housing Trust Fund Board for a term effective immediately and

expiring December 31, 2020, such period allocated as follows: a term effective immediately and expiring December 31, 2018, to succeed Malcolm Bush, who has resigned, followed immediately by a full two-year term.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- APPOINTMENT OF RICHARD R. ROWE AS MEMBER OF
LOW-INCOME HOUSING TRUST FUND BOARD.

[A2018-84]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was
Referred to the Committee on Housing and Real Estate:

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have appointed Richard R. Rowe as a member of the Chicago Low-Income Housing Trust Fund Board for a term effective immediately and expiring December 31, 2019, to complete the unexpired term of Warren C. Flowers, who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

7/25/2018

COMMUNICATIONS, ETC.

81389

Referred -- REAPPOINTMENT OF NADERH H. ELRABADI, STEPHANIE A. KANTER, DAVID J. MUSSATT, AND NABEELA RASHEED AS MEMBERS OF CHICAGO COMMISSION ON HUMAN RELATIONS.

[A2018-85]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was *Referred to the Committee on Human Relations*:

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- I have reappointed Naderh H. Elrabadi, Stephanie Kanter, David J. Mussatt and Nabeela Rasheed as members of the Chicago Commission on Human Relations.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- AMENDMENT OF TITLES 4 AND 10 OF MUNICIPAL CODE REGARDING LICENSING AND REGULATION OF POP-UP RETAIL FOOD ESTABLISHMENTS.

[O2018-6162]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Business Affairs and Consumer Protection, I transmit herewith an ordinance amending Chapter 4-8 of the Municipal Code and associated provisions regarding pop-up restaurant licensing.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- AMENDMENT OF TITLES 4 AND 13 OF MUNICIPAL CODE REGARDING LICENSING AND REGISTRATION OF ELECTRICAL CONTRACT WORKERS.

[O2018-6172]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Buildings, I transmit herewith an ordinance amending Chapter 4-290 of the Municipal Code regarding electrical contractor registration and related trade licensing.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- CONVEYANCE OF CITY-OWNED PROPERTIES AT VARIOUS LOCATIONS TO AND EXECUTION OF INTERGOVERNMENTAL AGREEMENTS WITH CHICAGO PARK DISTRICT REGARDING PROVISION OF TAX INCREMENT FINANCING ASSISTANCE FOR CONSTRUCTION OF DOG PARKS, OPEN SPACE AND ATHLETIC/RECREATIONAL FACILITIES.

[O2018-6106, O2018-6117, O2018-6122, O2018-6134]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith ordinances authorizing the execution of intergovernmental agreements with the Chicago Park District regarding TIF assistance, and associated conveyances.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- FIFTY-FIFTH AMENDING AGREEMENT WITH SOMERCOR 504, INC. FOR ADMINISTRATION OF SMALL BUSINESS IMPROVEMENT FUND PROGRAM WITHIN JEFFERSON PARK, LAWRENCE/PULASKI AND LINCOLN AVENUE REDEVELOPMENT PROJECT AREAS.

[O2018-6138]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith an ordinance authorizing an allocation of TIF small business improvement funds.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- AGREEMENT WITH 601W COMPANIES REGARDING PROVISION OF TAX INCREMENT FINANCING ASSISTANCE FOR RENOVATION, RECONSTRUCTION, REPAIR AND IMPROVEMENTS TO PLAZA STRUCTURE IN ASSOCIATION WITH REHABILITATION OF OLD POST OFFICE BUILDING AT 404 W. HARRISON ST.

[O2018-6582]

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

7/25/2018

COMMUNICATIONS, ETC.

81393

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- At the request of Planning and Development, I transmit herewith an ordinance authorizing the execution of a plaza reconstruction project agreement with 601W.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- TRANSFER OF NHS REDEVELOPMENT CORPORATION MULTI-FAMILY RENTAL HOUSING REHABILITATION PROJECTS AT VARIOUS LOCATIONS TO VILLA CAPITAL AND RESTRUCTURING OF CITY LOAN RELATED THERETO.

[O2018-6573]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith an ordinance authorizing the sale of the NHS Redevelopment Corporation portfolio to Villa Capital, and associated provisions.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- RESTRUCTURING OF MULTI-FAMILY PROGRAM FUNDS LOAN TO SOUTH CHICAGO SLF ASSOCIATES, L.P. RELATED TO ACQUISITION, REHABILITATION, CONSTRUCTION AND EQUIPPING OF BUILDING AT 3251 E. 92ND ST. FOR LOW-INCOME ELDERLY INDIVIDUALS.

[O2018-6583]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith an ordinance authorizing a modification and subordination of a City mortgage for South Chicago SLF.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

7/25/2018

COMMUNICATIONS, ETC.

81395

Referred -- SUPPLEMENTAL APPROPRIATION AND AMENDMENT OF
YEAR 2018 ANNUAL APPROPRIATION ORDINANCE WITHIN FUND NO. 925.
[O2018-6168]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

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

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- SUPPORT OF COOK COUNTY CLASS 7(c) TAX INCENTIVE FOR
PROPERTY AT 10801 S. WESTERN AVE.

[O2018-6317]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith an ordinance authorizing a Class 7(c) tax status for CPMOK TVB LLC.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- SALE OF PROPERTY AT 8363 S. KERFOOT AVE. AND 501 W. 84TH ST. TO AMALGAMATED TRANSIT UNION LOCAL 241 ON BEHALF OF BOARD OF EDUCATION OF CHICAGO.

[O2018-6076]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Fleet and Facility Management, I transmit herewith an ordinance authorizing a sale of property at 8363 South Kerfoot Avenue and 501 West 84th Street on behalf of the Board of Education.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- SALE OF VARIOUS CITY-OWNED PROPERTIES.
[O2018-6035, O2018-6040, O2018-6050]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

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

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- EXPENDITURE OF OPEN SPACE IMPACT FEE FUNDS FOR CREATION OF NEW PARKS AT VARIOUS LOCATIONS.

[O2018-6175, O2018-6260, O2018-6300]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

July 25, 2018.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith ordinances authorizing the expenditure of Open Space Impact Fee funds.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

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

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

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

[F2018-35]

A communication from the Chicago Transit Authority, under the date of July 1, 2018, received in the Office of the City Clerk on July 2, 2018, transmitting the Chicago Transit Authority's (CTA) Annual Ride Hailing Fee Report pursuant to the Intergovernmental Ground Transportation Tax Agreement with the CTA for CTA's use of a ride hailing fee for infrastructure improvements, which was *Placed on File*.

Placed On File -- INSPECTOR GENERAL'S QUARTERLY REPORT FOR PERIOD ENDED JUNE 30, 2018.

[F2018-37]

A communication from Joseph M. Ferguson, Inspector General, under the date of July 15, 2018, received in the Office of the City Clerk on July 16, 2018, transmitting, pursuant to Section 2-56-120 of the Municipal Code of Chicago, a quarterly report of investigations conducted for the period of April 1, 2018, through June 30, 2018, which was *Placed on File*.

Placed On File -- INSPECTOR GENERAL'S CORRECTED AUDIT REPORT REGARDING CONTRACTORS' COMPLIANCE WITH CHICAGO BASE WAGE ORDINANCE.

[F2018-36]

A communication from Joseph M. Ferguson, Inspector General, under the date of July 3, 2018, received in the Office of the City Clerk on July 5, 2018, transmitting the Office of the Inspector General's Corrected Audit Report and retraction of original report submitted November 2017 regarding City contractors' compliance with the Chicago Base Wage Ordinance, which was *Placed on File*.

City Council Informed As To Certain Actions Taken.**PUBLICATION OF JOURNAL.**

The City Clerk informed the City Council that all those ordinances, et cetera, which were passed by the City Council on June 27, 2018, and which were required by statute to be published in book or pamphlet form or in one or more newspapers, were published in pamphlet form on July 25, 2018, by being printed in full text in printed pamphlet copies of the *Journal of the Proceedings of the City Council of the City of Chicago* of the regular meeting held on June 27, 2018, published by authority of the City Council, in accordance with the provisions of Title 2, Chapter 12, Section 050 of the Municipal Code of Chicago, as passed on June 27, 1990.

PUBLICATION OF SPECIAL PAMPHLET.

Issuance Of City Of Chicago Series 2018-1 Water Revenue Project And Refunding Bonds And Series 2018-1 Subordinate Lien Obligations And Associated Amendment Of Section 2-106-040 Of Municipal Code Regarding Powers And Duties Of Commissioner Of Water Management.

The City Clerk informed the City Council that the ordinance authorizing the issuance of City of Chicago Series 2018-1 Water Revenue Project and Refunding Bonds and Series 2018-1 Subordinate Lien Obligations and associated amendment of Section 2-106-040 of the Municipal Code regarding duties of the Commissioner of Water Management, which was passed by the City Council on June 27, 2018, and which was requested to be published in special pamphlet form, was published in special pamphlet form on July 6, 2018.

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

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

Referred -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

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

AECM LLC (Application Number 19758T1) -- to classify as an RM5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 13-L bounded by:

a line 50 feet north of and parallel to West Farragut Avenue; North Luna Avenue; West Farragut Avenue; and the alley next west of and parallel to North Luna Avenue (common address: 5270 -- 5274 North Luna Avenue/5550 West Farragut Avenue).

[O2018-6010]

Alloy Property Company LLC (Application Number 19768) -- to classify as a C2-3 Motor Vehicle-Related Commercial District instead of M2-2 Light and M3-3 Heavy Industry Districts and further, to classify as a Waterway Residential-Business Planned Development instead of a C2-3 Motor Vehicle-Related Commercial District the area shown on Map Number 5-G bounded by:

West Dickens Avenue; North Southport Avenue; North Kingsbury Street; West Cortland Street; a line beginning at a point 402 feet west of North Kingsbury Street as measured along the south line of West Cortland Street extending south 03 degrees, 50 minutes, 39 seconds west for a distance of 100.63 feet; a line extending north 88 degrees, 16 minutes, 19 seconds east for a distance of 327.92 feet; a line extending south 01 degree, 41 minutes, 57 seconds east for a distance of 9.30 feet; a line extending easterly 174.84 feet along the arc of a circle having a radius of 697.00 feet concave southerly and whose chord bears south 81 degrees, 32 minutes, 13 seconds east for a distance of 174.38 feet; a line extending north 64 degrees, 09 minutes, 00 seconds east to North Kingsbury Street; North Kingsbury Street; a line beginning at a point 292.79 feet south of West Cortland Street as measured along the southwesterly line of North Kingsbury Street extending south 43 degrees, 16 minutes, 53 seconds west for a distance of 37.96 feet; a line extending westerly 220.45 feet along the arc of a circle having a radius of 673.00 feet concave southerly and whose chord bears north 79 degrees, 14 minutes, 01 seconds west for a distance of 219.46 feet; a line extending westerly 186.09 feet along the arc of a circle having a radius of 676.33 feet concave southerly and whose chord bears south 84 degrees, 04 minutes and 26 seconds west a distance of 185.50 feet; a line extending south 01 degree, 41 minutes, 57 seconds east a distance of 56.00 feet; the northeasterly bank of the north branch of the Chicago River; the north branch of Chicago River; a line beginning at a point 577.07 feet south of West Cortland Street as measured along the east line of North Elston Avenue extending south 59 degrees,

10 minutes, 40 seconds west for a distance of 479.57 feet; North Elston Avenue; a line beginning at a point 79.50 feet south of West Cortland Street as measured along the east line of North Elston Avenue and perpendicular thereto; the public alley east of and parallel to North Elston Avenue; West Cortland Street; the north branch of Chicago River; a line 900 feet south of and parallel to West Webster Avenue as measured along the southwesterly line of North Dominick Street; and North Dominick Street (common address: 1306 -- 1422 and 1301 -- 1511 West Cortland Street/1972 -- 2076 North Kingsbury Street/1952 -- 2068 and 1953 -- 2047 North Southport Avenue/1401 -- 1443 West Dickens Avenue/1400 -- 1430 and 1401 -- 1427 West McLean Avenue/2040 -- 2068 and 2033 -- 2077 North Dominick Street and 1801 -- 1853 North Elston Avenue).

[O2018-6030]

Carlos Ceja and Jennith M. Mascardo (Application Number 19753) -- to classify as a B3-2 Community Shopping District instead of a B3-1 Community Shopping District the area shown on Map Number 7-I bounded by:

West Belmont Avenue; a line 97 feet east of and parallel to North Sacramento Avenue; the public alley next south of and parallel to West Belmont Avenue; and a line 73 feet east of and parallel to North Sacramento Avenue (common address: 2951 West Belmont Avenue).

[O2018-6005]

Chicago Title and Trust Company as trustee under trust agreement dated December 1, 2016 and known as Trust Number 800237182 (Application Number 19732T1) -- to classify as a B3-5 Community Shopping District instead of a B1-2 Neighborhood Shopping District and RM5 Residential Multi-Unit District the area shown on Map Number 20-G bounded by:

West 79th Street; South Green Street; the public alley next south of and parallel to West 79th Street; and South Peoria Street (common address: 833 -- 859 West 79th Street; 7900 -- 7910 South Green Street; and 7901 -- 7911 South Peoria Street).

[O2018-5984]

Chicago Title Land Trust Company as Trustee under Trust Number 31914 (Application Number 19764) -- to classify as a B2-2 Neighborhood Mixed-Use District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 4-J bounded by:

a line 40.50 feet north of and parallel to West 15th Street; South Central Park Avenue; West 15th Street; and the public alley next west of and parallel to South Central Park Avenue (common address: 3600 -- 3618 West 15th Street/1446 -- 1448 South Central Park Avenue).

[O2018-6016]

Cloud Property Management LLC; 2657 -- 2659 Series (Application Number 19736) -- to classify as an RT4.5 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 6-I bounded by:

West Luther Street; a line 50.0 feet east of South Washtenaw Avenue; the public alley next south of West Luther Street; and South Washtenaw Avenue (common address: 2655 -- 2659 West Luther Street/2443 -- 2449 South Washtenaw Avenue).

[O2018-5988]

Cloud Property Management LLC; 2459 Series (Application Number 19762) -- to classify as an RM5 Residential Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 6-I bounded by:

a line 20.5 feet north of West 25th Street; the public alley next east of South Washtenaw Avenue; West 25th Street; and South Washtenaw Avenue (common address: 2459 South Washtenaw Avenue/2648 -- 2658 West 25th Street).

[O2018-6014]

Felipe Colorado (Application Number 19725T1) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a B1-2 Neighborhood Shopping District the area shown on Map Number 4-H bounded by:

the public alley next north of and parallel to West Cullerton Street; South Damen Avenue; West Cullerton Street; and a line 25 feet west of and parallel to South Damen Avenue (common address: 2000 West Cullerton Street).

[O2018-5977]

Viktor Demyaniv (Application Number 19752) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 3-G bounded by:

the public alley next north of and parallel to West Chestnut Street; a line 456 feet west of and parallel to North Noble Street; West Chestnut Street; and a line 480 feet west of and parallel to North Noble Street (common address: 1446 West Chestnut Street).

[O2018-6004]

DL 6625 South Drexel LLC (Application Number 19734T1) -- to classify as an RM5.5 Residential Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 16-D bounded by:

a line 223.17 feet south of and parallel to West 66th Street; the alley next east of and parallel to South Drexel Avenue; and a line 298.17 feet south of and parallel to West 66th Street and South Drexel Avenue (common address: 6625 -- 6629 South Drexel Avenue).

[O2018-5986]

Eric Dropkin (Application Number 19743) -- to classify as an RS3 Residential Single-Unit (Detached House) District instead of an RT4 Residential Two-Flat Townhouse District the area shown on Map Number 3-H bounded by:

a line parallel to and 150.00 feet north of the north line of the right-of-way of West Hirsch Street; the public alley parallel to and east of North Oakley Boulevard; a line parallel to and 125.00 feet north of the north line of the right-of-way of West Hirsch Street; and North Oakley Boulevard (common address: 1413 North Oakley Boulevard).

[O2018-5995]

Dubbs Enterprises (Application Number 19748T1) -- to classify as an RT4.5 Residential, Two-Flat Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 3-I bounded by:

a line 146.42 feet north of and parallel to West Hirsch Street; North Washtenaw Avenue; a line 103.43 feet north of and parallel to West Hirsch Street; a line 50.23 feet west of and parallel to North Washtenaw Avenue; a line 97.4 feet north of and parallel to West Hirsch Street; a line 64.41 feet west of and parallel to North Washtenaw Avenue; a line 96.2 feet north of and parallel to West Hirsch Street; and the alley west of and parallel to North Washtenaw Avenue (common address: 1412 North Washtenaw Avenue).

[O2018-6000]

Freemont Square LLC (Application Number 19769) -- to classify as a C1-5 Neighborhood Commercial District instead of a C3-5 Commercial, Manufacturing and Employment District, and further, to classify as a Residential-Business Planned Development instead of a C1-5 Neighborhood Commercial District the area shown on Map Number 3-G bounded by:

West North Avenue; North Fremont Street; a line 227.5 feet south of and parallel to West Weed Street; the public alley northeast of and parallel to North Kingsbury Street; a line 297.1 feet southeast of the intersection of North Kingsbury Street and West Weed Street measured along the east line of North Kingsbury Street and perpendicular to North Kingsbury Street; North Kingsbury Street; a line 205.10 feet southeast of the intersection of North Kingsbury Street and West Weed Street measured along the east line of North Kingsbury Street and perpendicular to North Kingsbury Street; the public alley northeast of and parallel to North Kingsbury Street; a line 124 feet south of and parallel to West Weed Street; a line 220.83 feet west of and parallel to North Fremont Street; a line 76.4 feet south of and parallel to West Weed Street; a line 225 feet west of and parallel to North Fremont Street; West Weed Street; a line 190.05 feet west of and parallel to North Fremont Street; the public alley south of and parallel to West North Avenue; and a line 125 feet west of and parallel to North Fremont Street (common address: 1520 -- 1576 North Fremont Street/901 -- 921 and 900 -- 916 West Weed Street/901 -- 911 West North Avenue/1531 -- 1539 North Kingsbury Street).

[O2018-6032]

Fleet Portfolio LLC (Application Number 19767) -- to classify as a C2-3 Motor Vehicle-Related Commercial District instead of an M3-3 Heavy Industry District and further, to classify as a Waterway Residential-Business Planned Development instead of a C2-3 Motor Vehicle-Related Commercial District the area shown on Map Number 5-G bounded by:

North Throop Street; a line from a point 633.10 feet north of West North Avenue and the easterly right-of-way line of North Throop Street, to a point 755.90 feet north of the north line of West North Avenue and 237.99 feet east of the east line of North Throop Street or the line extended; a line from a point 755.90 feet north of the north line of West North Avenue and 237.99 feet east of the east line of North Throop Street if extended, to a point 670.59 feet north of West North Avenue and 282.01 feet east of the east line of North Throop Street if extended; a line from a point 670.59 feet north of West North Avenue and 282.01 feet east of the east line of North Throop Street if extended, to a point 862.09 feet north of West North Avenue and the westerly dock line of the north branch of the Chicago River; the north branch of the Chicago River; a line ending at a point 160 feet north of West Willow Street measured along a line 558.6 feet east of North Elston Avenue as measured along the north line of West Willow Street and perpendicular thereto extending south 03 degrees, 55 minutes, 29 seconds east from the centerline of the north branch of the Chicago River; a line 558.60 feet east of North Elston Avenue as measured along the north line of West Willow Street and perpendicular thereto extending south 03 degrees, 55 minutes, 29 seconds east from the centerline of the north branch of the Chicago River; West Willow Street; North Throop Street; West Wabansia Avenue; a line 67.73 feet west of and parallel to North Ada Street; a line 50.25 feet south of and parallel to West Wabansia Avenue; North Ada Street; a line 123.04 feet north of and parallel to West Concord Place; a line 50.09 feet east of and parallel to North Ada Street; West Concord Place; a line 150.30 feet west of and parallel to North Ada Street; a line 75 feet south of and parallel to West Concord Place; North Ada Street; and a line 235.55 feet south of West Concord Place as measured along the easterly right-of-way line of North Ada Street and parallel to West North Avenue (common address: 1300 -- 1328 and 1301 -- 1349 West Concord Place/1624 -- 1698 and 1653 -- 1727 North Throop Street/1696 -- 1698, 1627 -- 1649 and 1663 -- 1699 North Ada Street/1301 -- 1405 West Wabansia Avenue).

[O2018-6029]

Galactica Partners LLC (Application Number 19739) -- to classify as a C1-2 Neighborhood Commercial District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 18-C bounded by:

East 74th Street; the northern right-of-way line of the former Baltimore and Ohio Railroad; South Cregier Avenue; the alley immediately north of and parallel to East 75th Street; and South East End Avenue (common address: 7401 -- 7445 South East End Avenue).

[O2018-5991]

Garfield's Beverage Warehouse WP LLC (Application Number 19726T1) -- to classify as a C1-5 Neighborhood Commercial District instead of a B1-2 Neighborhood Shopping District the area shown on Map Number 3-H bounded by:

a line 123.2 feet northwest of and parallel to North Hermitage Avenue; North Milwaukee Avenue; North Hermitage Avenue; and the public alley next southwest of North Milwaukee Avenue (common address: 1336 -- 1342 North Milwaukee Avenue).

[O2018-5978]

John Granada (Application Number 19755T1) -- to classify as B3-2 Community Shopping District instead of a B3-1 Community Shopping District the area shown on Map Number 11-L bounded by:

West Lawrence Avenue; North Lavergne Avenue; the alley south of and parallel to West Lawrence Avenue; and a line 25 feet west of and parallel to North Lavergne Avenue (common address: 5001 West Lawrence Avenue).

[O2018-6007]

Grand Palace LLC (Application Number 19729) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a C2-2 Motor Vehicle-Related Commercial District the area shown on Map Number 1-H bounded by:

a line 105 feet north of and parallel to West Grand Avenue; North Leavitt Street; West Grand Avenue; a line 192 feet west of and parallel to North Leavitt Street; the alley next north of and parallel to West Grand Avenue; and the alley next west of and parallel to North Leavitt Street (common address: 2200 -- 2218 West Grand Avenue).

[O2018-5981]

Hades Investment LLC (Application Number 19759T1) -- to classify as a B2-2 Mixed-Use District instead of a B3-2 Community Shopping District the area shown on Map Number 3-H bounded by:

West North Avenue; a line 100 feet east of and parallel to North Oakley Boulevard; the alley next south of and parallel to West North Avenue; and a line 75 feet east of and parallel to North Oakley Boulevard (common address: 2251 West North Avenue).

[O2018-6011]

Matthew Heitz (Application Number 19761T1) -- to classify as an M2-2 Light Industry District instead of an M1-1 Limited Manufacturing/Business Park District the area shown on Map Number 15-M bounded by:

North Northwest Highway; West Bryn Mawr Avenue; the northeasterly line of the Chicago & Northwestern Railway right-of-way; and a line 307.39 feet northwest of West Bryn Mawr Avenue as measured along the southwesterly line of North Northwest Highway and perpendicular thereto (common address: 5600 North Northwest Highway).

[O2018-6013]

George Hong (Application Number 19745T1) -- to classify as a B3-2 Community Shopping District instead of an M1-1 Limited Manufacturing Business Park District the area shown on Map Number 28-E bounded by:

East 112th Street; the public alley next east of South Michigan Avenue; a line 192.31 feet south of and parallel to East 112th Street; and South Michigan Avenue (common address: 11201 -- 11219 South Michigan Avenue).

[O2018-5997]

HRE Crawford LLC (Application Number 19766) -- to classify as a Business Planned Development instead of an M3-3 Heavy Industry District the area shown on Map Number 8-J bounded by:

that part of the southwest quarter of the northwest quarter of Section 35 and part of the southwest quarter of Section 35 all in Township 39 North, Range 13, East of the Third Principal Meridian, described as follows: commencing at the northwest corner of the southwest quarter of the northwest quarter of said Section 35; thence south 00 degrees, 50 minutes, 57 seconds east along the west line of said southwest quarter of the northwest quarter of Section 35, for a distance of 642.71 feet; thence north 87 degrees, 32 minutes, 32 seconds east 28.01 feet to the northwest corner of a private roadway easement recorded July 13, 1992, as Document Number 92507833 in Cook County, Illinois; thence south 00 degrees, 55 minutes, 57 seconds east along a line 28.00 feet east of and parallel with the west line of the northwest quarter of said Section 35, for a distance of 151.63 feet to the place of beginning; thence along a line following the next eleven (11) courses and distances coincident with a private roadway easement recorded July 13, 1992, as Document Number 92507833 in Cook County, Illinois; 1) thence north 89 degrees, 04 minutes, 03 seconds east along a line perpendicular to said line 28.00 feet east of and parallel with the west line of the northwest quarter of said Section 35, a distance of 6.00 feet; 2) thence northeastwardly along a curved line, convex to the northwest, having a radius of 34.00 feet and tangent to said line 28.00 feet east of and parallel with the west line of the northwest quarter of said Section 35, a distance of 35.01 feet; 3) thence continuing north 58 degrees, 04 minutes, 03 seconds east, along a straight line, tangent to the last described curve, a distance of 206.83 feet; 4) thence continuing in a northeastwardly direction, along a curved line, convex to the southeast, having a radius of 70.00 feet and tangent to last described straight line, a distance of 72.08 feet, to a point in a line 261.72 feet east of and parallel with said west line of the northwest quarter of said Section 35 (measured along a line parallel with the north line of said

southwest quarter of the northwest quarter); 5) thence north 00 degrees, 55 minutes, 57 seconds west along said line 261.72 feet east of and parallel with the west line of the northwest quarter of said Section 35, said parallel line being tangent to the last described curve, a distance of 263.80 feet; 6) thence continuing northeastwardly along a curved line convex to the northwest, having a radius of 100.00 feet and tangent to last described line, a distance of 135.33 feet; 7) thence north 76 degrees, 36 minutes, 04 seconds east along a straight line tangent to last described curve, a distance of 113.51 feet (record), 113.33 feet (measured); 8) thence continuing northeastwardly along a curved line, convex to the north, having a radius of 1,471.16 feet and tangent to last described straight line, a distance of 310.96 feet; 9) thence north 88 degrees, 42 minutes, 42 seconds east along a straight line tangent to last described curve, a distance of 418.63 feet; 10) thence continuing along a curved line convex to the northeast, having a radius of 400.00 feet and tangent to last described straight line, a distance of 125.45 feet to a point of compound curve; 11) thence continuing along a curved line convex to the northeast, having a radius of 45.0 feet, a distance of 56.785 feet to a point of tangency in the east line of the southwest quarter of the northwest quarter of said Section 35, said point being 244.53 feet south of the northeast corner of said southwest quarter of the northwest quarter of Section 35; thence south 01 degree, 01 minute, 16 seconds east along the east line of said southwest quarter of the northwest quarter of Section 35 for a distance of 1,084.08 feet to the northwest corner of Block 2 in Coolbaugh and Libby's Subdivision of the east half of the southwest quarter, north of the canal of Section 35, Township 39 North, Range 13, East of the Third Principal Meridian, according to the plat thereof recorded April 22, 1876, as Document Number 821172; thence north 88 degrees, 48 minutes, 09 seconds east along the north line of said Block 2, being also the north line of said east half of the southwest quarter of Section 35 and also along the north line of Lot 31 in the Sanitary District Trustees' Subdivision according to the plat thereof recorded March 31, 1908, as Document Number 4180216, for a distance of 1,280.94 feet to the northeast corner of said Lot 31; thence south 01 degree, 09 minutes, 05 seconds east, a distance of 289.48 feet (record), 289.93 feet (measured) to the southeast corner of said Lot 31; thence south 67 degrees, 11 minutes, 36 seconds west along the south line of Lots 31, 33, 35, and 37 in said Sanitary District Trustees' Subdivision a distance of 2,765.58 feet to the east line of the west 50.00 feet of said Lot 37; thence north 00 degrees, 55 minutes, 57 seconds west along last said east line, a distance of 302.68 feet; thence south 67 degrees, 11 minutes, 36 seconds west along the north line of said Lot 37, for a distance of 53.88 feet; thence north 00 degrees, 55 minutes, 57 seconds west along the west line of the southwest quarter of said Section 35, for a distance of 1,025.60 feet to the northwest corner of said southwest quarter of Section 35; thence north 00 degrees, 55 minutes, 57 seconds west along the west line of said southwest quarter of the northwest quarter of Section 35, for a distance of 532.97 feet; thence north 89 degrees, 04 minutes, 03 seconds east perpendicular to last said west line for 28.00 feet to the point of beginning:

except that part thereof described as follows:

commencing at the northwest corner of Block 2 in Coolbaugh and Libby's Subdivision of the east half of the southwest quarter, north of the canal, of Section 35,

Township 39 North, Range 13, East of the Third Principal Meridian, according to the plat thereof recorded April 22, 1876, as Document Number 821172; thence north 88 degrees, 48 minutes, 09 seconds east along the north line of said Block 2 for a distance of 148.54 feet for a place of beginning; thence continuing along the north line of said Block 2, being also the north line of said east half of the southwest quarter of Section 35, north 88 degrees, 48 minutes, 09 seconds east, a distance of 585.31 feet; thence south 01 degree, 03 minutes, 27 seconds east along a line parallel with the west line of Lot 31 in the Sanitary District Trustees' Subdivision according to the plat thereof recorded March 31, 1908, as Document Number 4180216 for a distance of 369.25 feet; thence south 82 degrees, 27 minutes, 46 seconds west, a distance of 59.33 feet; thence south 59 degrees, 26 minutes, 34 seconds west, a distance of 240.62 feet; thence south 68 degrees, 38 minutes, 00 seconds west, a distance of 69.25 feet; thence south 62 degrees, 05 minutes, 27 seconds west, a distance of 91.10 feet; thence south 67 degrees, 12 minutes, 33 seconds west, a distance of 235.51 feet; thence south 89 degrees, 10 minutes, 15 seconds west, a distance of 112.63 feet; thence north 01 degree, 01 minute, 16 seconds west parallel with the east line of the southwest quarter of the northwest quarter of said Section 35, for a distance of 262.51 feet; thence north 67 degrees, 11 minutes, 08 seconds east, a distance of 245.73 feet; thence north 40 degrees, 41 minutes, 03 seconds west, a distance of 106.37 feet; thence north 01 degree, 01 minute, 16 seconds west parallel to the east line of the southwest quarter of the northwest quarter of said Section 35, for a distance of 209.42 feet to the place of beginning, in Cook County, Illinois,

also except that part thereof described as follows:

that part of the southwest quarter of Section 35, in Township 39 North, Range 13, East of the Third Principal Meridian, described as follows: commencing at the northwest corner of Block 2 in Coolbaugh and Libby's Subdivision of the east half of the southwest quarter, north of the canal, of Section 35, Township 39 North, Range 13, East of the Third Principal Meridian, according to the plat thereof recorded April 22, 1876, as Document Number 821172; thence north 88 degrees, 48 minutes, 09 seconds east along the north line of said Block 2, also being the north line of said east half of the southwest quarter of Section 35 for 733.85 feet for a place of beginning; thence continuing along said north line of the east half of the southwest quarter of Section 35, also being the north line of Lot 31 in the Sanitary District Trustees Subdivision per Document Number 4180216 north 88 degrees, 48 minutes, 09 seconds east for 305.00 feet; thence south 01 degree, 03 minutes, 27 seconds east for 110.00 feet; thence south 75 degrees, 06 minutes, 03 seconds east for 60.00 feet; thence south 14 degrees, 53 minutes, 57 seconds west for 116.89 feet; thence south 67 degrees, 44 minutes, 07 seconds west for 188.33 feet; thence south 88 degrees, 56 minutes, 33 seconds west for 154.98 feet to a point on the east line of land described in Exhibit B (retained tract) in Document Number 09195712; thence north 01 degree, 03 minutes, 27 seconds west along said east line for 306.26 feet to the point of beginning, in Cook County, Illinois (common address: 3412 -- 3700 South Pulaski Road; 3317 -- 3459 South Hamlin Avenue; 3747 -- 3757 West 35th Street).

[O2018-6028]

The Interfaith Housing Development Corporation of Chicago (Application Number 19771) -- to classify as Institutional/Residential Planned Development Number 378, as amended, instead of Institutional/Residential Planned Development Number 378 the area shown on Map Number 16-G bounded by:

West Marquette Road (67th Street); South Racine Avenue; a line 297.2 feet south of and parallel to West Marquette Road; the alley next west of and parallel to South Racine Avenue; a line 372.24 feet south of and parallel to West Marquette Road; and South Elizabeth Street (common address: 1223 West Marquette Road).

[O2018-6034]

J&N Real Estate LLC (Application Number 19737) -- to classify as a B3-2 Community Shopping District instead of a B2-2 Neighborhood Mixed-Use District the area shown on Map Number 9-H bounded by:

West Roscoe Street; North Oakley Avenue; the alley next south of West Roscoe Street; and a line 24 feet west of North Oakley Avenue (common address: 2301 West Roscoe Street).

[O2018-5989]

Kedzie Development LLC (Application Number 19751) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 5-J bounded by:

a line 228.65 feet north of and parallel to West Bloomingdale Avenue; North Kedzie Avenue; a line 203.65 feet north of and parallel to West Bloomingdale Avenue; and the public alley next west of and parallel to North Kedzie Avenue (common address: 1822 North Kedzie Avenue).

[O2018-6003]

McDonald's Corporation (Application Number 19765-T1) -- to classify as a C3-1 Commercial, Manufacturing and Employment District instead of an M2-2 Light Industry District the area shown on Map Number 9-I bounded by:

West Addison Street; a line 217.22 feet east of and parallel to North Talman Avenue; a line 183.46 feet north of and parallel to West Addison Street; and a line 431.61 feet east of and parallel to North Talman Avenue (common address: 2608 West Addison Street).

[O2018-6017]

Midway Assets LLC (Application Number 19750T1) -- to classify as an RM5 Residential Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 4-G bounded by:

a line 75.55 feet south of and parallel to West 19th Place; the alley east of and parallel to South May Street; and a line 100.55 feet south of and parallel to West 19th Place and South May Street (common address: 1933 South May Street).

[O2018-6002]

Minyi Lu (Application Number 19740T1) -- to classify as a C1-5 Neighborhood Commercial District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 6-G bounded by:

South Archer Avenue; a line 55 feet east of and parallel to South Poplar Avenue; South Hoey Street; and South Poplar Avenue (common address: 2705 South Archer Avenue).

[O2018-5992]

Michael Malone (Application Number 19730) -- to classify as a C2-2 Motor Vehicle-Related Commercial District instead of a B1-2 Neighborhood Shopping District/C2-2 Motor Vehicle-Related Commercial District the area shown on Map Number 18-1 bounded by:

a line 124.31 feet south of and parallel to West 72nd Street; South Western Avenue; a line 249.31 feet south of and parallel to West 72nd Street; and the public alley next west of South Western Avenue (common address: 7214 -- 7222 South Western Avenue).

[O2018-5982]

Anthony Moy and Hang Moy (Application Number 19724) -- to classify as an RS3 Residential Single-Unit District instead of a C2-2 Motor Vehicle-Related Commercial District the area shown on Map Number 8-H bounded by:

West 33rd Street; a line 150 feet west of and parallel to South Wood Street; the public alley next south of and parallel to West 33rd Street; and a line 175 feet west of and parallel to South Wood Street (common address: 1817 West 33rd Street).

[O2018-5976]

MRYD LLC (Application Number 19731) -- to classify as a C1-3 Neighborhood Commercial District instead of a C1-2 Neighborhood Commercial District the area shown on Map Number 4-G bounded by:

South Bishop Street; a line 250 feet northeast of West 19th Street as measured along South Blue Island Avenue; South Blue Island Avenue; and a line 225 feet northeast of West 19th Street as measured along South Blue Island Avenue (common address: 1848 South Blue Island Avenue).

[O2018-5983]

Near West Holdings LLC (Application Number 19735) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 1-I bounded by:

West Warren Boulevard; a line 21.67 feet east of and parallel to North California Avenue; the alley next south of and parallel to West Warren Boulevard; and North California Avenue (common address: 2757 West Warren Boulevard).

[O2018-5987]

Patterson Green LLC (Application Number 19770T1) -- to classify as an RM5 Residential Multi-Unit District instead of an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 9-G bounded by:

West Patterson Avenue; a line 131.19 feet west of the intersection of West Patterson Avenue and the 16-foot public alley perpendicular to West Patterson Avenue and next west of North Clark Street, and the 16-foot wide public alley parallel to and next north of West Patterson Avenue (common address: 1118 -- 1124 West Patterson Avenue).

[O2018-6033]

Pius Newell (Application Number 19738) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 9-I bounded by:

a line 50 feet north of and parallel to the alley next north of and parallel to West Belmont Avenue; North Francisco Avenue; the alley next north of and parallel to West Belmont Avenue; and the alley next west of and parallel to North Francisco Avenue (common address: 3214 -- 3216 North Francisco Avenue).

[O2018-5990]

Darren Pulliam (Application Number 19733T1) -- to classify as a B3-3 Community Shopping District instead of a B1-3 Neighborhood Shopping District the area shown on Map Number 15-G bounded by:

North Broadway, a line 165 feet south of and parallel to West Granville Avenue; a line 72.50 feet east of and parallel to North Broadway; and a line 226.70 feet south of and parallel to West Granville Avenue (common address: 6155 -- 6157 North Broadway).

[O2018-5985]

Sewickley LLC (Application Number 19727T1) -- to classify as a B1-3 Neighborhood Shopping District instead of a B1-1 Neighborhood Shopping District the area shown on Map Number 11-H bounded by:

the public alley north of and parallel to West Irving Park Road; the public alley next west of North Lincoln Avenue; West Irving Park Road; and a line 75 feet west of the public alley that is next west of North Lincoln Avenue as measured along West Irving Park Road (common address: 2020 -- 2024 West Irving Park Road).

[O2018-5979]

Michael Shively (Application Number 19749T1) -- to classify as B3-2 Community Shopping District instead of a B3-1 Community Shopping District the area shown on Map Number 5-I bounded by:

a line 125 feet south of and parallel to West Medill Avenue; the alley next east of and parallel to North California Avenue; a line 150 feet south of and parallel to West Medill Avenue; and North California Avenue (common address: 2319 North California Avenue).

[O2018-6001]

Brandon Styza (Application Number 19760T1) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an M1-3 Limited Manufacturing/Business Park District the area shown on Map Number 2-I bounded by:

a line 494 feet east of and parallel to North Washtenaw Avenue; West Gladys Avenue; a line 519 feet east of and parallel to North Washtenaw Avenue; and the alley next south of and parallel to West Gladys Avenue (common address: 2611 West Gladys Avenue).

[O2018-6012]

Sustainabuild LLC-1824 (Application Number 19756) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 5-J bounded by:

a line 325 feet south of and parallel to West Cortland Street; North Kedzie Avenue; a line 350 feet south of and parallel to West Cortland Street; and the public alley next west of and parallel to North Kedzie Avenue (common address: 1824 North Kedzie Avenue).

[O2018-6008]

Uptown 4720 LLC (Application Number 19757) -- to classify as a B3-5 Community Shopping District instead of a B3-3 Community Shopping District the area shown on Map Number 11-G bounded by:

a line 250 feet north of and parallel to West Leland Avenue; North Sheridan Road; a line 200 feet north of and parallel to West Leland Avenue; and the alley next west of and parallel to North Sheridan Road (common address: 4720 North Sheridan Road).

[O2018-6009]

Gloria M. Williams (Application Number 19744) -- to classify as an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 26-G bounded by:

a line 100 feet west of South Throop Street; the public alley next north of and parallel to West 109th Place to a line 175 feet west of South Throop Street; and West 109th Place (common address: 1312 West 109th Place).

[O2018-5996]

1425 West Walton LLC (Application Number 19728) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 3-G bounded by:

West Walton Street; a line 240 feet west of and parallel to North Noble Street; the public alley next south of and parallel to West Walton Street; and a line 264 feet west of and parallel to North Noble Street (common address: 1425 West Walton Street).

[O2018-5980]

1504 West Walton LLC (Application Number 19754) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 3-G bounded by:

the public alley next north of and parallel to West Walton Street; a line 48 feet west of and parallel to North Greenview Avenue; West Walton Street; and a line 72 feet west of and parallel to North Greenview Avenue (common address: 1504 West Walton Street).

[O2018-6006]

1645 West Le Moyne LLC (Application Number 19746T1) -- to classify as an RM5.5 Residential Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 3-H bounded by:

West Le Moyne Street; the alley next east of and parallel to North Paulina Street; the alley next south of and parallel to West Le Moyne Street; the alley next east of and parallel to North Paulina Street; a line 118.0 feet south of and parallel to West Le Moyne Street; and a line 81.60 feet east of and parallel to North Paulina Street (common address: 1645 West Le Moyne Street).

[O2018-5998]

2325 South California LLC (Application Number 19763) -- to classify as an RM5.5 Residential Multi-Unit District instead of a B3-2 Community Shopping District the area shown on Map Number 6-I bounded by:

a line 48.69 feet north of West 23rd Place; the public alley next east of South California Avenue; West 23rd Place; and South California Avenue (common address: 2323 -- 2325 South California Avenue/2748 -- 2758 West 23rd Place).

[O2018-6015]

2521 West Montrose LLC (Application Number 19742) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a B3-2 Community Shopping District the area shown on Map Number 11-I bounded by:

West Montrose Avenue; a line 25.00 feet west of and parallel to North Campbell Avenue; the public alley next south of and parallel to West Montrose Avenue; and a line 50 feet west of and parallel to North Campbell Avenue (common address: 2521 West Montrose Avenue).

[O2018-5994]

2733 North Hamlin LLC (Application Number 19741) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 7-J bounded by:

a line 249 feet south of and parallel to West Diversey Avenue; the public alley next east of and parallel to North Hamlin Avenue; a line 276 feet south of and parallel to West Diversey Avenue; and North Hamlin Avenue (common address: 2733 North Hamlin Avenue).

[O2018-5993]

3648 Central LLC (Application Number 19747T1) -- to classify as B2-2 Neighborhood Mixed-Use District instead of a B3-1 Community Shopping District the area shown on Map Number 9-M bounded by:

a line 58.42 feet south of and parallel to West Waveland Avenue; North Central Avenue; a line 133.42 feet south of and parallel to West Waveland Avenue; and the alley next west of and parallel to North Central Avenue (common address: 3648 North Central Avenue).

[O2018-5999]

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

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

A-Carr's Carstar	[CL2018-1006]
Afni Insurance and Chan, Sue	[CL2018-1093]
Agnew, Rachel L.	[CL2018-1004]
Alagno, Thomas M.	[CL2018-1022]
Alatorre, Blanca	[CL2018-1017]
Ali, Ameer Hashim	[CL2018-1038]
Allen, David R.	[CL2018-1105]
Allstate Insurance and Moyer, Michael	[CL2018-1117]
Amettis, Anthony J.	[CL2018-1074]
Anderson, Felicia I.	[CL2018-1125]
Anderson, Leshawn S.	[CL2018-1118]
Anderson, Megan W.	[CL2018-1108]
Bailey, Ingrid	[CL2018-1016]
Balata, Tomasz B.	[CL2018-1034]
Barrera, Anita	[CL2018-1098]
Bartkowski, Paul S.	[CL2018-1054]
Bavlsik, Rebecca F.	[CL2018-1057]
Biah-Kali, Naomi	[CL2018-1072]
Blair, Juanita	[CL2018-1111]
Blanchette, Craig L.	[CL2018-1115]

7/25/2018

COMMUNICATIONS, ETC.

81417

Blease, Robert A.	[CL2018-1049]
Bogolin, Paula J.	[CL2018-1018]
Boyle, Kathleen P.	[CL2018-1112]
Butler, Diane L.	[CL2018-1079]
Caldwell, Tishana E.	[CL2018-1123]
Campbell-Woten, Kathy L.	[CL2018-1056]
Carter, Maehalia	[CL2018-1052]
Cerceo, Richard F.	[CL2018-1139]
Clarke, Leeah D.	[CL2018-1091]
Considine, Michael A.	[CL2018-1032]
Crouse, Christopher N.	[CL2018-1040]
Cvetkovic, Olga	[CL2018-1063]
Davis, Byron J.	[CL2018-1053]
DeMoor, Laura J.	[CL2018-1060]
Dennis, David M.	[CL2018-1124]
Downing, John T.	[CL2018-1080]
Edelberg, Evgeniia	[CL2018-1088]
Enterprise Fleet Management	[CL2018-1086]
Fabian, Todd A.	[CL2018-1120]
Faisal, Hamud	[CL2018-1055]
Farmers Insurance and Randle, Thomas	[CL2018-1026]
Forbes, Neko D.	[CL2018-1097]
Franklin, Elroy	[CL2018-1128]

Galassini Adduci, Nancy	[CL2018-1102]
Geico Insurance and Granger, Nathalia	[CL2018-1025]
Gervasio, Annleola	[CL2018-1083]
Gloger, Alexander L.	[CL2018-1046]
Godley, Carolyn	[CL2018-1075]
Goldfeder, Basya	[CL2018-1021]
Gomez, Maria I.	[CL2018-1067]
Goodman, Thomas M.	[CL2018-1044]
Grace Covenant Church	[CL2018-1019]
Hale, Kyle C.	[CL2018-1127]
Halko, Michael	[CL2018-1003]
Hasenohrl, Troy E. (2)	[CL2018-1030, CL2018-1090]
Hayes, Rebekah L.	[CL2018-1103]
Henneberg, Donald	[CL2018-1116]
Hill, Brian L.	[CL2018-1042]
Holysz, Greg	[CL2018-1070]
Horton, Kyna A.	[CL2018-1050]
Huizenga, Randal L.	[CL2018-1031]
Hull, Stephanie J.	[CL2018-1068]
Isom-Lonberger, Zenora	[CL2018-1035]
Johnson, Brandon P.	[CL2018-1082]
Johnson, Remy	[CL2018-1141]
Jones, Brandon L.	[CL2018-1058]

7/25/2018

COMMUNICATIONS, ETC.

81419

Jones, Kawanya	[CL2018-1013]
Jordan, Brooklyn V.	[CL2018-1012]
Jordao Piretti, Marilia	[CL2018-1045]
Karabetsos, Alexios C.	[CL2018-1132]
La Plaza Wabash LLC and Khan, Jackie	[CL2018-1020]
Lang, Gene A.	[CL2018-1126]
Lequar, Simon J.	[CL2018-1081]
Lewis, Dionne C.	[CL2018-1007]
Lloyd, Karen M.	[CL2018-1039]
Loiacono, Michael P.	[CL2018-1109]
Lowisz, Jan	[CL2018-1106]
Lowman, Anthony J.	[CL2018-1061]
Malone, Jacqueline N.	[CL2018-1101]
Martinez, Kathryn	[CL2018-1121]
Maxey, Jill M.	[CL2018-1059]
McBride, Miles R.	[CL2018-1137]
McCabe, Katherine M.	[CL2018-1009]
McEldowney, James F.	[CL2018-1133]
Meza, Juan	[CL2018-1010]
Meza-Hurtado, Blanca N.	[CL2018-1073]
Nelson, Doris	[CL2018-1036]
Nieves, Maria	[CL2018-1014]
Ogrodnik, Joseph J.	[CL2018-1114]

Olson, Michael A.	[CL2018-1142]
O'Neill, Karen E.	[CL2018-1029]
Pearson, Steven, Jr.	[CL2018-1027]
Perry, Katarzyna A.	[CL2018-1100]
Pfister, Michael T.	[CL2018-1062]
Pierson, James S.	[CL2018-1107]
Pocius, Deborah S.	[CL2018-1110]
Polatsek, Chana	[CL2018-1066]
Pope, Matthew B.	[CL2018-1122]
Poteet, Alexa M.	[CL2018-1094]
Progressive Insurance and Bucur, Alfredo	[CL2018-1119]
Purnell, Patricia A.	[CL2018-1005]
Riordan, Patrick F.	[CL2018-1051]
Robbins, Gregory L.	[CL2018-1024]
Robinson, Henry J.	[CL2018-1131]
Rodriguez, Andres G.	[CL2018-1140]
Rollins, Wanda	[CL2018-1113]
Rush, Marcus L.	[CL2018-1037]
Sabo, John C.	[CL2018-1099]
Sander, Tyrone	[CL2018-1041]
Schaade, Russell B.	[CL2018-1064]
Schneider, Avi D.	[CL2018-1023]
Scott, John J.	[CL2018-1077]

Simmons, Katema L.	[CL2018-1047]
Singleton-Cooper, Teresa B. (2)	[CL2018-1134, CL2018-1136]
Spruil, Marzette L.	[CL2018-1138]
Summers, Hillary A.	[CL2018-1043]
Szczurek, Jadwiga M.	[CL2018-1076]
Taylor, Brenda L. (2)	[CL2018-1084, CL2018-1085]
Taylor, Gregory	[CL2018-1092]
Teberg, Colin D.	[CL2018-1011]
Thomas, Andre	[CL2018-1069]
Tierney, Robert J.	[CL2018-1015]
Tucaliuc, Ciprian S.	[CL2018-1065]
Tulini, Robert L.	[CL2018-1048]
Urbina, Cesar G.	[CL2018-1008]
Venson, Dawn S.	[CL2018-1078]
Wabi, Sheryl	[CL2018-1087]
Walsh, Stephen R.	[CL2018-1104]
Watkins, Marva E.	[CL2018-1135]
White, Regina	[CL2018-1095]
Wilson, David M.	[CL2018-1096]
Winkle, Desiree S.	[CL2018-1071]
Xerogianes, Cynthia R.	[CL2018-1028]
33 East Cedar Condominium Association	[CL2018-1033]
1108 West Webster Condominium Association, The	[CL2018-1002]

REPORTS OF COMMITTEES.

COMMITTEE ON FINANCE.

APPOINTMENT OF JASON C. ERVIN AS MEMBER OF BOARD OF DIRECTORS OF CHICAGO INFRASTRUCTURE TRUST.

[A2018-63]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Jason C. Ervin as a member of the Board of Directors of the Chicago Infrastructure Trust, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Jason C. Ervin as a member of the Board of Directors of the Chicago Infrastructure Trust was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

REAPPOINTMENT OF JEANNE R. SALITURE AS MEMBER OF CENTRAL LAKEVIEW COMMISSION (SPECIAL SERVICE AREA NO. 17).

[A2018-64]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the reappointment of Jeanne R. Saliture as a member of the Central Lakeview Commission (Special Service Area Number 17), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed reappointment of Jeanne R. Saliture as a member of the Central Lakeview Commission (Special Service Area Number 17) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

APPOINTMENT OF MATTHEW F. JACKOWIAK AS MEMBER OF NORTH HALSTED COMMISSION (SPECIAL SERVICE AREA NO. 18).

[A2018-67]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Matthew F. Jackowiak as a member of the North Halsted Commission (Special Service Area Number 18), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Matthew F. Jackowiak as a member of the North Halsted Commission (Special Service Area Number 18) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

REAPPOINTMENT OF KEARBY J. KAISER, TIMOTHY S. KLUMP AND RANDY L. SHINGLEDECKER AS MEMBERS OF NORTH HALSTED COMMISSION (SPECIAL SERVICE AREA NO. 18).

[A2018-65]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the reappointments of Kearby J. Kaiser, Timothy S. Klump and Randy L. Shingledecker as members of the North Halsted Commission (Special Service Area Number 18), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointments transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed reappointments of Kearby J. Kaiser, Timothy S. Klump and Randy L. Shingledecker as members of the North Halsted Commission (Special Service Area Number 18) were *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

APPOINTMENT OF MICHAEL V. RAFFETY AS MEMBER OF NORTH HALSTED COMMISSION (SPECIAL SERVICE AREA NO. 18).

[A2018-68]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Michael V. Raffety as a member of the North Halsted Commission (Special Service Area Number 18), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Michael V. Raffety as a member of the North Halsted Commission (Special Service Area Number 18) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

REAPPOINTMENT OF CINDY L. RUDMAN AS MEMBER OF NORTH HALSTED COMMISSION (SPECIAL SERVICE AREA NO. 18).

[A2018-66]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the reappointment of Cindy L. Rudman as a member of the North Halsted Commission (Special Service Area Number 18), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed reappointment of Cindy L. Rudman as a member of the North Halsted Commission (Special Service Area Number 18) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

REAPPOINTMENT OF GALE HOWARD AS MEMBER OF HOWARD STREET COMMISSION (SPECIAL SERVICE AREA NO. 19).

[A2018-79]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the reappointment of Gale Howard as a member of the Howard Street Commission (Special Service Area Number 19), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed reappointment of Gale Howard as a member of the Howard Street Commission (Special Service Area Number 19) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

APPOINTMENT OF CLAUDE ALLEN SMITH, JR. AS MEMBER OF CLARK STREET COMMISSION (SPECIAL SERVICE AREA NO. 24).

[A2018-69]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Claude Allen Smith, Jr. as a member of the Clark Street Commission (Special Service Area Number 24), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Claude Allen Smith, Jr. as a member of the Clark Street Commission (Special Service Area Number 24) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

APPOINTMENT OF FRANCISCO MENCHACA AS MEMBER OF LITTLE VILLAGE COMMISSION (SPECIAL SERVICE AREA NO. 25).

[A2018-80]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Francisco Menchaca as a member of the Little Village Commission (Special Service Area Number 25), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Francisco Menchaca as a member of the Little Village Commission (Special Service Area Number 25) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

REAPPOINTMENT OF HELEN C. CAMERON AS MEMBER OF BROADWAY COMMERCIAL DISTRICT COMMISSION (SPECIAL SERVICE AREA NO. 26).

[A2018-70]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the reappointment of Helen C. Cameron as a member of the Broadway Commercial District Commission (Special Service Area Number 26), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed reappointment of Helen C. Cameron as a member of the Broadway Commercial District Commission (Special Service Area Number 26) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

REAPPOINTMENT OF BARBARA A. BOLSEN AND NICHOLAS A. YASSAN AS MEMBERS OF GREATER RAVENSWOOD COMMISSION (SPECIAL SERVICE AREA NO. 31).

[A2018-71]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the reappointments of Barbara A. Bolsen and Nicholas A. Yassan as members of the Greater Ravenswood Commission (Special Service Area Number 31), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointments transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed reappointments of Barbara A. Bolsen and Nicholas A. Yassan as members of the Greater Ravenswood Commission (Special Service Area Number 31) were *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

APPOINTMENT OF MELAINA A. PREST AS MEMBER OF GREATER RAVENSWOOD COMMISSION (SPECIAL SERVICE AREA NO. 31).

[A2018-72]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Melaina A. Prest as a member of the Greater Ravenswood Commission (Special Service Area Number 31), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Melaina A. Prest as a member of the Greater Ravenswood Commission (Special Service Area Number 31) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

APPOINTMENT OF CAM NGAN HOANG AS MEMBER OF UPTOWN
COMMISSION (SPECIAL SERVICE AREA NO. 34).

[A2018-73]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

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

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

APPOINTMENT OF PAYAM BERELIANA AS MEMBER OF DEVON AVENUE COMMISSION (SPECIAL SERVICE AREA NO. 43).

[A2018-74]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Payam Bereliana as a member of the Devon Avenue Commission (Special Service Area Number 43), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Payam Bereliana as a member of the Devon Avenue Commission (Special Service Area Number 43) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

REAPPOINTMENT OF MAURA NEMES AS MEMBER OF DEVON AVENUE COMMISSION (SPECIAL SERVICE AREA NO. 43).

[A2018-75]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the reappointment of Maura Nemes as a member of the Devon Avenue Commission (Special Service Area Number 43), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed reappointment of Maura Nemes as a member of the Devon Avenue Commission (Special Service Area Number 43) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

REAPPOINTMENT OF SEAN P. CONNOLLY AND TONY FOX AS MEMBERS OF SHERIDAN ROAD COMMISSION (SPECIAL SERVICE AREA NO. 54).

[A2018-76]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the reappointments of Sean P. Connolly and Tony Fox as members of the Sheridan Road Commission (Special Service Area Number 54), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointments transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed reappointments of Sean P. Connolly and Tony Fox as members of the Sheridan Road Commission (Special Service Area Number 54) were *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

APPOINTMENT OF ELLEN M. MOIANI AS MEMBER OF WEST HUMBOLDT PARK COMMISSION (SPECIAL SERVICE AREA NO. 63).

[A2018-77]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Ellen M. Moiani as a member of the West Humboldt Park Commission (Special Service Area Number 63), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Ellen M. Moiani as a member of the West Humboldt Park Commission (Special Service Area Number 63) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

APPOINTMENT OF BARBARA J. GIBSON AS MEMBER OF ROSELAND COMMISSION (SPECIAL SERVICE AREA NO. 71).

[A2018-78]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Barbara J. Gibson as a member of the Roseland Commission (Special Service Area Number 71), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Barbara J. Gibson as a member of the Roseland Commission (Special Service Area Number 71) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

AMENDMENT OF TITLE 4 OF MUNICIPAL CODE BY ADDING NEW
CHAPTER 4-76 REGARDING CHILD WELFARE INSTITUTIONS.

[SO2018-6417]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a substitute ordinance concerning the authority to approve an amendment to Title 4 of the Municipal Code of Chicago by adding new Chapter 4-76 regarding child welfare agencies, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Beale 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. Title 4 of the Municipal Code of Chicago is hereby amended by adding a new Chapter 4-76, as follows:

Chapter 4-76 Child Care Institution.

4-76-010 Definitions.

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

“Institution” means a child care institution as defined in Section 2.06 of the Child Care Act of 1969, codified at 225 ILCS 10/2.06, and operating within the City of Chicago.

“Departments” means the Department of Buildings, the Department of Public Health, and the Chicago Fire Department.

4-76-020 Notice.

Each Institution shall provide the Departments all of the following information: (1) the name, address, email, and mobile telephone number for a contact person(s) responsible for administering, supervising or managing each Institution location within the City; (2) the address of every such Institution; (3) the average number of children housed at every such Institution; and (4) the average age groups of children housed in every such Institution categorized as: (i) birth to two years old; (ii) three to eight years old; (iii) nine to 12 years old; and (iv) 12 to 18 years old.

Each Institution shall provide such other information as reasonably requested by the Departments to enable them to effectively carry out their duties provided for in this chapter. Provided, however, that no Institution shall be required to provide information in violation of either a governing contract with a state or federal government agency, or that is required or permitted to be withheld from disclosure by state or federal laws applicable to such Institution. The City shall adhere to any confidentiality requirements imposed by state or federal law applicable to information provided by an Institution.

4-76-030 Inspection.

Upon receiving from an Institution the notice provided for in Section 4-76-020, the Departments shall establish and carry out a coordinated inspection schedule, providing for periodic inspections. The schedule shall be sufficient to ensure public safety and welfare in light of the size and nature of the Institution.

4-76-040 Penalty.

In addition to any other applicable penalty provided for in the Code for violations of safety, sanitation, health or other requirements, any Institution that violates this chapter shall be subject to a fine of not less than \$500.00 nor more than \$1,000.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

SECTION 2. This ordinance shall be in full force and effect following its passage and publication, and shall apply to Institution locations both existing on, and created after, the effective date.

INTERGOVERNMENTAL AGREEMENT WITH BOARD OF EDUCATION OF CHICAGO FOR PROVISION OF TAX INCREMENT FINANCING ASSISTANCE FOR REHABILITATION OF JAMES B. FARNSWORTH ELEMENTARY SCHOOL AT 5414 N. LINDER AVE.

[O2018-5095]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Planning and Development to enter into and execute an intergovernmental agreement with the Chicago Board of Education for rehabilitation of James B. Farnsworth Elementary School, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The Board of Education of the City of Chicago (the "Board") is a body corporate and politic, organized under and existing pursuant to Article 34 of the School Code of the State of Illinois, 105 ILCS 5/1-1, et seq.; and

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

WHEREAS, The Board operates a school known as James B. Farnsworth Elementary School (the "School") located at 5414 North Linder Avenue, Chicago, Illinois 60630 (the "Property"); and

WHEREAS, The Board desires to rehabilitate the School and related improvements (the "Facility") on the Property to serve the School (the rehabilitation of the Facility shall be referred to herein as the "Project"); and

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

WHEREAS, To induce certain redevelopment pursuant to the Act, the City Council adopted ordinances on July 19, 2007: approving and adopting a tax increment financing

redevelopment project and plan for the Elston/Armstrong Redevelopment Project Area; designating the Elston/Armstrong Redevelopment Project Area as a tax increment financing district; and adopting tax increment financing for the Elston/Armstrong Redevelopment Project Area (the aforesaid ordinances are collectively referred to herein as the "Elston/Armstrong TIF Ordinances", the redevelopment plan approved by the Elston/Armstrong TIF Ordinances is referred to herein as the "Elston/Armstrong Redevelopment Plan" and the redevelopment project area created by the Elston/Armstrong TIF Ordinances, as amended, is referred to herein as the "Elston/Armstrong Redevelopment Area"); and

WHEREAS, All of the Property lies wholly within the boundaries of the Elston/Armstrong Redevelopment Area; and

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

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

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

WHEREAS, The City desires to allocate and use a portion of the Elston/Armstrong Increment in an amount not to exceed \$400,000 (the "City Funds") for the Project pursuant to a proposed intergovernmental agreement between the City and the Board in substantially the form attached hereto as Exhibit 1 (the "Agreement"); and

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

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

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

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

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

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

SECTION 5. This ordinance takes effect upon passage and approval.

Exhibit 1 referred to in this ordinance reads as follows:

Exhibit 1.
(To Ordinance)

*Intergovernmental Agreement With Board Of Education Of Chicago
For Rehabilitation Of James B. Farnsworth Elementary School.*

This Intergovernmental Agreement regarding the James B. Farnsworth Elementary School (this "Agreement") is made and entered into as of the ___ day of _____, 2018 (the "Agreement Date") by and between the City of Chicago (the "City"), a municipal corporation and home rule unit of government under Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois, by and through its Department of Planning and Development (the "Department"), and the Board of Education of the City of Chicago (the "Board"), a body corporate and politic, organized under and existing pursuant to Article 34 of the School Code of the State of Illinois.

Recitals.

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

created the Public Building Commission of Chicago (the "Commission") to facilitate the acquisition and construction of public buildings and facilities; and

Whereas, The Board operates a school known as James B. Farnsworth Elementary School (the "School") located at 5414 North Linder Avenue, Chicago, Illinois 60630 (the "Property"); and

Whereas, The Board desires to rehabilitate the School and related improvements (the "Facility") on the Property to serve the School (the rehabilitation of the Facility shall be referred to herein as the "Project"); and

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

Whereas, To induce certain redevelopment pursuant to the Act, the City Council adopted ordinances on July 19, 2007: approving and adopting a tax increment financing redevelopment project and plan for the Elston/Armstrong Redevelopment Project Area; designating the Elston/Armstrong Redevelopment Project Area as a tax increment financing district; and adopting tax increment financing for the Elston/Armstrong Redevelopment Project Area (the aforesaid ordinances are collectively referred to herein as the "Elston/Armstrong TIF Ordinances", the redevelopment plan approved by the Elston/Armstrong TIF Ordinances is referred to herein as the "Elston/Armstrong Redevelopment Plan" and the redevelopment project area created by the Elston/Armstrong TIF Ordinances, as amended, is referred to herein as the "Elston/Armstrong Redevelopment Area"); and

Whereas, All of the Property lies wholly within the boundaries of the Elston/Armstrong Redevelopment Area; and

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

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

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

Whereas, The City desires to allocate and use a portion of the Elston/Armstrong Increment in an amount not to exceed \$400,000 (the "City Funds") for the Project; and

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

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

Article One.

Incorporation Of Recitals.

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

Article Two.

The Project.

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

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

Article Three.

Funding.

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

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

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

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

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

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

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

(c) [Intentionally omitted]

(d) [Intentionally omitted]

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

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

(f) [Intentionally omitted]

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

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

2. The current estimate of the cost of the Project is \$1,600,000. The Board has delivered to the Commissioner, and the Commissioner hereby approves, a detailed project budget for the Project, attached hereto and incorporated herein as (Sub)Exhibit G. The Board certifies that it has identified sources of funds (including the City Funds) sufficient to complete the Project. The Board agrees that the City will only contribute the City Funds to the Project and that all costs of completing the Project over the City Funds shall be the sole responsibility of the Board. If the Board at any point does not have sufficient funds to complete the Project, the Board shall so notify the City in writing, and the Board may narrow the scope of the Project as agreed with the City in order to construct the Facility with the available funds.

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

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

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

6. [Intentionally omitted]

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

Article Four.

Term.

The term of the Agreement shall commence as of the Agreement Date and shall expire on the date on which the Elston/Armstrong Redevelopment Area is no longer in effect (through and including December 31, 2031).

Article Five.

Indemnity; Default.

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

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

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

3. The failure of the City to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of the City under this Agreement or any other agreement directly related to this Agreement shall constitute an "Event of Default" by the

City hereunder. Upon the occurrence of an Event of Default, the Board may terminate this Agreement and any other agreement directly related to this Agreement. The Board may, in any court of competent jurisdiction by any action or proceeding at law or in equity, pursue and secure any available remedy, including but not limited to injunctive relief or the specific performance of the agreements contained herein.

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

Article Six.

Consent.

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

Article Seven.

Notice.

Notice to Board shall be addressed to:

Chief Financial Officer
Board of Education of the City of Chicago
42 West Madison Street, 2nd Floor
Chicago, Illinois 60602

and

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

Notice to the City shall be addressed to:

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

and

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

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

Such addresses may be changed when notice is given to the other party in the same manner as provided above. Any notice, demand or request sent pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon dispatch by electronic means. Any notice, demand or request sent pursuant to clause (c) shall be deemed received on the day immediately following deposit with the overnight courier and, if sent pursuant to subsection (d) shall be deemed received two (2) days following deposit in the mail.

Article Eight.

Assignment; Binding Effect.

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

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

Article Nine.

Modification.

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

Article Ten.

Compliance With Laws.

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

Article Eleven.

Governing Law And Severability.

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

Article Twelve.

Counterparts.

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

Article Thirteen.

Entire Agreement.

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

Article Fourteen.

Authority.

Execution of this Agreement by the City is authorized by an ordinance passed by the City Council of the City on _____, 2018. Execution of this Agreement by the Board is authorized by Board Resolution 01-0725-RS2. The parties represent and warrant to each other that they have the authority to enter into this Agreement and perform their obligations hereunder.

Article Fifteen.

Headings.

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

Article Sixteen.

Disclaimer Of Relationship.

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

Article Seventeen.

Construction Of Words.

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

feminine forms, the masculine form shall include feminine and neuter, and the feminine form shall include masculine and neuter.

Article Eighteen.

No Personal Liability.

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

Article Nineteen.

Representatives.

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

For The Board:

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

For The City:

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

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

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

City of Chicago, Illinois

By: _____
Commissioner,
Department of Planning
and Development

The Board of Education of the
City of Chicago

By: _____
Frank M. Clark,
President

Attest: _____
Estela G. Beltran,
Secretary

By: _____
Janice K. Jackson, EdD,
Chief Executive Officer

Board Report Number 01-0725-RS2

Approved as to Legal Form:

Joseph T. Moriarty,
General Counsel

[(Sub)Exhibits "B", "C", "D" and "F" referred to in this Intergovernmental Agreement with Board of Education of Chicago for rehabilitation of James B. Farnsworth Elementary School intentionally omitted.]

City of Chicago (the "City") that with respect to that certain Intergovernmental Agreement between the Board and the City regarding James B. Farnsworth Elementary School dated _____, 20__ (the "Agreement"):

A. The following is a true and complete statement of all expenditures for the Project by the Board to date:

TOTAL: \$_____

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

\$_____

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

\$_____

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

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

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

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

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

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

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

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

By: _____

Name: _____

Title: _____

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

My commission expires: _____

(Sub)Exhibit "G".

(To Intergovernmental Agreement With Board Of Education Of Chicago
For Rehabilitation Of James B. Farnsworth Elementary School)

Project Budget.

Task	Project Estimate
Design	\$ 125,000
Construction	1,280,000
Environmental Remediation	30,000
Administration	81,800
FF&E	0
Contingencies	<u>83,200</u>
Total:	\$1,600,000

(Sub)Exhibit "H".
 (To Intergovernmental Agreement With Board Of Education Of Chicago
 For Rehabilitation Of James B. Farnsworth Elementary School)

Project TIF-Funded Improvements.

Task	Project Estimate
Design	\$ 125,000
Construction	1,280,000
Environmental Remediation	30,000
Administration	81,800
FF&E	0
Contingencies	<u>83,200</u>
Total:	\$1,600,000*

REDEVELOPMENT AGREEMENT WITH CHICAGO FAMILY HEALTH CENTER
 FOR SITE LICENSE TO CONSTRUCT AND OPERATE SCHOOL-BASED HEALTH
 CENTER AT CHICAGO VOCATIONAL CAREER ACADEMY HIGH SCHOOL.

[O2018-5022]

The Committee on Finance submitted the following report:

* Notwithstanding the total of TIF-Funded Improvements, the assistance to be provided by the City is limited to the amount of City Funds described in the recitals hereof above and shall not exceed \$400,000.

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Planning and Development to enter into and execute a redevelopment agreement with the Chicago Family Health Center, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to an ordinance adopted by the City Council ("City Council") of the City of Chicago (the "City") on June 10, 1998, a certain redevelopment plan and project (the "Plan") for the Stony Island/Burnside area (the "Area") was approved pursuant to the

Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.) (the "Act"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on June 10, 1998, the Area was designated as a redevelopment project area pursuant to the Act; and

WHEREAS, Pursuant to an ordinance (the "TIF Ordinance") adopted by the City Council on June 10, 1998, tax increment allocation financing was adopted pursuant to the Act as a means of financing certain Area redevelopment project costs (as defined in the Act) incurred pursuant to the Plan; and

WHEREAS, Pursuant to an ordinance adopted by the City Council on June 9, 2010, the Plan was amended (the "Amended Plan"); and

WHEREAS, Chicago Family Health Center, an Illinois not-for-profit corporation (the "Developer"), intends to enter into an Agreement For Site License For School-Based Health Center (Chicago Vocational Career Academy High School) (the "SLA") with the Board of Education of the City of Chicago (the "Board") for a term of not less than five years, pursuant to which the Board will grant the Developer a license to occupy a portion (the "Facility") of Chicago Vocational Career Academy High School, a public high school located at 2100 East 87th Street, Chicago, Illinois 60617 (the "School"), which School is located within the Area (the "Property"); and

WHEREAS, Developer shall commence and complete the construction of an approximately 2,665 square-foot health clinic within the Facility, containing three exam rooms, a behavioral health room, a front desk/reception area, a waiting room, a vaccine/medication room, an internal entrance only for use by School students, an external entrance for community residents with security features, a break room/meeting room, and other necessary features; and

WHEREAS, The Developer will operate the clinic for a term of not less than five years, employing approximately eight full-time equivalent employees. The clinic will provide health care services five days a week and 12 months per year. The clinic will offer comprehensive health care and related services to the public, including, but not limited to, School students, including Primary Care, Health Education, Full Lab Services, Family Planning, Insurance Enrollment Assistance, Behavioral Health and Individual and Group Therapy. Referrals will be given for dental care, case management, obstetrics and gynecology and hospital specialists, among other services; and

WHEREAS, The Developer has proposed to undertake the Project in accordance with the Amended Plan and pursuant to the terms and conditions of a proposed redevelopment agreement to be executed by the Developer and the City, to be financed in part by a

grant of incremental taxes deposited in the Stony Island/Burnside Redevelopment Project Area Special Tax Allocation Fund (as defined in the TIF Ordinance) pursuant to Section 5/11-74.4-8(b) of the Act ("Incremental Taxes") and by a grant of City corporate funds available to the City's Department of Public Health (the "CDPH Funds"); and

WHEREAS, Pursuant to Resolution 18-CDC-14 adopted by the Community Development Commission of the City of Chicago (the "Commission") on May 8, 2018, the Commission has recommended that the Developer be designated as the Developer for the Project and that DPD be authorized to negotiate, execute and deliver on behalf of the City a redevelopment agreement with the Developer for the Project; now, therefore,

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

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

SECTION 2. The Developer is hereby designated as the developer for the Project pursuant to Section 5/11-74.4-4 of the Act.

SECTION 3. The Commissioner of DPD (the "Commissioner") of a designee of the Commissioner are each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver a redevelopment agreement between the Developer and the City in substantially in the form attached hereto as Exhibit A and made a part hereof (the "Redevelopment Agreement"), and such other supporting documents as may be necessary to carry out and comply with the provisions of the Redevelopment Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Redevelopment Agreement.

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

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

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

Exhibit "A".
(To Ordinance)

Chicago Family Health Center Redevelopment Agreement.

This Chicago Family Health Center Redevelopment Agreement (this "Agreement") is made as of this _____ day of _____, 2018, by and between the City of Chicago, an Illinois municipal corporation (the "City"), through its Department of Planning and Development ("DPD"), and Chicago Family Health Center, an Illinois not-for-profit corporation ("Developer").

RECITALS

A. Constitutional Authority: As a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois (the "State"), the City has the power to regulate for the protection of the public health, safety, morals and welfare of its inhabitants, and pursuant thereto, has the power to encourage private development in order to enhance the local tax base, create employment opportunities and to enter into contractual agreements with private parties in order to achieve these goals.

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

C. City Council Authority: To induce redevelopment pursuant to the Act, the City Council of the City (the "City Council") adopted the following ordinances on June 10, 1998: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Stony Island/Burnside Redevelopment Project Area" (the "Original Plan Adoption Ordinance"); (2) "An Ordinance of the City of Chicago, Illinois Designating the Stony Island/Burnside Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Stony Island/Burnside Redevelopment Project Area" (the "TIF Adoption Ordinance") (items(1)-(3) collectively referred to herein as the "TIF Ordinances").

The City Council amended the Original Plan Adoption Ordinance by adopting an ordinance on June 9, 2010 (the "Amended Plan Adoption Ordinance"). The redevelopment project area referred to above (the "Redevelopment Area") is legally described in Exhibit A hereto.

D. The Project: Developer intends to enter into an Agreement For Site License For School-Based Health Center (Chicago Vocational Career Academy High School) (the "SLA") with the Board of Education of the City of Chicago (the "Board") for a term of not less than five years, pursuant to which the Board will grant the Developer a license to occupy a portion (the

“Facility”) of Chicago Vocational Career Academy High School, a public high school located at 2100 East 87th Street, Chicago, Illinois 60617 (the “School”), which School is located within the Redevelopment Area and is legally described on Exhibit B hereto (the “Property”).

Within the time frames set forth in Section 3.01 hereof, Developer shall commence and complete the construction of an approximately 2,665 square-foot health clinic within the Facility, containing three exam rooms, a behavioral health room, a front desk/reception area, a waiting room, a vaccine/medication room, an internal entrance only for use by School students, an external entrance for community residents with security features, a break room/meeting room, and other necessary features.

The Developer will operate the clinic for a term of not less than five years, employing approximately eight full-time equivalent employees. The clinic will provide health care services five days a week and twelve months per year. The clinic will offer comprehensive health care and related services to the public, including, but not limited to, School students, including Primary Care, Health Education, Full Lab Services, Family Planning, Insurance Enrollment Assistance, Behavioral Health and Individual and Group Therapy. Referrals will be given for dental care, case management, obstetrics and gynecology and hospital specialists, among other services.

The Facility and related improvements (including but not limited to those TIF-Funded Improvements as defined below and set forth on Exhibit C), and the operation of the clinic therein, are collectively referred to herein as the “Project.” The completion of the Project would not reasonably be anticipated without the financing contemplated in this Agreement.

E. Redevelopment Plan: The Project will be carried out in accordance with this Agreement and the City of Chicago Stony Island/Burnside Redevelopment Project Area Tax Increment Financing Program Redevelopment Plan (the “Redevelopment Plan”) included in the Amended Plan Adoption Ordinance.

F. City Financing: The City agrees to use, in the amounts set forth in Section 4.03 hereof, (i) Incremental Taxes (as defined below) and (ii) City corporate funds available to the City’s Department of Public Health (the “CDPH Funds”), to pay for or reimburse Developer for the costs of TIF-Funded Improvements and Other Project Costs pursuant to the terms and conditions of this Agreement.

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

SECTION 1. RECITALS, HEADINGS AND EXHIBITS

The foregoing recitals are hereby incorporated into this Agreement by reference. The paragraph and section headings contained in this Agreement, including without limitation those set forth in the following table of contents, are for convenience only and are not intended to limit.

vary, define or expand the content thereof. Developer agrees to comply with the requirements set forth in the following exhibits which are attached to and made a part of this Agreement. All provisions listed in the Exhibits have the same force and effect as if they had been listed in the body of this Agreement.

SECTION 2. DEFINITIONS

For purposes of this Agreement, in addition to the terms defined in the foregoing recitals, the following terms shall have the meanings set forth below:

“Act” shall have the meaning set forth in the Recitals hereof.

“Affiliate” shall mean any person or entity directly or indirectly controlling, controlled by or under common control with Developer.

“Annual Compliance Report” shall mean a signed report from Developer to the City (a) itemizing each of Developer’s obligations under the RDA during the preceding calendar year, (b) certifying Developer’s compliance or noncompliance with such obligations, (c) attaching evidence (whether or not previously submitted to the City) of such compliance or noncompliance and (d) certifying that Developer is not in default with respect to any provision of the RDA or any related agreements; provided, that the obligations to be covered by the Annual Compliance Report shall include the following: (1) compliance with the Operations Covenant (**Section 8.06**); (2) delivery of Financial Statements and unaudited financial statements (**Section 8.13**); (3) delivery of updated insurance certificates, if applicable (**Section 8.14**); (4) delivery of evidence of payment of Non-Governmental Charges, if applicable (**Section 8.15**); and (5) compliance with all other executory provisions of the RDA.

“Available Project Funds” shall have the meaning set forth for such term in Section 4.07 hereof.

“CDPH” shall mean the City’s Department of Public Health.

“CDPH Funds” shall mean City corporate funds available to the City’s Department of Public Health.

“Certificate” shall mean the Certificate of Completion of Rehabilitation described in Section 7.01 hereof.

“Change Order” shall mean any amendment or modification to the Scope Drawings, Plans and Specifications or the Project Budget as described in Section 3.03, Section 3.04 and Section 3.05, respectively.

“City Contract” shall have the meaning set forth in Section 8.01(l) hereof.

“City Council” shall have the meaning set forth in the Recitals hereof.

“Closing Date” shall mean the date of execution and delivery of this Agreement by all parties hereto, which shall be deemed to be the date appearing in the first paragraph of this Agreement.

“Consultant’s Report” shall have the meaning set forth in Section 8.27(a) hereof.

“Contract” shall have the meaning set forth in Section 10.03 hereof.

“Contractor” shall have the meaning set forth in Section 10.03 hereof.

“Construction Contract” shall mean that certain contract, substantially in the form attached hereto as Exhibit E, to be entered into between Developer and the General Contractor providing for construction of the Project.

“Corporation Counsel” shall mean the City’s Department of Law.

“EDS” shall mean the City’s Economic Disclosure Statement and Affidavit, on the City’s then-current form, whether submitted in paper or via the City’s online submission process.

“Employer(s)” shall have the meaning set forth in Section 10 hereof.

“Employment Plan” shall have the meaning set forth in Section 5.12 hereof.

“Environmental Laws” shall mean any and all federal, state or local statutes, laws, regulations, ordinances, codes, rules, orders, licenses, judgments, decrees or requirements relating to public health and safety and the environment now or hereafter in force, as amended and hereafter amended, including but not limited to (i) the Comprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. Section 9601 et seq.); (ii) any so-called ASuperfund” or ASuperlien” law; (iii) the Hazardous Materials Transportation Act (49 U.S.C. Section 1802 et seq.); (iv) the Resource Conservation and Recovery Act (42 U.S.C. Section 6902 et seq.); (v) the Clean Air Act (42 U.S.C. Section 7401 et seq.); (vi) the Clean Water Act (33 U.S.C. Section 1251 et seq.); (vii) the Toxic Substances Control Act (15 U.S.C. Section 2601 et seq.); (viii) the Federal Insecticide, Fungicide and Rodenticide Act (7 U.S.C. Section 136 et seq.); (ix) the Illinois Environmental Protection Act (415 ILCS 5/1 et seq.); and (x) the Municipal Code.

“Equity” shall mean funds of Developer irrevocably available for the Project, in the amount set forth in Section 4.01 hereof, which amount may be increased pursuant to Section 4.06 (Cost Overruns).

“Escrow” shall mean the construction escrow established pursuant to the Escrow Agreement.

“Escrow Agreement” shall mean the Escrow Agreement establishing a construction escrow, to be entered into as of the date hereof by the City, the Title Company (or an affiliate of the Title Company) and Developer, substantially in the form of Exhibit F attached hereto.

“Event of Default” shall have the meaning set forth in Section 15 hereof.

“Facility” shall have the meaning set forth in the Recitals hereof.

“Financial Interest” shall have the meaning set forth for such term in Section 2-156-010 of the Municipal Code.

“Financial Statements” shall mean complete audited financial statements of Developer prepared by a certified public accountant in accordance with generally accepted accounting principles and practices consistently applied throughout the appropriate periods.

“General Contractor” shall mean the general contractor(s) hired by Developer pursuant to Section 6.01.

“Hazardous Materials” shall mean any toxic substance, hazardous substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Law, or any pollutant or contaminant, and shall include, but not be limited to, petroleum (including crude oil), any radioactive material or by-product material, polychlorinated biphenyls and asbestos in any form or condition.

“Human Rights Ordinance” shall have the meaning set forth in Section 10 hereof.

“In Balance” shall have the meaning set forth in Section 4.07 hereof.

“Incremental Taxes” shall mean such ad valorem taxes which, pursuant to the TIF Adoption Ordinance and Section 5/11-74.4-8(b) of the Act, are allocated to and when collected are paid to the Treasurer of the City of Chicago for deposit by the Treasurer into the TIF Fund established to pay Redevelopment Project Costs and obligations incurred in the payment thereof.

“Indemnitee” and “Indemnitees” shall have the meanings set forth in Section 13.01 hereof.

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

“MBE/WBE Budget” shall mean the budget attached hereto as Exhibit H-2, as described in Section 10.03.

“MBE/WBE Program” shall have the meaning set forth in Section 10.03 hereof.

“Municipal Code” shall mean the Municipal Code of the City of Chicago, as amended from time to time.

“New Mortgage” shall have the meaning set forth in Article 16 hereof.

“Non-Governmental Charges” shall mean all non-governmental charges, liens, claims, or encumbrances relating to Developer, the Property or the Project.

“Permitted Mortgage” shall have the meaning set forth in Article 16 hereof.

“Plans and Specifications” shall mean final construction documents containing a site plan and working drawings and specifications for the Project, as submitted to the City as the basis for obtaining building permits for the Project.

“Project” shall have the meaning set forth in the Recitals hereof.

“Project Budget” shall mean the budget attached hereto as Exhibit H-1, showing the total cost of the Project by line item, furnished by Developer to DPD, in accordance with Section 3.03 hereof.

“Property” shall have the meaning set forth in the Recitals hereof.

“Redevelopment Area” shall have the meaning set forth in the Recitals hereof.

“Redevelopment Plan” shall have the meaning set forth in the Recitals hereof.

“Redevelopment Project Costs” shall mean redevelopment project costs as defined in Section 5/11-74.4-3(q) of the Act that are included in the budget set forth in the Redevelopment Plan or otherwise referenced in the Redevelopment Plan.

“Scope Drawings” shall mean preliminary construction documents containing a site plan and preliminary drawings and specifications for the Project.

“Term of the Agreement” shall mean the period of time commencing on the Closing Date and ending on the later of: (a) 10 years after the Closing Date, (b) the date on which the SLA terminates, or (c) the date on which the Redevelopment Area is no longer in effect (through and including December 31, 2034).

“TIF Adoption Ordinance” shall have the meaning set forth in the Recitals hereof.

“TIF Fund” shall mean the special tax allocation fund created by the City in connection with the Redevelopment Area into which the Incremental Taxes will be deposited.

“TIF Funds” shall mean the funds described in Section 4.03(b) hereof.

“TIF-Funded Improvements” shall mean those improvements of the Project which (i) qualify as Redevelopment Project Costs, (ii) are eligible costs under the Redevelopment Plan and (iii) the City has agreed to pay for out of the TIF Funds, subject to the terms of this Agreement. Exhibit C lists the TIF-Funded Improvements for the Project.

“TIF Ordinances” shall have the meaning set forth in the Recitals hereof.

“WARN Act” shall mean the Worker Adjustment and Retraining Notification Act (29 U.S.C. Section 2101 et seq.).

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

SECTION 3. THE PROJECT

3.01 The Project. With respect to the Facility, Developer shall, pursuant to the Plans and Specifications and subject to the provisions of Section 18.17 hereof: (i) commence construction no later than November 1, 2018, and (ii) complete construction and conduct business operations therein no later than March 1, 2019.

3.02 Scope Drawings and Plans and Specifications. Developer has delivered the Scope Drawings and Plans and Specifications to DPD and DPD has approved same. After such initial approval, subsequent proposed changes to the Scope Drawings or Plans and Specifications shall be submitted to DPD as a Change Order pursuant to Section 3.04 hereof. The Scope Drawings and Plans and Specifications shall at all times conform to the Redevelopment Plan and all applicable federal, state and local laws, ordinances and regulations. Developer shall submit all necessary documents to the City's Building Department, Department of Transportation and such other City departments or governmental authorities as may be necessary to acquire building permits and other required approvals for the Project.

3.03 Project Budget. Developer has furnished to DPD, and DPD has approved, a Project Budget showing total costs for the Project in an amount not less than \$1,118,000. Developer hereby certifies to the City that (a) the TIF Funds, together with Equity described in Section 4.02 hereof, shall be sufficient to complete the Project, and (b) the Project Budget is true, correct and complete in all material respects. Developer shall promptly deliver to DPD certified copies of any Change Orders with respect to the Project Budget for approval pursuant to Section 3.04 hereof.

3.04 Change Orders. Except as provided below in this Section 3.04, all Change Orders (and documentation substantiating the need and identifying the source of funding therefor) relating to changes to the Project must be submitted by Developer to DPD concurrently with the progress reports described in Section 3.07 hereof: provided, that any Change Order relating to

any of the following must be submitted by Developer to DPD for DPD's prior written approval: (a) a reduction in the gross or net square footage of the Facility by five percent (5%) or more (either individually or cumulatively); (b) a change in the use of the Facility to a use other than as described in Recital D to this Agreement; (c) a delay in the completion of the Project by six (6) months or more; or (d) Change Orders resulting in an aggregate increase to the Project Budget for the Project of ten percent (10%) or more. Developer shall not authorize or permit the performance of any work relating to any Change Order or the furnishing of materials in connection therewith prior to the receipt by Developer of DPD's written approval (to the extent said City prior approval is required pursuant to the terms of this Agreement). The Construction Contract, and each contract between the General Contractor and any subcontractor, shall contain a provision to this effect. An approved Change Order shall not be deemed to imply any obligation on the part of the City to increase the amount of TIF Funds which the City has pledged pursuant to this Agreement or provide any other additional assistance to Developer. Notwithstanding anything to the contrary in this Section 3.04, Change Orders other than those set forth above do not require DPD's prior written approval as set forth in this Section 3.04, but DPD shall be notified in writing of all such Change Orders within 10 business days after the execution of such Change Order and Developer, in connection with such notice, shall identify to DPD the source of funding therefor.

3.05 DPD Approval. Any approval granted by DPD of the Scope Drawings, Plans and Specifications and the Change Orders is for the purposes of this Agreement only and does not affect or constitute any approval required by any other City department or pursuant to any City ordinance, code, regulation or any other governmental approval, nor does any approval by DPD pursuant to this Agreement constitute approval of the quality, structural soundness or safety of the Property or the Project.

3.06 Other Approvals. Any DPD approval under this Agreement shall have no effect upon, nor shall it operate as a waiver of, Developer's obligations to comply with the provisions of Section 5.03 (Other Governmental Approvals) hereof. Developer shall not commence construction of the Project until Developer has obtained all necessary permits and approvals (including but not limited to DPD's approval of the Scope Drawings and Plans and Specifications) and proof of the General Contractor's and each subcontractor's bonding as required hereunder.

3.07 Progress Reports and Survey Updates. Beginning not later than 60 days after the commencement of the Project, Developer shall provide DPD with written monthly progress reports detailing the status of the Project, including a revised completion date, if necessary (with any change in completion date being considered a Change Order, requiring DPD's written approval pursuant to Section 3.04).

SECTION 4. FINANCING

4.01 Total Project Cost and Sources of Funds. The cost of the Project is estimated to be \$1,118,000, to be applied in the manner set forth in the Project Budget. Such costs shall be funded from the following sources:

Equity (subject to <u>Section 4.06</u>)	\$218,000
TIF Funds (subject to <u>Section 4.03</u>)	\$500,000
CDPH Funds (subject to <u>Section 4.03</u>)	\$400,000
 ESTIMATED TOTAL PROJECT COST	 \$1,118,000

4.02 Developer Funds. Equity may be used to pay any Project cost, including but not limited to Redevelopment Project Costs.

4.03 TIF Funds and CDPH Funds; SLA Contingency.

(a) Uses of TIF Funds. Subject to the SLA Contingency stated in Section 4.03(d), below, TIF Funds may only be used to pay directly or reimburse Developer for costs of TIF-Funded Improvements that constitute Redevelopment Project Costs. Exhibit C sets forth, by line item, the TIF-Funded Improvements for the Project, and the maximum amount of costs that may be paid by or reimbursed from TIF Funds for each line item therein (subject to Sections 4.03(b) and 4.05(d)), contingent upon receipt by the City of documentation satisfactory in form and substance to DPD evidencing that Developer has incurred such cost and such cost is eligible as a Redevelopment Project Cost.

(b) Sources of TIF Funds. Subject to the terms and conditions of this Agreement, including but not limited to this Section 4.03 and Section 5 hereof, the City hereby agrees to provide City funds from the sources and in the amounts described directly below (the "TIF Funds") to pay for or reimburse Developer for the costs of the TIF-Funded Improvements:

<u>Source of TIF Funds</u>	<u>Maximum Amount</u>
Incremental Taxes	\$500,000

provided, however, that the total amount of TIF Funds expended for TIF-Funded Improvements shall be an amount not to exceed the lesser of (i) \$500,000 or (ii) 44.7% of the actual total Project costs; and provided further, that the TIF Funds shall be available to pay costs related to TIF-Funded Improvements and allocated by the City for that purpose only so long as the amount of the Incremental Taxes deposited into the TIF Fund shall be sufficient to pay for such costs.

(c) Uses of CDPH Funds. Subject to the SLA Contingency stated in Section 4.03(d), below, the City hereby agrees to provide CDPH Funds to pay directly or reimburse Developer for any costs of the Project, contingent upon receipt by the City of documentation satisfactory in form and substance to DPD evidencing such cost and its eligibility as a Project cost.

(d) Contingency on SLA Agreement. Payment of TIF Funds or CDPH Funds to Developer, whether through the Escrow Agreement or directly, is expressly contingent on the City having received evidence that the Developer has entered into a Site License Agreement (the

“SLA”) with the Board of Education of the City of Chicago (the “CPS”) for the Project, signed on or before the Closing Date.

(e) Retainage. Ten percent of the TIF Funds and CDPH Funds shall be withheld by the City until the Certificate is issued.

4.04 Construction Escrow. The City and Developer hereby agree to enter into the Escrow Agreement. Subject to the SLA Contingency stated in Section 4.03(d), all disbursements of Project funds (except pre-construction soft costs) shall be made through the funding of draw requests with respect thereto pursuant to the Escrow Agreement and this Agreement. In case of any conflict between the terms of this Agreement and the Escrow Agreement, the terms of this Agreement shall control. The City must receive copies of any draw requests and related documents submitted to the Title Company for disbursements under the Escrow Agreement.

4.05 Treatment of Subsequent Disbursements. Disbursements for expenditures related to TIF-Funded Improvements may be allocated to and charged against the appropriate line only, with transfers of costs and expenses from one line item to another, without the prior written consent of DPD, being prohibited; provided, however, that such transfers among line items, in an amount not to exceed \$25,000 or \$100,000 in the aggregate, may be made without the prior written consent of DPD.

4.06 Cost Overruns. If the aggregate cost of the TIF-Funded Improvements exceeds TIF Funds available pursuant to Section 4.03 hereof, or if the cost of completing the Project exceeds the Project Budget, Developer shall be solely responsible for such excess cost, and shall hold the City harmless from any and all costs and expenses of completing the Project in excess of TIF Funds and CDPH Funds and of completing the Project.

4.07 Preconditions of Disbursement. Prior to each disbursement of TIF Funds or CDPH Funds hereunder, Developer shall submit documentation regarding the applicable expenditures to DPD, which shall be satisfactory to DPD in its sole discretion. Delivery by Developer to DPD of any request for disbursement of TIF Funds or CDPH Funds hereunder shall, in addition to the items therein expressly set forth, constitute a certification to the City, as of the date of such request for disbursement, that:

(a) the total amount of the disbursement request represents the actual amount payable to (or paid to) the General Contractor and/or subcontractors that have performed work on the Project, and/or their payees;

(b) all amounts shown as previous payments on the current disbursement request have been paid to the parties entitled to such payment;

(c) Developer has approved all work and materials for the current disbursement request, and such work and materials conform to the Plans and Specifications;

(d) the representations and warranties contained in this Redevelopment Agreement are true and correct and Developer is in compliance with all covenants contained herein;

(e) Developer has received no notice and has no knowledge of any liens or claim of lien either filed or threatened against the Property; and

(f) no Event of Default or condition or event which, with the giving of notice or passage of time or both, would constitute an Event of Default exists or has occurred.

The City shall have the right, in its discretion, to require Developer to submit further documentation as the City may require in order to verify that the matters certified to above are true and correct, and any disbursement by the City shall be subject to the City's review and approval of such documentation and its satisfaction that such certifications are true and correct; provided, however, that nothing in this sentence shall be deemed to prevent the City from relying on such certifications by Developer. In addition, Developer shall have satisfied all other preconditions of disbursement of TIF Funds and CDPH Funds for each disbursement set forth in this Agreement and/or the Escrow Agreement.

4.08 Conditional Grant. The TIF Funds and CDPH Funds being provided hereunder are being granted on a conditional basis, subject to the Developer's compliance with the provisions of this Agreement.

SECTION 5. CONDITIONS PRECEDENT

The following conditions have been complied with to the City's satisfaction on or prior to the Closing Date:

5.01 Project Budget. Developer has submitted to DPD, and DPD has approved, a Project Budget in accordance with the provisions of Section 3.03 hereof.

5.02 Scope Drawings and Plans and Specifications. Developer has submitted to DPD the Scope Drawings and Plans and Specifications accordance with the provisions of Section 3.02 hereof.

5.03 Other Governmental Approvals. Developer has secured all other necessary approvals and permits required by any state, federal, or local statute, ordinance or regulation and has submitted evidence thereof to DPD.

5.04 Financing. Developer has furnished proof reasonably acceptable to the City that Developer has Equity in the amounts set forth in Section 4.01 hereof to complete the Project and satisfy its obligations under this Agreement.

5.05 SLA Contingency. Developer has entered into a Site License Agreement (the "SLA") with the Board of Education of the City of Chicago (the "CPS") for the Project.

5.06 Evidence of No Liens or Judgments. Developer, at its own expense, has provided the City with searches as indicated in the chart below under Developer's name:

Jurisdiction	Searches
Secretary of State	UCC, Federal tax
Cook County Recorder	UCC, Fixtures, Federal tax, State tax, Memoranda of judgments
U.S. District Court	Pending suits and judgments
Clerk of Circuit Court, Cook County	Pending suits and judgments

5.07 Surveys. [intentionally omitted]

5.08 Insurance. Developer, at its own expense, has procured the insurance required in accordance with Section 12 hereof, and has delivered certificates required pursuant to Section 12 hereof evidencing the required coverages to DPD.

5.09 Opinion of Developer's Counsel. On the Closing Date, Developer has furnished the City with an opinion of counsel, substantially in the form attached hereto as Exhibit J, with such changes as required by or acceptable to Corporation Counsel. If Developer has engaged special counsel in connection with the Project, and such special counsel is unwilling or unable to give some of the opinions set forth in Exhibit J hereto, such opinions were obtained by Developer from its general corporate counsel.

5.10 Evidence of Prior Expenditures. [intentionally omitted]

5.11 Financial Statements. Developer has provided Financial Statements to DPD for its most recent fiscal year, and audited or unaudited interim financial statements.

5.12 Documentation; Employment Plan. The Developer has provided documentation to DPD, satisfactory in form and substance to DPD, with respect to current employment matters in connection with the construction or rehabilitation work on the Project, including the reports described in Section 8.07. At least thirty (30) days prior to the Closing Date, the Developer has met with the Workforce Solutions division of DPD to review employment opportunities with the Developer after construction or rehabilitation work on the Project is completed. On or before the Closing Date, Developer has provided to DPD, and DPD has approved, the Employment Plan for the Project (the "Employment Plan"). The Employment Plan includes, without limitation, the Developer's estimates of future job openings, titles, position descriptions, qualifications, recruiting, training, placement and such other information as DPD has requested relating to the Project.

5.13 Environmental. [intentionally omitted]

5.14 Corporate Documents; Economic Disclosure Statement. Developer has provided a copy of its Articles or Certificate of Incorporation containing the original certification of the

Secretary of State of its state of incorporation; certificates of good standing from the Secretary of State of its state of incorporation and all other states in which Developer is qualified to do business; a secretary's certificate in such form and substance as the Corporation Counsel may require; by-laws of the corporation; and such other corporate documentation as the City has requested.

Developer has provided to the City an EDS, dated as of the Closing Date, which is incorporated by reference, and Developer further will provide any other affidavits or certifications as may be required by federal, state or local law in the award of public contracts, all of which affidavits or certifications are incorporated by reference. Notwithstanding acceptance by the City of the EDS, failure of the EDS to include all information required under the Municipal Code renders this Agreement voidable at the option of the City. Developer and any other parties required by this Section 5.14 to complete an EDS must promptly update their EDS(s) on file with the City whenever any information or response provided in the EDS(s) is no longer complete and accurate, including changes in ownership and changes in disclosures and information pertaining to ineligibility to do business with the City under Chapter 1-23 of the Municipal Code, as such is required under Sec. 2-154-020, and failure to promptly provide the updated EDS(s) to the City will constitute an event of default under this Agreement.

5.15 Litigation. Developer has provided to Corporation Counsel and DPD, a description of all pending or threatened litigation or administrative proceedings involving Developer, specifying, in each case, the amount of each claim, an estimate of probable liability, the amount of any reserves taken in connection therewith and whether (and to what extent) such potential liability is covered by insurance.

SECTION 6. AGREEMENTS WITH CONTRACTORS

6.01 Bid Requirement for General Contractor and Subcontractors. Prior to entering into an agreement with a General Contractor or any subcontractor for construction of the Project, Developer shall solicit, or shall cause the General Contractor to solicit, bids from qualified contractors eligible to do business with, and having an office located in, the City of Chicago, and shall submit all bids received to DPD for its inspection and written approval.

For the TIF-Funded Improvements, Developer shall select the General Contractor (or shall cause the General Contractor to select the subcontractor) submitting the lowest responsible bid who can complete the Project in a timely manner. If Developer selects a General Contractor (or the General Contractor selects any subcontractor) submitting other than the lowest responsible bid for the TIF-Funded Improvements, the difference between the lowest responsible bid and the bid selected may not be paid out of TIF Funds.

Developer shall submit copies of the Construction Contract to DPD in accordance with Section 6.02 below. Photocopies of all subcontracts entered or to be entered into in connection with the TIF-Funded Improvements shall be provided to DPD within five (5) business days of the execution thereof. Developer shall ensure that the General Contractor shall not (and shall cause the General Contractor to ensure that the subcontractors shall not) begin work on the Project until the Plans and Specifications have been approved by DPD and all requisite permits have been obtained.

6.02 Construction Contract. Prior to the execution thereof, Developer shall deliver to DPD a copy of the proposed Construction Contract with the General Contractor selected to handle the Project in accordance with Section 6.01 above, for DPD's prior written approval, which shall be granted or denied within ten (10) business days after delivery thereof. Within ten (10) business days after execution of such contract by Developer, the General Contractor and any other parties thereto, Developer shall deliver to DPD and Corporation Counsel a certified copy of such contract together with any modifications, amendments or supplements thereto.

6.03 Performance and Payment Bonds. Prior to the commencement of any portion of the Project which includes work on the public way, Developer shall require that the General Contractor be bonded for its payment by sureties having an AA rating or better. The City shall be named as obligee or co-obligee on any such bonds.

6.04 Employment Opportunity. Developer shall contractually obligate and cause the General Contractor and each subcontractor to agree to the provisions of Section 10 hereof.

6.05 Other Provisions. In addition to the requirements of this Section 6, the Construction Contract and each contract with any subcontractor shall contain provisions required pursuant to Section 3.04 (Change Orders), Section 8.09 (Prevailing Wage), Section 10.01(e) (Employment Opportunity), Section 10.02 (City Resident Employment Requirement), Section 10.03 (MBE/WBE Requirements, as applicable), Section 12 (Insurance) and Section 14.01 (Books and Records) hereof. Photocopies of all contracts or subcontracts entered or to be entered into in connection with the TIF-Funded Improvements shall be provided to DPD within five (5) business days of the execution thereof.

SECTION 7. COMPLETION OF CONSTRUCTION OR REHABILITATION

7.01 Certificate of Completion of Construction or Rehabilitation. Upon completion of the construction portion of the Project in accordance with the terms of this Agreement and after the final disbursement from the Escrow, and upon completion of the following:

- (a) Evidence acceptable to DPD that the total Project cost is equal to, or in excess of, \$1,118,000; and
- (b) The Project has been built and is operating as a clinic in the manner set forth in the SLA; and

- (c) Receipt of a Certificate of Occupancy (the "C/O") or other evidence acceptable to DPD that the Developer has complied with building permit requirements for the Project; and
- (d) Closeout letter from DPD showing Developer's compliance with MBE/WBE, prevailing wage, city residency, and any other requirements; and
- (e) Evidence that the Developer has incurred TIF-eligible costs in an amount equal to, or greater than, the total maximum amount of TIF assistance; and

upon Developer's written request, DPD shall promptly issue to Developer a Certificate in recordable form certifying that Developer has fulfilled its obligation to complete the construction of the Project in accordance with the terms of this Agreement. DPD shall respond to Developer's written request for a Certificate within forty-five (45) days by issuing either a Certificate or a written statement detailing the ways in which the Project does not conform to this Agreement or has not been satisfactorily completed, and the measures which must be taken by Developer in order to obtain the Certificate. Developer may resubmit a written request for a Certificate upon completion of such measures.

7.02 Effect of Issuance of Certificate; Continuing Obligations. The Certificate relates only to the construction of the Project, and upon its issuance, the City will certify that the terms of this Agreement specifically related to Developer's obligation to complete such activities have been satisfied. After the issuance of a Certificate, however, all executory terms and conditions of this Agreement and all representations and covenants contained herein will continue to remain in full force and effect throughout the Term of the Agreement as to the parties described in the following paragraph, and the issuance of the Certificate shall not be construed as a waiver by the City of any of its rights and remedies pursuant to such executory terms.

Upon the issuance of a Certificate, the covenants set forth in Section 8.02 shall be deemed to have been fulfilled. The other executory terms of this Agreement that remain after the issuance of a Certificate shall be binding only upon Developer or a permitted assignee of Developer who, pursuant to Section 18.15 of this Agreement, has contracted to take an assignment of Developer's rights under this Agreement and assume Developer's liabilities hereunder:

7.03 Failure to Complete. If Developer fails to complete the Project in accordance with the terms of this Agreement, then the City has, but shall not be limited to, any of the following rights and remedies:

(a) the right to terminate this Agreement and cease all disbursement of TIF Funds and CDPH Funds not yet disbursed pursuant hereto;

(b) the right (but not the obligation) to complete those TIF-Funded Improvements that are public improvements and to pay for the costs of TIF-Funded Improvements (including interest costs) out of TIF Funds or other City monies. In the event that the aggregate cost of completing

the TIF-Funded Improvements exceeds the amount of TIF Funds available pursuant to Section 4.01, Developer shall reimburse the City for all reasonable costs and expenses incurred by the City in completing such TIF-Funded Improvements in excess of the available TIF Funds; and

(c) the right to seek reimbursement of the TIF Funds from Developer.

7.04 Notice of Expiration of Term of Agreement. Upon the expiration of the Term of this Agreement, DPD shall provide Developer, at Developer's written request, with a written notice in recordable form stating that the Term of the Agreement has expired.

SECTION 8. COVENANTS/REPRESENTATIONS/WARRANTIES OF DEVELOPER.

8.01 General. Developer represents, warrants and covenants, as of the date of this Agreement and as of the date of each disbursement of TIF Funds hereunder, that:

(a) Developer is an Illinois not for profit corporation duly organized, validly existing, qualified to do business in Illinois, and licensed to do business in any other state where, due to the nature of its activities or properties, such qualification or license is required;

(b) Developer has the right, power and authority to enter into, execute, deliver and perform this Agreement;

(c) the execution, delivery and performance by Developer of this Agreement has been duly authorized by all necessary corporate action, and does not and will not violate its Articles of Incorporation or by-laws as amended and supplemented, any applicable provision of law, or constitute a breach of, default under or require any consent under any agreement, instrument or document to which Developer is now a party or by which Developer is now or may become bound;

(d) unless otherwise permitted or not prohibited pursuant to or under the terms of this Agreement, Developer shall enter into the SLA with CPS and shall perform its obligations contained in the SLA;

(e) Developer is now and for the Term of the Agreement shall remain solvent and able to pay its debts as they mature;

(f) there are no actions or proceedings by or before any court, governmental commission, board, bureau or any other administrative agency pending, threatened or affecting Developer which would impair its ability to perform under this Agreement;

(g) Developer has and shall maintain all government permits, certificates and consents (including, without limitation, appropriate environmental approvals) necessary to conduct its business and to construct, complete and operate the Project;

(h) Developer is not in default with respect to any indenture, loan agreement, mortgage, deed, note or any other agreement or instrument related to the borrowing of money to which Developer is a party or by which Developer is bound;

(i) the Financial Statements are, and when hereafter required to be submitted will be, complete, correct in all material respects and accurately present the assets, liabilities, results of operations and financial condition of Developer, and there has been no material adverse change in the assets, liabilities, results of operations or financial condition of Developer since the date of Developer's most recent Financial Statements;

(j) prior to the issuance of a Certificate, Developer shall not do any of the following without the prior written consent of DPD: (1) be a party to any merger, liquidation or consolidation; (2) sell, transfer, convey, lease or otherwise dispose of all or substantially all of its assets or any portion of the Property (including but not limited to any fixtures or equipment now or hereafter attached thereto) except in the ordinary course of business; (3) enter into any transaction outside the ordinary course of Developer's business; (4) assume, guarantee, endorse, or otherwise become liable in connection with the obligations of any other person or entity; or (5) enter into any transaction that would cause a material and detrimental change to Developer's financial condition;

(k) Developer has not incurred, and, prior to the issuance of a Certificate, shall not, without the prior written consent of the Commissioner of DPD, allow the existence of any lien claims against the Property (or improvements thereon);

(l) has not made or caused to be made, directly or indirectly, any payment, gratuity or offer of employment in connection with the Agreement or any contract paid from the City treasury or pursuant to City ordinance, for services to any City agency ("City Contract") as an inducement for the City to enter into the Agreement or any City Contract with Developer in violation of Chapter 2-156-120 of the Municipal Code;

(m) neither Developer nor any affiliate of Developer is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List. For purposes of this subparagraph (m) only, the term "affiliate," when used to indicate a relationship with a specified person or entity, means a person or entity that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with such specified person or entity, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

(n) Developer understands that (i) the TIF Funds are limited obligations of the City payable solely from moneys on deposit in the TIF Fund; (ii) the TIF Funds do not constitute indebtedness of the City within the meaning of any constitutional or statutory provision or limitation; (iii) Developer will have no right to compel the exercise of any taxing power of the City for payment of the TIF Funds; and (iv) the TIF Funds do not and will not represent or constitute a general obligation or a pledge of the faith and credit of the City, the State of Illinois or any political subdivision thereof;

(o) Developer has sufficient knowledge and experience in financial and business matters, including municipal projects and revenues of the kind represented by the TIF Funds and CDPH Funds, and has been supplied with access to information to be able to evaluate the risks associated with the receipt of TIF Funds and CDPH Funds; and

(p) Developer understands it may not sell, assign, pledge or otherwise transfer its interest in this Agreement, TIF Funds or CDPH Funds in whole or in part except in accordance with the terms of Section 18.21 of this Agreement, and, to the fullest extent permitted by law, agrees to indemnify the City for any losses, claims, damages or expenses relating to or based upon any sale, assignment, pledge or transfer of TIF Funds or CDPH Funds in violation of this Agreement.

8.02 Covenant to Redevelop. Upon DPD's approval of the Project Budget, the Scope Drawings and Plans and Specifications as provided in Sections 3.02 and 3.03 hereof, and Developer's receipt of all required building permits and governmental approvals, Developer shall redevelop the Property in accordance with this Agreement and all exhibits attached hereto, the TIF Ordinances, the Scope Drawings, Plans and Specifications, Project Budget and all amendments thereto, and all federal, state and local laws, ordinances, rules, regulations, executive orders and codes applicable to the Project, the Property and/or Developer. The covenants set forth in this Section shall run with the land and be binding upon any transferee, but shall be deemed satisfied upon issuance by the City of a Certificate with respect thereto.

8.03 Redevelopment Plan. Developer represents that the Project is and shall be in compliance with all of the terms of the Redevelopment Plan, which is hereby incorporated by reference into this Agreement.

8.04 Use of TIF Funds and CDPH Funds. TIF Funds disbursed to Developer shall be used by Developer solely to pay for (or to reimburse Developer for its payment for) the TIF-Funded Improvements as provided in this Agreement. CDPH Funds disbursed to Developer shall be used by Developer solely to pay for (or to reimburse Developer for its payment for) the Project as provided in this Agreement.

8.05 Other Bonds. Developer shall, at the request of the City, agree to any reasonable amendments to this Agreement that are necessary or desirable in order for the City to issue (in its sole discretion) any bonds in connection with the Redevelopment Area, the proceeds of which may be used to reimburse the City for expenditures made in connection with, or provide a source of funds for the payment for, the TIF-Funded Improvements; provided, however, that any such amendments shall not have a material adverse effect on Developer or the Project. Developer

shall, at Developer's expense, cooperate and provide reasonable assistance in connection with the marketing of any such Bonds, including but not limited to providing written descriptions of the Project, making representations, providing information regarding its financial condition and assisting the City in preparing an offering statement with respect thereto.

8.06 Operations Covenant. Developer covenants and agrees to operate the Project pursuant to the requirements of, during the term of, and subject to the constraints of the SLA.

8.07 Employment Opportunity; Progress Reports. Developer covenants and agrees to abide by, and contractually obligate and use reasonable efforts to cause the General Contractor and each subcontractor to abide by the terms set forth in Section 10 hereof. Developer shall deliver to the City written progress reports detailing compliance with the requirements of Sections 8.09, 10.02 and 10.03 of this Agreement. Such reports shall be delivered to the City when the Project is 25%, 50%, 70% and 100% completed (based on the amount of expenditures incurred in relation to the Project Budget). If any such reports indicate a shortfall in compliance, Developer shall also deliver a plan to DPD which shall outline, to DPD's satisfaction, the manner in which Developer shall correct any shortfall.

8.08 Employment Profile. Developer shall submit, and contractually obligate and cause the General Contractor or any subcontractor to submit, to DPD, from time to time, statements of its employment profile upon DPD's request.

8.09 Prevailing Wage. Developer covenants and agrees to pay, and to contractually obligate and cause the General Contractor and each subcontractor to pay, the prevailing wage rate as ascertained by the Illinois Department of Labor (the "Department"), to all Project employees. All such contracts shall list the specified rates to be paid to all laborers, workers and mechanics for each craft or type of worker or mechanic employed pursuant to such contract. If the Department revises such prevailing wage rates, the revised rates shall apply to all such contracts. Upon the City's request, Developer shall provide the City with copies of all such contracts entered into by Developer or the General Contractor to evidence compliance with this Section 8.09.

8.10 Arms-Length Transactions. Unless DPD has given its prior written consent with respect thereto, no Affiliate of Developer may receive any portion of TIF Funds, directly or indirectly, in payment for work done, services provided or materials supplied in connection with any TIF-Funded Improvement. Developer shall provide information with respect to any entity to receive TIF Funds directly or indirectly (whether through payment to the Affiliate by Developer and reimbursement to Developer for such costs using TIF Funds, or otherwise), upon DPD's request, prior to any such disbursement.

8.11 Conflict of Interest. Pursuant to Section 5/11-74.4-4(n) of the Act, Developer represents, warrants and covenants that, to the best of its knowledge, no member, official, or employee of the City, or of any commission or committee exercising authority over the Project, the Redevelopment Area or the Redevelopment Plan, or any consultant hired by the City or Developer with respect thereto, owns or controls, has owned or controlled or will own or control

any interest, and no such person shall represent any person, as agent or otherwise, who owns or controls, has owned or controlled, or will own or control any interest, direct or indirect, in Developer's business, the Property or any other property in the Redevelopment Area.

8.12 Disclosure of Interest. Developer's counsel has no direct or indirect financial ownership interest in Developer, the Property or any other aspect of the Project.

8.13 Financial Statements. Developer shall obtain and provide to DPD Financial Statements for Developer's fiscal year ended 2017 and each fiscal year thereafter for the Term of the Agreement. In addition, Developer shall submit unaudited financial statements as soon as reasonably practical following the close of each fiscal year and for such other periods as DPD may request.

8.14 Insurance. Developer, at its own expense, shall comply with all provisions of Section 12 hereof.

8.15 Non-Governmental Charges. (a) Payment of Non-Governmental Charges. Developer agrees to pay or cause to be paid when due any Non-Governmental Charge assessed or imposed upon the Project, the Property or any fixtures that are or may become attached thereto, which creates, may create, or appears to create a lien upon all or any portion of the Property or Project; provided however, that if such Non-Governmental Charge may be paid in installments, Developer may pay the same together with any accrued interest thereon in installments as they become due and before any fine, penalty, interest, or cost may be added thereto for nonpayment. Developer shall furnish to DPD, within thirty (30) days of DPD's request, official receipts from the appropriate entity, or other proof satisfactory to DPD, evidencing payment of the Non-Governmental Charge in question.

(b) Right to Contest. Developer has the right, before any delinquency occurs:

(i) to contest or object in good faith to the amount or validity of any Non-Governmental Charge by appropriate legal proceedings properly and diligently instituted and prosecuted, in such manner as shall stay the collection of the contested Non-Governmental Charge, prevent the imposition of a lien or remove such lien, or prevent the sale or forfeiture of the Property (so long as no such contest or objection shall be deemed or construed to relieve, modify or extend Developer's covenants to pay any such Non-Governmental Charge at the time and in the manner provided in this Section 8.15); or

(ii) at DPD's sole option, to furnish a good and sufficient bond or other security satisfactory to DPD in such form and amounts as DPD shall require, or a good and sufficient undertaking as may be required or permitted by law to accomplish a stay of any such sale or forfeiture of the Property or any portion thereof or any fixtures that are or may be attached thereto, during the pendency of such contest, adequate to pay fully any such contested Non-Governmental Charge and all interest and penalties upon the adverse determination of such contest.

8.16 Developer's Liabilities. Developer shall not enter into any transaction that would materially and adversely affect its ability to perform its obligations hereunder or to repay any material liabilities or perform any material obligations of Developer to any other person or entity. Developer shall immediately notify DPD of any and all events or actions which may materially affect Developer's ability to carry on its business operations or perform its obligations under this Agreement or any other documents and agreements.

8.17 Compliance with Laws. To the best of Developer's knowledge, after diligent inquiry, the Property and the Project are and shall be in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, executive orders and codes pertaining to or affecting the Project and the Property. Upon the City's request, Developer shall provide evidence satisfactory to the City of such compliance.

8.18 Recording and Filing. [intentionally omitted]

8.19 Real Estate Provisions. [intentionally omitted]

8.20 Annual Report(s). (a) Beginning with the issuance of the Certificate and continuing throughout the Term of the Agreement, Developer shall submit to DPD the Annual Compliance Report within 30 days after the end of the calendar year to which the Annual Compliance Report relates.

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

8.22 LEED Certification. [intentionally omitted]

8.23 FOIA and Local Records Act Compliance.

(a) FOIA. The Developer acknowledges that the City is subject to the Illinois Freedom of Information Act, 5 ILCS 140/1 et. seq., as amended ("FOIA"). The FOIA requires the City to produce records (very broadly defined in FOIA) in response to a FOIA request in a very short period of time, unless the records requested are exempt under the FOIA. If the Developer receives a request from the City to produce records within the scope of FOIA, then the Developer covenants to comply with such request within 48 hours of the date of such request. Failure by the Developer to timely comply with such request shall be an Event of Default.

(b) **Exempt Information.** Documents that the Developer submits to the City under Section 8.21 (Annual Compliance Report) or otherwise during the Term of the Agreement that contain trade secrets and commercial or financial information may be exempt if disclosure would result in competitive harm. However, for documents submitted by the Developer to be treated as a trade secret or information that would cause competitive harm, FOIA requires that Developer mark any such documents as “proprietary, privileged or confidential.” If the Developer marks a document as “proprietary, privileged and confidential”, then DPD will evaluate whether such document may be withheld under the FOIA. DPD, in its discretion, will determine whether a document will be exempted from disclosure, and that determination is subject to review by the Illinois Attorney General’s Office and/or the courts.

(c) **Local Records Act.** The Developer acknowledges that the City is subject to the Local Records Act, 50 ILCS 205/1 et. seq, as amended (the “Local Records Act”). The Local Records Act provides that public records may only be disposed of as provided in the Local Records Act. If requested by the City, the Developer covenants to use its best efforts consistently applied to assist the City in its compliance with the Local Records Act

8.25 Job Readiness Program. Developer shall undertake a job readiness program, as described in Exhibit K hereto, to work with the City, through DPD’s Workforce Solutions unit, to participate in job training programs to provide job applicants for the jobs created by the Project and the operation of Developer’s business on the Property.

8.26 Survival of Covenants. All warranties, representations, covenants and agreements of Developer contained in this Section 8 and elsewhere in this Agreement shall be true, accurate and complete at the time of Developer’s execution of this Agreement, and shall survive the execution, delivery and acceptance hereof by the parties hereto and (except as provided in Section 7 hereof upon the issuance of a Certificate) shall be in effect throughout the Term of the Agreement.

SECTION 9. COVENANTS/REPRESENTATIONS/WARRANTIES OF CITY

9.01 General Covenants. The City represents that it has the authority as a home rule unit of local government to execute and deliver this Agreement and to perform its obligations hereunder.

9.02 Survival of Covenants. All warranties, representations, and covenants of the City contained in this Section 9 or elsewhere in this Agreement shall be true, accurate, and complete at the time of the City’s execution of this Agreement, and shall survive the execution, delivery and acceptance hereof by the parties hereto and be in effect throughout the Term of the Agreement.

SECTION 10. DEVELOPER'S EMPLOYMENT OBLIGATIONS

10.01 Employment Opportunity. Developer, on behalf of itself and its successors and assigns, hereby agrees, and shall contractually obligate its or their various contractors, subcontractors or any Affiliate of Developer operating on the Property (collectively, with Developer, the AEmployers" and individually an AEmployer") to agree, that for the Term of this Agreement with respect to Developer and during the period of any other party's provision of services in connection with the construction of the Project or occupation of the Property:

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

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

(c) Each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including but not limited to the City's Human Rights Ordinance and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1993), and any subsequent amendments and regulations promulgated thereto.

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

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

(f) Failure to comply with the employment obligations described in this Section 10.01 shall be a basis for the City to pursue remedies under the provisions of Section 15.02 hereof.

10.02 City Resident Construction Worker Employment Requirement. Developer agrees for itself and its successors and assigns, and shall contractually obligate its General Contractor and shall cause the General Contractor to contractually obligate its subcontractors, as applicable, to agree, that during the construction of the Project they shall comply with the minimum percentage of total worker hours performed by actual residents of the City as specified in Section 2-92-330 of the Municipal Code (at least 50 percent of the total worker hours worked by persons on the site of the Project shall be performed by actual residents of the City); provided, however, that in addition to complying with this percentage, Developer, its General Contractor and each subcontractor shall be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions.

Developer may request a reduction or waiver of this minimum percentage level of Chicagoans as provided for in Section 2-92-330 of the Municipal Code in accordance with standards and procedures developed by the Chief Procurement Officer of the City.

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

Developer, the General Contractor and each subcontractor shall provide for the maintenance of adequate employee residency records to show that actual Chicago residents are employed on the Project. Each Employer shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.

Weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) shall be submitted to the Commissioner of DPD in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Employer hired the employee should be written in after the employee's name.

Developer, the General Contractor and each subcontractor shall provide full access to their employment records to the Chief Procurement Officer, the Commissioner of DPD, the Superintendent of the Chicago Police Department, the Inspector General or any duly authorized representative of any of them. Developer, the General Contractor and each subcontractor shall maintain all relevant personnel data and records for a period of at least three (3) years after final acceptance of the work constituting the Project.

At the direction of DPD, affidavits and other supporting documentation will be required of Developer, the General Contractor and each subcontractor to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.

Good faith efforts on the part of Developer, the General Contractor and each subcontractor to provide utilization of actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the Chief Procurement Officer) shall not suffice to replace the actual, verified achievement of the requirements of this Section concerning the worker hours performed by actual Chicago residents.

When work at the Project is completed, in the event that the City has determined that Developer has failed to ensure the fulfillment of the requirement of this Section concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this Section. Therefore, in such a case of non-compliance, it is agreed that 1/20 of 1 percent (0.0005) of the aggregate hard construction costs set forth in the Project budget (the product of .0005 x such aggregate hard construction costs) (as the same shall be evidenced by approved contract value for the actual contracts) shall be surrendered by Developer to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject Developer, the General Contractor and/or the subcontractors to prosecution. Any retainage to cover contract performance that may become due to Developer pursuant to Section 2-92-250 of the Municipal Code may be withheld by the City pending the Chief Procurement Officer's determination as to whether Developer must surrender damages as provided in this paragraph.

Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246" and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal-opportunity under the provisions of this Agreement or related documents.

Developer shall cause or require the provisions of this Section 10.02 to be included in all construction contracts and subcontracts related to the Project.

10.03. MBE/WBE Commitment. Developer agrees for itself and its successors and assigns, and, if necessary to meet the requirements set forth herein, shall contractually obligate the General Contractor to agree that during the Project:

(a) Consistent with the findings which support, as applicable, (i) the Minority-Owned and Women-Owned Business Enterprise Procurement Program, Section 2-92-420 et seq., Municipal Code (the "Procurement Program"), and (ii) the Minority- and Women-Owned

Business Enterprise Construction Program, Section 2-92-650 et seq., Municipal Code (the "Construction Program," and collectively with the Procurement Program, the AMBE/WBE Program"), and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, [and as qualified by, the provisions of this Section 10.03, during the course of the Project, at least the following percentages of the MBE/WBE Budget (as set forth in Exhibit H-2 hereto) shall be expended for contract participation by MBEs and by WBEs:

- (1) At least 26 percent by MBEs.
- (2) At least six percent by WBEs.

(b) For purposes of this Section 10.03 only, Developer (and any party to whom a contract is let by Developer in connection with the Project) shall be deemed a Contractor" and this Agreement (and any contract let by Developer in connection with the Project) shall be deemed a Contract" or a Construction contract" as such terms are defined in Sections 2-92-420 and 2-92-670, Municipal Code, as applicable.

(c) Consistent with Sections 2-92-440 and 2-92-720, Municipal Code, Developer's MBE/WBE commitment may be achieved in part by Developer's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by Developer) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture or (ii) the amount of any actual work performed on the Project by the MBE or WBE), by Developer utilizing a MBE or a WBE as the General Contractor (but only to the extent of any actual work performed on the Project by the General Contractor), by subcontracting or causing the General Contractor to subcontract a portion of the Project to one or more MBEs or WBEs, or by the purchase of materials or services used in the Project from one or more MBEs or WBEs, or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to Developer's MBE/WBE commitment as described in this Section 10.03. In accordance with Section 2-92-730, Municipal Code, Developer shall not substitute any MBE or WBE General Contractor or subcontractor without the prior written approval of DPD.

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

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

(f) Any reduction or waiver of Developer's MBE/WBE commitment as described in this Section 10.03 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code, as applicable.

(g) Prior to the commencement of the Project, Developer shall be required to meet with the City's monitoring staff with regard to Developer's compliance with its obligations under this Section 10.03. The General Contractor and all major subcontractors shall be required to attend this pre-construction meeting. During said meeting, Developer shall demonstrate to the City's monitoring staff its plan to achieve its obligations under this Section 10.03, the sufficiency of which shall be approved by the City's monitoring staff. During the Project, Developer shall submit the documentation required by this Section 10.03 to the City's monitoring staff, including the following: (i) subcontractor's activity report; (ii) contractor's certification concerning labor standards and prevailing wage requirements; (iii) contractor letter of understanding; (iv) monthly utilization report; (v) authorization for payroll agent; (vi) certified payroll; (vii) evidence that MBE/WBE contractor associations have been informed of the Project via written notice and hearings; and (viii) evidence of compliance with job creation/job retention requirements. Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis of the documentation, that Developer is not complying with its obligations under this Section 10.03, shall, upon the delivery of written notice to Developer, be deemed an Event of Default. Upon the occurrence of any such Event of Default, in addition to any other remedies provided in this Agreement, the City may: (1) issue a written demand to Developer to halt the Project. (2) withhold any further payment of any TIF Funds to Developer or the General Contractor, or (3) seek any other remedies against Developer available at law or in equity.

SECTION 11. ENVIRONMENTAL MATTERS

Developer hereby represents and warrants to the City that Developer has concluded that the Project may be constructed, completed and operated in accordance with all Environmental Laws and this Agreement and all Exhibits attached hereto, the Scope Drawings, Plans and Specifications and all amendments thereto, and the Redevelopment Plan.

Without limiting any other provisions hereof, Developer agrees to indemnify, defend and hold the City harmless from and against any and all losses, liabilities, damages, injuries, costs, expenses or claims of any kind whatsoever including, without limitation, any losses, liabilities, damages, injuries, costs, expenses or claims asserted or arising under any Environmental Laws incurred, suffered by or asserted against the City as a direct or indirect result of any of the following, regardless of whether or not caused by, or within the control of Developer: (i) the

presence of any Hazardous Material on or under, or the escape, seepage, leakage, spillage, emission, discharge or release of any Hazardous Material from (A) all or any portion of the Property or (B) any other real property in which Developer, or any person directly or indirectly controlling, controlled by or under common control with Developer, holds any estate or interest whatsoever (including, without limitation, any property owned by a land trust in which the beneficial interest is owned, in whole or in part, by Developer), or (ii) any liens against the Property permitted or imposed by any Environmental Laws, or any actual or asserted liability or obligation of the City or Developer or any of its Affiliates under any Environmental Laws relating to the Property.

SECTION 12. INSURANCE

Developer must provide and maintain, at Developer's own expense, or cause to be provided and maintained during the term of this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

(a) Prior to execution and delivery of this Agreement.

(i) Workers Compensation and Employers Liability

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

(ii) Commercial General Liability (Primary and Umbrella)

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

(iii) All Risk Property

All Risk Property Insurance at replacement value of the Property to protect against loss of, damage to, or destruction of the Facility. The City is to be named as an additional insured and loss payee/mortgagee if applicable.

(b) Construction. Prior to the construction of any portion of the Project, Developer will cause its architects, contractors, subcontractors, project managers and other parties constructing the Project to procure and maintain the following kinds and amounts of insurance:

(i) Workers Compensation and Employers Liability

Workers Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Agreement and Employers Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

(ii) Commercial General Liability (Primary and Umbrella)

Commercial General Liability Insurance or equivalent with limits of not less than \$2,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: All premises and operations, products/completed operations (for a minimum of two (2) years following project completion), explosion, collapse, underground, separation of insureds, defense, and contractual liability (with no limitation endorsement). The City of Chicago is to be named as an additional insured on a primary, non-contributory basis for any liability arising directly or indirectly from the work.

(iii) Automobile Liability (Primary and Umbrella)

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Automobile Liability Insurance with limits of not less than \$2,000,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, non-contributory basis.

(iv) Railroad Protective Liability

When any work is to be done adjacent to or on railroad or transit property, Developer must provide cause to be provided with respect to the operations that Contractors perform, Railroad Protective Liability Insurance in the name of railroad or transit entity. The policy must have limits of not less than \$2,000,000 per occurrence and \$6,000,000 in the aggregate for losses arising out of injuries to or death of all persons, and for damage to or destruction of property, including the loss of use thereof.

(v) All Risk /Builders Risk

When Developer undertakes any construction, including improvements, betterments, and/or repairs, Developer must provide or cause to be provided All Risk Builders Risk Insurance at replacement cost for materials, supplies, equipment, machinery and fixtures that are or will be part of the project. The City of Chicago is to be named as an additional insured and loss payee/mortgagee if applicable.

(vi) Professional Liability

When any architects, engineers, construction managers or other professional consultants perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than

\$1,000,000. Coverage must include contractual liability. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

(vii) Valuable Papers

When any plans, designs, drawings, specifications and documents are produced or used under this Agreement, Valuable Papers Insurance must be maintained in an amount to insure against any loss whatsoever, and must have limits sufficient to pay for the re-creation and reconstruction of such records.

(viii) Contractors Pollution Liability

When any remediation work is performed which may cause a pollution exposure, Developer must cause remediation contractor to provide Contractor Pollution Liability covering bodily injury, property damage and other losses caused by pollution conditions that arise from the contract scope of work with limits of not less than \$1,000,000 per occurrence. Coverage must include completed operations, contractual liability, defense, excavation, environmental cleanup, remediation and disposal. When policies are renewed or replaced, the policy retroactive date must coincide with or precede, start of work on the Agreement. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years. The City of Chicago is to be named as an additional insured.

(c) Post Construction:

(i) All Risk Property Insurance at replacement value of the Property to protect against loss of, damage to, or destruction of the Facility. The City is to be named as an additional insured and loss payee/mortgagee if applicable.

(d) Other Requirements:

Developer must furnish the City of Chicago, Department of Planning and Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Developer must submit evidence of insurance on standard ACORD forms or equivalent prior to closing. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Developer is not a waiver by the City of any requirements for Developer to obtain and maintain the specified coverages. Developer shall advise all insurers of the Agreement provisions

regarding insurance. Non-conforming insurance does not relieve Developer of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to stop work and/or terminate agreement until proper evidence of insurance is provided.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Developer and Contractors.

Developer hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Developer in no way limit Developer's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self insurance programs maintained by the City of Chicago do not contribute with insurance provided by Developer under the Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Developer is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Developer must require Contractor and subcontractors to provide the insurance required herein, or Developer may provide the coverages for Contractor and subcontractors. All Contractors and subcontractors are subject to the same insurance requirements of Developer unless otherwise specified in this Agreement.

If Developer, any Contractor or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

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

SECTION 13. INDEMNIFICATION

13.01 General Indemnity. Developer agrees to indemnify, pay, defend and hold the City, and its elected and appointed officials, employees, agents and affiliates (individually an "Indemnitee," and collectively the "Indemnitees") harmless from and against, any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, claims, costs,

expenses and disbursements of any kind or nature whatsoever (and including without limitation, the reasonable fees and disbursements of counsel for such Indemnitees in connection with any investigative, administrative or judicial proceeding commenced or threatened, whether or not such Indemnitees shall be designated a party thereto), that may be imposed on, suffered, incurred by or asserted against the Indemnitees in any manner relating or arising out of:

(i) Developer's failure to comply with any of the terms, covenants and conditions contained within this Agreement, including, be not limited to, Section 8.27; or

(ii) Developer's or any contractor's failure to pay General Contractors, subcontractors or materialmen in connection with the TIF-Funded Improvements or any other Project improvement; or

(iii) the existence of any material misrepresentation or omission in this Agreement, any official statement, limited offering memorandum or private placement memorandum or the Redevelopment Plan or any other document related to this Agreement that is the result of information supplied or omitted by Developer or any Affiliate Developer or any agents, employees, contractors or persons acting under the control or at the request of Developer or any Affiliate of Developer; or

(iv) Developer's failure to cure any misrepresentation in this Agreement or any other agreement relating hereto;

provided, however, that Developer shall have no obligation to an Indemnitee arising from the wanton or willful misconduct of that Indemnitee. To the extent that the preceding sentence may be unenforceable because it is violative of any law or public policy, Developer shall contribute the maximum portion that it is permitted to pay and satisfy under the applicable law, to the payment and satisfaction of all indemnified liabilities incurred by the Indemnitees or any of them. The provisions of the undertakings and indemnification set out in this Section 13.01 shall survive the termination of this Agreement.

SECTION 14. MAINTAINING RECORDS/RIGHT TO INSPECT

14.01 Books and Records. Developer shall keep and maintain separate, complete, accurate and detailed books and records necessary to reflect and fully disclose the total actual cost of the Project and the disposition of all funds from whatever source allocated thereto, and to monitor the Project. All such books, records and other documents, including but not limited to Developer's loan statements, if any, General Contractors' and contractors' sworn statements, general contracts, subcontracts, purchase orders, waivers of lien, paid receipts and invoices, shall be available at Developer's offices for inspection, copying, audit and examination by an authorized representative of the City, at Developer's expense. Developer shall incorporate this right to inspect, copy, audit and examine all books and records into all contracts entered into by Developer with respect to the Project.

14.02 Inspection Rights. Upon three (3) business days' notice, any authorized representative of the City has access to all portions of the Project and the Property during normal business hours for the Term of the Agreement.

SECTION 15. DEFAULT AND REMEDIES

15.01 Events of Default. The occurrence of any one or more of the following events, subject to the provisions of Section 15.03, shall constitute an "Event of Default" by Developer hereunder:

(a) the failure of Developer to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of Developer under this Agreement or any related agreement;

(b) the failure of Developer to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of Developer under any other agreement with any person or entity if such failure may have a material adverse effect on Developer's business, property, assets, operations or condition, financial or otherwise;

(c) the making or furnishing by Developer to the City of any representation, warranty, certificate, schedule, report or other communication within or in connection with this Agreement or any related agreement which is untrue or misleading in any material respect;

(d) except as otherwise permitted hereunder, the creation (whether voluntary or involuntary) of, or any attempt to create, any lien or other encumbrance upon the Property, including any fixtures now or hereafter attached thereto, or the making or any attempt to make any levy, seizure or attachment thereof;

(e) the commencement of any proceedings in bankruptcy by or against Developer or for the liquidation or reorganization of Developer, or alleging that Developer is insolvent or unable to pay its debts as they mature, or for the readjustment or arrangement of Developer's debts, whether under the United States Bankruptcy Code or under any other state or federal law, now or hereafter existing for the relief of debtors, or the commencement of any analogous statutory or non-statutory proceedings involving Developer; provided, however, that if such commencement of proceedings is involuntary, such action shall not constitute an Event of Default unless such proceedings are not dismissed within sixty (60) days after the commencement of such proceedings;

(f) the appointment of a receiver or trustee for Developer, for any substantial part of Developer's assets or the institution of any proceedings for the dissolution, or the full or partial liquidation, or the merger or consolidation, of Developer; provided, however, that if such appointment or commencement of proceedings is involuntary, such action shall not constitute an Event of Default unless such appointment is not revoked or such proceedings are not dismissed within sixty (60) days after the commencement thereof;

(g) the entry of any judgment or order against Developer which remains unsatisfied or undischarged and in effect for sixty (60) days after such entry without a stay of enforcement or execution;

(h) [intentionally omitted];

(i) the dissolution of Developer;

(j) the institution in any court of a criminal proceeding (other than a misdemeanor) against Developer, which is not dismissed within thirty (30) days, or the indictment of Developer, for any crime (other than a misdemeanor);

(k) prior to the expiration of the Term of this Agreement, the sale or transfer of the Developer without the prior written consent of the City; or

(l) The failure of Developer, or the failure by any party that is a Controlling Person (defined in Section 1-23-010 of the Municipal Code) with respect to Developer, to maintain eligibility to do business with the City in violation of Section 1-23-030 of the Municipal Code; such failure shall render this Agreement voidable or subject to termination, at the option of the Chief Procurement Officer.

15.02 Remedies. Upon the occurrence of an Event of Default, the City may terminate this Agreement and any other agreements to which the City and Developer are or shall be parties, suspend disbursement of TIF Funds and CDPH Funds, and/or seek reimbursement of any TIF Funds or CDPH Funds paid. The City may, in any court of competent jurisdiction by any action or proceeding at law or in equity, pursue and secure any available remedy, including but not limited to damages, injunctive relief or the specific performance of the agreements contained herein. Upon the occurrence of an Event of Default under Section 8.06, Developer shall be obligated to repay to the City all previously disbursed TIF Funds.

15.03 Curative Period. In the event Developer shall fail to perform a monetary covenant which Developer is required to perform under this Agreement, notwithstanding any other provision of this Agreement to the contrary, an Event of Default shall not be deemed to have occurred unless Developer has failed to perform such monetary covenant within ten (10) days of its receipt of a written notice from the City specifying that it has failed to perform such monetary covenant. In the event Developer shall fail to perform a non-monetary covenant which Developer is required to perform under this Agreement, notwithstanding any other provision of this Agreement to the contrary, an Event of Default shall not be deemed to have occurred unless Developer has failed to cure such default within thirty (30) days of its receipt of a written notice from the City specifying the nature of the default; provided, however, with respect to those non-monetary defaults which are not capable of being cured within such thirty (30) day period, Developer shall not be deemed to have committed an Event of Default under this Agreement if it has commenced to cure the alleged default within such thirty (30) day period and thereafter diligently and continuously prosecutes the cure of such default until the same has been cured.

SECTION 16. MORTGAGING OF THE PROJECT

[intentionally omitted]

SECTION 17. NOTICE

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

If to the City: City of Chicago Department of Planning and Development 121 North LaSalle Street, Room 1000 Chicago, Illinois 60602 Attention: Commissioner	If to Developer: _____ _____ _____ Attention: _____
With Copies To: City of Chicago Department of Law 121 North LaSalle Street, Room 600 Chicago, Illinois 60602 Attention: Finance and Economic Development Division	With Copies To: Dinsmore & Shohl, LLP 227 W. Monroe, Suite 3850 Chicago, IL 60606 Attention: Lenny D. Asaro

Such addresses may be changed by notice to the other parties given in the same manner provided above. Any notice, demand, or request sent pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon dispatch. Any notice, demand or request sent pursuant to clause (c) shall be deemed received on the day immediately following deposit with the overnight courier and any notices, demands or requests sent pursuant to subsection (d) shall be deemed received two (2) business days following deposit in the mail.

SECTION 18. MISCELLANEOUS

18.01 Amendment. This Agreement and the Exhibits attached hereto may not be amended or modified without the prior written consent of the parties hereto; provided, however, that the City, in its sole discretion, may amend, modify or supplement the Redevelopment Plan without the consent of any party hereto. It is agreed that no material amendment or change to this Agreement shall be made or be effective unless ratified or authorized by an ordinance duly adopted by the City Council. The term "Amaterial" for the purpose of this Section 18.01 shall be defined as any deviation from the terms of this Agreement which operates to cancel or otherwise reduce any developmental, construction or job-creating obligations of Developer (including those set forth in Sections 10.02 and 10.03 hereof) by more than five percent (5%) or materially

changes the Project site or character of the Project or any activities undertaken by Developer affecting the Project site, the Project, or both, or increases any time agreed for performance by Developer by more than 90 days.

18.02 Entire Agreement. This Agreement (including each Exhibit attached hereto, which is hereby incorporated herein by reference) constitutes the entire Agreement between the parties hereto and it supersedes all prior agreements, negotiations and discussions between the parties relative to the subject matter hereof.

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

18.04 Further Assurances. Developer agrees to take such actions, including the execution and delivery of such documents, instruments, petitions and certifications as may become necessary or appropriate to carry out the terms, provisions and intent of this Agreement.

18.05 Waiver. Waiver by the City or Developer with respect to any breach of this Agreement shall not be considered or treated as a waiver of the rights of the respective party with respect to any other default or with respect to any particular default, except to the extent specifically waived by the City or Developer in writing. No delay or omission on the part of a party in exercising any right shall operate as a waiver of such right or any other right unless pursuant to the specific terms hereof. A waiver by a party of a provision of this Agreement shall not prejudice or constitute a waiver of such party's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by a party, nor any course of dealing between the parties hereto, shall constitute a waiver of any such parties' rights or of any obligations of any other party hereto as to any future transactions.

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

18.07 Disclaimer. Nothing contained in this Agreement nor any act of the City shall be deemed or construed by any of the parties, or by any third person, to create or imply any relationship of third-party beneficiary, principal or agent, limited or general partnership or joint venture, or to create or imply any association or relationship involving the City.

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

18.09 Severability. If any provision in this Agreement, or any paragraph, sentence, clause, phrase, word or the application thereof, in any circumstance, is held invalid, this Agreement shall be construed as if such invalid part were never included herein and the

remainder of this Agreement shall be and remain valid and enforceable to the fullest extent permitted by law.

18.10 Conflict. In the event of a conflict between any provisions of this Agreement and the provisions of the TIF Ordinances and/or the [the Bond Ordinance, if any,] such ordinance(s) shall prevail and control.

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

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

18.13 Approval. Wherever this Agreement provides for the approval or consent of the City, DPD or the Commissioner, or any matter is to be to the City's, DPD's or the Commissioner's satisfaction, unless specifically stated to the contrary, such approval, consent or satisfaction shall be made, given or determined by the City, DPD or the Commissioner in writing and in the reasonable discretion thereof. The Commissioner or other person designated by the Mayor of the City shall act for the City or DPD in making all approvals, consents and determinations of satisfaction, granting the Certificate or otherwise administering this Agreement for the City.

18.14 Assignment. Developer may not sell, assign or otherwise transfer its interest in this Agreement in whole or in part without the written consent of the City. Developer consents to the City's sale, transfer, assignment or other disposal of this Agreement at any time in whole or in part.

18.15 Binding Effect. This Agreement shall be binding upon Developer, the City and their respective successors and permitted assigns (as provided herein) and shall inure to the benefit of Developer, the City and their respective successors and permitted assigns (as provided herein). Except as otherwise provided herein, this Agreement shall not run to the benefit of, or be enforceable by, any person or entity other than a party to this Agreement and its successors and permitted assigns. This Agreement should not be deemed to confer upon third parties any remedy, claim, right of reimbursement or other right.

18.16 Force Majeure. Neither the City nor Developer nor any successor in interest to either of them shall be considered in breach of or in default of its obligations under this Agreement in the event of any delay caused by damage or destruction by fire or other casualty, strike, shortage of material, unusually adverse weather conditions such as, by way of illustration and not limitation, severe rain storms or below freezing temperatures of abnormal degree or for an abnormal duration, tornadoes or cyclones, and other events or conditions beyond the reasonable control of the party affected which in fact interferes with the ability of such party to discharge its obligations hereunder. The individual or entity relying on this section with respect to any such delay shall, upon the occurrence of the event causing such delay, immediately give written notice to the other parties to this Agreement. The individual or entity relying on this

section with respect to any such delay may rely on this section only to the extent of the actual number of days of delay effected by any such events described above.

18.17 Business Economic Support Act. Pursuant to the Business Economic Support Act (30 ILCS 760/1 et seq.), if Developer is required to provide notice under the WARN Act, Developer shall, in addition to the notice required under the WARN Act, provide at the same time a copy of the WARN Act notice to the Governor of the State, the Speaker and Minority Leader of the House of Representatives of the State, the President and minority Leader of the Senate of State, and the Mayor of each municipality where Developer has locations in the State. Failure by Developer to provide such notice as described above may result in the termination of all or a part of the payment or reimbursement obligations of the City set forth herein.

18.18 Venue and Consent to Jurisdiction. If there is a lawsuit under this Agreement, each party may hereto agree to submit to the jurisdiction of the courts of Cook County, the State of Illinois and the United States District Court for the Northern District of Illinois.

18.19 Costs and Expenses. In addition to and not in limitation of the other provisions of this Agreement, Developer agrees to pay upon demand the City's out-of-pocket expenses, including attorney's fees, incurred in connection with the enforcement of the provisions of this Agreement. This includes, subject to any limits under applicable law, attorney's fees and legal expenses, whether or not there is a lawsuit, including attorney's fees for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals and any anticipated post-judgment collection services. Developer also will pay any court costs, in addition to all other sums provided by law.

18.20 Business Relationships. Developer acknowledges (A) receipt of a copy of Section 2-156-030 (b) of the Municipal Code, (B) that Developer has read such provision and understands that pursuant to such Section 2-156-030 (b), it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a business relationship that creates a "Financial Interest" (as defined in Section 2-156-010 of the Municipal Code) (a "Financial Interest"), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving any person with whom the elected City official or employee has a business relationship that creates a Financial Interest, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship that creates a Financial Interest, and (C) that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. Developer hereby represents and warrants that, to the best of its knowledge after due inquiry, no violation of Section 2-156-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

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

Chicago Family Health Center, an Illinois not-for-profit corporation

By: _____

Its: _____

CITY OF CHICAGO, by and through its Department of Planning and Development

By: _____
David L. Reifman, Commissioner

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

I, _____, a notary public in and for the said County, in the State aforesaid, DO HEREBY CERTIFY that _____, personally known to me to be the _____ of Chicago Family Health Center, an Illinois not-for-profit corporation (the "Developer"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he/she signed, sealed, and delivered said instrument, pursuant to the authority given to him/her by the Board of Directors of Developer, as his/her free and voluntary act and as the free and voluntary act of Developer, for the uses and purposes therein set forth.

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

Notary Public

My Commission Expires _____

(SEAL)

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

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

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

Notary Public

My Commission Expires _____

[(Sub)Exhibits "D", "G" and "I" not mentioned in this Chicago Family Health Center Redevelopment Agreement.]

[(Sub)Exhibits "A", "B", "E", "F" and "K" referred to in this Chicago Family Health Center Redevelopment Agreement unavailable at time of printing.]

(Sub)Exhibits "C", "H-1", "H-2" and "J" referred to in this Chicago Family Health Center Redevelopment Agreement read as follows:

(Sub)Exhibit "C".
(To Chicago Family Health Center Redevelopment Agreement)

TIF-Funded Improvements.

Uses Of Funds	TIF-Eligible Costs
Hard Costs:	
Sitework	\$ 22,750
Demolition	20,038
Construction	404,087
Plumbing	28,700
Mechanical	91,200
Electrical	122,625
Environmental	60,100
Total Hard Costs:	\$749,500
Soft Costs:	
Architecture and Engineering	\$ 98,000
Contractor's Fee	37,200
Design Contingency	78,100
Total Soft Costs:	\$213,300
TOTAL TIF-Eligible Costs*:	\$962,800

* Notwithstanding the total of TIF-Funded Improvements or the amount of TIF-Eligible Costs, the assistance to be provided by the City is limited to the amount described in Section 4.03 and shall not exceed the lesser of \$500,000 or 44.7 percent of the Project Budget.

(Sub)Exhibit "H-1".
(To Chicago Family Health Center Redevelopment Agreement)

Project Budget.

Uses Of Funds

Hard Costs:

Sitework	\$ 22,750
Demolition	20,038
Construction	404,087
Plumbing	28,700
Mechanical	91,200
Electrical	122,625
Environmental	60,100
Construction Allowance	20,100
Total Hard Costs:	\$ 769,600

Soft Costs:

Architecture and Engineering	\$ 98,000
General Conditions/Bonds/Insurance	55,100
Contractor's Fee	37,200
Design Contingency	78,100
Furniture and Fixtures	80,000
Total Soft Costs:	\$ 348,400
Total Use of Funds:	\$1,118,000

(Sub)Exhibit "H-2".

(To Chicago Family Health Center Redevelopment Agreement)

MBE/WBE Budget.

MBE/WBE Hard Costs	\$748,500
MBE/WBE Soft Costs	<u>\$ 98,000</u>
TOTAL M/WBE Basis	\$847,500
MBE at 26 percent	\$220,350
WBE at 6 percent	\$ 50,850

(Sub)Exhibit "J".

(To Chicago Family Health Center Redevelopment Agreement)

Opinion Of Developer's Counsel.

[To be retyped on Developer's Counsel's letterhead]

City of Chicago
121 North LaSalle Street
Chicago, Illinois 60602

Attention: Corporation Counsel

Ladies and Gentlemen:

We have acted as counsel to _____, an [Illinois] _____ (the "Developer"), in connection with the purchase of certain land and the construction of certain facilities thereon located in the _____ Redevelopment Project Area (the "Project"). In that capacity, we have examined, among other things, the following agreements, instruments and documents of even date herewith, hereinafter referred to as the "Documents":

(a) _____ Redevelopment Agreement (the "Agreement") of even date herewith, executed by Developer and the City of Chicago (the "City");

[(b) the Escrow Agreement of even date herewith executed by Developer and the City;]

(c) [insert other documents including but not limited to documents related to financing the Project]; and

(d) all other agreements, instruments and documents executed in connection with the foregoing.

In addition to the foregoing, we have examined:

(a) the original or certified, conformed or photostatic copies of Developer's (i) Articles of Incorporation, as amended to date, (ii) qualifications to do business and certificates of good standing in all states in which Developer is qualified to do business, (iii) Bylaws, as amended to date, and (iv) records of all corporate proceedings relating to the Project [revise if Developer is not a corporation]; and

(b) such other documents, records and legal matters as we have deemed necessary or relevant for purposes of issuing the opinions hereinafter expressed.

In all such examinations, we have assumed the genuineness of all signatures (other than those of Developer), the authenticity of documents submitted to us as originals and conformity to the originals of all documents submitted to us as certified, conformed or photostatic copies.

Based on the foregoing, it is our opinion that:

1. Developer is a corporation duly organized, validly existing and in good standing under the laws of its state of [incorporation] [organization], has full power and authority to own and lease its properties and to carry on its business as presently conducted, and is in good standing and duly qualified to do business as a foreign [corporation] [entity] under the laws of every state in which the conduct of its affairs or the ownership of its assets requires such qualification, except for those states in which its failure to qualify to do business would not have a material adverse effect on it or its business.

2. Developer has full right, power and authority to execute and deliver the Documents to which it is a party and to perform its obligations thereunder. Such execution, delivery and performance will not conflict with, or result in a breach of, Developer's [Articles of Incorporation or Bylaws] [describe any formation documents if Developer is not a corporation] or result in a breach or other violation of any of the terms, conditions or

provisions of any law or regulation, order, writ, injunction or decree of any court, government or regulatory authority, or, to the best of our knowledge after diligent inquiry, any of the terms, conditions or provisions of any agreement, instrument or document to which Developer is a party or by which Developer or its properties is bound. To the best of our knowledge after diligent inquiry, such execution, delivery and performance will not constitute grounds for acceleration of the maturity of any agreement, indenture, undertaking or other instrument to which Developer is a party or by which it or any of its property may be bound, or result in the creation or imposition of (or the obligation to create or impose) any lien, charge or encumbrance on, or security interest in, any of its property pursuant to the provisions of any of the foregoing.

3. The execution and delivery of each Document and the performance of the transactions contemplated thereby have been duly authorized and approved by all requisite action on the part of Developer.

4. Each of the Documents to which Developer is a party has been duly executed and delivered by a duly authorized officer of Developer, and each such Document constitutes the legal, valid and binding obligation of Developer, enforceable in accordance with its terms, except as limited by applicable bankruptcy, reorganization, insolvency or similar laws affecting the enforcement of creditors' rights generally.

5. (Sub)Exhibit A attached hereto (a) identifies each class of capital stock of Developer, (b) sets forth the number of issued and authorized shares of each such class, and (c) identifies the record owners of shares of each class of capital stock of Developer and the number of shares held of record by each such holder. To the best of our knowledge after diligent inquiry, except as set forth on (Sub)Exhibit A, there are no warrants, options, rights or commitments of purchase, conversion, call or exchange or other rights or restrictions with respect to any of the capital stock of Developer. Each outstanding share of the capital stock of Developer is duly authorized, validly issued, fully paid and nonassessable.

6. To the best of our knowledge after diligent inquiry, no judgments are outstanding against Developer, nor is there now pending or threatened, any litigation, contested claim or governmental proceeding by or against Developer or affecting Developer or its property, or seeking to restrain or enjoin the performance by Developer of the Agreement or the transactions contemplated by the Agreement, or contesting the validity thereof. To the best of our knowledge after diligent inquiry, Developer is not in default with respect to any order, writ, injunction or decree of any court, government or regulatory authority or in default in any respect under any law, order, regulation or demand of any governmental agency or instrumentality, a default under which would have a material adverse effect on Developer or its business.

7. To the best of our knowledge after diligent inquiry, there is no default by Developer or any other party under any material contract, lease, agreement, instrument or commitment to which Developer is a party or by which the company or its properties is bound.

8. To the best of our knowledge after diligent inquiry, all of the assets of Developer are free and clear of mortgages, liens, pledges, security interests and encumbrances except for those specifically set forth in the Documents.

9. The execution, delivery and performance of the Documents by Developer have not and will not require the consent of any person or the giving of notice to, any exemption by, any registration, declaration or filing with or any taking of any other actions in respect of, any person, including without limitation any court, government or regulatory authority.

10. To the best of our knowledge after diligent inquiry, Developer owns or possesses or is licensed or otherwise has the right to use all licenses, permits and other governmental approvals and authorizations, operating authorities, certificates of public convenience, goods carrier permits, authorizations and other rights that are necessary for the operation of its business.

11. A federal or state court sitting in the State of Illinois and applying the choice of law provisions of the State of Illinois would enforce the choice of law contained in the Documents and apply the law of the State of Illinois to the transactions evidenced thereby.

We are attorneys admitted to practice in the State of Illinois and we express no opinion as to any laws other than federal laws of the United States of America and the laws of the State of Illinois.

[Note: include a reference to the laws of the state of incorporation/organization of Developer, if other than Illinois.]

This opinion is issued at Developer's request for the benefit of the City and its counsel, and may not be disclosed to or relied upon by any other person.

Very truly yours,

By: _____

Name: _____

REDEVELOPMENT AGREEMENT WITH AND PROVISION OF MULTI-FAMILY PROGRAM FUNDS LOAN TO MONTCLARE CALUMET HEIGHTS LLC AND PATTI ANN CHARITABLE SERVICES FOR ACQUISITION OF LAND AND CONSTRUCTION THEREON SENIOR CITIZEN MIXED-USE DWELLING UNITS AT 9401 S. STONY ISLAND AVE.

[O2018-5867]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Planning and Development to enter into and execute a redevelopment agreement with Montclare Calumet Heights LLC, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Alderman Burke abstained from voting on this matter under the provisions of Rule 14.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 48.

Nays -- None.

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

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City"), a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low- and moderate-income; and

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

WHEREAS, The City has certain funds available from a variety of funding sources ("Multi-Family Program Funds") to make loans and grants for the development of multi-family residential housing to increase the number of families served with decent, safe, sanitary and affordable housing and to expand the long-term supply of affordable housing, and such Multi-Family Program Funds are administered by the City's Department Planning and Development ("DPD"); and

WHEREAS, DPD has preliminarily reviewed and approved the making of a loan to Montclare Calumet Heights LLC, an Illinois limited liability company (the "Borrower") whose manager is Montclare Calumet Heights Manager LLC, an Illinois limited liability company, whose manager member is Montclare Calumet Heights MM Corp., an Illinois corporation, in an amount not to exceed \$9,526,525 (the "Loan"), to be funded from Multi-Family Program Funds pursuant to the terms and conditions set forth in Exhibit A attached hereto and made a part hereof; and

WHEREAS, Pursuant to an ordinance adopted by the City Council ("City Council") of the City of Chicago (the "City") on June 10, 1998, and published at pages 70203 -- 70340 of the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal*") of such date, a certain redevelopment plan and project for the Stony Island Avenue Commercial and Burnside Industrial Corridor Redevelopment Project Area (the "Area") was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.) (the "Act"), and amended pursuant to an ordinance adopted on June 9, 2010 and published at pages 92635 -- 32702 of the *Journal* of such date (such amended plan and project are referred to herein as the "Plan"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on June 10, 1998 and published at pages 70341 -- 70353 of the *Journal* of such date the Area was designated as a redevelopment project area pursuant to the Act; and

WHEREAS, Pursuant to an ordinance (the "TIF Ordinance") adopted by the City Council on June 10, 1998 and published at pages 70355 -- 70366 of the *Journal* of such date tax increment allocation financing was adopted pursuant to the Act as a means of financing certain Area redevelopment project costs (as defined in the Act) incurred pursuant to the Plan; and

WHEREAS, Borrower owns or will acquire real property located within the Area and commonly known as 9401 South Stony Island Avenue in Chicago, Illinois (the "Property"), which is legally described on Exhibit B attached hereto (subject to final title commitment and survey); and

WHEREAS, The Property is located within the Area and the Borrower intends to develop and construct a new seven-story mixed-income, multi-family independent living residential facility for seniors on the Property providing 134 housing residential units, including affordable housing units (the "Project"), as more fully described herein; and

WHEREAS, The Borrower and Patti Ann Charitable Services, an Illinois not-for-profit corporation and an affiliate of Borrower ("PACS"; together with Borrower, collectively, the "Developer") have proposed to undertake the redevelopment of the Property in accordance with the Plan and pursuant to the terms and conditions of a proposed redevelopment agreement to be executed by Developer and the City, to be financed in part by incremental taxes from the Area, if any, deposited in the Stony Island Avenue Commercial and Burnside Industrial Corridor Redevelopment Project Area Special Tax Allocation Fund (as defined in the TIF Ordinance, the "TIF Fund") pursuant to Section 5/11-74.4-8(b) of the Act to the extent, and in the amount, provided in the Redevelopment Agreement (hereinafter defined); and

WHEREAS, Pursuant to Resolution 18-CDC-11, the Commission has recommended that Borrower be designated as the developer for the Project and that DPD be authorized to negotiate, execute and deliver on behalf of the City a redevelopment agreement with Borrower for the Project; and

WHEREAS, Borrower and PACS shall enter into a redevelopment agreement ("Redevelopment Agreement"), in the form attached hereto as Exhibit C, with the City for the application of tax increment financing for the Project, which such Redevelopment Agreement shall include terms reflecting the development of the Project by the Borrower and PACS in accordance with the Plan for the Area; 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. Upon the approval and availability of the Additional Financing as shown in Exhibit A hereto, the Commissioner of DPD (the "Commissioner") and a designee of the Commissioner (collectively, the "Authorized Officer") are each hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and

instruments, and perform any and all acts as shall be necessary or advisable in connection with the implementation of the Loan. The execution of such agreements and instruments and the performance of such acts shall be conclusive evidence of such approval. The Authorized Officer is hereby authorized, subject to the approval of the Corporation Counsel, to negotiate any and all terms and provisions in connection with the Loan which do not substantially modify the terms described in Exhibit A hereto. Upon the execution and receipt of proper documentation, the Authorized Officer is hereby authorized to disburse the proceeds of the Loan to the Borrower.

SECTION 3. The Developer is hereby designated as the developer for the Project pursuant to Section 5/11-74.4-4 of the Act.

SECTION 4. The Authorized Officer is hereby authorized, subject to the approval of the Corporation Counsel as to form and legality, to negotiate, execute and deliver a Redevelopment Agreement between Developer and the City substantially in the form attached hereto as Exhibit C and made a part hereof, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of the Redevelopment Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Redevelopment Agreement.

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 2-45-110 of the Municipal Code of Chicago shall not apply to the Project or the Property.

SECTION 6. This ordinance shall be effective as of the date of its passage and approval.

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

Exhibit "A".
(To Ordinance)

Borrower: Montclare Calumet Heights LLC, an Illinois limited liability company whose manager is Montclare Calumet Heights Manager LLC, an Illinois limited liability company, whose manager is Montclare Calumet Heights MM Corp., an Illinois corporation, and others to be hereafter selected as additional members.

Project: Acquisition of land and construction of a building to be located at the Property and of approximately 134 mixed-income, independent living dwelling units, including 104 units for low- and moderate-income senior citizens and 30 market rate units for senior citizens and certain common areas and parking spaces.

Loan:

Source: Multi-Family Program Funds.

Amount: Not to exceed 9,526,525.

Term: Not to exceed 42 years.

Interest: Zero percent per annum, or another interest rate acceptable to the Authorized Officer.

Security: Non-recourse mortgage on the Property (the "City Mortgage").

Encumbrances: Regulatory Agreement between City and Borrower.

Additional Financing:

1. **Amount:** Not to exceed \$9,200,000 (the "Construction and Permanent Senior Loan").

Term: Not to exceed 42 years.

Source: Draper and Kramer Commercial Mortgage Corp. ("DK"), or another source acceptable to the Authorized Officer.

Interest: A fixed rate of interest not to exceed 8 percent per annum.

Security: Mortgage on the Property senior to the lien of the City Mortgage.

2. **Low-Income Housing Tax Credit ("LIHTC") Proceeds:** Approximately \$16,945,791, all or a portion of which may be paid on a delayed basis, and all or a portion of which may be used to repay the Construction and Permanent Senior Loan.

- Source: To be derived from the syndication of approximately \$1,862,359 LIHTC allocation by Illinois Housing Development Authority ("IHDA").
3. Tax Increment Financing.
- Amount: Not to exceed \$3,000,000 of TIF proceeds granted to PACS and which may be contributed by PACS as capital to the Borrower or loaned to the Borrower by PACS, or another source acceptable to the Authorized Officer.
- Term: If applicable, not to exceed 42 years.
- Interest: If applicable, zero percent per annum, or such rate or rates as acceptable to the Authorized Officer.
- Security: If applicable, mortgage on the Property junior to the lien of the City Mortgage or unsecured.
4. Amount: Approximately \$1,300,000.
- Term: Not to exceed 42 years.
- Source: Chicago Low Income Housing Trust Fund ("CLIHTF"), or another source acceptable to the Authorized Officer. Such funds to be loaned by CLIHTF to the Borrower or granted to PACS and then contributed as capital to the Borrower or loaned to the Borrower by PACS.
- Interest: Zero percent per annum, or another rate or rates acceptable to the Authorized Officer.
- Security: Mortgage on the Property junior to the lien of the City Mortgage, or such other security as may be acceptable to the Authorized Officer.

5. Donation
Tax Credit
("DTC")

Proceeds: Approximately \$549,000 to be derived from the syndication of approximately \$610,000 in Illinois Affordable Housing Tax Credits/DTC allocated by IHDA.

Source: Such proceeds to be contributed as capital to the Borrower or loaned to the Borrower by PACS, or another source acceptable to the Authorized Officer.

Term: If applicable, not to exceed 42 years.

Interest: If applicable, zero percent per annum, or such rate or rates as acceptable to the Authorized Officer.

Security: If applicable, mortgage on the Property junior to the lien of the City Mortgage or unsecured.

6. ComEd
EEP

Amount: Approximately \$277,755 from Commonwealth Edison Energy Efficiency Program proceeds granted to PACS and contributed as capital to the Borrower or loaned to the Borrower by PACS, or another source acceptable to the Authorized Officer.

Term: If applicable, not to exceed 42 years.

Interest: If applicable, zero percent per annum, or such rate or rates as acceptable to the Authorized Officer.

Security: If applicable, mortgage on the Property junior to the lien of the City Mortgage or unsecured.

7. Amount: Approximately \$100.00.

Source: General Partner Contribution.

Exhibit "B".
(To Ordinance)

Property Legal Description (subject to final title and survey):

That portion of the southwest quarter of the southwest of Section 1, Township 37 North, Range 14, East of the Third Principle Meridian, described as follows; commencing at a point 420 feet north and 100 feet east of the southwest corner of said section, running thence north 88 degrees, 32 minutes, 53 seconds east along the north line of the Chicago and Western Indiana Railroad right-of-way, 228.00 feet to the point of beginning; thence north 01 degree, 21 minutes, 32 seconds west 219.43 feet; thence south 88 degrees, 32 minutes, 53 seconds west 200.00 feet to the east right-of-way line of South Stony Island Avenue; thence north 01 degree, 21 minutes, 32 seconds west along said right-of-way line 40.00 feet; thence north 88 degrees, 32 minutes, 53 seconds east 187.25 feet; thence north 01 degree, 21 minutes, 32 seconds west 216.21 feet; thence south 88 degrees, 32 minutes, 53 seconds west 215.25 feet to said east right-of-way line; thence north 01 degree, 21 minutes, 32 seconds west along said east right-of-way line 101.57 feet to the south line of Stony Island Heights Subdivision; thence north 88 degrees, 32 minutes, 48 seconds east along said south line, and the south line of Coffey's Subdivision 433.75 feet; thence south 01 degree, 21 minutes, 32 seconds east, parallel to the west line of said section and along the west line of land heretofore conveyed to North Chicago Steel Company, 577.22 feet to the north line of said railroad right-of-way; thence south 88 degrees, 32 minutes, 53 seconds west along said right-of-way line 205.75 feet to the point of beginning.

Real Estate Address:

9401 South Stony Island Avenue
Chicago, Illinois.

Parcel Number:

To be assigned following subdivision.

Exhibit "C".
(To Ordinance)

*Montclare Senior Residences Of Calumet Heights
Redevelopment Agreement.*

This Montclare Senior Residences of Calumet Heights Redevelopment Agreement (this "Agreement") is made as _____, 2018, by and between the City of Chicago, an Illinois municipal corporation (the "City"), through its Department of Planning and Development ("DPD"), Montclare Calumet Heights, LLC, an Illinois limited liability company ("Montclare LLC") and Patti Ann Charitable Services, an Illinois not-for-profit corporation ("PACS"; together with Montclare LLC, collectively, the "Developer").

RECITALS

A. Constitutional Authority: As a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois (the "State"), the City has the power to regulate for the protection of the public health, safety, morals and welfare of its inhabitants, and pursuant thereto, has the power to encourage private development in order to enhance the local tax base, create employment opportunities and to enter into contractual agreements with private parties in order to achieve these goals.

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

C. City Council Authority: To induce redevelopment pursuant to the Act, the City Council of the City (the "City Council") adopted the following ordinances on June 10, 1998: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Stony Island Avenue Commercial and Burnside Industrial Corridor Redevelopment Project Area" (as amended pursuant to an ordinance adopted by City Council on June 9, 2010, the "Plan Adoption Ordinance"); (2) "An Ordinance of the City of Chicago, Illinois Designating the Stony Island Avenue Commercial and Burnside Industrial Corridor Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Stony Island Avenue Commercial and Burnside Industrial Corridor Redevelopment Project Area" (the "TIF Adoption Ordinance") (items(1)-(3) collectively referred to herein as the "TIF Ordinances"). The redevelopment project area referred to above (the "Redevelopment Area") is legally described in Exhibit A hereto.

D. The Project: On or before the Closing Date, Montclare LLC will purchase (the "Acquisition") and will own certain property located within the Redevelopment Area at 9401 South Stony Island Avenue and legally described on Exhibit B hereto (the "Property"), and, within the time frames set forth in Section 3.01 hereof, shall commence and complete construction thereon of an approximately 130,347 square foot seven-story building including rental housing which will consist of 134 independent senior living dwelling units, including 104 units for low- and moderate-income senior citizens and 30 market rate units for senior citizens and certain common areas and parking spaces (the "**Facility**"). The Facility and related improvements (including but not limited to those TIF-Funded Improvements as defined below and set forth on Exhibit C) are collectively referred to herein as the "**Project**."

The completion of the Project would not reasonably be anticipated without the financing contemplated in this Agreement.

E. Redevelopment Plan: The Project will be carried out in accordance with this Agreement and the City of Chicago Stony Island Avenue Commercial and Burnside Industrial Corridor Redevelopment Project Area Tax Increment Financing Program Redevelopment Plan (the "Redevelopment Plan") included in the Plan Adoption Ordinance and published at pages 70203-70340 of the Journal of the Proceedings of the City Council ("the **Journal**") of June 10, 1998 and pages 92635-32702 of the Journal of June 9, 2010.

F. City Financing: The City agrees to use, in the amounts set forth in Section 4.03 hereof, Incremental Taxes (as defined below), to pay for or reimburse Developer for the costs of TIF-Funded Improvements pursuant to the terms and conditions of this Agreement.

In addition, the City may, in its discretion, issue tax increment allocation bonds ("**TIF Bonds**") secured by Incremental Taxes pursuant to a TIF bond ordinance (the "**TIF Bond Ordinance**") at a later date as described in Section 4.03(d) hereof, the proceeds of which (the "**TIF Bond Proceeds**") may be used to pay for the costs of the TIF-Funded Improvements not previously paid for from Incremental Taxes or in order to reimburse the City for the costs of TIF-Funded Improvements.

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

SECTION 1. RECITALS, HEADINGS AND EXHIBITS

The foregoing recitals are hereby incorporated into this Agreement by reference. The paragraph and section headings contained in this Agreement, including without limitation those set forth in the following table of contents, are for convenience only and are not intended to limit, vary, define or expand the content thereof. Developer agrees to comply with the requirements set forth in the following exhibits which are attached to and made a part of this Agreement. All provisions listed in the Exhibits have the same force and effect as if they had been listed in the body of this Agreement.

Table of Contents	List of Exhibits
1. Recitals, Headings and Exhibits	A *Redevelopment Area
2. Definitions	B *Property
3. The Project	C *TIF-Funded Improvements
4. Financing	D [intentionally omitted]
5. Conditions Precedent	E Construction Contract
6. Agreements with Contractors	F [intentionally omitted]
7. Completion of Construction or Rehabilitation	G *Permitted Liens
8. Covenants/Representations/Warranties of Developer	H-1 *Project Budget
9. Covenants/Representations/Warranties of the City	H-2 *MBE/WBE Budget
10. Developer's Employment Obligations	I Approved Prior Expenditures
11. Environmental Matters	J Opinion of Developer's Counsel
	K Junior Mortgage
	L Requisition Form
	M [intentionally omitted]

12. Insurance	N	Form of Subordination Agreement
13. Indemnification	O	Form of Payment Bond
14. Maintaining Records/Right to Inspect		
15. Defaults and Remedies		
16. Mortgaging of the Project		
17. Notice		
18. Miscellaneous		

(An asterisk (*) indicates which exhibits are to be recorded.)

SECTION 2. DEFINITIONS

For purposes of this Agreement, in addition to the terms defined in the foregoing recitals, the following terms shall have the meanings set forth below:

“Act” shall have the meaning set forth in the Recitals hereof.

“Acquisition” shall have the meaning set forth in the Recitals hereof.

“Affiliate” shall mean any person or entity directly or indirectly controlling, controlled by or under common control with Montclare LLC or PACS, as applicable.

“Annual Compliance Report” shall mean a signed report from Developer to the City (a) itemizing each of Developer’s obligations under this Agreement during the preceding calendar year, (b) certifying Developer’s compliance or noncompliance with such obligations, (c) attaching evidence (whether or not previously submitted to the City) of such compliance or noncompliance and (d) certifying that Developer is not in default with respect to any provision of this Agreement, the agreements evidencing the Lender Financing, if any, or any related agreements; provided, that the obligations to be covered by the Annual Compliance Report shall include the following: (1) delivery of Financial Statements and unaudited financial statements (**Section 8.13**); (2) delivery of updated insurance certificates, if applicable (**Section 8.14**); (3) delivery of evidence of payment of Non-Governmental Charges, if applicable (**Section 8.15**); (4) delivery of evidence that Energy Certification has been obtained or applied for (**Section 8.23**) and (5) compliance with all other executory provisions of this Agreement.

“Available Incremental Taxes” shall mean, for each payment, an amount equal to the Incremental Taxes on deposit in the TIF Fund as of December 31st of the calendar year prior to the year in which the Requisition Form for such payment is received by the City, and which are available for the financing or payment of Redevelopment Project Costs, after deducting (i) the TIF District Administration Fee, (ii) all Incremental Taxes from a New Project pledged or allocated to assist the New Project, (iii) all Incremental Taxes previously allocated or pledged by the City before the date of this Agreement, specifically Incremental Taxes allocated or pledged to Prior Obligations, provided, however that if this Agreement is not executed within 6 months after the effective date of the ordinance approving this Agreement, then the City may deduct the Incremental Taxes pledged or allocated to this Project or to other projects, and (iv) debt service payments with respect to the Bonds, if any, provided that such debt service payments shall not prevent the City from paying the full amount of any of the City Funds.

“Available Project Funds” shall have the meaning set forth for such term in Section 4.07 hereof.

“Bond(s)” shall have the meaning set forth for such term in Section 8.05 hereof.

“Bond Ordinance” shall mean the City ordinance authorizing the issuance of Bonds.

“Change Order” shall mean any amendment or modification to the Scope Drawings, Plans and Specifications or the Project Budget as described in Section 3.03, Section 3.04 and Section 3.05, respectively.

“City Contract” shall have the meaning set forth in Section 8.01(l) hereof.

“City Council” shall have the meaning set forth in the Recitals hereof.

“City Funds” shall mean the funds described in Section 4.03(b) hereof.

“City Loan” shall mean the approximately \$9,526,525 loaned by the City to Montclare LLC for the Project.

“City Loan Regulatory Agreement” shall mean that certain Regulatory Agreement dated as of the date of this Agreement between Montclare LLC and City, as amended and supplemented.

“Closing Date” shall mean the date of execution and delivery of this Agreement by all parties hereto, which shall be deemed to be the date appearing in the first paragraph of this Agreement.

“Collateral Assignment” shall mean a collateral assignment of the right to receive payment of City Funds, such collateral assignment made by Montclare LLC to secure the Senior Loan and in form and substance acceptable to the City in its sole discretion.

“ComEd EEP Grant” shall mean the grant of approximately \$277,755 from Commonwealth Edison under the Energy Efficiency Program.

“Construction Contract” shall mean that certain contract, substantially in the form attached hereto as Exhibit E, to be entered into between PACS, Montclare LLC and the General Contractor providing for construction of the Project.

“Construction Jobs” shall have the meaning set forth in Section 8.06(b) hereof.

“Contract” shall have the meaning set forth in Section 10.03 hereof.

“Contractor” shall have the meaning set forth in Section 10.03 hereof.

“Corporation Counsel” shall mean the City's Department of Law.

“DTC Equity” approximately \$549,000 to be derived from the syndication of approximately \$610,000 in Illinois Affordable Housing Tax Credits allocated to Developer by IHDA.

"EDS" shall mean the City's Economic Disclosure Statement and Affidavit, on the City's then-current form, whether submitted in paper or via the City's online submission process.

"Employer(s)" shall have the meaning set forth in Section 10 hereof.

"Employment Plan" shall have the meaning set forth in Section 5.12 hereof.

"Environmental Laws" shall mean any and all federal, state or local statutes, laws, regulations, ordinances, codes, rules, orders, licenses, judgments, decrees or requirements relating to public health and safety and the environment now or hereafter in force, as amended and hereafter amended, including but not limited to (i) the Comprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. Section 9601 et seq.); (ii) any so-called "Superfund" or "Superlien" law; (iii) the Hazardous Materials Transportation Act (49 U.S.C. Section 1802 et seq.); (iv) the Resource Conservation and Recovery Act (42 U.S.C. Section 6902 et seq.); (v) the Clean Air Act (42 U.S.C. Section 7401 et seq.); (vi) the Clean Water Act (33 U.S.C. Section 1251 et seq.); (vii) the Toxic Substances Control Act (15 U.S.C. Section 2601 et seq.); (viii) the Federal Insecticide, Fungicide and Rodenticide Act (7 U.S.C. Section 136 et seq.); (ix) the Illinois Environmental Protection Act (415 ILCS 5/1 et seq.); and (x) the Municipal Code.

"Equity" shall mean funds of Developer (other than funds derived from Lender Financing) irrevocably available for the Project, in the amount set forth in Section 4.01 hereof, which amount may be increased pursuant to Section 4.06 (Cost Overruns) or Section 4.03(b).

"Escrow" shall mean the construction escrow established pursuant to the Escrow Agreement.

"Escrow Agreement" shall mean the Escrow Agreement establishing a construction escrow, to be entered into as of the date hereof by the City, the Title Company (or an affiliate of the Title Company), Developer and Developer's lender(s).

"Event of Default" shall have the meaning set forth in Section 15 hereof.

"Facility" shall have the meaning set forth in the Recitals hereof.

"Final Certificate" shall have the meaning set forth in Section 7.01 hereof.

"Final Project Cost" shall have the meaning set forth in Section 7.01 hereof.

"Financial Interest" shall have the meaning set forth for such term in Section 2-156-010 of the Municipal Code.

"Financial Statements" shall mean complete audited financial statements of Montclare LLC and unaudited financial statements of PACS prepared by a certified public accountant in accordance with generally accepted accounting principles and practices consistently applied throughout the appropriate periods.

"General Contractor" shall mean the general contractor(s) hired by Developer pursuant to Section 6.01.

"Hazardous Materials" shall mean any toxic substance, hazardous substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Law, or any pollutant or contaminant, and shall include, but not be limited to, petroleum (including crude oil), any radioactive material or by-product material, polychlorinated biphenyls and asbestos in any form or condition.

"Human Rights Ordinance" shall have the meaning set forth in Section 10 hereof.

"IEPA" shall mean the Illinois Environmental Protection Agency.

"IHDA" shall mean the Illinois Housing Development Authority.

"In Balance" shall have the meaning set forth in Section 4.07 hereof.

"Incremental Taxes" shall mean such ad valorem taxes which, pursuant to the TIF Adoption Ordinance and Section 5/11-74.4-8(b) of the Act, are allocated to and when collected are paid to the Treasurer of the City of Chicago for deposit by the Treasurer into the TIF Fund established to pay Redevelopment Project Costs and obligations incurred in the payment thereof.

"Incremental Taxes From a New Project" shall mean (a) individually, Incremental Taxes attributable to the equalized assessed value ("EAV") of the parcel(s) comprising a New Project over and above the initial EAV of such affected parcel(s) as certified by the Cook County Clerk in the certified initial EAV of all tax parcels in the Redevelopment Area and (b) collectively, the sum of Incremental Taxes From a New Project for all New Projects, if there are multiple New Projects.

"Indemnitee" and "Indemnitees" shall have the meanings set forth in Section 13.01 hereof.

"Initial Completion Certificate" shall have the meaning set forth in Section 7.01 hereof.

"Junior Mortgage" shall mean a junior mortgage substantially in the form of Exhibit K, with such changes as may be approved by DPD and Corporation Counsel, executed by Montclare LLC as mortgagor of the real property identified therein, in favor of the City, as mortgagee, securing certain of the Developer's obligations under this Agreement and the Junior Mortgage; and which shall be a second mortgage unless the Lender Financing is secured by two separate mortgage loans, in which event the Junior Mortgage may be a third mortgage.

"Junior Mortgage Amount" shall mean an amount equal to the aggregate amount of City Funds that the City has paid to Developer.

"Laws" shall mean all applicable federal, state, local or other laws (including common law), statutes, codes, ordinances, rules, regulations or other requirements, now or hereafter in effect, as amended or supplemented from time to time, and any applicable judicial or administrative interpretation thereof, including any applicable judicial or administrative

orders, consent decrees or judgments, including, without limitation, Sections 7-28 and 11-4 of the Municipal Code relating to waste disposal.

“Energy Certification” shall mean either (a) a basic Certification of the Project under the Leadership in Energy and Environmental Design (LEED) Green Building Rating System maintained by the U.S. Green Building Council and applicable to Homes or (b) 2015 Enterprise Green Communities Certification.

“Lender Financing” shall mean funds borrowed by Developer from lenders and irrevocably available to pay for Costs of the Project, in the amounts set forth in Section 4.01 hereof, including, without limitation, the City Loan, the Trust Fund Loan and the Senior Loan.

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

“MBE/WBE Budget” shall mean the budget attached hereto as Exhibit H-2, as described in Section 10.03.

“MBE/WBE Program” shall have the meaning set forth in Section 10.03 hereof.

“MPLA” shall have the meaning set forth in Section 8.27 hereof.

“Municipal Code” shall mean the Municipal Code of the City of Chicago, as amended from time to time.

“New Mortgage” shall have the meaning set forth in Article 16 hereof.

“New Project” shall mean a development project (a) for which the related redevelopment agreement is recorded on or after the date of this Agreement and (b) which will receive assistance in the form of Incremental Taxes; provided, however, that “New Project” shall not include any development project that is or will be exempt from the payment of ad valorem property taxes.

“NFR Letter” shall mean a “no further remediation” letter issued by IEPA pursuant to the Site Remediation Program.

“Non-Governmental Charges” shall mean all non-governmental charges, liens, claims, or encumbrances relating to Developer, the Property or the Project.

“Permitted Liens” shall mean those liens and encumbrances against the Property and/or the Project set forth on Exhibit G hereto.

“Permitted Mortgage” shall have the meaning set forth in Article 16 hereof.

“Plans and Specifications” shall mean final construction documents containing a site plan and working drawings and specifications for the Project, as submitted to the City as the basis for obtaining building permits for the Project.

“Prior Expenditure(s)” shall have the meaning set forth in Section 4.05(a) hereof.

“Prior Obligations” shall mean Incremental Taxes pledged or committed to support the following projects:

Finkl Steel
Imani Village Advocate Medical Center
CVCA School-Based Health Center RDA
MSAC Debt Service for South Shore High School
BSD Industries - TIFWorks

“Project” shall have the meaning set forth in the Recitals hereof.

“Project Budget” shall mean the budget attached hereto as Exhibit H-1, showing the total cost of the Project by line item, furnished by Developer to DPD, in accordance with Section 3.03 hereof.

“Property” shall have the meaning set forth in the Recitals hereof.

“Redevelopment Area” shall have the meaning set forth in the Recitals hereof.

“Redevelopment Plan” shall have the meaning set forth in the Recitals hereof.

“Redevelopment Project Costs” shall mean redevelopment project costs as defined in Section 5/11-74.4-3(q) of the Act that are included in the budget set forth in the Redevelopment Plan or otherwise referenced in the Redevelopment Plan.

“Requisition Form” shall mean the document, in the form attached hereto as Exhibit L, to be delivered by Developer to DPD pursuant to Section 4.04 of this Agreement.

“Scope Drawings” shall mean preliminary construction documents containing a site plan and preliminary drawings and specifications for the Project.

“Senior Lender” shall mean Draper and Kramer Commercial Mortgage Corp., its successors and/or assigns.

“Senior Loan” shall mean the approximately \$9,200,000 loaned by Senior Lender to Montclare LLC.

“Site Remediation Program” shall mean the program for the environmental remediation of the Property undertaken by the Developer and overseen by the IEPA, upon completion of which (to the satisfaction of the IEPA) the IEPA shall issue an NFR Letter with respect to the Property to the Developer.

“Survey” shall mean a plat of survey in the most recently revised form of ALTA/ACSM land title survey of the Property, meeting the 2016 Minimum Standard Detail Requirements for ALTA/NSPS Land Title Surveys, effective February 23, 2016, dated within 75 days prior to the Closing Date, acceptable in form and content to the City and the Title Company, prepared by a surveyor registered in the State of Illinois, certified to the City

and the Title Company, and indicating whether the Property is in a flood hazard area as identified by the United States Federal Emergency Management Agency (and updates thereof to reflect improvements to the Property in connection with the construction of the Facility and related improvements as required by the City or lender(s) providing Lender Financing).

"Term of the Agreement" shall mean the period of time commencing on the Closing Date and ending on the date which is ten years after the issuance of the Final Certificate.

"TIF Adoption Ordinance" shall have the meaning set forth in the Recitals hereof.

"TIF Bonds" shall have the meaning set forth in the Recitals hereof.

"TIF Bond Ordinance" shall have the meaning set forth in the Recitals hereof.

"TIF Bond Proceeds" shall have the meaning set forth in the Recitals hereof.

"TIF District Administration Fee" shall mean the fee described in Section 4.05(b) hereof.

"TIF Fund" shall mean the special tax allocation fund created by the City in connection with the Redevelopment Area into which the Incremental Taxes will be deposited.

"TIF-Funded Improvements" shall mean those improvements of the Project which (i) qualify as Redevelopment Project Costs, (ii) are eligible costs under the Redevelopment Plan and (iii) the City has agreed to pay for out of the City Funds, subject to the terms of this Agreement. Exhibit C lists the TIF-Funded Improvements for the Project.

"TIF Ordinances" shall have the meaning set forth in the Recitals hereof.

"Title Company" shall mean _____.

"Title Policy" shall mean a title insurance policy in the most recently revised ALTA or equivalent form, showing fee simple title to the Property in Montclare LLC subject to Permitted Mortgage(s) securing the Lender Financing and naming the City as the insured mortgagee in the full amount of the City Funds, noting the recording of this Agreement and the Junior Mortgage as encumbrances against the Property, and a subordination agreement with respect to previously recorded liens against the Property related to Lender Financing, if any, issued by the Title Company.

"Trust Fund" shall mean Chicago Low Income Housing Trust Fund.

"Trust Fund Loan" shall mean the approximately \$1,300,000 loaned by Trust Fund to Developer for the Project.

"WARN Act" shall mean the Worker Adjustment and Retraining Notification Act (29 U.S.C. Section 2101 et seq.).

"WBE(s)" shall mean a business identified in the Directory of Certified Women Business Enterprises published by the City's Department of Procurement Services, or

otherwise certified by the City's Department of Procurement Services as a women-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

SECTION 3. THE PROJECT

3.01 The Project. With respect to the Facility, the Developer shall, pursuant to the Plans and Specifications and subject to the provisions of Section 18.16 hereof, commence construction no later than 60 days after the Closing Date; and complete construction and conduct operations no later than March 30, 2020.

3.02 Scope Drawings and Plans and Specifications. Developer has delivered the Scope Drawings and Plans and Specifications to DPD and DPD has approved same. After such initial approval, subsequent proposed changes to the Scope Drawings or Plans and Specifications shall be submitted to DPD as a Change Order pursuant to Section 3.04 hereof. The Scope Drawings and Plans and Specifications shall at all times conform to the Redevelopment Plan and all applicable federal, state and local laws, ordinances and regulations. Developer shall submit all necessary documents to the City's Building Department, Department of Transportation and such other City departments or governmental authorities as may be necessary to acquire building permits and other required approvals for the Project.

3.03 Project Budget. Developer has furnished to DPD, and DPD has approved, a Project Budget showing total costs for the Project in an amount of approximately \$38,337,185. Developer hereby certifies to the City that (a) it has Lender Financing and Equity described in Section 4.02 hereof in an amount sufficient to pay for all Project costs; and (b) the Project Budget is true, correct and complete in all material respects. Developer shall promptly deliver to DPD certified copies of any Change Orders with respect to the Project Budget for approval pursuant to Section 3.04 hereof.

3.04 Change Orders. All Change Orders (and documentation substantiating the need and identifying the source of funding therefor) relating to changes to the Project must be submitted by the Developer to DPD. The Developer shall not authorize or permit the performance of any work relating to any Change Order or the furnishing of materials in connection therewith prior to the receipt by the Developer of DPD's written approval. The Construction Contract, and each contract between the General Contractor and any subcontractor, shall contain a provision to this effect. An approved Change Order shall not be deemed to imply any obligation on the part of the City to increase the amount of City Funds which the City has pledged pursuant to this Agreement or provide any other additional assistance to the Developer. Upon the submission of a complete Change Order package as acceptable to DPD, together with documentation substantiating the need and identifying the source of funding, DPD will provide a written response to the Change Order to the Developer and General Contractor indicating its approval or denial. If the Change Order is denied, DPD will provide a written explanation to why the Change Order was denied.

3.05 DPD Approval. Any approval granted by DPD of the Scope Drawings, Plans and Specifications and the Change Orders is for the purposes of this Agreement only and does not affect or constitute any approval required by any other City department or pursuant to any City ordinance, code, regulation or any other governmental approval, nor does any

approval by DPD pursuant to this Agreement constitute approval of the quality, structural soundness or safety of the Property or the Project.

3.06 Other Approvals. Any DPD approval under this Agreement shall have no effect upon, nor shall it operate as a waiver of, Developer's obligations to comply with the provisions of Section 5.03 (Other Governmental Approvals) hereof. Developer shall not commence construction of the Project until Developer has obtained all necessary permits and approvals (including but not limited to DPD's approval of the Scope Drawings and Plans and Specifications) and proof of the General Contractor's and each subcontractor's bonding as required hereunder.

3.07 Progress Reports and Survey Updates. Developer shall provide DPD with written quarterly progress reports detailing the status of the Project, including a revised completion date, if necessary (with any change in completion date being considered a Change Order, requiring DPD's written approval pursuant to Section 3.04). Developer shall provide three (3) copies of an updated Survey to DPD upon the request of DPD or any lender providing Lender Financing, reflecting improvements made to the Property.

3.08 Inspecting Agent or Architect. An independent agent or architect (other than Developer's architect) approved by DPD shall be selected to act as the inspecting agent or architect, at Developer's expense, for the Project. The inspecting agent or architect shall perform periodic inspections with respect to the Project, providing certifications with respect thereto to DPD, prior to requests for disbursement for costs related to the Project hereunder. If approved by DPD, the inspecting agent or architect may be the same one being used in such role by the lender providing Lender Financing, provided that such agent or architect (a) is not also the Developer's agent or architect and (b) acknowledges in writing to the City that the City may rely on the findings of such agent or architect.

3.09 Barricades. Prior to commencing any construction requiring barricades, Developer shall install a construction barricade of a type and appearance satisfactory to the City and constructed in compliance with all applicable federal, state or City laws, ordinances and regulations. DPD retains the right to approve the maintenance, appearance, color scheme, painting, nature, type, content and design of all barricades.

3.10 Signs and Public Relations. Developer shall erect a sign of size and style approved by the City in a conspicuous location on the Property during the Project, indicating that financing has been provided by the City. The City reserves the right to include the name, photograph, artistic rendering of the Project and other pertinent information regarding Developer, the Property and the Project in the City's promotional literature and communications.

3.11 Utility Connections. Developer may connect all on-site water, sanitary, storm and sewer lines constructed on the Property to City utility lines existing on or near the perimeter of the Property, provided Developer first complies with all City requirements governing such connections, including the payment of customary fees and costs related thereto.

3.12 Permit Fees. In connection with the Project, Developer shall be obligated to pay only those building, permit, engineering, tap on and inspection fees that are assessed on a uniform basis throughout the City of Chicago and are of general applicability to other property within the City of Chicago.

3.13 The Developer. Notwithstanding any other provisions of this Agreement to the contrary, each of PACS and Montclare LLC shall be jointly and severally liable for the obligations of the other party under this Agreement.

SECTION 4. FINANCING

4.01 Total Project Cost and Sources of Funds. The cost of the Project is estimated to be \$38,337,185, to be applied in the manner set forth in the Project Budget from the following sources:

Sources of Funds	Amount
Lender Financing: Senior Loan	\$9,200,000
Lender Financing: City Loan	\$9,526,525
Lender Financing: Trust Fund/PACS Loan	\$1,300,000
Equity: General Partner Contribution	\$100
Equity: DTC Equity/PACS Loan	\$549,000
Equity: ComEd EEP Grant/ PACS Loan	\$277,755
Equity: Low Income Housing Tax Credit Equity	\$16,945,791*
Deferred Developer Fee	\$538,014
Total	\$38,337,185

(1) City Funds may only be used to pay directly or reimburse Developer for costs of TIF-Funded Improvements that constitute Redevelopment Project Costs. The payment of City Funds, including the timing of payment, is subject to the terms and conditions of this Agreement, including but not limited to **Section 4.03** and **Section 5** hereof.

4.02 Developer Funds. Equity and/or Lender Financing shall be used to pay all Project costs, including but not limited to Redevelopment Project costs and costs of TIF-Funded Improvements.

4.03 City Funds.

(a) Uses of City Funds. City Funds may only be used to pay directly or reimburse Montclare LLC for costs of TIF-Funded Improvements that constitute Redevelopment Project Costs. Exhibit C sets forth, by line item, the TIF-Funded Improvements for the Project, and the maximum amount of costs that may be paid by or reimbursed from City Funds for each line item therein (subject to Sections 4.03(b) and 4.05(c)), contingent upon receipt by the City of documentation satisfactory in form and substance to DPD evidencing such cost and its eligibility as a Redevelopment Project Cost. City Funds shall not be paid to Developer Parties hereunder before the completion of 50% of the Project (based on the amount of expenditures incurred in relation to the Project Budget).

(b) Sources of City Funds. Subject to the terms and conditions of this Agreement, including but not limited to this Section 4.03 and Section 5 hereof, the City hereby agrees to provide City funds from the sources and in the amounts described directly below (the "City Funds") to pay for or reimburse Developer for the costs of the TIF-Funded Improvements:

<u>Source of City Funds</u>	<u>Maximum Amount</u>
Available Incremental Taxes	\$3,000,000

provided, however, that the total amount of City Funds expended for TIF-Funded Improvements shall be an amount not to exceed \$3,000,000 (provided that if the Project Budget exceeds the Final Project Cost, then the City shall apply a portion of the City Funds due to the Developer equal to this difference to reduce the outstanding principal balance of the City Loan); and provided further, that the \$3,000,000 to be derived from Available Incremental Taxes shall be available to pay costs related to TIF-Funded Improvements and allocated by the City for that purpose only so long as:

(i) The amount of the Available Incremental Taxes deposited into the TIF Fund shall be sufficient to pay for such costs; and

(ii) The City has been reimbursed from Available Incremental Taxes for the amount previously disbursed by the City for TIF-Funded Improvements;

Developer acknowledges and agrees that the City's obligation to pay for TIF-Funded Improvements up to a maximum of \$3,000,000 is contingent upon the fulfillment of the conditions set forth above in Section 4.03(a) and Section 4.03(b). In the event that such conditions are not fulfilled, the amount of Equity to be contributed by Developer pursuant to Section 4.01 hereof shall increase proportionately.

(c) City Funds. Subject to the conditions described in this Section 4.03, the City shall pay City Funds to Developer Parties in five installments as follows:

(i) Upon the issuance of the Initial Completion Certificate, an amount equal to 20% of the City Funds; and

(ii) after the Final Certificate is issued, upon each of the next four anniversaries of the date the Initial Completion Certificate is issued, an amount equal to 20% of the City Funds; provided, however, that if the Final Certificate is not issued, then no payments of City Funds shall be made under this Section 4.03(c)(ii).

4.04 Requisition Form. When Developer submits documentation to the City in connection with a request for the payment of City Funds as described in Section 4.03(c), beginning on the first request for payment and continuing through the earlier of (i) the Term of the Agreement or (ii) the date that Developer has been reimbursed in full under this Agreement, Developer shall provide DPD with a Requisition Form, along with the documentation described therein. Developer shall meet with DPD at the request of DPD to discuss the Requisition Form(s) previously delivered.

4.05 Treatment of Prior Expenditures and Subsequent Disbursements.

(a) Prior Expenditures. Only those expenditures made by Developer with respect to the Project prior to the Closing Date, evidenced by documentation satisfactory to DPD and approved by DPD as satisfying costs covered in the Project Budget, shall be considered previously contributed Equity or Lender Financing hereunder (the "Prior Expenditures"). DPD shall have the right, in its sole discretion, to disallow any such expenditure as a Prior Expenditure. Exhibit I hereto sets forth the prior expenditures approved by DPD as Prior Expenditures. Prior Expenditures made for items other than TIF-Funded Improvements shall not be reimbursed to Developer, but shall reduce the amount of Equity and/or Lender Financing required to be contributed by Developer pursuant to Section 4.01 hereof.

(b) TIF District Administration Fee. Annually, the City may allocate an amount not to exceed five percent (5%) of the Incremental Taxes for payment of costs incurred by the City for the administration and monitoring of the Redevelopment Area, including the Project. Such fee shall be in addition to and shall not be deducted from or considered a part of the City Funds, and the City shall have the right to receive such funds prior to any payment of City Funds hereunder.

(c) Allocation Among Line Items. Disbursements for expenditures related to TIF-Funded Improvements may be allocated to and charged against the appropriate line only, with transfers of costs and expenses from one line item to another, without the prior written consent of DPD, being prohibited; provided, however, that such transfers among line items, in an amount not to exceed \$25,000 or \$100,000 in the aggregate, may be made without the prior written consent of DPD.

4.06 Cost Overruns. If the aggregate cost of the TIF-Funded Improvements exceeds City Funds available pursuant to Section 4.03 hereof, or if the cost of completing the Project exceeds the Project Budget, Developer shall be solely responsible for such excess cost, and shall hold the City harmless from any and all costs and expenses of completing the TIF-Funded Improvements in excess of City Funds and of completing the Project.

4.07 Preconditions of Disbursement; Execution of Certificate of Expenditure. Prior to each disbursement of City Funds hereunder or execution of a Certificate of Expenditure by the City, Developer shall submit documentation regarding the applicable expenditures to DPD, which shall be satisfactory to DPD in its sole discretion. Delivery by Developer to DPD of any request for disbursement of City Funds, or the execution by the City of a Certificate of Expenditure hereunder shall, in addition to the items therein expressly set forth, constitute a certification to the City, as of the date of such request for disbursement or request for execution of a Certificate of Expenditure, that:

(a) the total amount of the disbursement request or request for Certificate of Expenditure represents the actual cost of the Acquisition or the actual amount payable to (or paid to) the General Contractor and/or subcontractors who have performed work on the Project, and/or their payees;

(b) all amounts shown as previous payments on the current disbursement request or request for Certificate of Expenditure have been paid to the parties entitled to such payment;

(c) Developer has approved all work and materials for the current disbursement request or request for Certificate of Expenditure, and such work and materials conform to the Plans and Specifications;

(d) the representations and warranties contained in this Agreement are true and correct and Developer is in compliance with all covenants contained herein;

(e) Developer has received no notice and has no knowledge of any liens or claim of lien either filed or threatened against the Property except for the Permitted Liens;

(f) no Event of Default or condition or event which, with the giving of notice or passage of time or both, would constitute an Event of Default exists or has occurred; and

(g) the Project is In Balance. The Project shall be deemed to be in balance ("In Balance") only if the total of the available Project funds equals or exceeds the aggregate of the amount necessary to pay all unpaid Project costs incurred or to be incurred in the completion of the Project. "Available Project Funds" as used herein shall mean: (i) the undisbursed City Funds; (ii) the undisbursed Lender Financing, if any; (iii) the undisbursed Equity and (iv) any other amounts deposited by Developer pursuant to this Agreement. Developer hereby agrees that, if the Project is not In Balance, Developer shall, within 10 days after a written request by the City, deposit with the escrow agent, or will make available (in a manner acceptable to the City), cash in an amount that will place the Project In Balance, which deposit shall first be exhausted before any further disbursement of the City Funds shall be made.

The City shall have the right, in its discretion, to require Developer to submit further documentation as the City may require in order to verify that the matters certified to above are true and correct, and any disbursement or execution of a Certificate of Expenditure by the City shall be subject to the City's review and approval of such documentation and its satisfaction that such certifications are true and correct; provided, however, that nothing in this sentence shall be deemed to prevent the City from relying on such certifications by Developer. In addition, Developer shall have satisfied all other preconditions of disbursement of City Funds for each disbursement or execution of a Certificate of Expenditure, including but not limited to requirements set forth in the Bond Ordinance, if any, TIF Bond Ordinance, if any, the Bonds, if any, the TIF Bonds, if any, the TIF Ordinances, this Agreement and/or the Escrow Agreement.

4.08 Conditional Grant. The City Funds being provided hereunder are being granted on a conditional basis, subject to the Developer's compliance with the provisions of this Agreement. The City Funds are subject to being reimbursed as provided in Section 15.02 hereof.

4.09 Construction Escrow. The City and Developer hereby agree to enter into the Escrow Agreement. Except as expressly set forth herein, all disbursements of Project funds shall be made through the funding of draw requests with respect thereto pursuant to the Escrow Agreement and this Agreement. In case of any conflict between the terms of this Agreement and the Escrow Agreement, the terms of this Agreement shall control. The City must receive copies of any draw requests and related documents submitted to the Title Company for disbursements under the Escrow Agreement. If Lender Financing is provided as contemplated by Section 4.01(a) to bridge finance any of the City Funds, then Montclare LLC may direct the amounts payable pursuant to Section 4.03 to be paid by the City in accordance with this Agreement to an account established by Montclare LLC with the Lender providing the Lender Financing until the full repayment of the Lender Financing.

SECTION 5. CONDITIONS PRECEDENT

The following conditions have been complied with to the City's satisfaction on or prior to the Closing Date:

5.01 Project Budget. Developer has submitted to DPD, and DPD has approved, a Project Budget in accordance with the provisions of Section 3.03 hereof.

5.02 Scope Drawings and Plans and Specifications. Developer has submitted to DPD, and DPD has approved, the Scope Drawings and Plans and Specifications in accordance with the provisions of Section 3.02 hereof.

5.03 Other Governmental Approvals. Developer has secured all other necessary approvals and permits required by any state, federal, or local statute, ordinance or regulation and has submitted evidence thereof to DPD.

5.04 Financing. Developer has furnished proof reasonably acceptable to the City that Developer has Equity and Lender Financing in the amounts set forth in Section 4.01 hereof to complete the Project and satisfy its obligations under this Agreement. If a portion of such funds consists of Lender Financing, Developer has furnished proof as of the Closing Date that the proceeds thereof are available to be drawn upon by Developer as needed and are sufficient (along with the other sources set forth in Section 4.01) to complete the Project. Developer has delivered to DPD a copy of the construction escrow agreement entered into by Developer regarding the Lender Financing. Any liens against the Property in existence at the Closing Date have been subordinated to certain encumbrances of the City set forth herein pursuant to a Subordination Agreement, in a form acceptable to the City, in substantially the form set forth in Exhibit N hereto, with such changes as are acceptable to the City, executed on or prior to the Closing Date, which is to be recorded, at the expense of Developer, with the Office of the Recorder of Deeds of Cook County.

5.05 Title. On the Closing Date, Developer has furnished the City with a copy of the Title Policy for the Property, or a binding, signed, marked-up commitment to issue such Initial Title Policy, certified by the Title Company, naming the City as an insured mortgagee in the full amount of the City Funds. The Title Policy is dated as of the Closing Date and contains only those title exceptions listed as Permitted Liens on Exhibit G hereto and evidences the recording of this Agreement and the Junior Mortgage pursuant to the

provisions of Section 8.18 hereof. The Title Policy also contains such endorsements as shall be required by Corporation Counsel, including but not limited to an owner's comprehensive endorsement and satisfactory endorsements regarding zoning (3.1 with parking), contiguity, location, access and survey. Developer has provided to DPD, on or prior to the Closing Date, documentation related to the purchase of the Property and certified copies of all easements and encumbrances of record with respect to the Property not addressed, to DPD's satisfaction, by the Title Policy and any endorsements thereto.

5.06 Evidence of Clean Title. Developer, at its own expense, has provided the City with searches as indicated in the chart below under Developer's name (and the following trade names of Developer: None) showing no liens against Developer, the Property or any fixtures now or hereafter affixed thereto, except for the Permitted Liens:

Jurisdiction	Searches
Secretary of State	UCC, Federal tax
Cook County Recorder	UCC, Fixtures, Federal tax, State tax, Memoranda of judgments
U.S. District Court	Pending suits and judgments
Clerk of Circuit Court, Cook County	Pending suits and judgments

5.07 Surveys. Developer has furnished the City with three (3) copies of the Survey.

5.08 Insurance. Developer, at its own expense, has insured the Property in accordance with Section 12 hereof, and has delivered certificates required pursuant to Section 12 hereof evidencing the required coverages to DPD.

5.09 Opinion of Developer's Counsel. On the Closing Date, Developer has furnished the City with an opinion of counsel, substantially in the form attached hereto as Exhibit J, with such changes as required by or acceptable to Corporation Counsel. If Developer has engaged special counsel in connection with the Project, and such special counsel is unwilling or unable to give some of the opinions set forth in Exhibit J hereto, such opinions were obtained by Developer from its general corporate counsel.

5.10 Evidence of Prior Expenditures. Developer has provided evidence satisfactory to DPD in its sole discretion of the Prior Expenditures in accordance with the provisions of Section 4.05(a) hereof.

5.11 Financial Statements. Each of Montclare LLC and PACS has provided Financial Statements to DPD for its most recent fiscal year, and audited or unaudited interim financial statements.

5.12 Documentation; Employment Plan. The Developer has provided documentation to DPD, satisfactory in form and substance to DPD, with respect to current employment matters in connection with the construction or rehabilitation work on the Project, including the reports described in Section 8.07. At least thirty (30) days prior to the Closing Date, the Developer has met with the Workforce Solutions division of DPD to review employment opportunities with the Developer after construction or rehabilitation work on the

Project is completed. On or before the Closing Date, Developer has provided to DPD, and DPD has approved, the Employment Plan for the Project (the "Employment Plan"). The Employment Plan includes, without limitation, the Developer's estimates of future job openings, titles, position descriptions, qualifications, recruiting, training, placement and such other information as DPD has requested relating to the Project.

5.13 Environmental. Developer has provided DPD with copies of that certain phase I environmental audit completed with respect to the Property and any phase II environmental audit with respect to the Property required by the City. Developer has provided the City with a letter from the environmental engineer(s) who completed such audit(s), authorizing the City to rely on such audits. The Developer shall provide the City with a final comprehensive NFR Letter with respect to the Property, signed by the IEPA upon issuance thereof.

5.14 Corporate Documents; Economic Disclosure Statement. Developer has provided a copy of its Articles or Certificate of Incorporation or Articles of Organization containing the original certification of the Secretary of State of its state of incorporation; certificates of good standing from the Secretary of State of its state of incorporation and all other states in which Developer is qualified to do business; a secretary's certificate in such form and substance as the Corporation Counsel may require; by-laws or operating agreement of Developer; and such other corporate documentation as the City has requested.

Developer has provided to the City an EDS, dated as of the Closing Date, which is incorporated by reference, and Developer further will provide any other affidavits or certifications as may be required by federal, state or local law in the award of public contracts, all of which affidavits or certifications are incorporated by reference. Notwithstanding acceptance by the City of the EDS, failure of the EDS to include all information required under the Municipal Code renders this Agreement voidable at the option of the City. Developer and any other parties required by this **Section 5.14** to complete an EDS must promptly update their EDS(s) on file with the City whenever any information or response provided in the EDS(s) is no longer complete and accurate, including changes in ownership and changes in disclosures and information pertaining to ineligibility to do business with the City under Chapter 1-23 of the Municipal Code, as such is required under Sec. 2-154-020, and failure to promptly provide the updated EDS(s) to the City will constitute an event of default under this Agreement.

5.15 Litigation. Developer has provided to Corporation Counsel and DPD, a description of all pending or threatened litigation or administrative proceedings involving Developer, specifying, in each case, the amount of each claim, an estimate of probable liability, the amount of any reserves taken in connection therewith and whether (and to what extent) such potential liability is covered by insurance.

5.16 Junior Mortgage. Montclare LLC shall have delivered to the City the Junior Mortgage and such financing statements as the City may require.

SECTION 6. AGREEMENTS WITH CONTRACTORS

6.01 Bid Requirement for General Contractor and Subcontractors. (a) Except as set forth in Section 6.01(b) below, prior to entering into an agreement with a General Contractor or any subcontractor for construction of the Project, Developer shall solicit, or shall cause the General Contractor to solicit, bids from qualified contractors eligible to do business with, and having an office located in, the City of Chicago, and shall submit all bids received to DPD for its inspection and written approval. (i) For the TIF-Funded Improvements, Developer shall select the General Contractor (or shall cause the General Contractor to select the subcontractor) submitting the lowest responsible bid who can complete the Project in a timely manner. If Developer selects a General Contractor (or the General Contractor selects any subcontractor) submitting other than the lowest responsible bid for the TIF-Funded Improvements, the difference between the lowest responsible bid and the bid selected may not be paid out of City Funds. (ii) For Project work other than the TIF-Funded Improvements, if Developer selects a General Contractor (or the General Contractor selects any subcontractor) who has not submitted the lowest responsible bid, the difference between the lowest responsible bid and the higher bid selected shall be subtracted from the actual total Project costs for purposes of the calculation of the amount of City Funds to be contributed to the Project pursuant to Section 4.03(b) hereof. Developer shall submit copies of the Construction Contract to DPD in accordance with Section 6.02 below. Photocopies of all subcontracts entered or to be entered into in connection with the TIF-Funded Improvements shall be provided to DPD within five (5) business days of the execution thereof. Developer shall ensure that the General Contractor shall not (and shall cause the General Contractor to ensure that the subcontractors shall not) begin work on the Project until the Plans and Specifications have been approved by DPD and all requisite permits have been obtained.

(b) If, prior to entering into an agreement with a General Contractor for construction of the Project, Developer does not solicit bids pursuant to Section 6.01(a) hereof, then the fee of the General Contractor proposed to be paid out of City Funds shall not exceed 10% of the total amount of the Construction Contract. Except as explicitly stated in this paragraph, all other provisions of Section 6.01(a) shall apply, including but not limited to the requirement that the General Contractor shall solicit competitive bids from all subcontractors.

6.02 Construction Contract. Prior to the execution thereof, Developer shall deliver to DPD a copy of the proposed Construction Contract with the General Contractor selected to handle the Project in accordance with Section 6.01 above, for DPD's prior written approval, which shall be granted or denied within ten (10) business days after delivery thereof. Within ten (10) business days after execution of such contract by Developer, the General Contractor and any other parties thereto, Developer shall deliver to DPD and Corporation Counsel a certified copy of such contract together with any modifications, amendments or supplements thereto.

6.03 Performance and Payment Bonds. Prior to the commencement of any portion of the Project which includes work on the public way, Developer shall require that the General Contractor be bonded for its payment by sureties having an AA rating or better using a bond in the form attached as Exhibit O hereto. The City shall be named as obligee or co-obligee on any such bonds.

6.04 Employment Opportunity. Developer shall contractually obligate and cause the General Contractor and each subcontractor to agree to the provisions of Section 10 hereof.

6.05 Other Provisions. In addition to the requirements of this Section 6, the Construction Contract and each contract with any subcontractor shall contain provisions required pursuant to Section 3.04 (Change Orders), Section 8.09 (Prevailing Wage), Section 10.01(e) (Employment Opportunity), Section 10.02 (City Resident Employment Requirement), Section 10.03 (MBE/WBE Requirements, as applicable), Section 12 (Insurance) and Section 14.01 (Books and Records) hereof. Photocopies of all contracts or subcontracts entered or to be entered into in connection with the TIF-Funded Improvements shall be provided to DPD within five (5) business days of the execution thereof.

SECTION 7. COMPLETION OF CONSTRUCTION OR REHABILITATION

7.01 Certificate of Completion of Construction. (a) Upon each of the initial completion and the final completion of the construction of the Project in accordance with the terms of this Agreement, and upon the Developer's written request, DPD shall issue to the Developer either the certificate described in Section 7.01(b) (the "**Initial Completion Certificate**") or the certificate described in Section 7.01(c) (the "**Final Certificate**"), as applicable. The Final Certificate shall be in recordable form certifying that the Developer has fulfilled its obligation to complete the Project in accordance with the terms of this Agreement. DPD shall respond to the Developer's written request for either certificate within forty-five (45) days by issuing either the requested certificate or a written statement detailing the ways in which the Project does not conform to this Agreement or has not been satisfactorily completed (or initially completed in the case of the Initial Completion Certificate), and the measures that must be taken by the Developer in order to obtain the requested certificate. The Developer may resubmit a written request for either certificate upon completion of such measures.

(b) The Initial Completion Certificate will not be issued unless DPD is satisfied that the Developer has fulfilled the following requirements:

(i) The Developer has obtained a partial or temporary Certificate of Occupancy or other evidence acceptable to DPD that the Developer has complied with building permit requirements with respect to 8 of the residential units;

(ii) The 8 residential units described in Section 7.01(b)(i) have been constructed substantially according to the Plans and Specifications;

(iii) There exists neither an Event of Default (after any applicable cure period) which is continuing nor a condition or event which, with the giving of notice or passage of time or both, would constitute an Event of Default; and

(iv) Developer has incurred TIF-eligible costs in an equal amount to, or greater than, \$600,000.

(c) The Final Certificate will not be issued unless DPD is satisfied that the Developer has fulfilled the following requirements:

(i) Receipt of a Certificate of Occupancy or other evidence acceptable to DPD that the Developer has complied with building permit requirements for the Project;

(ii) Developer has completed construction of the Project according to the Plans and Specifications;

(iii) The Facility is open for operation, and at least 44% of the individual units have been leased to tenants pursuant to the requirements set forth in the affordability provisions of Section 8.26 (*Affordable Housing Covenant*) and the City Loan Regulatory Agreement, as applicable;

(iv) Developer has submitted a final Project budget detailing the total actual cost of the construction of the Project (the "**Final Project Cost**"), and the Final Project Cost is at least \$38,337,185 (Section 4.03(b) describes adjustments to be made should if the Final Project Cost is less than \$38,337,185);

(v) Developer has incurred TIF-eligible costs in an equal amount to, or greater than, \$3,000,000 (including the costs described in Section 7.01(b)(iv));

(vi) The City's Monitoring and Compliance Unit has verified that, at the time the Certificate is issued, the Developer is in full compliance with City requirements set forth in Section 10 and Section 8.09 (M/WBE, City Residency, Prevailing Wage, Housing Act Section 3, Davis-Bacon Act) with respect to construction of the Project, and that 100% of the Developer's MBE/WBE Commitment in Section 10.03 has been fulfilled;

(vii) The Developer has provided an affidavit from its project architect certifying that the Facility would likely achieve the minimum points required for the Energy Certification; and

(viii) There exists neither an Event of Default (after any applicable cure period) which is continuing nor a condition or event which, with the giving of notice or passage of time or both, would constitute an Event of Default.

7.02 Effect of Issuance of Final Certificate; Continuing Obligations. The Final Certificate relates only to the construction of the Project, and upon its issuance, the City will certify that the terms of the Agreement specifically related to Developer's obligation to complete such activities have been satisfied. After the issuance of a Final Certificate, however, all executory terms and conditions of this Agreement and all representations and covenants contained herein will continue to remain in full force and effect throughout the Term of the Agreement as to the parties described in the following paragraph, and the issuance of the Final Certificate shall not be construed as a waiver by the City of any of its rights and remedies pursuant to such executory terms.

Those covenants specifically described at Sections 8.02 (*Covenant to Redevelop*), 8.19 (*Real Estate Provisions*), 8.21 (*Annual Compliance Report*), and 8.26 (*Affordable Housing Covenant*) as covenants that run with the land are the only covenants in this Agreement intended to be binding upon any transferee of the Property (including an assignee as described in the following sentence) throughout the Term of the Agreement notwithstanding the issuance of a Final Certificate; provided, that upon the issuance of a Final Certificate, the covenants set forth in Section 8.02 shall be deemed to have been fulfilled. The other executory terms of this Agreement that remain after the issuance of a Final Certificate shall be binding only upon Developer or a permitted assignee of Developer who, pursuant to Section 18.15 of this Agreement, has contracted to take an assignment of Developer's rights under this Agreement and assume Developer's liabilities hereunder.

7.03 Failure to Complete. If Developer fails to complete the Project in accordance with the terms of this Agreement, then the City has, but shall not be limited to, any of the following rights and remedies:

(a) the right to terminate this Agreement and cease all disbursement of City Funds not yet disbursed pursuant hereto;

(b) the right (but not the obligation) to complete those TIF-Funded Improvements that are public improvements and to pay for the costs of TIF-Funded Improvements (including interest costs) out of City Funds or other City monies. In the event that the aggregate cost of completing the TIF-Funded Improvements exceeds the amount of City Funds available pursuant to Section 4.01, Developer shall reimburse the City for all reasonable costs and expenses incurred by the City in completing such TIF-Funded Improvements in excess of the available City Funds; and

(c) the right to seek reimbursement of the City Funds from Developer.

7.04 Notice of Expiration of Term of Agreement. Upon the expiration of the Term of the Agreement, DPD shall provide Developer, at Developer's written request, with a written notice in recordable form stating that the Term of the Agreement has expired.

SECTION 8. COVENANTS/REPRESENTATIONS/WARRANTIES OF DEVELOPER.

8.01 General. Developer represents, warrants and covenants, as of the date of this Agreement and as of the date of each disbursement of City Funds hereunder, that:

(a) Each of Montclare LLC and PACS is an Illinois limited liability company or an Illinois not-for-profit corporation, as applicable, duly organized, validly existing, qualified to do business in Illinois, and licensed to do business in any other state where, due to the nature of its activities or properties, such qualification or license is required;

(b) Developer has the right, power and authority to enter into, execute, deliver and perform this Agreement;

(c) the execution, delivery and performance by Developer of this Agreement has been duly authorized by all necessary corporate action, and does not and will not violate its Articles of Incorporation or by-laws as amended and supplemented, any applicable provision of law, or constitute a breach of, default under or require any consent under any agreement, instrument or document to which Developer is now a party or by which Developer is now or may become bound;

(d) unless otherwise permitted or not prohibited pursuant to or under the terms of this Agreement, Montclare LLC shall acquire and shall maintain good, indefeasible and merchantable fee simple title to the Property (and all improvements thereon), free and clear of all liens (except for the Permitted Liens, Lender Financing as disclosed in the Project Budget and non-governmental charges that Developer is contesting in good faith pursuant to Section 8.15 hereof)

(e) Developer is now and for the Term of the Agreement shall remain solvent and able to pay its debts as they mature;

(f) there are no actions or proceedings by or before any court, governmental commission, board, bureau or any other administrative agency pending, threatened or affecting Developer which would impair its ability to perform under this Agreement;

(g) Developer has and shall maintain all government permits, certificates and consents (including, without limitation, appropriate environmental approvals) necessary to conduct its business and to construct, complete and operate the Project;

(h) Developer is not in default with respect to any indenture, loan agreement, mortgage, deed, note or any other agreement or instrument related to the borrowing of money to which Developer is a party or by which Developer is bound;

(i) the Financial Statements are, and when hereafter required to be submitted will be, complete, correct in all material respects and accurately present the assets, liabilities, results of operations and financial condition of Developer, and there has been no material adverse change in the assets, liabilities, results of operations or financial condition of Developer since the date of Developer's most recent Financial Statements;

(j) prior to the issuance of a Final Certificate, Developer shall not do any of the following without the prior written consent of DPD: (1) be a party to any merger, liquidation or consolidation; (2) sell, transfer, convey, lease or otherwise dispose of all or substantially all of its assets or any portion of the Property (including but not limited to any fixtures or equipment now or hereafter attached thereto) except in the ordinary course of business; (3) enter into any transaction outside the ordinary course of Developer's business; (4) assume, guarantee, endorse, or otherwise become liable in connection with the obligations of any other person or entity; or (5) enter into any transaction that would cause a material and detrimental change to Developer's financial condition;

(k) Developer has not incurred, and, prior to the issuance of a Final Certificate, shall not, without the prior written consent of the Commissioner of DPD, allow the existence of any liens against the Property (or improvements thereon) other than the Permitted Liens; or incur any indebtedness, secured or to be secured by the Property (or improvements thereon) or any fixtures now or hereafter attached thereto, except Lender Financing disclosed in the Project Budget; and

(l) has not made or caused to be made, directly or indirectly, any payment, gratuity or offer of employment in connection with the Agreement or any contract paid from the City treasury or pursuant to City ordinance, for services to any City agency ("City Contract") as an inducement for the City to enter into the Agreement or any City Contract with Developer in violation of Chapter 2-156-120 of the Municipal Code;

(m) neither Developer nor any affiliate of Developer is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List. For purposes of this subparagraph (m) only, the term "affiliate," when used to indicate a relationship with a specified person or entity, means a person or entity that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with such specified person or entity, and a person or entity shall be

deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

(n) Developer understands that (i) the City Funds are limited obligations of the City, payable solely from moneys on deposit in the Montclare Senior Residences of Calumet Heights Project Account of the TIF Fund; (ii) the City Funds do not constitute indebtedness of the City within the meaning of any constitutional or statutory provision or limitation; (iii) Developer will have no right to compel the exercise of any taxing power of the City for payment of the City Funds; and (iv) the City Funds do not and will not represent or constitute a general obligation or a pledge of the faith and credit of the City, the State of Illinois or any political subdivision thereof;

(o) Developer has sufficient knowledge and experience in financial and business matters, including municipal projects and revenues of the kind represented by the City Funds, and has been supplied with access to information to be able to evaluate the risks associated with the receipt of City Funds;

(p) Developer understands that there is no assurance as to the amount or timing of receipt of City Funds, and that the amounts of City Funds actually received by such party are likely to be substantially less than the maximum amounts set forth in Section 4.03(b);

(q) Developer understands it may not sell, assign, pledge or otherwise transfer its interest in this Agreement or City Funds in whole or in part except in accordance with the terms of Section 18.14 of this Agreement, and, to the fullest extent permitted by law, agrees to indemnify the City for any losses, claims, damages or expenses relating to or based upon any sale, assignment, pledge or transfer of City Funds in violation of this Agreement;

(r) Developer acknowledges that with respect to City Funds, the City has no obligation to provide any continuing disclosure to the Electronic Municipal Market Access System maintained by the Municipal Securities Rulemaking Board, to any holder of a note relating to City Funds or any other person under Rule 15c2-12 of the Commission promulgated under the Securities Exchange Act of 1934 or otherwise, and shall have no liability with respect thereto; and

(s) Developer agrees that Developer, any person or entity who directly or indirectly has an ownership or beneficial interest in Developer of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Developer's contractors (i.e., any person or entity in direct contractual privity with Developer regarding the subject matter of this Agreement) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Developer and all the other preceding classes of persons and entities are together, the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee (i) after execution of this Agreement by Developer, (ii) while this Agreement or any Other Contract (as defined below) is executory, (iii) during the term of this Agreement or any Other Contract between Developer and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Developer represents and warrants that from the later of (i) May 16, 2011, or (ii) the date the City approached the Developer or the date the Developer approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

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

Developer agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

Developer agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Developer intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the closing of this Agreement, the City may elect to decline to close the transaction contemplated by this Agreement.

For purposes of this provision:

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

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

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

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

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and

- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

“Political fundraising committee” means a “political fundraising committee” as defined in Chapter 2-156 of the Municipal Code, as amended.

8.02 Covenant to Redevelop. Upon DPD's approval of the Project Budget, the Scope Drawings and Plans and Specifications as provided in Sections 3.02 and 3.03 hereof, and Developer's receipt of all required building permits and governmental approvals, Developer shall redevelop the Property in accordance with this Agreement and all Exhibits attached hereto, the TIF Ordinances, the Bond Ordinance, the TIF Bond Ordinance, the Scope Drawings, Plans and Specifications, Project Budget and all amendments thereto, and all federal, state and local laws, ordinances, rules, regulations, executive orders and codes applicable to the Project, the Property and/or Developer. The covenants set forth in this Section 8.02 shall run with the land and be binding upon any transferee for the Term of the Agreement, but shall be deemed satisfied upon issuance by the City of a Final Certificate with respect thereto.

8.03 Redevelopment Plan. Developer represents that the Project is and shall be in compliance with all of the terms of the Redevelopment Plan, which is hereby incorporated by reference into this Agreement.

8.04 Use of City Funds. City Funds disbursed to Developer shall be used by Developer solely to pay for (or to reimburse Developer for its payment for) the TIF-Funded Improvements as provided in this Agreement.

8.05 Other Bonds. Developer shall, at the request of the City, agree to any reasonable amendments to this Agreement that are necessary or desirable in order for the City to issue (in its sole discretion) any bonds in connection with the Redevelopment Area, the proceeds of which may be used to reimburse the City for expenditures made in connection with, or provide a source of funds for the payment for, the TIF-Funded Improvements (the “Bonds”); provided, however, that any such amendments shall not have a material adverse effect on Developer or the Project. Developer shall, at Developer's expense, cooperate and provide reasonable assistance in connection with the marketing of any such Bonds, including but not limited to providing written descriptions of the Project, making representations, providing information regarding its financial condition and assisting the City in preparing an offering statement with respect thereto.

8.06 [intentionally omitted]

8.07 Employment Opportunity; Progress Reports. Developer covenants and agrees to abide by, and contractually obligate and use reasonable efforts to cause the General Contractor and each subcontractor to abide by the terms set forth in Section 10 hereof. Developer shall deliver to the City written progress reports detailing compliance with the requirements of Sections 8.09, 10.02 and 10.03 of this Agreement. Such reports shall be delivered to the City when the Project is 25%, 50%, 70% and 100% completed (based on the amount of expenditures incurred in relation to the Project Budget). If any such reports indicate a shortfall in compliance, Developer shall also deliver a plan to DPD which shall outline, to DPD's satisfaction, the manner in which Developer shall correct any shortfall.

8.08 Employment Profile. Developer shall submit, and contractually obligate and cause the General Contractor or any subcontractor to submit, to DPD, from time to time, statements of its employment profile upon DPD's request.

8.09 Prevailing Wage. Developer covenants and agrees to pay, and to contractually obligate and cause the General Contractor and each subcontractor to pay, the prevailing wage rate as ascertained by the federal government pursuant to the Davis-Bacon Act, to all their respective employees working on constructing the Project or otherwise completing the TIF-Funded Improvements. All such contracts shall list the specified rates to be paid to all laborers, workers and mechanics for each craft or type of worker or mechanic employed pursuant to such contract. If federal prevailing wage rates are revised, the revised rates will apply to all such contracts. Upon the City's request, Developer shall provide the City with copies of all such contracts entered into by Developer or the General Contractor to evidence compliance with this Section 8.09.

8.10 Arms-Length Transactions. Unless DPD has given its prior written consent with respect thereto, no Affiliate of Developer may receive any portion of City Funds, directly or indirectly, in payment for work done, services provided or materials supplied in connection with any TIF-Funded Improvement. Developer shall provide information with respect to any entity to receive City Funds directly or indirectly (whether through payment to the Affiliate by Developer and reimbursement to Developer for such costs using City Funds, or otherwise), upon DPD's request, prior to any such disbursement.

8.11 Conflict of Interest. Pursuant to Section 5/11-74.4-4(n) of the Act, Developer represents, warrants and covenants that, to the best of its knowledge, no member, official, or employee of the City, or of any commission or committee exercising authority over the Project, the Redevelopment Area or the Redevelopment Plan, or any consultant hired by the City or Developer with respect thereto, owns or controls, has owned or controlled or will own or control any interest, and no such person shall represent any person, as agent or otherwise, who owns or controls, has owned or controlled, or will own or control any interest, direct or indirect, in Developer's business, the Property or any other property in the Redevelopment Area.

8.12 Disclosure of Interest. Developer's counsel has no direct or indirect financial ownership interest in Developer, the Property or any other aspect of the Project.

8.13 Financial Statements. Developer shall obtain and provide to DPD Financial Statements for Developer's fiscal year ended 2018 and each year thereafter for the Term of the Agreement. In addition, Developer shall submit unaudited financial statements as soon

as reasonably practical following the close of each fiscal year and for such other periods as DPD may request.

8.14 Insurance. Developer, at its own expense, shall comply with all provisions of Section 12 hereof.

8.15 Non-Governmental Charges. (a) Payment of Non-Governmental Charges. Except for the Permitted Liens, Developer agrees to pay or cause to be paid when due any Non-Governmental Charge assessed or imposed upon the Project, the Property or any fixtures that are or may become attached thereto, which creates, may create, or appears to create a lien upon all or any portion of the Property or Project; provided however, that if such Non-Governmental Charge may be paid in installments, Developer may pay the same together with any accrued interest thereon in installments as they become due and before any fine, penalty, interest, or cost may be added thereto for nonpayment. Developer shall furnish to DPD, within thirty (30) days of DPD's request, official receipts from the appropriate entity, or other proof satisfactory to DPD, evidencing payment of the Non-Governmental Charge in question.

(b) Right to Contest. Developer has the right, before any delinquency occurs:

(i) to contest or object in good faith to the amount or validity of any Non-Governmental Charge by appropriate legal proceedings properly and diligently instituted and prosecuted, in such manner as shall stay the collection of the contested Non-Governmental Charge, prevent the imposition of a lien or remove such lien, or prevent the sale or forfeiture of the Property (so long as no such contest or objection shall be deemed or construed to relieve, modify or extend Developer's covenants to pay any such Non-Governmental Charge at the time and in the manner provided in this Section 8.15); or

(ii) at DPD's sole option, to furnish a good and sufficient bond or other security satisfactory to DPD in such form and amounts as DPD shall require, or a good and sufficient undertaking as may be required or permitted by law to accomplish a stay of any such sale or forfeiture of the Property or any portion thereof or any fixtures that are or may be attached thereto, during the pendency of such contest, adequate to pay fully any such contested Non-Governmental Charge and all interest and penalties upon the adverse determination of such contest.

8.16 Developer's Liabilities. Developer shall not enter into any transaction that would materially and adversely affect its ability to perform its obligations hereunder or to repay any material liabilities or perform any material obligations of Developer to any other person or entity. Developer shall immediately notify DPD of any and all events or actions which may materially affect Developer's ability to carry on its business operations or perform its obligations under this Agreement or any other documents and agreements.

8.17 Compliance with Laws.

(a) Representation. To the best of Developer's knowledge, after diligent inquiry, the Property and the Project are and shall be, as and when required, in compliance with all applicable Laws pertaining to or affecting the Project and the Property. Upon the City's request, Developer shall provide evidence satisfactory to the City of such compliance.

(b) Covenant. Developer covenants that the Property and the Project will be operated and managed in compliance with all Laws. Upon the City's request, the Developer shall provide evidence to the City of its compliance with this covenant.

8.18 Recording and Filing. Developer shall cause this Agreement, certain exhibits (as specified by Corporation Counsel), all amendments and supplements hereto to be recorded and filed against the Property on the date hereof in the conveyance and real property records of the county in which the Project is located. This Agreement shall be recorded prior to any mortgage made in connection with Lender Financing. Developer shall pay all fees and charges incurred in connection with any such recording. Upon recording, Developer shall immediately transmit to the City an executed original of this Agreement showing the date and recording number of record.

8.19 Real Estate Provisions. The covenants set forth in this Section 8.19 shall run with the land and be binding upon any transferee for the Term of the Agreement.

(a) Governmental Charges.

(i) Payment of Governmental Charges. Developer agrees to pay or cause to be paid when due all Governmental Charges (as defined below) which are assessed or imposed upon Developer, the Property or the Project, or become due and payable, and which create, may create, or appear to create a lien upon Developer or all or any portion of the Property or the Project. "Governmental Charge" shall mean all federal, State, county, the City, or other governmental (or any instrumentality, division, agency, body, or department thereof) taxes, levies, assessments, charges, liens, claims or encumbrances (except for those assessed by foreign nations, states other than the State of Illinois, counties of the State other than Cook County, and municipalities other than the City) relating to Developer, the Property or the Project including but not limited to real estate taxes.

(ii) Right to Contest. Developer has the right before any delinquency occurs to contest or object in good faith to the amount or validity of any Governmental Charge by appropriate legal proceedings properly and diligently instituted and prosecuted in such manner as shall stay the collection of the contested Governmental Charge and prevent the imposition of a lien or the sale or forfeiture of the Property. Developer's right to challenge real estate taxes applicable to the Property is limited as provided for in Section 8.19(c) below; provided, that such real estate taxes must be paid in full when due and may be disputed only after such payment is made. No such contest or objection shall be deemed or construed in any way as relieving, modifying or extending Developer's covenants to pay any such Governmental Charge at the time and in the manner provided in this Agreement unless Developer has given prior written notice to DPD of Developer's intent to contest or object to a Governmental Charge and, unless, at DPD's sole option,

(i) Developer shall demonstrate to DPD's satisfaction that legal proceedings instituted by Developer contesting or objecting to a Governmental Charge shall conclusively operate to prevent or remove a lien against, or the sale or forfeiture of, all or any part of the Property to satisfy such Governmental Charge prior to final determination of such proceedings; and/or

(ii) Developer shall furnish a good and sufficient bond or other security satisfactory to DPD in such form and amounts as DPD shall require, or a good and sufficient undertaking as may be required or permitted by law to accomplish a stay of any such sale or forfeiture of the Property during the pendency of such contest, adequate to pay fully any such contested Governmental Charge and all interest and penalties upon the adverse determination of such contest.

(b) Developer's Failure To Pay Or Discharge Lien. If Developer fails to pay any Governmental Charge or to obtain discharge of the same, Developer shall advise DPD thereof in writing, at which time DPD may, but shall not be obligated to, and without waiving or releasing any obligation or liability of Developer under this Agreement, in DPD's sole discretion, make such payment, or any part thereof, or obtain such discharge and take any other action with respect thereto which DPD deems advisable. All sums so paid by DPD, if any, and any expenses, if any, including reasonable attorneys' fees, court costs, expenses and other charges relating thereto, shall be promptly disbursed to DPD by Developer. Notwithstanding anything contained herein to the contrary, this paragraph shall not be construed to obligate the City to pay any such Governmental Charge. Additionally, if Developer fails to pay any Governmental Charge, the City, in its sole discretion, may require Developer to submit to the City audited Financial Statements at Developer's own expense.

8.20 [intentionally omitted].

8.21 Annual Compliance Report. Beginning with the issuance of the Final Certificate and continuing throughout the Term of the Agreement, Developer shall submit to DPD the Annual Compliance Report within 30 days after the end of the calendar year to which the Annual Compliance Report relates. Failure by Developer to submit the Annual Compliance Report shall constitute an Event of Default under Section 15.01 hereof, without notice or opportunity to cure pursuant to Section 15.03 hereof. The covenants set forth in this Section 8.21 shall run with the land and be binding upon any transferee for the Term of the Agreement.

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

8.23 Energy Certification. Prior to issuance of the Final Certificate, the Developer shall provide an affidavit from its project architect certifying that the Facility would likely achieve the Energy Certification.

8.24 [intentionally omitted]

8.25. FOIA and Local Records Act Compliance.

(a) FOIA. The Developer acknowledges that the City is subject to the Illinois Freedom of Information Act, 5 ILCS 140/1 et. seq., as amended ("FOIA"). The FOIA requires the City to produce records (very broadly defined in FOIA) in response to a FOIA

request in a very short period of time, unless the records requested are exempt under the FOIA. If the Developer receives a request from the City to produce records within the scope of FOIA, then the Developer covenants to comply with such request within 48 hours of the date of such request. Failure by the Developer to timely comply with such request shall be an Event of Default.

(b) Exempt Information. Documents that the Developer submits to the City under Section 8.21, (Annual Compliance Report) or otherwise during the Term of the Agreement that contain trade secrets and commercial or financial information may be exempt if disclosure would result in competitive harm. However, for documents submitted by the Developer to be treated as a trade secret or information that would cause competitive harm, FOIA requires that Developer mark any such documents as "proprietary, privileged or confidential." If the Developer marks a document as "proprietary, privileged and confidential", then DPD will evaluate whether such document may be withheld under the FOIA. DPD, in its discretion, will determine whether a document will be exempted from disclosure, and that determination is subject to review by the Illinois Attorney General's Office and/or the courts.

(c) Local Records Act. The Developer acknowledges that the City is subject to the Local Records Act, 50 ILCS 205/1 et. seq, as amended (the "Local Records Act"). The Local Records Act provides that public records may only be disposed of as provided in the Local Records Act. If requested by the City, the Developer covenants to use its best efforts consistently applied to assist the City in its compliance with the Local Records Act

8.26 Affordable Housing Covenant. Developer agrees and covenants to the City that the provisions of the City Loan Regulatory Agreement shall govern the terms of Developer's obligation to provide affordable housing at any time during which the City Loan Regulatory Agreement provisions remain enforceable according to the City Loan Regulatory Agreement. At all other times during the Term of the Agreement, the following provisions shall govern the terms of the obligation to provide affordable housing under this Agreement:

(a) The Facility shall be operated and maintained solely as residential rental housing for senior citizens;

(b) 104 of the units in the Facility shall be available for occupancy to and be occupied solely by one or more Families consisting of senior citizens qualifying as Low Income Families (as defined below) upon initial occupancy; and

(c) Each of the 104 units for low- and moderate-income senior citizens in the Facility has monthly rents payable by tenants not in excess of thirty percent (30%) of the maximum allowable income for a Low Income Family (with the applicable Family size for such units determined in accordance with the rules specified in Section 42(g)(2) of the Internal Revenue Code of 1986, as amended); provided, however, that for any unit occupied by a Family (as defined below) that no longer qualifies as a Low Income Family due to an increase in such Family's income since the date of its initial occupancy of such unit, the maximum monthly rent for such unit shall not exceed thirty percent (30%) of such Family's monthly income.

(d) As used in this Section 8.26, the following terms have the following meanings:

(i) "Family" shall mean one or more individuals, whether or not related by blood or marriage; and

(ii) "Low Income Families" shall mean Families whose annual income does not exceed sixty percent (60%) of the Chicago-area median income, adjusted for Family size, as such annual income and Chicago-area median income are determined from time to time by the United States Department of Housing and Urban Development, and thereafter such income limits shall apply to this definition.

(e) The covenants set forth in this Section 8.26 shall run with the land and be binding upon any transferee for the Term of the Agreement.

(f) The City and Developer may enter into a separate agreement to implement the provisions of this Section 8.26.

8.27 Compliance with Multi-Project Labor Agreement. Developer shall cause the General Contractor to comply with that certain Settlement Agreement dated November 3, 2011, by and among the City, the Chicago Regional Council of Carpenters, the Metropolitan Pier and Exposition Authority, the Public Building Commission of the City, and the State, because the Project budget is in excess of \$25,000,000, and, therefore, is subject to the provisions of that certain City Multi-Project Labor Agreement (the "MPLA") dated February 9, 2011, by and among the City and the labor organizations comprising the Chicago & Cook County Building & Construction Trades Council. Developer shall cause the General Contractor to comply with the MPLA to the fullest extent legally permissible without violating other requirements applicable to the construction of the Project, including, without limitation, Sections 8.09, 10.02 and 10.03 hereof, Housing Act Section 3, Davis-Bacon Act, the Contract Work Hours and Safety Standards Act and the Labor Standards Deposit Agreement. At the direction of DPD, affidavits and other supporting documentation shall be required of Developer, General Contractor and the subcontractors to verify or clarify compliance with the MPLA.

8.28 Survival of Covenants. All warranties, representations, covenants and agreements of Developer contained in this Section 8 and elsewhere in this Agreement shall be true, accurate and complete at the time of Developer's execution of this Agreement, and shall survive the execution, delivery and acceptance hereof by the parties hereto and (except as provided in Section 7 hereof upon the issuance of a Final Certificate) shall be in effect throughout the Term of the Agreement.

SECTION 9. COVENANTS/REPRESENTATIONS/WARRANTIES OF CITY

9.01 General Covenants. The City represents that it has the authority as a home rule unit of local government to execute and deliver this Agreement and to perform its obligations hereunder.

9.02 Survival of Covenants. All warranties, representations, and covenants of the City contained in this Section 9 or elsewhere in this Agreement shall be true, accurate, and complete at the time of the City's execution of this Agreement, and shall survive the execution, delivery and acceptance hereof by the parties hereto and be in effect throughout the Term of the Agreement.

SECTION 10. DEVELOPER'S EMPLOYMENT OBLIGATIONS

10.01 Employment Opportunity. Developer, on behalf of itself and its successors and assigns, hereby agrees, and shall contractually obligate its or their various contractors, subcontractors or any Affiliate of Developer operating on the Property (collectively, with Developer, the "Employers" and individually an "Employer") to agree, that for the Term of this Agreement with respect to Developer and during the period of any other party's provision of services in connection with the construction of the Project or occupation of the Property:

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

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

(c) Each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including but not limited to the City's Human Rights Ordinance and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1993), and any subsequent amendments and regulations promulgated thereto.

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

(e) Each Employer shall include the foregoing provisions of subparagraphs (a) through (d) in every contract entered into in connection with the Project, and shall require inclusion of these provisions in every subcontract entered into by any subcontractors, and

every agreement with any Affiliate operating on the Property, so that each such provision shall be binding upon each contractor, subcontractor or Affiliate, as the case may be.

(f) Failure to comply with the employment obligations described in this Section 10.01 shall be a basis for the City to pursue remedies under the provisions of Section 15.02 hereof.

10.02 City Resident Construction Worker Employment Requirement. Developer agrees for itself and its successors and assigns, and shall contractually obligate its General Contractor and shall cause the General Contractor to contractually obligate its subcontractors, as applicable, to agree, that during the construction of the Project they shall comply with the minimum percentage of total worker hours performed by actual residents of the City as specified in Section 2-92-330 of the Municipal Code (at least 50 percent of the total worker hours worked by persons on the site of the Project shall be performed by actual residents of the City); provided, however, that in addition to complying with this percentage, Developer, its General Contractor and each subcontractor shall be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions. Developer, the General Contractor and each subcontractor will use their respective best efforts to exceed the minimum percentage of hours stated above, and to employ neighborhood residents in connection with the Project.

Developer may request a reduction or waiver of this minimum percentage level of Chicagoans as provided for in Section 2-92-330 of the Municipal Code in accordance with standards and procedures developed by the Chief Procurement Officer of the City.

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

Developer, the General Contractor and each subcontractor shall provide for the maintenance of adequate employee residency records to show that actual Chicago residents are employed on the Project. Each Employer shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.

Weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) shall be submitted to the Commissioner of DPD in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Employer hired the employee should be written in after the employee's name.

Developer, the General Contractor and each subcontractor shall provide full access to their employment records to the Chief Procurement Officer, the Commissioner of DPD, the Superintendent of the Chicago Police Department, the Inspector General or any duly authorized representative of any of them. Developer, the General Contractor and each subcontractor shall maintain all relevant personnel data and records for a period of at least three (3) years after final acceptance of the work constituting the Project.

At the direction of DPD, affidavits and other supporting documentation will be required of Developer, the General Contractor and each subcontractor to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.

Good faith efforts on the part of Developer, the General Contractor and each subcontractor to provide utilization of actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the Chief Procurement Officer) shall not suffice to replace the actual, verified achievement of the requirements of this Section concerning the worker hours performed by actual Chicago residents.

When work at the Project is completed, in the event that the City has determined that Developer has failed to ensure the fulfillment of the requirement of this Section concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this Section. Therefore, in such a case of non-compliance, it is agreed that 1/20 of 1 percent (0.0005) of the aggregate hard construction costs set forth in the Project budget (the product of .0005 x such aggregate hard construction costs) (as the same shall be evidenced by approved contract value for the actual contracts) shall be surrendered by Developer to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject Developer, the General Contractor and/or the subcontractors to prosecution. Any retainage to cover contract performance that may become due to Developer pursuant to Section 2-92-250 of the Municipal Code may be withheld by the City pending the Chief Procurement Officer's determination as to whether Developer must surrender damages as provided in this paragraph.

Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246 " and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal opportunity under the provisions of this Agreement or related documents.

Developer shall cause or require the provisions of this Section 10.02 to be included in all construction contracts and subcontracts related to the Project.

10.03. MBE/WBE Commitment. Developer agrees for itself and its successors and assigns, and, if necessary to meet the requirements set forth herein, shall contractually obligate the General Contractor to agree that during the Project:

(a) Consistent with the findings which support, as applicable, (i) the Minority-Owned and Women-Owned Business Enterprise Procurement Program, Section 2-92-420 et seq., Municipal Code (the "Procurement Program"), and (ii) the Minority- and Women-Owned Business Enterprise Construction Program, Section 2-92-650 et seq., Municipal Code (the "Construction Program," and collectively with the Procurement Program, the "MBE/WBE Program"), and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this Section 10.03, during the course of the Project, at least the following percentages of the MBE/WBE Budget (as set forth in Exhibit H-2 hereto) shall be expended for contract participation by MBEs and by WBEs:

- (1) At least 26 percent by MBEs.
- (2) At least six percent by WBEs.

(b) For purposes of this Section 10.03 only, Developer (and any party to whom a contract is let by Developer in connection with the Project) shall be deemed a "contractor" and this Agreement (and any contract let by Developer in connection with the Project) shall be deemed a "contract" or a "construction contract" as such terms are defined in Sections 2-92-420 and 2-92-670, Municipal Code, as applicable.

(c) Consistent with Sections 2-92-440 and 2-92-720, Municipal Code, Developer's MBE/WBE commitment may be achieved in part by Developer's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by Developer) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture or (ii) the amount of any actual work performed on the Project by the MBE or WBE), by Developer utilizing a MBE or a WBE as the General Contractor (but only to the extent of any actual work performed on the Project by the General Contractor), by subcontracting or causing the General Contractor to subcontract a portion of the Project to one or more MBEs or WBEs, or by the purchase of materials or services used in the Project from one or more MBEs or WBEs, or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to Developer's MBE/WBE commitment as described in this Section 10.03. In accordance with Section 2-92-730, Municipal Code, Developer shall not substitute any MBE or WBE General Contractor or subcontractor without the prior written approval of DPD.

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

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

(f) Any reduction or waiver of Developer's MBE/WBE commitment as described in this Section 10.03 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code, as applicable.

(g) Prior to the commencement of the Project, Developer shall be required to meet with the City's monitoring staff with regard to Developer's compliance with its obligations

under this Section 10.03. The General Contractor and all major subcontractors shall be required to attend this pre-construction meeting. During said meeting, Developer shall demonstrate to the City's monitoring staff its plan to achieve its obligations under this Section 10.03, the sufficiency of which shall be approved by the City's monitoring staff. During the Project, Developer shall submit the documentation required by this Section 10.03 to the City's monitoring staff, including the following: (i) subcontractor's activity report; (ii) contractor's certification concerning labor standards and prevailing wage requirements; (iii) contractor letter of understanding; (iv) monthly utilization report; (v) authorization for payroll agent; (vi) certified payroll; (vii) evidence that MBE/WBE contractor associations have been informed of the Project via written notice and hearings; and (viii) evidence of compliance with job creation/job retention requirements. Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis of the documentation, that Developer is not complying with its obligations under this Section 10.03, shall, upon the delivery of written notice to Developer, be deemed an Event of Default. Upon the occurrence of any such Event of Default, in addition to any other remedies provided in this Agreement, the City may: (1) issue a written demand to Developer to halt the Project, (2) withhold any further payment of any City Funds to Developer or the General Contractor, (3) exercise all remedies available under the Junior Mortgage or (4) seek any other remedies against Developer available at law or in equity.

SECTION 11. ENVIRONMENTAL MATTERS

Developer hereby represents and warrants to the City that Developer has conducted environmental studies sufficient to conclude that the Project may be constructed, completed and operated in accordance with all Environmental Laws and this Agreement and all Exhibits attached hereto, the Scope Drawings, Plans and Specifications and all amendments thereto, the Bond Ordinance and the Redevelopment Plan.

Without limiting any other provisions hereof, Developer agrees to indemnify, defend and hold the City harmless from and against any and all losses, liabilities, damages, injuries, costs, expenses or claims of any kind whatsoever including, without limitation, any losses, liabilities, damages, injuries, costs, expenses or claims asserted or arising under any Environmental Laws incurred, suffered by or asserted against the City as a direct or indirect result of any of the following, regardless of whether or not caused by, or within the control of Developer: (i) the presence of any Hazardous Material on or under, or the escape, seepage, leakage, spillage, emission, discharge or release of any Hazardous Material from (A) all or any portion of the Property or (B) any other real property in which Developer, or any person directly or indirectly controlling, controlled by or under common control with Developer, holds any estate or interest whatsoever (including, without limitation, any property owned by a land trust in which the beneficial interest is owned, in whole or in part, by Developer), or (ii) any liens against the Property permitted or imposed by any Environmental Laws, or any actual or asserted liability or obligation of the City or Developer or any of its Affiliates under any Environmental Laws relating to the Property.

SECTION 12. INSURANCE

Developer must provide and maintain, at Developer's own expense, or cause to be provided and maintained during the term of this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

(a) Prior to execution and delivery of this Agreement.

(i) Workers Compensation and Employers Liability

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

(ii) Commercial General Liability (Primary and Umbrella)

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

(iii) All Risk Property

All Risk Property Insurance at replacement value of the property to protect against loss of, damage to, or destruction of the building/facility. The City is to be named as an additional insured and loss payee/mortgagee if applicable.

(b) Construction. Prior to the construction of any portion of the Project, Developer will cause its architects, contractors, subcontractors, project managers and other parties constructing the Project to procure and maintain the following kinds and amounts of insurance:

(i) Workers Compensation and Employers Liability

Workers Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Agreement and Employers Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

(ii) Commercial General Liability (Primary and Umbrella)

Commercial General Liability Insurance or equivalent with limits of not less than \$2,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: All premises and operations, products/completed operations (for a minimum of two (2) years following project completion), explosion, collapse, underground, separation of insureds, defense, and contractual liability (with no limitation endorsement). The City of Chicago is to be named as an additional insured on a primary, non-contributory basis for any liability arising directly or indirectly from the work.

(iii) Automobile Liability (Primary and Umbrella)

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Automobile Liability Insurance with limits of not less than

\$2,000,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, non-contributory basis.

(iv) Railroad Protective Liability

When any work is to be done adjacent to or on railroad or transit property, Developer must provide cause to be provided with respect to the operations that Contractors perform, Railroad Protective Liability Insurance in the name of railroad or transit entity. The policy must have limits of not less than \$2,000,000 per occurrence and \$6,000,000 in the aggregate for losses arising out of injuries to or death of all persons, and for damage to or destruction of property, including the loss of use thereof.

(v) All Risk /Builders Risk

When Developer undertakes any construction, including improvements, betterments, and/or repairs, Developer must provide or cause to be provided All Risk Builders Risk Insurance at replacement cost for materials, supplies, equipment, machinery and fixtures that are or will be part of the project. The City of Chicago is to be named as an additional insured and loss payee/mortgagee if applicable.

(vi) Professional Liability

When any architects, engineers, construction managers or other professional consultants perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$1,000,000. Coverage must include contractual liability. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

(vii) Valuable Papers

When any plans, designs, drawings, specifications and documents are produced or used under this Agreement, Valuable Papers Insurance must be maintained in an amount to insure against any loss whatsoever, and must have limits sufficient to pay for the re-creation and reconstruction of such records.

(viii) Contractors Pollution Liability

When any remediation work is performed which may cause a pollution exposure, Developer must cause remediation contractor to provide Contractor Pollution Liability covering bodily injury, property damage and other losses caused by pollution conditions that arise from the contract scope of work with limits of not less than \$1,000,000 per occurrence. Coverage must include completed operations, contractual liability, defense, excavation, environmental cleanup, remediation and disposal. When policies are renewed or replaced, the policy retroactive date must coincide with or precede, start of work on the Agreement. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years. The City of Chicago is to be named as an additional insured.

(c) Post Construction:

(i) All Risk Property Insurance at replacement value of the property to protect against loss of, damage to, or destruction of the building/facility. The City is to be named as an additional insured and loss payee/mortgagee if applicable.

(d) Other Requirements:

Developer must furnish the City of Chicago, Department of Planning and Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Developer must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached) or equivalent prior to closing. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Developer is not a waiver by the City of any requirements for Developer to obtain and maintain the specified coverages. Developer shall advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance does not relieve Developer of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to stop work and/or terminate agreement until proper evidence of insurance is provided.

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

Any deductibles or self insured retentions on referenced insurance coverages must be borne by Developer and Contractors.

Developer hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Developer in no way limit Developer's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self insurance programs maintained by the City of Chicago do not contribute with insurance provided by Developer under the Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Developer is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Developer must require Contractor and subcontractors to provide the insurance required herein, or Developer may provide the coverages for Contractor and subcontractors. All Contractors and subcontractors are subject to the same insurance requirements of Developer unless otherwise specified in this Agreement.

If Developer, any Contractor or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

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

SECTION 13. INDEMNIFICATION

13.01 General Indemnity. Developer agrees to indemnify, pay, defend and hold the City, and its elected and appointed officials, employees, agents and affiliates (individually an "Indemnitee," and collectively the "Indemnitees") harmless from and against, any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, claims, costs, expenses and disbursements of any kind or nature whatsoever (and including without limitation, the reasonable fees and disbursements of counsel for such Indemnitees in connection with any investigative, administrative or judicial proceeding commenced or threatened, whether or not such Indemnitees shall be designated a party thereto), that may be imposed on, suffered, incurred by or asserted against the Indemnitees in any manner relating or arising out of:

(i) Developer's failure to comply with any of the terms, covenants and conditions contained within this Agreement; or

(ii) Developer's or any contractor's failure to pay General Contractors, subcontractors or materialmen in connection with the TIF-Funded Improvements or any other Project improvement; or

(iii) the existence of any material misrepresentation or omission in this Agreement, any official statement, limited offering memorandum or private placement memorandum or the Redevelopment Plan or any other document related to this Agreement that is the result of information supplied or omitted by Developer or any Affiliate Developer or any agents, employees, contractors or persons acting under the control or at the request of Developer or any Affiliate of Developer; or

(iv) Developer's failure to cure any misrepresentation in this Agreement or any other agreement relating hereto;

provided, however, that Developer shall have no obligation to an Indemnitee arising from the wanton or willful misconduct of that Indemnitee. To the extent that the preceding sentence may be unenforceable because it is violative of any law or public policy, Developer shall contribute the maximum portion that it is permitted to pay and satisfy under the applicable law, to the payment and satisfaction of all indemnified liabilities incurred by the Indemnitees or any of them. The provisions of the undertakings and indemnification set out in this Section 13.01 shall survive the termination of this Agreement.

SECTION 14. MAINTAINING RECORDS/RIGHT TO INSPECT

14.01 Books and Records. Developer shall keep and maintain separate, complete, accurate and detailed books and records necessary to reflect and fully disclose the total actual cost of the Project and the disposition of all funds from whatever source allocated thereto, and to monitor the Project. All such books, records and other documents, including but not limited to Developer's loan statements, if any, General Contractors' and contractors' sworn statements, general contracts, subcontracts, purchase orders, waivers of lien, paid receipts and invoices, shall be available at Developer's offices for inspection, copying, audit and examination by an authorized representative of the City, at Developer's expense. Developer shall incorporate this right to inspect, copy, audit and examine all books and records into all contracts entered into by Developer with respect to the Project.

14.02 Inspection Rights. Upon three (3) business days' notice, any authorized representative of the City has access to all portions of the Project and the Property during normal business hours for the Term of the Agreement.

SECTION 15. DEFAULT AND REMEDIES

15.01 Events of Default. The occurrence of any one or more of the following events, subject to the provisions of Section 15.03, shall constitute an "Event of Default" by Developer hereunder:

(a) the failure of Developer to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of Developer under this Agreement or any related agreement;

(b) the failure of Developer to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of Developer under any other agreement with any person or entity if such failure may have a material adverse effect on Developer's business, property, assets, operations or condition, financial or otherwise;

(c) the making or furnishing by Developer to the City of any representation, warranty, certificate, schedule, report or other communication within or in connection with this Agreement or any related agreement which is untrue or misleading in any material respect;

(d) except as otherwise permitted hereunder, the creation (whether voluntary or involuntary) of, or any attempt to create, any lien or other encumbrance upon the Property, including any fixtures now or hereafter attached thereto, other than the Permitted Liens, or the making or any attempt to make any levy, seizure or attachment thereof;

(e) the commencement of any proceedings in bankruptcy by or against Developer or for the liquidation or reorganization of Developer, or alleging that Developer is insolvent or unable to pay its debts as they mature, or for the readjustment or arrangement of Developer's debts, whether under the United States Bankruptcy Code or under any other state or federal law, now or hereafter existing for the relief of debtors, or the commencement of any analogous statutory or non-statutory proceedings involving Developer; provided, however, that if such commencement of proceedings is involuntary, such action shall not

constitute an Event of Default unless such proceedings are not dismissed within sixty (60) days after the commencement of such proceedings;

(f) the appointment of a receiver or trustee for Developer, for any substantial part of Developer's assets or the institution of any proceedings for the dissolution, or the full or partial liquidation, or the merger or consolidation, of Developer; provided, however, that if such appointment or commencement of proceedings is involuntary, such action shall not constitute an Event of Default unless such appointment is not revoked or such proceedings are not dismissed within sixty (60) days after the commencement thereof;

(g) the entry of any judgment or order against Developer which remains unsatisfied or undischarged and in effect for sixty (60) days after such entry without a stay of enforcement or execution;

(h) the occurrence of an event of default under the Lender Financing, which default is not cured within any applicable cure period;

(i) the dissolution of Developer or the death of any natural person who owns a material interest in Developer;

(j) the institution in any court of a criminal proceeding (other than a misdemeanor) against Developer or any natural person who owns a material interest in Developer, which is not dismissed within thirty (30) days, or the indictment of Developer or any natural person who owns a material interest in Developer, for any crime (other than a misdemeanor);

(k) prior to the end of the Term of the Agreement, without the prior written consent of the City, any sale, transfer, conveyance, lease or other disposition of all or substantially all of Developer's assets or any portion of the Property (including but not limited to any fixtures or equipment now or hereafter attached thereto) except in the ordinary course of business or as otherwise expressly permitted by this Agreement; or

(l) The failure of Developer, or the failure by any party that is a Controlling Person (defined in Section 1-23-010 of the Municipal Code) with respect to Developer, to maintain eligibility to do business with the City in violation of Section 1-23-030 of the Municipal Code; such failure shall render this Agreement voidable or subject to termination, at the option of the Chief Procurement Officer.

For purposes of Sections 15.01(i) and 15.01(j) hereof, a person with a material interest in Developer shall be one owning in excess of ten (10%) of Developer's issued and outstanding shares of stock or membership interests.

15.02 Remedies. Upon the occurrence of an Event of Default, the City may terminate this Agreement and any other agreements to which the City and Developer are or shall be parties, suspend disbursement of City Funds, place a lien on the Project in the amount of City Funds paid, and/or seek reimbursement of any City Funds paid.

The City may, in any court of competent jurisdiction by any action or proceeding at law or in equity, pursue and secure any available remedy, including but not limited to damages, foreclosure of the Junior Mortgage, injunctive relief or the specific performance of the agreements contained herein or in the Junior Mortgage.

15.03 Curative Period. In the event Developer shall fail to perform a monetary covenant which Developer is required to perform under this Agreement, notwithstanding any other provision of this Agreement to the contrary, an Event of Default shall not be deemed to have occurred unless Developer has failed to perform such monetary covenant within ten (10) days of its receipt of a written notice from the City specifying that it has failed to perform such monetary covenant. In the event Developer shall fail to perform a non-monetary covenant which Developer is required to perform under this Agreement, notwithstanding any other provision of this Agreement to the contrary, an Event of Default shall not be deemed to have occurred unless Developer has failed to cure such default within thirty (30) days of its receipt of a written notice from the City specifying the nature of the default; provided, however, with respect to those non-monetary defaults which are not capable of being cured within such thirty (30) day period, Developer shall not be deemed to have committed an Event of Default under this Agreement if it has commenced to cure the alleged default within such thirty (30) day period and thereafter diligently and continuously prosecutes the cure of such default until the same has been cured.

SECTION 16. MORTGAGING OF THE PROJECT

All mortgages or deeds of trust in place as of the date hereof with respect to the Property or any portion thereof are listed on Exhibit G hereto (including but not limited to mortgages made prior to or on the date hereof in connection with Lender Financing) and are referred to herein as the "Existing Mortgages." Any mortgage or deed of trust that Developer may hereafter elect to execute and record or permit to be recorded against the Property or any portion thereof is referred to herein as a "New Mortgage." Any New Mortgage that Developer may hereafter elect to execute and record or permit to be recorded against the Property or any portion thereof with the prior written consent of the City is referred to herein as a "Permitted Mortgage." It is hereby agreed by and between the City and Developer as follows:

(a) In the event that a mortgagee or any other party shall succeed to Developer's interest in the Property or any portion thereof pursuant to the exercise of remedies under a New Mortgage (other than a Permitted Mortgage), whether by foreclosure or deed in lieu of foreclosure, and in conjunction therewith accepts an assignment of Developer's interest hereunder in accordance with Section 18.15 hereof, the City may, but shall not be obligated to, attorn to and recognize such party as the successor in interest to Developer for all purposes under this Agreement and, unless so recognized by the City as the successor in interest, such party shall be entitled to no rights or benefits under this Agreement, but such party shall be bound by those provisions of this Agreement that are covenants expressly running with the land.

(b) In the event that any mortgagee shall succeed to Developer's interest in the Property or any portion thereof pursuant to the exercise of remedies under an Existing Mortgage or a Permitted Mortgage, whether by foreclosure or deed in lieu of foreclosure, and in conjunction therewith accepts an assignment of Developer's interest hereunder in accordance with Section 18.15 hereof, the City hereby agrees to attorn to and recognize such party as the successor in interest to Developer for all purposes under this Agreement so long as such party accepts all of the obligations and liabilities of "Developer" hereunder; provided, however, that, notwithstanding any other provision of this Agreement to the contrary, it is understood and agreed that if such party accepts an assignment of Developer's interest under this Agreement, such party has no liability under this Agreement

for any Event of Default of Developer which accrued prior to the time such party succeeded to the interest of Developer under this Agreement, in which case Developer shall be solely responsible. However, if such mortgagee under a Permitted Mortgage or an Existing Mortgage does not expressly accept an assignment of Developer's interest hereunder, such party shall be entitled to no rights and benefits under this Agreement, and such party shall be bound only by those provisions of this Agreement, if any, which are covenants expressly running with the land.

(c) Prior to the issuance by the City to Developer of a Final Certificate pursuant to Section 7 hereof, no New Mortgage shall be executed with respect to the Property or any portion thereof without the prior written consent of the Commissioner of DPD.

SECTION 17. NOTICE

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

<p>If to the City:</p> <p>City of Chicago Department of Planning and Development 121 North LaSalle Street, Room 1000 Chicago, Illinois 60602 Attention: Commissioner</p>	<p>If to Developer:</p> <p>Montclare Senior Residences of Calumet Heights, LLC c/o MR Properties, LLC 701 Lee Street, Suite 802 Des Plaines, Illinois 60016 Attention: Philip I. Mappa</p>
<p>With Copies To:</p> <p>City of Chicago Department of Law 121 North LaSalle Street, Room 600 Chicago, Illinois 60602 Attention: Finance and Economic Development Division</p>	<p>With Copies To:</p> <p>Applegate & Thorne-Thomsen, P.C. 440 S. LaSalle St., Suite 1900 Chicago, Illinois 60605 Attention: Caleb Jewell</p>

Such addresses may be changed by notice to the other parties given in the same manner provided above. Any notice, demand, or request sent pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon dispatch. Any notice, demand or request sent pursuant to clause (c) shall be deemed received on the day immediately following deposit with the overnight courier and any notices, demands or requests sent pursuant to subsection (d) shall be deemed received two (2) business days following deposit in the mail.

SECTION 18. MISCELLANEOUS

18.01 Amendment. This Agreement and the Exhibits attached hereto may not be amended or modified without the prior written consent of the parties hereto; provided, however, that the City, in its sole discretion, may amend, modify or supplement the

Redevelopment Plan without the consent of any party hereto. It is agreed that no material amendment or change to this Agreement shall be made or be effective unless ratified or authorized by an ordinance duly adopted by the City Council. The term "material" for the purpose of this Section 18.01 shall be defined as any deviation from the terms of the Agreement which operates to cancel or otherwise reduce any developmental, construction or job-creating obligations of Developer (including those set forth in Sections 10.02 and 10.03 hereof) by more than five percent (5%) or materially changes the Project site or character of the Project or any activities undertaken by Developer affecting the Project site, the Project, or both, or increases any time agreed for performance by Developer by more than ninety (90) days.

18.02 Entire Agreement. This Agreement (including each Exhibit attached hereto, which is hereby incorporated herein by reference) constitutes the entire Agreement between the parties hereto and it supersedes all prior agreements, negotiations and discussions between the parties relative to the subject matter hereof.

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

18.04 Further Assurances. Developer agrees to take such actions, including the execution and delivery of such documents, instruments, petitions and certifications as may become necessary or appropriate to carry out the terms, provisions and intent of this Agreement.

18.05 Waiver. Waiver by the City or Developer with respect to any breach of this Agreement shall not be considered or treated as a waiver of the rights of the respective party with respect to any other default or with respect to any particular default, except to the extent specifically waived by the City or Developer in writing. No delay or omission on the part of a party in exercising any right shall operate as a waiver of such right or any other right unless pursuant to the specific terms hereof. A waiver by a party of a provision of this Agreement shall not prejudice or constitute a waiver of such party's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by a party, nor any course of dealing between the parties hereto, shall constitute a waiver of any such parties' rights or of any obligations of any other party hereto as to any future transactions.

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

18.07 Disclaimer. Nothing contained in this Agreement nor any act of the City shall be deemed or construed by any of the parties, or by any third person, to create or imply any relationship of third-party beneficiary, principal or agent, limited or general partnership or joint venture, or to create or imply any association or relationship involving the City.

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

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

18.10 Conflict. In the event of a conflict between any provisions of this Agreement and the provisions of the TIF Ordinances and/or the the Bond Ordinance, if any, such ordinance(s) shall prevail and control.

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

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

18.13 Approval. Wherever this Agreement provides for the approval or consent of the City, DPD or the Commissioner, or any matter is to be to the City's, DPD's or the Commissioner's satisfaction, unless specifically stated to the contrary, such approval, consent or satisfaction shall be made, given or determined by the City, DPD or the Commissioner in writing and in the reasonable discretion thereof. The Commissioner or other person designated by the Mayor of the City shall act for the City or DPD in making all approvals, consents and determinations of satisfaction, granting the Initial Completion Certificate or the Final Certificate or otherwise administering this Agreement for the City.

18.14 Assignment. Developer may not sell, assign or otherwise transfer its interest in this Agreement in whole or in part without the written consent of the City; provided, however that Montclare LLC may execute a Collateral Assignment. Any successor in interest to Developer under this Agreement shall certify in writing to the City its agreement to abide by all remaining executory terms of this Agreement, including but not limited to Sections 8.19 (Real Estate Provisions) and 8.23 (Survival of Covenants) hereof, for the Term of the Agreement. Developer consents to the City's sale, transfer, assignment or other disposal of this Agreement at any time in whole or in part.

18.15 Binding Effect. This Agreement shall be binding upon Developer, the City and their respective successors and permitted assigns (as provided herein) and shall inure to the benefit of Developer, the City and their respective successors and permitted assigns (as provided herein). Except as otherwise provided herein, this Agreement shall not run to the benefit of, or be enforceable by, any person or entity other than a party to this Agreement and its successors and permitted assigns. This Agreement should not be deemed to confer upon third parties any remedy, claim, right of reimbursement or other right.

18.16 Force Majeure. Neither the City nor Developer nor any successor in interest to either of them shall be considered in breach of or in default of its obligations under this Agreement in the event of any delay caused by damage or destruction by fire or other casualty, strike, shortage of material, unusually adverse weather conditions such as, by way of illustration and not limitation, severe rain storms or below freezing temperatures of abnormal degree or for an abnormal duration, tornadoes or cyclones, and other events or

conditions beyond the reasonable control of the party affected which in fact interferes with the ability of such party to discharge its obligations hereunder. The individual or entity relying on this section with respect to any such delay shall, upon the occurrence of the event causing such delay, immediately give written notice to the other parties to this Agreement. The individual or entity relying on this section with respect to any such delay may rely on this section only to the extent of the actual number of days of delay effected by any such events described above.

18.17 Business Economic Support Act. Pursuant to the Business Economic Support Act (30 ILCS 760/1 et seq.), if Developer is required to provide notice under the WARN Act, Developer shall, in addition to the notice required under the WARN Act, provide at the same time a copy of the WARN Act notice to the Governor of the State, the Speaker and Minority Leader of the House of Representatives of the State, the President and minority Leader of the Senate of State, and the Mayor of each municipality where Developer has locations in the State. Failure by Developer to provide such notice as described above may result in the termination of all or a part of the payment or reimbursement obligations of the City set forth herein.

18.18 Venue and Consent to Jurisdiction. If there is a lawsuit under this Agreement, each party may hereto agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois and the United States District Court for the Northern District of Illinois.

18.19 Costs and Expenses. In addition to and not in limitation of the other provisions of this Agreement, Developer agrees to pay upon demand the City's out-of-pocket expenses, including attorney's fees, incurred in connection with the enforcement of the provisions of this Agreement. This includes, subject to any limits under applicable law, attorney's fees and legal expenses, whether or not there is a lawsuit, including attorney's fees for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals and any anticipated post-judgment collection services. Developer also will pay any court costs, in addition to all other sums provided by law.

18.20 Business Relationships. Developer acknowledges (A) receipt of a copy of Section 2-156-030 (b) of the Municipal Code, (B) that Developer has read such provision and understands that pursuant to such Section 2-156-030 (b), it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a business relationship that creates a "Financial Interest" (as defined in Section 2-156-010 of the Municipal Code)(a "Financial Interest"), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving any person with whom the elected City official or employee has a business relationship that creates a Financial Interest, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship that creates a Financial Interest, and (C) that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. Developer hereby represents and warrants that, to the best of its knowledge after due inquiry, no violation of Section 2-156-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

18.21 Subordination Agreement. Upon the request of a lender providing Lender Financing, the City shall agree to subordinate its interests under this Agreement and the Junior Mortgage to the mortgage of such lender pursuant to a written subordination agreement, the form of which shall be in a form reasonably acceptable to the City and Corporation Counsel.

18.22. Exhibits. All of the exhibits attached to this Agreement are incorporated into this Agreement by reference.

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

MONTCLARE CALUMET HEIGHTS, LLC, an Illinois
limited liability company

By: Montclare Calumet Heights Manager, LLC,
its Manager an Illinois Limited liability company

By: Montclare Calumet Heights MM Corp.,
its Managing Member, an Illinois corporation

By: _____
Philip I. Mappa, its President

PATTI ANN CHARITABLE SERVICES,
an Illinois not-for-profit corporation

By: _____
Philip I. Mappa, its President

CITY OF CHICAGO

By: _____
David L. Reifman, Commissioner
Department of Planning and Development

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

I, _____, a notary public in and for the said County, in the State aforesaid, DO HEREBY CERTIFY that Philip I. Mappa, personally known to me to be the President of Montclare Calumet Heights MM Corp, an Illinois corporation, the Managing Member of Montclare Calumet Heights Manager, LLC, an Illinois limited liability company, the Manager of Montclare Calumet Heights, LLC, an Illinois limited liability company ("Montclare LLC"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed, and delivered said instrument, pursuant to the authority given to him by the members of the company, as his free and voluntary act and as the free and voluntary act of Montclare LLC, for the uses and purposes therein set forth.

GIVEN under my hand and official seal this ____ day of _____, 2018.

Notary Public

My Commission Expires_____

(SEAL)

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

I, _____, a notary public in and for the said County, in the State aforesaid, DO HEREBY CERTIFY that Philip I. Mappa, personally known to me to be the President of Patti Ann Charitable Services, an Illinois not-for-profit corporation ("PACS"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed, and delivered said instrument, pursuant to the authority given to him by the directors of PACS, as his free and voluntary act and as the free and voluntary act of PACS, for the uses and purposes therein set forth.

GIVEN under my hand and official seal this ____ day of _____, 2018.

Notary Public

My Commission Expires_____

(SEAL)

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

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

GIVEN under my hand and official seal this ___th day of _____, 2018.

Notary Public

My Commission Expires _____

[(Sub)Exhibits "D", "F" and "M" referred to in this Montclare Senior Residences of Calumet Heights Redevelopment Agreement omitted intentionally.]

[(Sub)Exhibits "A", "E", "I" and "O" referred to in this Montclare Senior Residences of Calumet Heights Redevelopment Agreement unavailable at time of printing.]

[(Sub)Exhibit "B" referred to in this Montclare Senior Residences of Calumet Heights Redevelopment Agreement constitutes Exhibit "B" to ordinance printed on page 81518 of this *Journal*.]

(Sub)Exhibits "C", "G", "H-1", "H-2", "J", "K", "L" and "N" referred to in this Montclare Senior Residences of Calumet Heights Redevelopment Agreement read as follows:

(Sub)Exhibit "C".
 (To Montclare Senior Residences Of Calumet
 Heights Redevelopment Agreement)

TIF-Funded Improvements.

*Notwithstanding the total of TIF-Funded Improvements or the amount of TIF eligible costs, the assistance to be provided by the City is limited to the amount described in Section 4.03 and shall not exceed \$3,000,000.

Development Budget -- TIF Eligible Costs

	TIF Eligible		
	Amount	Costs	Comments
Site Improvements			
Environmental Remediation	\$200,000	\$200,000	
Subtotal	\$200,000	\$200,000	
TIF Eligible Breakout -- New Construction			
Residential			
Construction Costs	\$23,676,331	\$ 9,233,769	50% of hard costs for 78% of units
Contractor			
General Conditions	1,295,568	505,272	50% of hard costs for 78% of units
Contractor Overhead	435,311	169,771	50% of hard costs for 78% of units
Contractor Profit	1,295,568	505,272	50% of hard costs for 78% of units
Subtotal	\$26,702,778	\$10,414,083	
Soft Costs			
Architecture -- Design	\$ 603,750	\$ 235,463	50% Architecture for 78% of units
Architecture			
Construction Supervision	201,250	78,488	50% Architecture for 78% of units
Subtotal	805,000	313,950	
Total:	\$27,707,778	\$10,928,033	Total TIF Eligible Expenses

A maximum of 60 percent of a Suppliers' contract will be credited towards MBE/WBE participation in line with the City of Chicago Department of Procurement's policies.

(Sub)Exhibit "G".
(To Montclare Senior Residences Of Calumet
Heights Redevelopment Agreement)

Permitted Liens.

1. Liens or encumbrances against the Property:

Those matters set forth as Schedule B title exceptions in the owner's title insurance policy issued by the Title Company as of the date hereof, but only so long as applicable title endorsements issued in conjunction therewith on the date hereof, if any, continue to remain, in full force and effect.

2. Liens or encumbrances against Developer or the Project, other than liens against the Property, if any: _____.

(Sub)Exhibit "H-1".
(To Montclare Senior Residences Of Calumet
Heights Redevelopment Agreement)

Project Budget.

Budget Line Item	Budget	Per Unit
Land Cost	\$800,000	\$5,970
Carrying Costs	10,000	75
Title and Transfer Taxes	<u>25,000</u>	<u>187</u>
Acquisition Total:	\$835,000	\$6,232
Landscaping	<u>\$197,500</u>	<u>\$1,474</u>
Site Work Total:	\$197,500	\$1,474

Budget Line Item	Budget	Per Unit
Site Work	\$ 2,037,520	\$ 15,205
Environmental Remediation	200,000	1,493
Net Construction Costs	23,676,332	176,689
General Conditions	1,295,568	9,668
Overhead	435,311	3,249
Profit	1,295,568	9,668
Bond Premium/LOC fee	449,000	3,351
Furniture Fixtures and Equipment	150,000	1,119
Building Permits	130,000	970
Contingency	<u>1,295,567</u>	<u>9,668</u>
Construction Total:	\$30,964,866	\$231,080
Builders Risk Insurance	\$ 70,000	\$ 522
Real Estate Taxes	<u>40,000</u>	<u>299</u>
Construction Period Total:	\$ 110,000	\$ 821
Architect -- Design	\$ 805,000	\$ 6,007
Engineering Fees	150,000	1,119
HERS Testing	31,000	231
Predevelopment Interest	65,000	485
Legal -- Organizational	160,000	1,194
Legal -- Tax Credits	50,000	373
Accountant -- General	25,000	187

Budget Line Item	Budget	Per Unit
Plats and Surveys	\$ 22,500	\$ 168
Appraisal	22,000	164
Environmental Reports	35,000	261
Soils and Material Testing	55,100	411
Market Study	22,500	168
Other Soft Costs	100,000	746
Title and Recording Fees	50,000	373
Consultant -- TIF	<u>10,000</u>	<u>75</u>
Professional Fees Total:	\$1,603,100	\$11,962
Marketing and Leasing	<u>\$ 200,000</u>	<u>\$ 1,493</u>
Marketing and Leasing Total:	\$ 200,000	\$ 1,493
Application Fee	\$ 25,000	\$ 187
Plan and Cost Review	20,500	153
LIHTC Reservation Fee	186,105	1,389
Lender Legal Costs	30,000	224
MIP	46,000	343
Permanent Loan Points	115,000	858
Construction Inspection	46,000	343
IAHTC Reservation Fee	30,500	228
Financing Fees & Costs	<u>27,600</u>	<u>206</u>
Lender Fees Total:	\$ 526,705	\$ 3,931

Budget Line Item	Budget	Per Unit
Developer Fee	<u>\$ 1,296,463</u>	<u>\$ 9,675</u>
Developer Fee Total:	\$ 1,296,463	\$ 9,675
Working Capital Reserve	\$ 368,000	\$ 2,746
Tax and Insurance Escrow	125,030	933
Replacement Reserve	46,900	350
HUD Initial Operating Reserve	546,000	4,075
TIF Reserve	531,607	3,967
Liquidity Reserve	<u>538,014</u>	<u>4,015</u>
Reserves Total:	\$ 2,155,551	\$ 16,086
221 d4	\$ 318,000	\$ 2,373
221d4 TIF Loan	130,000	970
Interest Total:	<u>448,000</u>	<u>3,343</u>
Total Development Cost:	\$38,337,185	\$286,097

(Sub)Exhibit "H-2".
 (To Montclare Senior Residences Of Calumet
 Heights Redevelopment Agreement)

MBE/WBE Budget.

	Amount	MBE 26 Percent	WBE 6 Percent
Site Improvements			
Environmental Remediation	\$200,000	\$52,000	\$12,000
Subtotal:	\$200,000	\$52,000	\$12,000

	Amount	MBE 26 Percent	WBE 6 Percent
Residential Construction Costs	\$22,254,281	\$5,786,113	\$1,335,257
Contractor General Conditions	1,267,127	329,453	76,028
Contractor Overhead	406,870	105,786	24,412
Contractor Profit	1,210,245	314,664	72,615
Non-Residential Ground Floor Costs	1,422,050	369,733	85,323
Non-Residential Overhead	28,441	7,395	1,706
Non-Residential Profit	85,323	22,184	5,119
Non-Residential General Conditions	28,441	7,395	1,706
Subtotal:	\$26,902,778	\$6,942,722	\$1,602,167
Total:	\$27,102,778	\$6,994,722	\$1,614,167

A maximum of 60 percent of an Eligible Supplier's contract can be considered for credit towards MBE/WBE participation in line with the City Department of Procurement's policies.

(Sub)Exhibit "J".
(To Montclare Senior Residences Of Calumet
Heights Redevelopment Agreement)

Opinion Of Developer's Counsel.

[To be retyped on Developer's Counsel's letterhead]

City of Chicago
121 North LaSalle Street
Chicago, Illinois 60602

Attention: Corporation Counsel

Ladies and Gentlemen:

We have acted as counsel to Montclare Calumet Heights LLC, an Illinois limited liability company ("Montclare LLC") and Patti Ann Charitable Services, an Illinois not-for-profit

corporation ("PACS"; together with Montclare LLC, collectively, the "Developer") in connection with the construction of certain facilities located in the Stony Island Avenue Commercial and Burnside Industrial Corridor Redevelopment Project Area (the "Project"). In that capacity, we have examined, among other things, the following agreements, instruments and documents of even date herewith, hereinafter referred to as the "Documents":

(a) Montclare Senior Residences of Calumet Heights Redevelopment Agreement (the "Agreement") of even date herewith, executed by Developer and the City of Chicago (the "City");

(b) the Junior Mortgage of even date herewith executed by Developer;

(c) [insert other documents including but not limited to documents related to purchase and financing of the Property and all lender financing related to the Project]; and

(d) all other agreements, instruments and documents executed in connection with the foregoing.

In addition to the foregoing, we have examined:

(a) the original or certified, conformed or photostatic copies of Developer's (i) Articles of Incorporation, as amended to date, (ii) qualifications to do business and certificates of good standing in all states in which Developer is qualified to do business, (iii) Bylaws, as amended to date, and (iv) records of all corporate proceedings relating to the Project; and

(b) such other documents, records and legal matters as we have deemed necessary or relevant for purposes of issuing the opinions hereinafter expressed.

In all such examinations, we have assumed the genuineness of all signatures (other than those of Developer), the authenticity of documents submitted to us as originals and conformity to the originals of all documents submitted to us as certified, conformed or photostatic copies.

Based on the foregoing, it is our opinion that:

1. Developer is a corporation duly organized, validly existing and in good standing under the laws of its state of incorporation, has full power and authority to own and lease its properties and to carry on its business as presently conducted, and is in good standing and duly qualified to do business as a foreign corporation under the laws of every state in which the conduct of its affairs or the ownership of its assets requires such qualification, except for those states in which its failure to qualify to do business would not have a material adverse effect on it or its business.

2. Developer has full right, power and authority to execute and deliver the Documents to which it is a party and to perform its obligations thereunder. Such execution, delivery and performance will not conflict with, or result in a breach of, Developer's Articles of Incorporation or Bylaws or result in a breach or other violation of any of the terms, conditions or provisions of any law or regulation, order, writ, injunction or decree of any court, government or regulatory authority, or, to the best of our knowledge after diligent inquiry, any of the terms, conditions or provisions of any agreement, instrument or document to which Developer is a party or by which Developer or its properties is bound. To the best of our knowledge after diligent inquiry, such execution, delivery and performance will not constitute grounds for acceleration of the maturity of any agreement, indenture, undertaking or other instrument to which Developer is a party or by which it or any of its property may be bound, or result in the creation or imposition of (or the obligation to create or impose) any lien, charge or encumbrance on, or security interest in, any of its property pursuant to the provisions of any of the foregoing, other than liens or security interests in favor of the lender providing Lender Financing (as defined in the Agreement).

3. The execution and delivery of each Document and the performance of the transactions contemplated thereby have been duly authorized and approved by all requisite action on the part of Developer.

4. Each of the Documents to which Developer is a party has been duly executed and delivered by a duly authorized officer of Developer, and each such Document constitutes the legal, valid and binding obligation of Developer, enforceable in accordance with its terms, except as limited by applicable bankruptcy, reorganization, insolvency or similar laws affecting the enforcement of creditors' rights generally.

5. (Sub)Exhibit A attached hereto (a) identifies each class of capital stock of Developer, (b) sets forth the number of issued and authorized shares of each such class, and (c) identifies the record owners of shares of each class of capital stock of Developer and the number of shares held of record by each such holder. To the best of our knowledge after diligent inquiry, except as set forth on (Sub)Exhibit A, there are no warrants, options, rights or commitments of purchase, conversion, call or exchange or other rights or restrictions with respect to any of the capital stock of Developer. Each outstanding share of the capital stock of Developer is duly authorized, validly issued, fully paid and non-assessable.

6. To the best of our knowledge after diligent inquiry, no judgments are outstanding against Developer, nor is there now pending or threatened, any litigation, contested claim or governmental proceeding by or against Developer or affecting Developer or its property, or seeking to restrain or enjoin the performance by Developer of the Agreement or the transactions contemplated by the Agreement, or contesting the validity thereof. To the best of our knowledge after diligent inquiry, Developer is not in default with respect to any order, writ, injunction or decree of any court, government or

regulatory authority or in default in any respect under any law, order, regulation or demand of any governmental agency or instrumentality, a default under which would have a material adverse effect on Developer or its business.

7. To the best of our knowledge after diligent inquiry, there is no default by Developer or any other party under any material contract, lease, agreement, instrument or commitment to which Developer is a party or by which the company or its properties is bound.

8. To the best of our knowledge after diligent inquiry, all of the assets of Developer are free and clear of mortgages, liens, pledges, security interests and encumbrances except for those specifically set forth in the Documents.

9. The execution, delivery and performance of the Documents by Developer have not and will not require the consent of any person or the giving of notice to, any exemption by, any registration, declaration or filing with or any taking of any other actions in respect of, any person, including without limitation any court, government or regulatory authority.

10. To the best of our knowledge after diligent inquiry, Developer owns or possesses or is licensed or otherwise has the right to use all licenses, permits and other governmental approvals and authorizations, operating authorities, certificates of public convenience, goods carriers permits, authorizations and other rights that are necessary for the operation of its business.

11. A federal or state court sitting in the State of Illinois and applying the choice of law provisions of the State of Illinois would enforce the choice of law contained in the Documents and apply the law of the State of Illinois to the transactions evidenced thereby.

We are attorneys admitted to practice in the State of Illinois and we express no opinion as to any laws other than federal laws of the United States of America and the laws of the State of Illinois.

This opinion is issued at Developer's request for the benefit of the City and its counsel, and may not be disclosed to or relied upon by any other person.

Very truly yours,

By: _____

Name: _____

(Sub)Exhibit "K".

(To Montclare Senior Residences Of Calumet Heights
Redevelopment Agreement)

Junior Construction Mortgage.

THIS JUNIOR CONSTRUCTION MORTGAGE ("Mortgage") is made and given as of _____, 2017, by Montclare Calumet Heights, LLC, an Illinois limited liability company ("Montclare LLC" or "Mortgagor"), having an address at 701 Lee Street, Suite 802, Des Plaines, Illinois 60016, in favor of the CITY OF CHICAGO, an Illinois municipal corporation, having its principal office at 121 N. LaSalle Street, Chicago, Illinois 60602 ("City" or "Mortgagee").

RECITALS

WHEREAS, the City Council of the City, by ordinance adopted on _____, 2018 (the "Ordinance"), authorized the execution by Mortgagor and the City of that certain Montclare Senior Residences of Calumet Heights Redevelopment Agreement dated as the date hereof, a copy of which has been recorded prior to the recording of this Mortgage (such agreement, as amended, supplemented or modified, the "Agreement"); and

WHEREAS, all terms, unless defined herein, shall have the meaning given to them in the Agreement; and

WHEREAS, the Agreement provides, among other things, for the Mortgagor to construct an approximately 130,347 square foot seven-story building including rental housing which will consist of 134 independent senior living dwelling units, including 104 units for low- and moderate-income senior citizens and 30 market rate units for senior citizens and certain common areas and parking spaces, located in Chicago, Illinois and legally described on Exhibit A attached hereto (the "Land"); and

WHEREAS, the Project will be financed in part with City Funds, up to a maximum aggregate amount of \$10,000,000 (the "City Funds"), to pay for or reimburse the Mortgagor for certain Redevelopment Project Costs, as are further described in the Agreement; and

WHEREAS, the City Funds must be used in accordance with any laws, regulations and ordinances governing the use of such funds, including, without limitation, the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 et seq (the "TIF Act") and the Ordinance; and

WHEREAS, as consideration for the use of the City Funds, as well as the receipt of other benefits from the City as are described in the Agreement, the Mortgagor has agreed to complete and operate the Project in accordance with the terms and conditions of the Agreement, and, until the expiration of the Term of the Agreement, abide by the covenants running with and affecting the Land set forth in Sections 8.02 (Covenant to Redevelop), 8.19 (Real Estate Provisions), 8.21 (Annual Compliance Report), and 8.26 (Affordable Housing Covenant) of the Agreement (collectively, the "Performance Covenants"); and

WHEREAS, the Mortgagor is also obligated to comply with, among other things, the following sections of the Agreement: the transfer restrictions in Sections 8.01(j) and (k) and Section 18.14; the prevailing wage requirements in Section 8.09; the employment opportunity, City resident employment and MBE/WBE utilization requirements in Section 8.07 and Sections 10.01, 10.02 and 10.03; and the financing restrictions inherent in the definition of Lender Financing and in Sections 8.01(d) and (k), and Section 16 (collectively, the "Additional Covenants");

WHEREAS, the failure of the Mortgagor to perform the Performance Covenants, the Additional Covenants and the other covenants and obligations of the Agreement (collectively, the "Covenants") shall give rise to an obligation of the Mortgagor to pay the City the Junior Mortgage Amount pursuant to the Agreement, all Protective Advances (as hereinafter defined) and other amounts payable under this Mortgage whether now owing or hereafter accruing (the "Reimbursement Obligation"); and

WHEREAS, the parties intend that this Mortgage secure the Mortgagor's performance of the Covenants, its covenants and obligations under this Mortgage and the repayment of the Reimbursement Obligation in the event of an Event of Default;

NOW, THEREFORE, to secure the performance and observance by Mortgagor of such covenants and obligations, and in order to charge the properties, interests and rights hereinafter described with such mortgage lien, Mortgagor has executed and delivered the Mortgage and does hereby grant, convey, assign, mortgage, warrant, grant a security interest in, and confirm unto, Mortgagee and its successors and assigns forever, all of the following rights, interests, claims and property (collectively, the "Mortgaged Property"), subject to those matters set forth as Title Exceptions on Schedule B in the Mortgagee's lender's title insurance policy issued by [NAME OF TITLE COMPANY] the City of Chicago as of the date hereof, but only so long as applicable title endorsements issued in conjunction therewith on the date hereof, if any, continue to remain in full force and effect:

(A) The Land, together with all easements, water rights, hereditaments, mineral rights and other claims, rights and interests appurtenant thereto;

(B) All buildings, structures and other improvements of every nature whatsoever now or hereafter situated on the Land, including, without limitation, the Project, all fixtures or attachments of every kind and nature whatsoever now or hereafter owned by Mortgagor which are or shall be attached to, located in or on, forming a part of, used or intended to be used in connection with or incorporated in the Land or such buildings, structures and other improvements, including all extensions, additions, improvements, betterments, renewals and replacements of any of the foregoing ("Improvements");

(C) All tenements, easements, rights-of-way and rights used as a means of access to the Land and Improvements and appurtenances thereto now or hereafter belonging or pertaining thereto;

(D) All rents and issues of the Land and Improvements from time to time and all of the estate, right, title, interest, property, possession, claim and demand at law, as well as in equity of Mortgagor, in and to the same;

(E) all right, title and interest of Mortgagor in and to all fixtures, personal property of any kind or character now or hereafter attached to, contained in and used or useful in connection with the Land or the Improvements, together with all furniture, floor covering, fittings, furnishings, apparatus, goods, systems, fixtures and other items of personal property of every kind and nature, now or hereafter located in, upon or affixed to the Land or the Improvements, or used or useful in connection with any present or future operation of the Land or the Improvements, including, but not limited to, all apparatus and equipment used to supply heat, gas, air conditioning, water, light, power, refrigeration, electricity, plumbing and ventilation, including all renewals, additions and accessories to and replacements of and substitutions for each and all of the foregoing, and all proceeds therefrom (the "Equipment");

(F) all of the estate, interest, right, title or other claim or demand which Mortgagor now has or may acquire with respect to (i) proceeds of insurance in effect with respect to the Land, the Improvements or the Equipment, and (ii) any and all awards, claims for damages, judgments, settlements and other compensation made for or consequent upon the taking by condemnation, eminent domain or any like proceeding of all or any portion of the Land, the Improvements or the Equipment;

(G) all intangible personal property, accounts, licenses, permits, instruments, contract rights, and chattel paper of Mortgagor, including, but not limited to cash, accounts receivable, bank accounts, certificates of deposit, rights (if any) to amounts held in escrow, deposits, judgments, liens and causes of action, warranties and guarantees, relating to the Land, the Equipment or the Improvements;

(H) all other property rights of Mortgagor of any kind or character related to all or any portion of the Land, the Improvements or the Equipment; and

(I) the proceeds from the sale, transfer, pledge or other disposition of any or all of the property described in the preceding clauses.

All of the Land, Improvements, estate and property hereinabove described, real, personal and mixed, whether or not affixed or annexed, and all rights hereby conveyed and mortgaged are intended so to be as a unit and are hereby understood, agreed and declared, to the maximum extent permitted by law, to form a part and parcel of the Land and Improvements and to be appropriated to the use thereof, and shall for the purposes of the Mortgage deemed to be conveyed and mortgaged hereby; provided, however, as to any property, aforesaid which does not so form a part and parcel of the Land and Improvements, the Mortgage is hereby deemed also to be a Security Agreement under the Uniform Commercial Code of the State of Illinois (the "Code") for the purposes of granting a security interest in such property, which Mortgagor hereby grants to Mortgagee as secured party (as defined in the Code) and as also contemplated and provided for in Section 6.10 hereof.

TO HAVE AND TO HOLD the Mortgaged Property and all parts thereof unto Mortgagee, its successors and assigns, to its own proper use, benefit and advantage forever, subject, however, to the terms, covenants and conditions herein;

WITHOUT limitation of the foregoing, Mortgagor hereby further grants unto Mortgagee, pursuant to the provisions of the Code, a security interest in all of the above-described property which are or are to become fixtures.

THIS MORTGAGE IS GIVEN TO SECURE: (a) the performance by the Mortgagor of the Covenants and its covenants and obligations under this Mortgage, and (b) the repayment of the Reimbursement Obligation upon the occurrence of an Event of Default.

SECTION I

INCORPORATION OF RECITALS

The Mortgagor acknowledges and agrees that the recitals set forth above constitute an integral part of the Mortgage and are hereby incorporated herein by this reference.

SECTION II

INCORPORATION OF REDEVELOPMENT AGREEMENT PROVISIONS

The Mortgagor acknowledges and agrees that all of the sections of the Agreement cited in the Recitals to this Mortgage, along with all defined terms used in such sections and all other defined terms from the Agreement that are used in this Mortgage, together with such other provisions of the Agreement as may be necessary to reasonably construe such sections and defined terms, are incorporated herein by reference as if fully written out and included as definitions and independent covenants in this Mortgage.

SECTION III

COVENANTS

The Mortgagor covenants, represents and warrants to Mortgagee that:

3.1 Agreement Covenants. Mortgagor shall comply with the Covenants.

3.2 Maintenance of the Mortgaged Property. (a) Mortgagor shall preserve and maintain the Mortgaged Property in good condition and repair, shall not commit or suffer any waste thereof, and shall keep the same in a clean, orderly and attractive condition. Mortgagor shall not do or suffer to be done anything which will increase the risk of fire or other hazard to the Mortgaged Property or any part thereof.

(b) If the Mortgaged Property or any part thereof is damaged by fire or any other cause, Mortgagor will immediately give written notice of the same to Mortgagee.

(c) Mortgagee or its representatives shall have the right to inspect the Mortgaged Property upon reasonable prior notice at reasonable times to assure compliance with the terms of the Mortgage.

(d) Mortgagor shall comply with, and cause the Mortgaged Property to comply with, all present and future laws, ordinances, orders, rules, regulations and requirements of any governmental authority applicable to the Mortgaged Property, or any part thereof, and with all recorded restrictions and encumbrances affecting the Mortgaged Property, or any part thereof.

3.3 Taxes and Assessments. (a) Mortgagor will pay when due all general taxes and assessments, special assessments, water charges and all of the charges against the Mortgaged Property and shall, upon written request, furnish to Mortgagee receipts evidencing payment thereof, provided that Mortgagor, in good faith and with reasonable diligence, may contest the validity or amount of any such taxes, assessments or charges, provided that during any such contest the enforcement of the lien of such taxes, assessments or charges is stayed or is otherwise in compliance with the applicable provisions of the Redevelopment Agreement with respect thereto.

(b) Mortgagor will not suffer (unless bonded or insured over) any mechanic's, laborer's, materialmen's, or statutory lien to remain outstanding upon any of the Mortgaged Property. Mortgagor may contest such lien, provided that Mortgagor shall first post a bond in the amount of the contested lien, or provide title insurance over such contested lien, and further provided that Mortgagor shall diligently prosecute the contested lien and cause the removal of the same.

3.4 Insurance. Mortgagor shall keep the Mortgaged Property continuously insured in such amounts and against such risks as are required of Mortgagor by the Agreement, paying the premiums for said insurance as they become due. Policies of insurance shall name Mortgagee as an additional insured. All policies for insurance shall provide that the same shall not be canceled, except upon sixty (60) days prior written notice to Mortgagee.

3.5 Subordination. Mortgagee by acceptance of this Mortgage acknowledges that the Mortgage shall be subject and subordinate in all respects to the terms of the Senior Loan (as defined in the Agreement) and the Bridge Loan (as defined in the Agreement) by and between the Mortgagor and PNC Bank, National Association, its successors and/or assigns (the "Senior Lender"), and shall also be subordinate to any Permitted Mortgage(s) (all such mortgages, a "Permanent Mortgage") that replace any Permanent Mortgage and which secure financing in a principal amount not to exceed (i) the original principal amount of the Senior Loan and the Bridge Loan provided by such Senior Lender and (ii) the amount of Cash Equity contributed by the Developer under the Agreement. The agreement by the Mortgagee to be subordinate to a Permanent Mortgage on the terms hereunder shall be reflected by a subordination agreement between the Mortgagee and the Senior Lender named as the mortgagee under such Permanent Mortgage, at the request of such Senior Lender.

SECTION IV

REIMBURSEMENT OBLIGATION

4.1 Generally. (a) The maximum aggregate amount of the Reimbursement Obligation shall be limited to the Junior Mortgage Amount under the Agreement, all Protective Advances (as hereinafter defined) and other amounts payable under this Mortgage whether now owing or hereafter accruing.

(b) Pursuant to the terms of the Agreement, Mortgagor, from the execution date of the Mortgage until the expiration of the Term of the Agreement (such time period to be referred to as the "Enforceability Period"), shall complete the Project in accordance with the terms and conditions of the Agreement, and shall, until the expiration of the Term of the Agreement, abide by the Covenants.

4.2 Recapture. If during the Enforceability Period, Mortgagor fails to complete the Project in accordance with the terms and conditions of the Agreement or subsequent to the issuance of the Initial Completion Certificate or Final Certificate by the City, fails to perform in accordance with the Covenants, and after the delivery of written notice and the expiration of any applicable cure period (as described in Section 15 of the Agreement) the City shall be entitled to recapture, and Mortgagor shall be obligated to pay the City, an amount equal to the funds then subject to recapture (as described in Section 4.1 above). The Mortgagee may proceed to foreclose this Mortgage and to exercise any other rights and remedies available to Mortgagee under this Mortgage and the Agreement and at law, in equity or otherwise

4.3 Release of Mortgage. Upon the expiration of the Enforceability Period, if Mortgagor has complied with the Covenants to the satisfaction of Mortgagee, then Mortgagor shall be deemed to have fully complied with the provisions contained in the Mortgage, and Mortgagor shall be under no further obligation to Mortgagee. In addition, if Mortgagor has paid to the City the entire amount of the Reimbursement Obligation which would then be due (calculated as if there had been a failure by Mortgagor to comply with the Covenants) as described in Section 4.1 then Mortgagor shall be under no further obligation to Mortgagee hereunder. In either event, within thirty (30) days of receipt of a written request from Mortgagor, Mortgagee shall execute a release of the Mortgage. Said release shall be in recordable form.

SECTION V

DEFAULT

5.1 Events of Default. The terms "Event of Default" or "Events of Default", wherever used in the Mortgage, shall mean the failure by Mortgagor to duly observe or perform any material term, covenant, condition, or agreement of the Mortgage or the Covenants after the expiration of all cure periods, if any, as provided herein or in the Agreement.

5.2 Mortgagee's Options; Subrogation; Acceleration; Cure. (a) In case of an Event of Default, Mortgagee may make any payment or perform any act required of Mortgagor and may make full or partial payments of principal or interest on any Lender Financing or prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem the Mortgaged Property from any tax sale or forfeiture affecting the Mortgaged Property or contest any tax or assessment thereon. All monies paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other monies advanced by Mortgagee to protect the Mortgaged Property and the lien hereof, shall be deemed additional indebtedness secured hereby. Inaction of Mortgagee shall never be considered as a waiver of any right accruing to it on account of any default on the part of Mortgagor.

(b) To the extent that Mortgagee, on or after the date hereof, pays any sum under any provision of law or any instrument or document creating any lien or other interest prior or superior to the lien of this Mortgage, or Mortgagor or any other person or entity pays any such sum with the proceeds of the indebtedness secured hereby, Mortgagee shall have and be entitled to a lien or other interest on the Mortgaged Property equal in priority to the lien or other interest discharged and Mortgagee shall be subrogated to, and receive and enjoy all rights and liens possessed, held or enjoyed by, the holder of such lien, which shall remain in

existence and benefit Mortgagee in securing the indebtedness secured hereby; provided however Mortgagee shall not be entitled to a lien or other interest in the Mortgaged Property pursuant to any lien created by the Lender Financing documents.

(c) If an Event of Default shall have occurred under the Agreement (with respect to the Covenants) or the Mortgage, and shall have continued for thirty (30) days following the receipt of notice thereof from Mortgagee to Mortgagor, the amount of the Reimbursement Obligation for which Mortgagor is then liable (as determined by Section 4.1 above) and secured hereby, at Mortgagee's sole option, shall immediately become due and payable without further notice or demand; provided, however, that in the event such default cannot reasonably be cured within such thirty (30) day period and if Mortgagor has commenced efforts to cure, then the time to cure shall be extended so long as said party diligently continues to cure such default; provided, further, that no such notice and cure provisions described above shall apply with respect to an Event of Default arising from the failure by Mortgagor to perform the Covenants, as the notice and cure periods, if any, of the Agreement shall apply to such Event of Default.

(d) Except as otherwise permitted by the terms of the Agreement or by Mortgagee's written consent, any sale, partial sale, refinancing, syndication or other disposition of all or substantially all of the Mortgaged Property (other than in the ordinary course of the Mortgagor's business) shall entitle the Mortgagee to declare the Reimbursement Obligation for which Mortgagor is then liable (as determined by Section 4.1 above) and secured hereby immediately due and payable without further notice or demand; provided, however, the replacement or substitution of any machinery, equipment or fixtures, now owned or hereafter acquired by Mortgagor, with machinery or equipment of like kind and value, whether or not such machinery or equipment is deemed a fixture under applicable provisions of the Code, will not be an Event of Default under the Mortgage, provided Mortgagor, if requested to do so by Mortgagee, executes such documents as may be necessary or deemed appropriate to assure Mortgagee of a continuing perfected secured interest in such replacement or substituted machinery, equipment or fixtures.

5.3 Remedies. Mortgagee's remedies as provided in this Mortgage and the Agreement shall be cumulative and concurrent and may be pursued singularly, successively or together, at the sole discretion of Mortgagee and may be exercised as often as occasion therefor shall arise, and shall not be exclusive but shall be in addition to every other remedy now or hereafter existing at law, in equity or by statute.

5.4 Additional Indebtedness. In the event that the Mortgagee retains an attorney to: (a) assist in collecting amounts owed or enforcing the Mortgagee's rights under this Mortgage or the Agreement; (b) represent Mortgagee in any bankruptcy, reorganization, receivership or other proceedings affecting creditors' rights and involving a claim under this Mortgage or the Agreement; (c) protect or enforce the lien of this Mortgage; or (d) represent Mortgagee in any other proceedings whatsoever in connection with this Mortgage, the Agreement or the Mortgaged Property, then Mortgagor shall pay to Mortgagee all reasonable attorneys' fees, and all costs and expenses incurred in connection therewith.

5.5 No Waiver. Failure of Mortgagee, for any period of time or on more than one occasion, to exercise any such remedy shall not constitute a waiver of the right to exercise the same at any time thereafter or in the event of any subsequent Event of Default. No act of omission or commission of Mortgagee, including specifically any failure to exercise any right or remedy, shall be deemed to be a waiver or release of the same; any such waiver or

release is to be effected only through a written document executed by Mortgagee and then only to the extent specifically recited therein. A waiver or release with reference to any one event shall not be construed as a waiver or release of any subsequent event or as a bar to any subsequent exercise of Mortgagee's rights or remedies hereunder. Except as otherwise specifically required herein, notice of the exercise of any right or remedy granted to Mortgagee is not required to be given.

5.6 Right of Possession. To the extent permitted by law, in any case in which, under the provisions of this Mortgage, Mortgagee has a right to institute foreclosure proceedings, whether before or after the institution of such proceedings or before or after sale thereunder, Mortgagor shall, at the option of Mortgagee, surrender to Mortgagee, and Mortgagee shall be entitled to take, actual possession of all or any portion of the Mortgaged Property personally or by its agents or attorneys, and Mortgagee, in its sole discretion, may enter upon, take and maintain possession of all or any portion of the Mortgaged Property.

Upon taking possession of the Mortgaged Property, Mortgagee may make all necessary or proper repairs, decoration, renewals, replacements, alterations, additions, betterments and improvements in connection with the Mortgaged Property as it may deem judicious to insure, protect and maintain the Mortgaged Property against all risks incidental to Mortgagee's possession, operation and management thereof, and may receive all rents, issues and profits therefrom.

5.7 Foreclosure Sale. The Mortgaged Property or any interest or estate therein sold pursuant to any court order or decree obtained under this Mortgage shall be sold in one parcel, as an entirety, or in such parcels and in such manner or order as Mortgagee, in its sole discretion, may elect, to the maximum extent permitted by Illinois law. At any such sale, Mortgagee may bid for and acquire, as purchaser, all or any portion of the Mortgaged Property and, in lieu of paying cash therefor, may make settlement for the purchase price by crediting upon the indebtedness due the amount of Mortgagee's bid.

5.8 Application of Proceeds from Foreclosure Sale. Proceeds of any foreclosure sale of the Mortgaged Property shall be distributed and applied in the following order of priority: (i) on account of all costs and expenses incident to the foreclosure proceedings, (ii) the amounts owed pursuant to Section 4.1 of this Mortgage, and otherwise due and payable under this Mortgage, with interest thereon at the rate of fifteen percent (15%) per annum (the "Interest Rate"), and (iii) any surplus or remaining funds to Mortgagor, its successors or assigns, as their rights may appear.

5.9 Insurance Upon Foreclosure. Wherever provision is made in the Agreement for insurance policies to bear mortgage clauses or other loss payable clauses or endorsements in favor of Mortgagee, or to confer authority upon Mortgagee to settle or participate in the settlement of losses under policies of insurance or to hold and disburse or otherwise control use of insurance proceeds, from and after the entry of judgment of foreclosure all such rights and powers of Mortgagee shall continue in Mortgagee as judgment creditor or mortgagee until confirmation of sale. Upon confirmation of sale, Mortgagee shall be empowered to assign all policies of insurance to the purchaser at the sale. In case of an insured loss after foreclosure proceedings have been instituted, the proceeds of any insurance policy or policies, if not applied in restoring the Mortgaged Property, shall be used to pay the amount due in accordance with any foreclosure decree that may be entered in any such proceedings, and the balance, if any, shall be paid as the court may direct.

5.10 Waiver of Statutory Rights. To the extent permitted by law, Mortgagor shall not apply for or avail itself of any appraisal, valuation, redemption, reinstatement, stay, extension or exemption laws or any so-called "Moratorium Laws" now existing or hereafter enacted, in order to prevent or hinder the enforcement of foreclosure of this Mortgage and hereby waives the benefit of such laws. Mortgagor, for itself and all who may claim through or under it, waives any and all right to have the property and estates comprising the Mortgaged Property marshalled upon any foreclosure of the lien hereof and agrees that any court having jurisdiction to foreclose such lien may order the Mortgaged Property sold as an entirety. To the extent permitted by law, Mortgagor hereby expressly waives any and all rights of redemption and rein-statement, on its own behalf and on behalf of each and every person having a beneficial interest in Mortgagor, it being the intent hereof that any and all such rights of redemption or rein-statement of Mortgagor and of all other persons are and shall be deemed to be hereby waived. Mortgagor acknowledges that the Mortgaged Property do not constitute agricultural real estate, as said term is defined in Section 5/15-1201 of the Illinois Mortgage Foreclosure Law, 735 ILCS 5/15-1101, et seq. (the "Act") or residential real estate as defined in Section 5/15-1219 of the Act.

5.11 Partial Payments. Acceptance by Mortgagee of any payment which is less than payment in full of all amounts due and payable at the time of such payment shall not constitute a waiver of Mortgagee's right to exercise its option to declare the whole of the sum then remaining unpaid, together with all interest thereon at the Interest Rate, immediately due and payable without notice, or any other rights of Mortgagee at that time or any subsequent time, without its express written consent, except and to the extent otherwise provided by law.

5.12 Rescission of Election. The obligation to make immediate payment of the City Funds, once such payment becomes due under the terms of this Mortgage, may at the option of Mortgagee be rescinded, and any proceedings brought to enforce any rights or remedies hereunder may, at Mortgagee's option, be discontinued or dismissed. In either of such events, Mortgagor and Mortgagee shall be restored to their former positions, and the rights, remedies and powers of Mortgagee shall continue as if such obligation to make immediate payment had not been made or such proceedings had not been commenced, as the case may be.

5.13 Protective Advances; Maximum Amount of Indebtedness. All advances, disbursements and expenditures made by Mortgagee before and during a foreclosure, and before and after judgment of foreclosure, and at any time prior to sale, and, where applicable, after sale, and during the pendency of any related proceedings, for the following purposes, in addition to those otherwise authorized by this Mortgage or by the Act (collectively "Protective Advances"), shall have the benefit of all applicable provisions of the Act, including those provisions of the Act hereinbelow referred to:

(a) all advances by Mortgagee to: (i) preserve or maintain, repair, restore or rebuild the improvements upon the Mortgaged Property; (ii) preserve the lien of this Mortgage or the priority thereof; or (iii) enforce this Mortgage, as referred to in Subsection (b)(5) of Section 5/15-1302 of the Act;

(b) payments by Mortgagee of: (i) when due, installments of principal, interest or other obligations in accordance with the terms of the documents evidencing and securing the Lender Financing, if any, or other prior lien or encumbrance; (ii) when due, installments of real estate taxes and assessments, general and special and all other taxes and

assessments of any kind or nature whatsoever which are assessed or imposed upon the Mortgaged Property or any part thereof; (iii) other obligations authorized by this Mortgage; or (iv) with court approval, any other amounts in connection with other liens, encumbrances or interests reasonably necessary to preserve the status of title, as referred to in Section 5/15-1505 of the Act;

(c) advances by Mortgagee in settlement or compromise of any claims asserted by claimants under any mortgages or any other prior liens;

(d) attorneys' fees and other costs incurred: (i) in connection with the foreclosure of this Mortgage as referred to in Sections 5/15-1504(d)(2) and 5/15-1510 of the Act; (ii) in connection with any action, suit or proceeding brought by or against Mortgagee for the enforcement of this Mortgage or arising from the interest of Mortgagee hereunder; or (iii) in the preparation for the commencement or defense of any such foreclosure or other action;

(e) Mortgagee's fees and costs, including attorneys' fees, arising between the entry of judgment of foreclosure and the confirmation hearing as referred to in Subsection (b)(1) of Section 5/15-1508 of the Act;

(f) advances of any amount required to make up a deficiency in deposits for or payments of installments of taxes and assessments and insurance premiums;

(g) expenses deductible from proceeds of sale as referred to in Subsections (a) and (b) of Section 5/15-1512 of the Act;

(h) expenses incurred and expenditures made by Mortgagee for any one or more of the following: (i) if the Mortgaged Property or any portion thereof constitutes one or more units under a condominium declaration, assessments imposed upon the unit owner thereof; (ii) if any interest in the Mortgaged Property is a leasehold estate under a lease or sublease, rentals or other payments required to be made by the lessee under the terms of the lease or sublease; (iii) premiums for casualty and liability insurance paid by Mortgagee whether or not Mortgagee or a receiver is in possession, if reasonably required, in reasonable amounts, and all renewals thereof, without regard to the limitation to maintaining of existing insurance in effect at the time any receiver or mortgagee takes possession of the Mortgaged Property imposed by Subsection (c)(1) of Section 5/15-1704 of the Act; (iv) repair or restoration of damage or destruction in excess of available insurance proceeds or condemnation awards; (v) payments required or deemed by Mortgagee to be for the benefit of the Mortgaged Property or required to be made by the owner of the Mortgaged Property under any grant or declaration of easement, easement agreement, agreement with any adjoining land owners or instruments creating covenants or restrictions for the benefit of or affecting the Mortgaged Property; (vi) shared or common expense assessments payable to any association or corporation in which the owner of the Mortgaged Property is a member in any way affecting the Mortgaged Property; (vii) if the loan secured hereby is a construction loan, costs incurred by Mortgagee for demolition, preparation for and completion of construction, as may be authorized by the applicable commitment or loan agreement; (viii) pursuant to any lease or other agreement for occupancy of the Mortgaged Property; and (ix) if this Mortgage is insured, payments of FHA or private mortgage insurance.

All Protective Advances shall be so much additional indebtedness secured by this Mortgage.

This Mortgage shall be a lien for all Protective Advances as to subsequent purchasers and judgment creditors from the time this Mortgage is recorded pursuant to Subsection (b)(1) of Section 5/15-1302 of the Act.

All Protective Advances shall, except to the extent, if any, that any of the same is clearly contrary to or inconsistent with the provisions of the Act, apply to and be included in:

(1) the determination of the amount of indebtedness secured by this Mortgage at any time;

(2) the indebtedness found due and owing to Mortgagee in the judgment of foreclosure and any subsequent supplemental judgments, orders, adjudications or findings by the court of any additional indebtedness becoming due after such entry of judgment, it being agreed that in any foreclosure judgment, the court may reserve jurisdiction for such purpose;

(3) if the right of redemption has not been waived by this Mortgage, computation of amount required to redeem, pursuant to Subsections (d)(2) and (e) of Section 5/15-1603 of the Act;

(4) the determination of amounts deductible from sale proceeds pursuant to Section 5/15-1512 of the Act;

(5) the application of income in the hands of any receiver or mortgagee in possession; and

(6) the computation of any deficiency judgment pursuant to Subsections (b)(2) and (e) of Sections 5/15-1508 and Section 5/15-1511 of the Act.

The maximum principal amount of indebtedness secured by this Mortgage shall be the amount of City Funds actually received by the Developer under the Agreement, plus any Protective Advances, with interest on such sum at the Interest Rate.

SECTION VI

MISCELLANEOUS PROVISIONS

6.1 Notice. Unless otherwise specified, any notice, demand or request required hereunder shall be given in the same manner as in Section 17 of the Agreement.

6.2 Time. Time is of the essence with respect to this Mortgage and the performance of the covenants contained herein.

6.3 Modifications. This Mortgage may not be altered, amended, modified, canceled, changed or discharged except by written instrument signed by Mortgagor and Mortgagee or their respective permitted successors and permitted assigns.

6.4 Headings. The headings of articles, sections, paragraphs and subparagraphs in this Mortgage are for convenience of reference only and shall not be construed in any way to limit or define the content, scope or intent of the provisions hereof.

6.5 Governing Law; Venue; Jurisdiction. This Mortgage shall be construed and enforced according to the internal laws of the State of Illinois without regard to its conflict of laws principles. If there is a lawsuit under this Mortgage, each party agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois, or the United States District Court for the Northern District of Illinois.

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

6.7 Grammar. As used in this Mortgage, the singular shall include the plural, and masculine, feminine and neuter pronouns shall be fully interchangeable, where the context so requires.

6.8 Successors and Assigns. This Mortgage and each and every covenant, agreement and other provision hereof shall be binding upon Mortgagor and its successors and assigns (including, without limitation, each and every record owner of the Mortgaged Property or any other person having an interest therein), and shall inure to the benefit of Mortgagee and its successors and assigns. Nothing in this Section 6.8 shall be construed to modify the transfer and assignment limitations set forth in the Agreement.

6.9 Further Assurances. Mortgagor will perform, execute, acknowledge and deliver every act, deed, conveyance, transfer and assurance necessary or proper, in the sole judgment of Mortgagee, for assuring, conveying, mortgaging, assigning and confirming to Mortgagee all property mortgaged hereby or property intended so to be, whether now owned or hereafter acquired by Mortgagor, and for creating, maintaining and preserving the lien and security interest created hereby on the Mortgaged Property. Upon any failure by Mortgagor to do so, Mortgagee may make, execute and record any and all such documents for and in the name of Mortgagor, and Mortgagor hereby irrevocably appoints Mortgagee and its agents as attorney-in-fact for that purpose. Mortgagor will reimburse Mortgagee for any sums expended by Mortgagee in making, executing and recording such documents including attorneys' fees and court costs.

6.10 Security Agreement. This Mortgage shall be construed as a "security agreement" within the meaning of and shall create a security interest under the Uniform Commercial Code as adopted by the State of Illinois with respect to any part of the Mortgaged Property which constitutes fixtures or personal property. Mortgagee shall have all the rights with respect to such fixtures or personal property afforded to it by said Uniform Commercial Code in addition to, but not in limitation of, the other rights afforded Mortgagee by this Mortgage or any other agreement. Upon the recording hereof, this Mortgage shall constitute a financing statement under the Uniform Commercial Code, with Mortgagor being the Debtor, Mortgagee being the Secured Party, and the parties having the addresses set forth in the recitals. This Mortgage is a "construction mortgage" as that term is defined in Section 9-313(1)(c) of said Uniform Commercial Code.

6.11 No Merger. It being the desire and intention of the parties hereto that this Mortgage and the lien thereof do not merge in fee simple title, it is hereby understood and agreed that should Mortgagee acquire any additional or other interests in or to the Mortgaged Property or the ownership thereof, then, unless a contrary interest is manifested

by Mortgagee, as evidenced by an appropriate document duly recorded, this Mortgage and the lien thereof shall not merge in the fee simple title, toward the end that this Mortgage may be foreclosed as if owned by a stranger to the fee simple title.

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

MORTGAGOR:

MONTCLARE CALUMET HEIGHTS, LLC, an Illinois limited liability company

Manager

By: Montclare Calumet Heights Manager, LLC, its
an Illinois Limited liability company

Managing

By: Montclare Calumet Heights MM Corp., its
Member, an Illinois corporation

By: _____
Philip I. Mappa, its President

STATE OF ILLINOIS)

) SS

COUNTY OF COOK)

I, _____, a notary public in and for the said County, in the State aforesaid, DO HEREBY CERTIFY that Philip I. Mappa, personally known to me to be the President of Montclare Calumet Heights MM Corp, an Illinois corporation, the Managing Member of Montclare Calumet Heights Manager, LLC, an Illinois limited liability company, the Manager of Montclare Calumet Heights, LLC, an Illinois Limited liability company ("Montclare LLC"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed, and delivered said instrument, pursuant to the authority given to him by the members of the company, as his free and voluntary act and as the free and voluntary act of Montclare LLC, for the uses and purposes therein set forth.

GIVEN under my hand and official seal this ____ day of _____,
2018.

Notary Public

My Commission Expires _____

(SEAL)

[(Sub)Exhibit "A" referred to in this Junior Construction
Mortgage unavailable at time of printing.]

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

[Developer]

By: _____
Name

Title: _____

Subscribed and sworn before me this
____ day of _____.

My commission expires: _____

Agreed and Accepted:

Name

Title: _____

City of Chicago
Department of Planning and Development

(Sub)Exhibit "N".
(To Montclare Senior Residences Of Calumet
Heights Redevelopment Agreement)

Form Of Subordination Agreement.

This Subordination Agreement ("Agreement") is made and entered into as of the ____ day of _____, ____ between the City of Chicago by and through its Department of Planning and Development (the "City"), [Name Lender], a [national banking association] (the "Lender").

Witnesseth:

Whereas, Montclare Calumet Heights LLC, an Illinois limited liability company (together with Patti Ann Charitable Services, an Illinois not-for-profit corporation, "Developer") has purchased certain property located within the Stony Island Avenue Commercial and Burnside Industrial Corridor Redevelopment Project Area at 9401 South Stony Island Avenue, Chicago, Illinois, and legally described on (Sub)Exhibit A hereto (the "Property"), in order to construct an approximately 130,347 square-foot seven-story building including rental housing which will consist of 134 independent senior living dwelling units, including 104 units for low- and moderate-income senior citizens and 30 market rate units for senior citizens and certain common areas and parking spaces located on the Property (the "Project"); and

Whereas, [Describe financing and security documents for Lender Financing] (all such agreements referred to above and otherwise relating to the Loan referred to herein collectively as the "Loan Documents"); and

Whereas, Developer desires to enter into a certain Montclare Senior Residences of Calumet Heights Redevelopment Agreement dated the date hereof with the City in order to obtain additional financing for the Project (the "Redevelopment Agreement", referred to herein along with various other agreements and documents related thereto as the "City Agreements"); and

Whereas, Pursuant to the Redevelopment Agreement, Developer will agree to be bound by certain covenants expressly running with the Property, as set forth in Sections 8.02 (Covenant to Redevelop), 8.19 (Real Estate Provisions), 8.21 (Annual Compliance Report), and 8.26 (Affordable Housing Covenant) of the Agreement (collectively, the "Performance Covenants"); and

Whereas, The City has agreed to enter into the Redevelopment Agreement with Developer as of the date hereof, subject, among other things, to (a) the execution by Developer of the Redevelopment Agreement and the recording thereof as an encumbrance against the Property; and (b) the agreement by the Lender to subordinate their respective liens under the Loan Documents to the City Encumbrances;

Now, Therefore, For good and valuable consideration, the receipt, adequacy and sufficiency of which are hereby acknowledged, the Lender and the City agree as hereinafter set forth:

1. Subordination. All rights, interests and claims of the Lender in the Property pursuant to the Loan Documents are and shall be subject and subordinate to the City Encumbrances. In all other respects, the Redevelopment Agreement shall be subject and subordinate to the Loan Documents. Nothing herein, however, shall be deemed to limit the Lender's right to receive, and Developer's ability to make, payments and prepayments of principal and interest on the Note, or to exercise its rights pursuant to the Loan Documents except as provided herein.

2. Notice Of Default. The Lender shall use reasonable efforts to give to the City, and the City shall use reasonable efforts to give to the Lender, (a) copies of any notices of default which it may give to Developer with respect to the Project pursuant to the Loan Documents or the City Agreements, respectively, and (b) copies of waivers, if any, of Developer's default in connection therewith. Under no circumstances shall Developer or any third party be entitled to rely upon the agreement provided for herein.

3. Waivers. No waiver shall be deemed to be made by the City or the Lender of any of their respective rights hereunder, unless the same shall be in writing, and each waiver, if any, shall be a waiver only with respect to the specific instance involved and shall in no way impair the rights of the City or the Lender in any other respect at any other time.

4. Governing Law; Binding Effect. This Agreement shall be interpreted, and the rights and liabilities of the parties hereto determined, in accordance with the internal laws and decisions of the State of Illinois, without regard to its conflict of laws principles, and shall be binding upon and inure to the benefit of the respective successors and assigns of the City and the Lender.

5. Section Titles; Plurals. The section titles contained in this Agreement are and shall be without substantive meaning or content of any kind whatsoever and are not a part of the agreement between the parties hereto. The singular form of any word used in this Agreement shall include the plural form.

6. Notices. Any notice required hereunder shall be in writing and addressed to the party to be notified as follows:

If To The City:

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

with copies to:

City of Chicago
 Department of Law
 121 North LaSalle Street, Room 600
 Chicago, Illinois 60602
 Attention: Finance and Economic
 Development Division

If To Lender:

 Attention: _____

with copies to:

 Attention: _____

or to such other address as either party may designate for itself by notice. Notice shall be deemed to have been duly given (i) if delivered personally or otherwise actually received, (ii) if sent by overnight delivery service, (iii) if mailed by first class United States mail, postage prepaid, registered or certified, with return receipt requested, or (iv) if sent by

facsimile with facsimile confirmation of receipt (with duplicate notice sent by United States mail as provided above). Notice mailed as provided in clause (iii) above shall be effective upon the expiration of three (3) business days after its deposit in the United States mail. Notice given in any other manner described in this paragraph shall be effective upon receipt by the addressee thereof; provided, however, that if any notice is tendered to an addressee and delivery thereof is refused by such addressee, such notice shall be effective upon such tender.

7. Counterparts. This Agreement may be executed in two or more counterparts, each of which shall constitute an original and all of which, when taken together, shall constitute one instrument.

In Witness Whereof, This Subordination Agreement has been signed as of the date first written above.

[Lender], [a national banking association]

By: _____

Its: _____

City of Chicago

By: _____

Its: Commissioner,
Department of Planning and Development

Acknowledged and Agreed to this
____ day of _____, _____.

[Developer], a _____

By: _____

Its: _____

[(Sub)Exhibit "A" referred to in this Form of Subordination Agreement unavailable at time of printing.]

AMENDMENT NO. 1 TO NORTH BRANCH (SOUTH) REDEVELOPMENT
PROJECT AREA TAX INCREMENT FINANCING PROGRAM REDEVELOPMENT
PLAN AND PROJECT.

[O2018-5320]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing Amendment Number 1 to the North Branch (South) Tax Increment Financing Redevelopment Project and Plan, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to ordinances adopted on February 5, 1998, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "Journal") for such date at pages 61070 to 61203, 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 "Plan") for a portion of the City known as the "North Branch (South) Redevelopment Project Area" (the "Area") (the "Plan Ordinance"); (ii) designated the Area as a "redevelopment project area" within the requirements of the Act (the "Designation Ordinance"); and (iii) adopted tax increment financing for the Area (the "TIF Adoption Ordinance" and together with the Plan Ordinance and the Designation Ordinance, referred to herein collectively as the "TIF Ordinances"); and

WHEREAS, The Plan established the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of obligations issued to finance redevelopment project costs to be February 5, 2020, 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 date was 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 TIF Ordinances; and

WHEREAS, Public Act 91-478 (the "Amendatory Act"), which became effective November 1, 1999, amended the Act, among other things, (i) to 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 calendar year after the year in which the ordinance approving a redevelopment project area is adopted, and (ii) to 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 and supplement the Plan to conform 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 Number 1 To The Plan. "Amendment Number 1 to the North Branch (South) Redevelopment Project Area Tax Increment Finance Program Redevelopment Plan and Project" (the "Plan Amendment"), a copy of which is attached hereto as Exhibit A, is hereby approved.

SECTION 3. Finding. The Corporate Authorities hereby find that the estimated dates of completion of the redevelopment project described in the Plan Amendment, and of the retirement of obligations issued to finance redevelopment project costs set forth in 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 TIF 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 and approval.

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

Exhibit "A".

*Amendment No. 1 To North Branch (South) Redevelopment Project Area
Tax Increment Finance Program Redevelopment Plan And Project.*

1. In Section V entitled, "North Branch (South) Redevelopment Plan and Project", Subsection C entitled "Estimated Redevelopment Project Activities and Costs", the second sentence in the last paragraph prior to Table 1 shall be deleted and replaced with the following:

"These upper limit expenditures are potential costs to be expended over the life of the Redevelopment Project Area".

2. In Section V entitled, "North Branch (South) Redevelopment Plan and Project", Subsection E entitled "Issuance of Obligations", the first sentence in the second paragraph shall be deleted and replaced with the following:

"The redevelopment project shall be completed, and all obligations issued to finance redevelopment costs shall be retired, no later than December 31 of the year in which the payment to the City treasurer as provided in the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year following the year in which the ordinance approving the Redevelopment Project Area was adopted".

3. In Section V entitled, "Anticipated Equalized Assessed Valuation", the last sentence of the paragraph shall be deleted and replaced with the following:

"In addition, as described in Section N of the Plan, "Phasing and Scheduling of Redevelopment", public improvements may be necessary in furtherance of the Plan throughout the period that the Plan is in effect".

4. In Section V entitled, "Phasing and Scheduling of Redevelopment", the last sentence of the paragraph shall be deleted and replaced with the following:

"The redevelopment project shall be completed, and all obligations issued to finance redevelopment costs shall be retired, no later than December 31 of the year in which the payment to the City treasurer as provided in the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year following the year in which the ordinance approving the Redevelopment Project Area was adopted".

AMENDMENT NO. 1 TO RIVER SOUTH TAX INCREMENT FINANCING
REDEVELOPMENT PROJECT AND PLAN.

[O2018-5304]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing Amendment Number 1 to the River South Tax Increment Allocation Redevelopment Plan, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to ordinances adopted on July 30, 1997, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal*") for such date at pages 49089 to 49206, 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 "Plan") for a portion of the City known as the "River South Redevelopment Project Area" (the "Area") (the "Plan Ordinance"); (ii) designated the Area as a "redevelopment project area" within the requirements of the Act (the "Designation Ordinance"); and (iii) adopted tax increment financing for the Area (the "TIF Adoption Ordinance" and together with the Plan Ordinance and the Designation Ordinance, referred to herein collectively as the "TIF Ordinances"); and

WHEREAS, The Plan established the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of obligations issued to finance redevelopment project costs to be July 30, 2020, 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 date was 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 TIF Ordinances; and

WHEREAS, Public Act 91-478 (the "Amendatory Act"), which became effective November 1, 1999, amended the Act, among other things, (i) to 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 calendar year after the year in which the ordinance approving a redevelopment project area is adopted, and (ii) to 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 further to amend and supplement the Plan to conform 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 Number 1 To The Plan. "Amendment Number 1 to the River South Tax Increment Financing Redevelopment Project and Plan", a copy of which is attached hereto as Exhibit A, is hereby approved.

SECTION 3. Finding. The Corporate Authorities hereby find that the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of obligations issued to finance redevelopment project costs set forth in the 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 TIF 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 and approval.

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

Exhibit "A".

*Amendment No. 1 To River South Tax Increment Financing
Redevelopment Project And Plan.*

In Section V entitled "Redevelopment Project", Subsection G entitled "Issuance of Obligations", the first sentence in the second paragraph shall be deleted and replaced with the following:

"The redevelopment project shall be completed, and all obligations issued to finance redevelopment costs shall be retired, no later than December 31 of the year in which the payment to the City treasurer as provided in the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year following the year in which the ordinance approving the River South RPA was adopted".

AMENDMENT NO. 1 TO 71ST AND STONY ISLAND TAX INCREMENT FINANCING
ELIGIBILITY STUDY AND REDEVELOPMENT PROJECT AND PLAN.

[O2018-5326]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing Amendment Number 1 to the 71st Street and Stony Island Tax Increment Financing Redevelopment Project and Plan, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to ordinances adopted on October 7, 1998, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal*") for such date at pages 78137 to 78242, 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 "Plan") for a portion of the City known as the "71st and Stony Island Redevelopment Project Area" (the "Area") (the "Plan Ordinance"); (ii) designated the Area as a "redevelopment project area" within the requirements of the Act (the "Designation Ordinance"); and (iii) adopted tax increment financing for the Area (the "TIF Adoption Ordinance" and together with the Plan Ordinance and the Designation Ordinance, referred to herein collectively as the "TIF Ordinances"); and

WHEREAS, The Plan established the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of obligations issued to finance redevelopment project costs to be October 7, 2021, 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 date was 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 TIF Ordinances; and

WHEREAS, Public Act 91-478 (the "Amendatory Act"), which became effective November 1, 1999, amended the Act, among other things, (i) to 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 calendar year after the year in which the ordinance approving a redevelopment project area is adopted, and (ii) to 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 and supplement the Plan to conform 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 Number 1 To The Plan. "Amendment Number 1 to the 71st and Stony Island Tax Increment Financing Eligibility Study and Redevelopment Project and Plan" (the "Plan Amendment"), a copy of which is attached hereto as Exhibit A, is hereby approved.

SECTION 3. Finding. The Corporate Authorities hereby find that the estimated dates of completion of the redevelopment project described in the Plan Amendment, and of the retirement of obligations issued to finance redevelopment project costs set forth in 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 TIF 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 and approval.

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

Exhibit "A".

Amendment No. 1 To 71st And Stony Island Tax Increment Financing Eligibility Study And Redevelopment Project And Plan.

1. In Section 5 entitled, "Financial Plan", the last sentence in the paragraph under the subheading, "Phasing and Scheduling of the Redevelopment", shall be deleted and replaced with the following:

"The completion date for the Redevelopment Plan shall be no later than December 31 of the year in which the payment to the City treasurer as provided in the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year following the year in which the ordinance approving the 71st and Stony Island RPA was adopted".

2. In Section 5 entitled, "Financial Plan", the first sentence of the second paragraph under the subheading, "Issuance of Obligations", shall be deleted and replaced with the following:

"The redevelopment project shall be completed, and all obligations issued to finance redevelopment costs shall be retired, no later than December 31 of the year in which the payment to the City treasurer as provided in the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year following the year in which the ordinance approving the 71st and Stony Island RPA was adopted".

GRANT OF AHOF FUNDS UNDER OPPORTUNITY INVESTMENT FUND PROGRAM TO CIC GOVERNMENT INVESTOR LLC FOR USE IN AFFORDABLE RENTAL RESIDENTIAL HOUSING PROJECTS LOCATED IN APPRECIATING NEIGHBORHOODS.

[O2018-5090]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the establishment of the Opportunity Investment Fund Program, the approval of grant

funding of this program and the approval of rule-making authority for the Department of Planning and Development for this 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 viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City"), a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low- and moderate-income; and

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

WHEREAS, Pursuant to Section 2-45-115(G)(1) of the Municipal Code of Chicago (the "Code"), certain funds derived from payments to the City pursuant to Sections 2-45-110 and 2-45-115 of the Code (the "AHOF Funds") may be "used for the construction, rehabilitation or preservation of affordable housing or may be used in connection with such other housing programs as shall be specifically approved by the City Council for such revenues"; and

WHEREAS, To achieve the goals of creating and preserving affordable rental housing in appreciating neighborhoods, and encouraging developers to work with the Chicago Housing Authority, the City's Department of Planning and Development ("DPD") has established the Opportunity Investment Fund Program, pursuant to which the City will grant AHOF Funds to CIC Government Investor LLC, an Illinois limited liability company (the "Government Investor"), whose sole member is Community Investment Corporation, an Illinois not-for-profit corporation ("CIC"), and the Government Investor will manage grants from the City to the CIC Opportunity Investment Fund (the "Fund"); and

WHEREAS, The Fund will make low-cost mezzanine loans to multi-family rental property owners after such owners have maximized private mortgage debt in exchange for affordability restrictions which ensure that rents remain affordable for low- and moderate-income families pursuant to program parameters as further described on Exhibit A hereto and hereby incorporated herein (the "Opportunity Investment Fund Program"); and

WHEREAS, DPD recommends to the City Council that the Opportunity Investment Fund Program be specifically approved by the City Council as a housing program for which the use of AHOF Funds is authorized; and

WHEREAS, DPD has preliminarily reviewed and approved the grant of up to \$5,000,000 of AHOF Funds to the Government Investor (the "Grant"); now, therefore,

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

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

SECTION 2. The Commissioner of DPD (the "Commissioner") is hereby authorized to promulgate rules and regulations for the Opportunity Investment Fund Program.

SECTION 3. Other than the Grant authorized in Section 4 hereof, any additional grant of AHOF Funds under the Opportunity Investment Fund Program shall be subject to City Council approval.

SECTION 4. The Commissioner and a designee of the Commissioner (collectively, the "Authorized Officer") are each hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with the implementation of the Grant and the Opportunity Investment Fund Program. Upon the execution and receipt of proper documentation, the Authorized Officer is hereby authorized to disburse the Grant to the Government Investor.

SECTION 5. To the extent that any ordinance, resolution, rule, order or provision of the Code, 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 effective as of the date of its passage and approval.

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

Exhibit "A".

Program Parameters.

All defined terms which are not otherwise defined in this ordinance shall have the same meanings as provided in Section 2-45-115 of the Code.

- Affordable rental Residential Housing Projects located in appreciating neighborhoods shall be eligible as determined under the Opportunity Investment Fund Program rules and regulations. "Residential Housing Projects" shall mean one or more buildings that collectively contain six or more Housing Units on one or more parcels or lots under common ownership or control, including contiguous parcels.
- Eligible appreciating neighborhoods shall be determined in accordance with the Opportunity Investment Fund Program rules and regulations.
- To be eligible to participate in the Opportunity Investment Fund Program, at least 20 percent of the on-site Housing Units in a rental Residential Housing Project must qualify as affordable housing under the eligibility criteria for the Opportunity Investment Fund Program.
- The maximum tenant income at initial occupancy for affordable units under the Opportunity Investment Fund Program shall be a household income of fifty percent (50%) of the Chicago Primary Metropolitan Statistical Area median income.
- Maximum rents for affordable units under the Opportunity Investment Fund Program shall be affordable (as defined in Section 2-45-115 of the Code) for a household whose income is at the maximum eligible income level.
- The duration of affordability restrictions for Affordable Housing shall be for a minimum period of 15 years after the date of closing. Such restrictions shall be documented in an affordable housing agreement which shall be recorded against the Residential Housing Project receiving an Opportunity Investment Fund Program loan and which contains provisions similar to those provided in Section 2-45-115(L) of the Code.
- Underwriting guidelines for loans made under the Opportunity Investment Fund Program shall be determined in accordance with the Opportunity Investment Fund Program rules and regulations.

AGREEMENT WITH LOOP-COUNTERPOINTE PACE LLC AS PROGRAM ADMINISTRATOR FOR PROPERTY ASSESSED CLEAN ENERGY (PACE) PROGRAM.

[SO2018-4392]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a substitute ordinance authorizing the Commissioner of the Department of Planning and Development to enter into and execute an agreement with Loop-Counterpointe, PACE LLC, as the program administrator for the Property Assessed Clean Energy (PACE) Program, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago, Illinois (the "City"), a municipal corporation and home rule unit of local government of the State of Illinois authorized pursuant to the Property Assessed Clean Energy Act (50 ILCS 50/1, et seq.) (the "Act") to establish a property assessed clean energy program (the "PACE Program"), to finance energy projects (as defined in the Act), to create a PACE area (as defined in the Act) and contract with a program administrator (as defined in the Act) to assist it in developing, launching, and operating a PACE Program pursuant to the Act; and

WHEREAS, The financing of energy projects is a valid public purpose and the City desires to establish a PACE area and PACE Program pursuant to the Act in order to finance energy projects; and

WHEREAS, The Department of Planning and Development ("DPD") of the City has distributed a Request for Proposals for the selection of a program administrator to assist the City with the development and operation of a PACE Program; and

WHEREAS, The City desires to authorize the execution of an Agreement with a program administrator for the PACE area setting forth the services to be provided by the program administrator in assisting the City with the development, launch and operation of the PACE Program; now, therefore,

Be It Ordained by the City Council of the City of Chicago, as follows:

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

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

SECTION 3. Loop-Counterpointe, PACE LLC, a Delaware limited liability company, is hereby designated as the program administrator for the PACE area to be established by the City pursuant to the Act and in accordance with the Agreement.

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

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

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

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

Exhibit "A".
(To Ordinance)

Agreement With Loop-Counterpointe Pace LLC.

This Agreement is entered into as of the _____ day of _____ ("Effective Date"), by and between Loop-Counterpointe PACE LLC, a Delaware limited liability company, ("Contractor"), and the City of Chicago, a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through its **Department of Planning and Development** ("City"), at Chicago, Illinois.

The City advertised a Request for Proposals (RFP) seeking a program administrator ("Program Administrator" or "PA") to provide services in developing, launching, and operating a Property Assessed Clean Energy (PACE) program. The PACE program must meet all requirements included in the State of Illinois statute HB-2831 (Public Act 100-0077), as amended from time to time, which authorizes local governments in Illinois to develop and administer PACE programs. PACE is a voluntary, opt-in financing tool for property owners that uses a loan to fund energy or water conservation projects which is paid back through a special assessment on the assisted properties. The City selected the Contractor to perform various functions involving professional services in Phase I pertaining to the design of the PACE program, and for underwriting and program operations in Phase II, including but not limited to implementing a marketing and education plan, a program for contractor workforce development, working with property owners on all aspects of individual projects, including project financing, and raising capital, as further described herein in Exhibits 1A and 1B. Contractor responded to the RFP in which response Contractor represented that it can fulfill the requirements of the City, and has set forth various representations regarding its ability to do so in its response dated June 11, 2018. Contractor's response to the RFP is attached hereto as Exhibit 7 solely for purposes of incorporating Contractor's promises and representations and the description of the activities and services Contractor will perform in fulfilling the City's PACE program requirements. In the event of any conflict between Contractor's response to the RFP hereto as Exhibit 7 and this Agreement, this Agreement shall control.

The City and Contractor agree as follows:

TERMS AND CONDITIONS

ARTICLE 1. DEFINITIONS

1.1 Definitions

The following words and phrases have the following meanings for purposes of this Agreement:

"Additional Services" means those services which are within the general scope of Services of this Agreement, but beyond the description of services required under Section 2.1, and all services reasonably necessary to complete the Additional Services to the standards of performance required by this Agreement. Any Additional Services requested by the Department require the approval of the City in a written amendment under Section 9.3 of this Agreement before Contractor is obligated to perform those Additional Services and before the City becomes obligated to pay for those Additional Services.

"**Agreement**" or "**Contract**" means this Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"**Commissioner**" means the Commissioner of the City of Chicago Department of Planning and Development, and any representative authorized in writing to act on the Commissioner's behalf.

"**Department**" or "**DPD**" means the City of Chicago Department of Planning and Development, or any successor departments.

"**Services**" means, collectively, the services, duties and responsibilities described in Article 2, Exhibit 1A, and Exhibit 1B of this Agreement and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"**Subcontractor**" means any person who is hired and directed by, and answerable to, Contractor to fulfill a requirement of this Agreement. The term "Subcontractor" shall include a Subcontractor of a Subcontractor. The term "Subcontractor" shall not include (i) third parties retained by a party other than the Contractor (i.e., retained by a participant in the PACE program and/or a financing source under the PACE program), and (ii) third parties retained to provide specialized ancillary services necessary for, but not included within, the fulfillment of this Agreement. Such specialized ancillary services typically involve a work process and end product that is not directed or shaped by the Contractor, but entirely or substantially within the control of the retained party.

1.2 Interpretation

(a) The term "**include**" (in all its forms) means "include, without limitation" unless the context clearly states otherwise.

(b) All references in this Agreement to Articles, Sections or Exhibits, unless otherwise expressed or indicated are to the Articles, Sections or Exhibits of this Agreement.

(c) Words importing persons include firms, associations, partnerships, trusts, corporations and other legal entities, including public bodies, as well as natural persons.

(d) Any headings preceding the text of the Articles and Sections of this Agreement, and any table of contents or marginal notes appended to it, are solely for convenience or reference and do not constitute a part of this Agreement, nor do they affect the meaning, construction or effect of this Agreement.

(e) Words importing the singular include the plural and vice versa. Words of the masculine gender include the correlative words of the feminine and neuter genders.

(f) All references to a number of days mean calendar days, unless indicated otherwise.

1.3 Incorporation of Exhibits

The following attached Exhibits are made a part of this Agreement:

Exhibit 1A	Phase I: Program Design, Scope of Services and Time Limits for Performance
Exhibit 1B	Phase II: Bond Underwriting and Program Operations, Scope of Services and Time Limits for Performance
Exhibit 2	Schedule of Compensation
Exhibit 3	Special Conditions Regarding MBE/WBE Commitment and MBE/WBE Compliance Plan
Exhibit 4	Economic Disclosure Statement and Affidavit
Exhibit 5	Insurance Requirements and Evidence of Insurance
Exhibit 6	List of Key Personnel
Exhibit 7	Contractor's Response to City's Request for Proposals

ARTICLE 2. DUTIES AND RESPONSIBILITIES OF CONTRACTOR

2.1 Scope of Services

This description of Services is intended to be general in nature and is neither a complete description of Contractor's Services nor a limitation on the Services that Contractor is to provide under this Agreement. Contractor must provide the Services in accordance with the standards of performance set forth in Section 2.3. The Services that Contractor must provide are described in Exhibits 1A-1B, Scope of Services and Time Limits for Performance.

2.2 Deliverables

In carrying out its Services, Contractor must prepare or provide to the City various Deliverables. "**Deliverables**" include work product, such as written reviews, recommendations, reports and analyses, produced by Contractor for the City.

The City may reject Deliverables that do not include relevant information or data, or do not include all documents or other materials specified in this Agreement or reasonably necessary for the purpose for which the City made this Agreement or for which the City intends to use the Deliverables. If the City determines that Contractor has failed to comply with the foregoing standards, it has 30 days from the discovery to notify Contractor of its failure. If Contractor does not correct the failure, if it is possible to do so, within 30 days after receipt of notice from the City specifying the failure, then the City, by written notice, may treat the failure as a default of this Agreement under Section 8.1.

Partial or incomplete Deliverables may be accepted for review only when required for a specific and well-defined purpose for the benefit of the City and when consented to in advance by the City. Such Deliverables will not be considered as satisfying the requirements of this Agreement and partial or incomplete Deliverables in no way relieve Contractor of its obligations under this Agreement.

2.3 Standard of Performance

Contractor must perform all Services required of it under this Agreement with that degree of skill, care and diligence normally shown by a contractor performing services of a scope and purpose and magnitude comparable with the nature of the Services to be provided under this Agreement. Contractor acknowledges that it may be entrusted with or have access to valuable and confidential information and records of the City and with respect to that information, Contractor agrees to be held to the standard of care of a fiduciary. **Any review, approval, acceptance of Services or Deliverables does not relieve Contractor of its responsibility for the professional skill and care and technical accuracy of its Services and Deliverables. This provision in no way limits the City's rights against Contractor under this Agreement, at law or in equity.**

Contractor must be appropriately licensed to perform the Services, if required by law, and must ensure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed as may be required by law. Contractor must provide copies of any such licenses. Contractor remains responsible for the professional and technical accuracy of all Services or Deliverables furnished, whether by Contractor or its Subcontractors or others on its behalf. All Deliverables must be prepared in a form and content satisfactory to the Department and delivered in a timely manner consistent with the requirements of this Agreement.

If Contractor fails to comply with the foregoing standards, Contractor must, at the City's option, perform again, at its own expense, all Services required to be re-performed as a direct or indirect result of that failure, unless the reason is failure to have and maintain required licensure. See subsection 8.1 (b)(ii) regarding failure to comply with licensure requirements.

2.4 Personnel

(a) Adequate Staffing

Contractor must, upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension of it an adequate staff of competent personnel that is fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor must include among its staff the Key Personnel and positions as identified below.

(b) Key Personnel

Contractor must not reassign or replace Key Personnel without the written consent of the City. "**Key Personnel**" means those job titles and the persons assigned to those positions in accordance with the provisions of this Section 2.4(b). The Department may at any time in writing notify Contractor that the City will no longer accept performance of Services under this Agreement by one or more Key Personnel listed. Upon that notice Contractor must immediately suspend the key person or persons from performing Services under this Agreement and must replace him or them in accordance with the terms of this Agreement. Key Personnel, if any, are identified in Exhibit 6.

(c) **Salaries and Wages**

Contractor and Subcontractors must pay all salaries and wages due all employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for those payroll deductions that are mandatory by law or are permitted under applicable law and regulations. If in the performance of this Agreement Contractor underpays any such salaries or wages, the Comptroller for the City may withhold, out of payments due to Contractor, an amount sufficient to pay to employees underpaid the difference between the salaries or wages required to be paid under this Agreement and the salaries or wages actually paid these employees for the total number of hours worked. The amounts withheld may be disbursed by the Comptroller for and on account of Contractor to the respective employees to whom they are due. The parties acknowledge that this Section 2.4(c) is solely for the benefit of the City and that it does not grant any third party beneficiary rights.

2.5 Minority Participation; Women's Business Enterprises ("WBE") Commitment

(a) **Minority Participation:** Minority participation in this Agreement is to be achieved at no cost to the City through Loop Capital Markets, LLC, a member of the LLC that is the Contractor. Loop Capital Markets, LLC represents that it is 88.93% owned by minorities and that 50% of the distributions of the Contractor shall go to Loop Capital Markets, LLC. No further minority participation is required under this Agreement. In the event of any change in any of the foregoing, Contractor will immediately notify the City, and Contractor will be required to have MBE participation as required by Exhibit 3. For purposes of minority participation, Exhibit 3 shall have no effect unless anything in this subsection (a) changes, in which case Exhibit 3 shall apply.

(b) **WBE Commitment:** Contractor's completed Schedules C-1 and D-1 in Exhibit 3, evidencing its compliance with the City's women's business enterprise requirements, are a part of this Agreement. Contractor must utilize women's business enterprises at the greater of the amounts listed in those Schedules C-1 and D-1 or the percentages listed in them as applied to all payments received from Program Administrator Fees, as described in Exhibit 1A, Section A.K.

2.6 Insurance

Contractor must provide and maintain at Contractor's own expense, during the term of this Agreement and any time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverages and requirements specified in Exhibit 5 of this Agreement, insuring all operations related to this Agreement.

2.7 Indemnification

(a) Contractor must defend, indemnify, and hold harmless the City, its officers, representatives, elected and appointed officials, agents and employees from and against any and all Losses, including those related to:

- (i) injury, death or damage of or to any person or property;
- (ii) any infringement or violation of any property right (including any patent, trademark or copyright);

(iii) Contractor's failure to perform or cause to be performed Contractor's promises and obligations as and when required under this Agreement, including Contractor's failure to perform its obligations to any Subcontractor;

(iv) the City's exercise of its rights and remedies under Section 8.2 of this Agreement; and

(v) injuries to or death of any employee of Contractor or any Subcontractor under any workers compensation statute.

(b) "**Losses**" means, individually and collectively, liabilities of every kind, including losses, damages and reasonable costs, payments and expenses (such as, but not limited to, court costs and reasonable attorneys' fees and disbursements), claims, demands, actions, suits, proceedings, judgments or settlements, any or all of which in any way arise out of or relate to Contractor's breach of this Agreement or to Contractor's negligent or otherwise wrongful acts or omissions or those of its officers, agents, employees, consultants, Subcontractors or licensees.

(c) At the City Corporation Counsel's option, Contractor must defend all suits brought upon all such Losses and must pay all costs and expenses incidental to them, but the City has the right, at its option, to participate, at its own cost, in the defense of any suit, without relieving Contractor of any of its obligations under this Agreement. Any settlement must be made only with the prior written consent of the City Corporation Counsel, if the settlement requires any action on the part of the City.

(d) To the extent permissible by law, Contractor waives any limits to the amount of its obligations to defend, indemnify, hold harmless, or contribute to any sums due under any Losses, including any claim by any employee of Contractor that may be subject to the Workers Compensation Act, 820 ILCS 305/1 *et seq.* or any other related law or judicial decision (such as, *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Illinois Workers Compensation Act, the Illinois Pension Code, any other statute or judicial decision.

(e) The indemnities in this section survive expiration or termination of this Agreement for matters occurring or arising during the term of this Agreement or as the result of or during Contractor's performance of Services beyond the term. Contractor acknowledges that the requirements set forth in this section to defend, indemnify, and hold harmless the City are apart from and not limited by the Contractor's duties under this Agreement, including the insurance requirements in Exhibit 5 of this Agreement.

2.8 Ownership of Documents and Other Items

All Deliverables, data, findings or information, in any form prepared, assembled or encountered by or provided to Contractor under this Agreement shall be property of the City, except that the following shall not be property of the City or deemed works made for hire:

(a) Contractor's or its members and their affiliates' proprietary software platform, proprietary techniques and know-how and methods, trade secrets, form documents (other than form documents created for use solely by the City) under this engagement ("**Contractor Forms**"), patents, trademarks, copyrights and other intellectual property;

(b) Confidential or proprietary information provided to Contractor by its Subcontractors and vendors; and

(c) Confidential or proprietary information provided to Contractor by property owners in connection with their applications for financing.

2.9 Copyright Ownership

Subject to the limitations in clauses (a) through (c) set forth in Section 2.8, Contractor and the City intend that, to the extent permitted by law, the Deliverables to be produced by Contractor at the City's instance and expense under this Agreement are conclusively deemed "**works made for hire**" within the meaning and purview of Section 101 of the United States Copyright Act, 17 U.S.C. §101 *et seq.*, and that the City will be the sole copyright owner of the Deliverables and of all aspects, elements and components of them in which copyright can subsist, and of all rights to apply for copyright registration or prosecute any claim of infringement. Documentation created for use solely by the City shall be deemed works made for hire. Notwithstanding, the City shall have a perpetual, irrevocable, fully paid right to use the Contractor Forms, provided it uses them as intended, or as not intended with Contractor approval. If the City uses Contractor Forms not as intended or modifies them without Contractor approval, then Contractor shall have no liability to the City to the extent any Losses result from such unapproved use or modification. Nothing in this section 2.9 shall be construed as the City indemnifying the Contractor. This section 2.9 survives termination of the Agreement.

2.10 Records and Audits

(a) Records

(i) Contractor must deliver or cause to be delivered to the City all documents, including all Deliverables prepared for the City under the terms of this Agreement, promptly in accordance with the time limits prescribed in this Agreement, and if no time limit is specified, then upon reasonable demand for them or upon termination or completion of the Services under this Agreement.

(ii) Contractor must maintain any such records including Deliverables not delivered to the City or demanded by the City for a period that is the longer of (A) 5 years after the final payment made in connection with this Agreement, or (B) as directed by the Local Records Act (50 ILCS 205) and relevant records retention schedule. Contractor must not dispose of such records following the expiration of the relevant period without notification of and written approval from the City in accordance with Article 10.

In addition to the records to be stored by Contractor, all records that are possessed by Contractor in its service to the City to perform a governmental function are public records of the City pursuant to the Illinois Freedom of Information Act ("FOIA"), unless the records are exempt under FOIA. FOIA requires that the City produce records in a very short period of time. If the Contractor receives a request from the City to produce records, the Contractor shall do so within 72 hours of the notice.

(b) Audits

(i) Contractor and any of Contractor's Subcontractors must furnish the Department with all information that may be requested pertaining to (i) the performance, (ii) compliance with MBE/WBE policies and programs and (iii) User Fees from the Services. Contractor must maintain records showing actual User Fees collected. Contractor must keep books, documents, papers, records and accounts in connection with the Services open to audit, inspection, copying, abstracting and transcription and must make these records available to the City and any other interested governmental agency, at reasonable times during the performance of its Services.

(ii) Contractor must maintain its books, records in accordance with generally accepted accounting principles and practices, consistently applied throughout.

(iii) No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents which the City would have had in the absence of such provisions.

(iv) The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within six years after the Agreement ends, in connection with the goods, work, or Services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of any such audit, it is determined that Contractor has underpaid the City in the audited period, the City will notify Contractor. Contractor must then promptly pay the City for the amount of any underpayment and also some or all of the cost of the audit, as follows:

A. If the audit has revealed underpayment to the City representing less than 5% of the total value payable to the City pursuant to this Agreement in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit that the City conducts;

B. If, however, the audit has revealed underpayment to the City representing 5% or more of the total value payable to the City pursuant to this Agreement in the audited period, then Contractor must reimburse the City for the full cost of the audit.

C. If the audit reveals that the City was overpaid, the City will pay to the Contractor the sum equal to the amount of such overpayment.

Failure of Contractor to reimburse the City in accordance with subsection A or B above is an event of default under Section 8.1 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

2.11 Confidentiality

(a) All Deliverables and reports, data, findings or information in any form prepared, assembled or encountered by or provided by Contractor under this Agreement, are confidential, except (i) to the extent meant for release to the public or to potential participants in the PACE program, (ii) as otherwise specifically authorized in this Agreement or (iii) as may be required by law. Further, all documents and other information provided to Contractor by the City are confidential and must not be made available to any other individual or organization without the prior written consent of the City. Contractor must implement such measures as may be necessary to ensure that its staff and its Subcontractors are bound by the confidentiality provisions in this Agreement.

(b) Contractor must not issue any publicity news releases or grant press interviews that mention the City or any City officials without the prior written consent of the Commissioner; provided, however, that this Section 2.11 shall not preclude general marketing activities.

(c) If Contractor is presented with a request for documents by any administrative agency or with a subpoena duces tecum regarding any records, data or documents which may be in Contractor's possession by reason of this Agreement, Contractor must immediately give notice to the Commissioner and the Corporation Counsel for the City with the understanding that the City will have the opportunity to contest such process by any means available to it before the records, data or documents are submitted to a court or other third party. Contractor, however, is not obligated to withhold the delivery beyond the time ordered by a court or administrative agency, unless the subpoena or request is quashed or the time to produce is otherwise extended.

2.12 Assignments and Subcontracts

(a) Contractor must not assign, delegate or otherwise transfer all or any part of its rights or obligations under this Agreement: (i) unless otherwise provided for elsewhere in this Agreement; or (ii) without the express written consent of the Department. The absence of such a provision or written

consent voids the attempted assignment, delegation or transfer and is of no effect as to the Services or this Agreement. No approvals given by the Department, including approvals for the use of any Subcontractors, operate to relieve Contractor of any of its obligations or liabilities under this Agreement.

(b) All Subcontractors are subject to the prior approval of the Department. Approval for the use of any Subcontractor in performance of the Services is conditioned upon performance by the Subcontractor in accordance with the terms and conditions of this Agreement. If any Subcontractor fails to perform the Services in accordance with the terms and conditions of this Agreement to the satisfaction of the Department, the City has the absolute right upon written notification to immediately rescind approval and to require the performance of this Agreement by Contractor personally or through any other City-approved Subcontractor. Any approval for the use of Subcontractors in the performance of the Services under this Agreement under no circumstances operates to relieve Contractor of any of its obligations or liabilities under this Agreement.

(c) Contractor, upon entering into any agreement with a Subcontractor, must furnish upon request of the Department a copy of its agreement. Contractor must ensure that all subcontracts contain provisions that require the Services be performed in strict accordance with the requirements of this Agreement, provide that the Subcontractors are subject to all the terms of this Agreement and are subject to the approval of the Department. If the agreements do not prejudice any of the City's rights under this Agreement, such agreements may contain different provisions than are provided in this Agreement with respect to extensions of schedule, time of completion, payments, guarantees and matters not affecting the quality of the Services.

(d) Contractor must not transfer or assign any funds or claims due or to become due under this Agreement without the prior written approval of the Department. The attempted transfer or assignment of any funds, either in whole or in part, or any interest in them, which are due or to become due to Contractor under this Agreement, without such prior written approval, has no effect upon the City.

(e) The City reserves the right to assign or otherwise transfer all or any part of its interests under this Agreement to any successor.

2.13 Cooperation

Contractor must at all times use commercially reasonable efforts to cooperate with the City. If this Contract is terminated for any reason, or if it is to expire on its own terms, Contractor must make commercially reasonable efforts to assist an orderly transition to another provider of the Services, if any, orderly demobilization of its own operations in connection with the Services, uninterrupted provision of Services during any transition period and must otherwise comply with the commercially reasonable requests and requirements of the City in connection with the termination or expiration.

ARTICLE 3. DURATION OF AGREEMENT

3.1 Term of Performance; Schedule for Phase I Services

(a) This Agreement takes effect as of the Effective Date and continues, except as provided under Article 8, for three (3) years, as that date may be extended under Section 3.3.

The City will establish the start and expiration dates at the time of formal award and release of the Contract.

(b) Schedule for Phase I Services must be completed within the timeframes set forth in Exhibit IA.

3.2 Timeliness of Performance

- (a) Contractor must provide the Services and Deliverables within the time limits required under any request for services pursuant to the provisions of Section 2.1 and Exhibit 1.
- (b) Neither Contractor nor Contractor's agents, employees or Subcontractors are entitled to any damages from the City, nor is any party entitled to be reimbursed by the City, for damages, charges or other losses or expenses incurred by Contractor by reason of delays or hindrances in the performance of the Services, whether or not caused by the City.

3.3 Agreement Extension Option

The Commissioner may at any time before this Agreement expires elect to extend this Agreement for up to two (2) years, under the same terms and conditions as this original Agreement, by notice in writing to Contractor.

ARTICLE 4. COMPENSATION**4.1 No Compensation from City**

The design and administration of the City of Chicago PACE program will be self-financed through Program Administrator Fees. No City funds will be used to develop the PACE program or to finance the PACE program's operations. Additional compensation information is set forth in Exhibit 2.

ARTICLE 5. DISPUTES**5.1 Procedure for Bringing Disputes to the Department**

The Contractor and using Department must attempt to resolve all disputes arising under this Contract in good faith, taking such measures as, but not limited to investigating the facts of the dispute and meeting to discuss the issue(s).

In order to bring a dispute to the Commissioner of a Department, Contractor must provide a general statement of the basis for its claim, the facts underlying the claim, reference to the applicable Contract provisions, and all documentation that describes, relates to and supports the claim. By submitting a claim, the Contractor certifies that:

- A. The claim is made in good faith;
- B. The claim's supporting data are accurate and complete to the best of the person's knowledge and belief;
- C. The amount of the claim accurately reflects the amount that the claimant believes is due from the City; and
- D. The certifying person is duly authorized by the claimant to certify the claim.

The Commissioner shall have 30 days from receipt of the claim to render a written "final decision of the Commissioner" stating the Commissioner's factual and contractual basis for the decision. However, the Commissioner may take an additional period, not to exceed 10 days, to render the final decision. If the Commissioner does not render a "final decision of the Commissioner" within the prescribed time frame, then the claim should be deemed denied by the Commissioner.

The decision of the Commissioner is final and binding. The sole and exclusive remedy to challenge the decision of the Commissioner is judicial review by means of a common law writ of certiorari.

ARTICLE 6. COMPLIANCE WITH ALL LAWS

6.1 Compliance with All Laws Generally

(a) Contractor must observe and comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later and whether or not they appear in this Agreement, including those set forth in this Article 6, and Contractor must pay all taxes and obtain all licenses, certificates and other authorizations required by them. Notwithstanding anything in this Agreement to the contrary, Contractor must perform the Services in accordance with, and to assist the City in complying with, the PACE statute. To the extent applicable, Contractor must require all Subcontractors to do so, also. Further, Contractor must execute an Economic Disclosure Statement and Affidavit ("EDS") in the form attached to this Agreement as Exhibit 4. Notwithstanding acceptance by the City of the EDS, Contractor's failure in the EDS to include all information required under the Municipal Code renders this Agreement voidable at the option of the City. Contractor must promptly update its EDS(s) on file with the City whenever any information or response provided in the EDS(s) is no longer complete and accurate. Contractor agrees that Contractor's failure to maintain current throughout the term and any extensions of the term, the disclosures and information pertaining to ineligibility to do business with the City under Chapter 1-23 of the Municipal Code, as such is required under Sec. 2-154-020, shall constitute an event of default.

(b) Notwithstanding anything in this Agreement to the contrary, references to a statute or law are considered to be a reference to (i) the statute or law as it may be amended from time to time; (ii) all regulations and rules pertaining to or promulgated pursuant to the statute or law; and (iii) all future statutes, laws, regulations, rules and executive orders pertaining to the same or similar subject matter.

6.2 Nondiscrimination

(a) Contractor

Contractor must comply with applicable federal, state, and local laws and related regulations prohibiting discrimination against individuals and groups.

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions, or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42

U.S.C. sec. 2000e *et seq.* (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §621-34; Rehabilitation Act of 1973, 29 U.S.C. §793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 *et seq.*; 41 C.F.R. Part 60 *et seq.* (1990); and all other applicable federal statutes, regulations and other laws.

(ii) **State Requirements**

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 *et seq.* (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code §750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 *et seq.* (1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) **City Requirements**

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 *et seq.* of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) **Subcontractors**

Contractor must incorporate all of this Section 6.2 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state, and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

6.3 Inspector General

It is the duty of any bidder, proposer or Contractor, all Subcontractors, every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners and employees of any bidder, proposer, Contractor, Subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor understands and will abide by all provisions of Chapter 2-56 of the Municipal Code. All subcontracts must inform Subcontractors of the provision and require understanding and compliance with it.

6.4 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.4 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.5 Business Relationships with Elected Officials

Pursuant to MCC Sect. 2-156-030(b), it is illegal for any elected official, or any person acting at the direction of such official, to contact either orally or in writing any other City official or employee with respect to any matter involving any person with whom the elected official has any business relationship that creates a financial interest on the part of the official, or the domestic partner or spouse of the official, or from whom or which he has derived any income or compensation during the preceding twelve months or from whom or which he reasonably expects to derive any income or compensation in the following twelve months. In addition, no elected official may participate in any discussion in any City Council committee hearing or in any City Council meeting or vote on any matter involving the person with whom the elected official has any business relationship that creates a financial interest on the part of the official, or the domestic partner or spouse of the official, or from whom or which he has derived any income or compensation during the preceding twelve months or from whom or which he reasonably expects to derive any income or compensation in the following twelve months.

Violation of MCC § 2-156-030 by any elected official with respect to this contract will be grounds for termination of this contract. The term financial interest is defined as set forth in MCC Chapter 2-156.

6.6 Wages

Contractor must pay the highest of (1) minimum wage specified by Mayoral Executive Order 2014-1; (2) "Living Wage" rate specified by MCC Sect. 2-92-610; (3) Chicago Minimum Wage rate specified by MCC Chapter 1-24, or (4) the highest applicable State or Federal minimum wage.

(a) Minimum Wage, Mayoral Executive Order 2014-1

Mayoral Executive Order 2014-1 provides for a fair and adequate Minimum Wage to be paid to employees of City contractors and subcontractors performing work on City contracts. A copy of the Order may be downloaded from the Chicago City Clerk's website at:

<http://chicityclerk.com/wp-content/uploads/2014/09/Executive-Order-No.-2014-1.pdf>

If this Agreement was advertised on or after October 1, 2014, Contractor must comply with Mayoral Executive Order 2014-1 and any applicable regulations issued by the CPO. As of July 1, 2018, the Minimum Wage to be paid pursuant to the Order is \$13.80 per hour. The Minimum Wage must be paid to:

- All employees regularly performing work on City property or at a City jobsite.

All employees whose regular work entails performing a service for the City under a City contract.

Beginning on July 1, 2015, and every July 1 thereafter, the hourly wage specified by the Executive Order shall increase in proportion to the increase, if any, in the Consumer Price Index for All Urban Consumers most recently published by the Bureau of Labor Statistics of the United States Department of Labor. Any hourly wage increase shall be rounded up to the nearest multiple of \$0.05. Such increase shall remain in effect until any subsequent adjustment is made.

The Minimum Wage is not required to be paid to employees whose work is performed in general support of contractors' operations, does not directly relate to the services provided to the City under the contract, and is included in the contract price as overhead, unless that employee's regularly assigned work location is on City property or at a City jobsite. It is also not required to be paid by employers that are 501(c)(3) not-for-profits.

Except as further described, the Minimum Wage is also not required to be paid to categories of employees subject to subsection 4(a)(2), subsection 4(a)(3), subsection 4(d), subsection 4(e), or Section 6 of the Illinois Minimum Wage Law, 820 ILCS 105/1 et seq., in force as of the date of this Agreement or as amended. Nevertheless, the Minimum Wage is required to be paid to those workers described in subsections 4(a)(2)(A) and 4(a)(2)(B) of the Illinois Minimum Wage Law.

Additionally, the Minimum Wage is not required to be paid to employees subject to a collective bargaining agreement that provides for different wages than those required by Mayoral Executive Order 2014-1, if that collective bargaining agreement was in force prior to October 1, 2014 or if that collective bargaining agreement clearly and specifically waives the requirements of the order.

If the payment of a Base Wage pursuant to MCC Sect. 2-92-610 is required for work or services done under this Agreement, and the Minimum Wage is higher than the Base Wage, then the Contractor must pay the Minimum Wage. Likewise, if the payment of a prevailing wage is required and the prevailing wage is higher than the Minimum Wage, then the Contractor must pay the prevailing wage.

Contractors are reminded that they must comply with Municipal Code Chapter 1-24 establishing a minimum wage.

(b) Chicago "Living Wage" Ordinance

(i) Section 2-92-610 of the Municipal Code provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("**Covered Employees**"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

(A) If Contractor has 25 or more full-time employees, and

(B) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "**Performing Parties**") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(C) Contractor must pay its Covered Employees, and must ensure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly

rate as determined in accordance with this provision (the "**Base Wage**") for all Services performed under this Agreement.

(ii) Contractor's obligation to pay, and to ensure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(iii) As of July 1, 2018, the Base Wage is \$12.55 per hour, and each July 1 thereafter, the Base Wage will be adjusted using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. The currently applicable Base Wage is available from the Department of Procurement Services. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(iv) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Commissioner demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(v) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of subsections (a) through (d) above do not apply.

6.7 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole discretion of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.8 Prohibition on Certain Contributions

No Contractor or any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5% ("Owners"), spouses and domestic partners of such Owners, Contractor's Subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any Subcontractor of more than 7.5% ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the "Identified Parties"), shall make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee during (i) the bid or other solicitation process for this Contract or Other Contract, including while this Contract or Other Contract is executory, (ii) the term of this Contract or any Other Contract between City and Contractor, and/or (iii) any period in which an extension of this Contract or Other Contract with the City is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached the Contractor or the date the Contractor approached the City, as applicable, regarding the formulation of this Contract, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

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

The Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

Violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Contract, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Contract, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 2011-4 prior to award of the Contract resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Other Contract" means any agreement entered into between the Contractor and the City that is (i) formed under the authority of MCC Ch. 2-92; (ii) for the purchase, sale or lease of real or personal property; or

(iii) for materials, supplies, equipment or services which are approved and/or authorized by the City Council.

"Contribution" means a "political contribution" as defined in MCC Ch. 2-156, as amended.

"Political fundraising committee" means a "political fundraising committee" as defined in MCC Ch. 2-156, as amended.

6.9 Firms Owned or Operated by Individuals with Disabilities

The City encourages consultants to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

6.10 Ineligibility to do Business with City

Failure by the Contractor or any Controlling Person (defined in Section 1-23-010 of the Municipal Code) thereof to maintain eligibility to do business with the City in violation of Section 1-23-030 of the Municipal Code shall render this Contract voidable or subject to termination, at the option of the Commissioner. Contractor agrees that Contractor's failure to maintain eligibility (or failure by Controlling Persons to maintain eligibility) to do business with the City in violation of Section 1-23-030 of the Municipal Code shall constitute an event of default.

6.11 Duty to Report Corrupt or Unlawful Activity

Pursuant to §2-156-018 of the Municipal Code, it is the duty of the Contractor to report to the Inspector General, directly and without undue delay, any and all information concerning conduct which it knows to involve corrupt activity. "Corrupt Activity" means any conduct set forth in Subparagraph (a)(1), (2) or (3) of §1-23-020 of the Municipal Code. Knowing failure to make such a report will be an event of default under this Agreement. Reports may be made to the Inspector General's toll free hotline, 866-IG-TIPLINE (866-448-4754).

6.12 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations, or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

ARTICLE 7. SPECIAL CONDITIONS

7.1 Warranties and Representations

In connection with signing and carrying out this Agreement, Contractor:

(a) warrants that Contractor is appropriately licensed under Illinois law to perform the Services required under this Agreement and will perform no Services for which a professional license is required by law and for which Contractor is not appropriately licensed;

(b) warrants it is financially solvent; it and each of its employees, agents and, to its knowledge, Subcontractors of any tier are competent to perform the Services required under this Agreement; and Contractor is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated in this Agreement;

(c) warrants that it will not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of its Services under this Agreement;

(d) warrants that Contractor and, to its knowledge, its Subcontractors are not in default at the time this Agreement is signed, and have not been deemed by the Chief Procurement Officer to have, within 5 years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City;

(e) represents that it has carefully examined and analyzed the provisions and requirements of this Agreement; it understands the nature of the Services required; from its own analysis it has satisfied itself as to the nature of all things needed for the performance of this Agreement; this Agreement is feasible of performance in accordance with all of its provisions and requirements, and Contractor warrants it can and will perform, or cause to be performed, the Services in strict accordance with the provisions and requirements of this Agreement;

(f) represents that Contractor and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of §2-92-320 of the Municipal Code , and in connection with it, and additionally in connection with the Illinois Criminal Code, 720 ILCS 5/33E as amended, and the Illinois Municipal Code, 65 ILCS 5/11-42.1-1;

(g) acknowledges that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination under Sections 8.2 and 8.3 of this Agreement; and

(h) warrants and represents that neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List, or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

7.2 Ethics

(a) In addition to the foregoing warranties and representations, Contractor warrants:

(i) no officer, agent or employee of the City is employed by Contractor or has a financial interest directly or indirectly in this Agreement or the compensation to be paid under this Agreement except as may be permitted in writing by the Board of Ethics established under Chapter 2-156 of the Municipal Code .

(ii) no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier Subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor must comply with Chapter 2-156 of the Municipal Code. Contractor acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156, including any contract entered into with any person who has retained or employed a non-registered lobbyist in violation of Section 2-156-305 of the Municipal Code is voidable as to the City.

7.3 Joint and Several Liability

If Contractor, or its successors or assigns, if any, is comprised of more than one individual or other legal entity (or a combination of them), then under this Agreement, each and without limitation every obligation or undertaking in this Agreement to be fulfilled or performed by Contractor is the joint and several obligation or undertaking of each such individual or other legal entity.

7.4 Business Documents

At the request of the City, Contractor must provide copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable.

7.5 Conflicts of Interest

(a) No member of the governing body of the City or other unit of government and no other officer, employee or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement pertains is permitted to have any personal interest, direct or indirect, in this Agreement. No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee is allowed to be admitted to any share or part of this Agreement or to any financial benefit to arise from it.

(b) Contractor represents that it, the members of the Contractor, and to the best of its knowledge, its Subcontractors, if any (Contractor, its members, and Subcontractors will be collectively referred to in this Section 7.5 as "**Consulting Parties**") have no direct or indirect conflict in any manner or degree with the performance of its Services under this Agreement.

(c) Consulting Parties are not permitted to perform any Services for the City on applications or other documents by any of Consulting Parties' past or present clients. If Consulting Parties become aware of such a relationship, they must immediately stop work on the assignment causing the conflict and notify the Commissioner, who, in his sole and absolute discretion, may permit work to continue with such measures as he believes necessary.

(d) Further, Consulting Parties, without Commissioner approval, must not assign any person having any conflicting interest to perform any Services under this Agreement or have access to any confidential information (as described in Section 2.11 of this Agreement). Notwithstanding the foregoing, in no event shall Consulting Parties assign any person having a direct economic interest in any particular financing project to perform work on any such project.

7.6 Non-Liability of Public Officials

Contractor and any assignee or Subcontractor of Contractor must not charge any official, employee or agent of the City personally with any liability or expenses of defense or hold any official, employee or agent of the City personally liable to them under any term or provision of this Agreement or because of the City's execution, attempted execution or any breach of this Agreement.

7.7 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 4, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

7.8 Disclaimer of Damages

(a) Under no circumstances will the City or its respective officers, directors, employees, agents, or representatives be liable to Contractor for any damages or losses arising out of or in connection with this Agreement, including, but not limited to, indirect, special, incidental, consequential, exemplary or punitive damages including, but not limited to, any lost profits, however caused and under any theory of liability, at law or equity, including, but not limited to, contract, warranty, strict liability or tort, including negligence.

(b) Except for (i) Contractor's willful, fraudulent, criminal, or intentional misconduct and (ii) third party claims covered by Contractor's indemnification obligations in Section 2.7 above, under no circumstances will the Contractor or its respective officers, directors, employees, agents, or representatives be liable to the City for any damages or losses arising out of or in connection with this Agreement, including, but not limited to, indirect, special, incidental, consequential, exemplary or punitive damages including, but not limited to, any lost profits, however caused and under any theory of liability, at law or equity, including, but not limited to, contract, warranty, strict liability or tort, including negligence.

7.9 Use of City Logo

With the City's permission, Contractor may use the City's logo on PACE program materials.

ARTICLE 8. EVENTS OF DEFAULT, REMEDIES, TERMINATION, SUSPENSION AND RIGHT TO OFFSET

8.1 Events of Default Defined

The following constitute events of default:

(a) Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

(b) Contractor's material failure to perform any of its obligations under this Agreement including the following:

- (i) Failure to perform the Services with sufficient personnel and equipment or with sufficient material to ensure the timely performance of the Services;
- (ii) Failure to have and maintain all professional licenses required by law to perform the Services;
- (iii) Failure to timely perform the Services;
- (iv) Failure to perform the Services in a manner reasonably satisfactory to the Commissioner or inability to perform the Services satisfactorily as a result of insolvency, filing for bankruptcy or assignment for the benefit of creditors;
- (v) Failure to promptly re-perform, as required, within a reasonable time and at no cost to the City, Services that are rejected as erroneous or unsatisfactory;
- (vi) Discontinuance of the Services for reasons within Contractor's reasonable control;
- (vii) Failure to comply with Section 6.1 in the performance of the Agreement;
- (viii) Failure promptly to update EDS(s) furnished in connection with this Agreement when the information or responses contained in it or them is no longer complete or accurate;
- (ix) Failure to comply with any other material term of this Agreement, including the provisions concerning insurance and nondiscrimination; and
- (x) Any other acts specifically stated in this Agreement as constituting an act of default.

(c) Any change in ownership or control of Contractor without the prior written approval of the Commissioner (when such prior approval is permissible by law), which approval the Commissioner will not unreasonably withhold.

(d) Contractor's default under any other material agreement it may presently have or may enter into with the City for the duration of this Agreement. Contractor acknowledges that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

(e) Contractor's violation of City ordinance(s) unrelated to performance under the Agreement such that, in the opinion of the Commissioner, it indicates a willful or reckless disregard for City laws and regulations.

8.2 Remedies

(a) Notices. The occurrence of any event of default permits the City, at the City's sole option, to declare Contractor in default. The Commissioner may, in his sole discretion, give Contractor

an opportunity to cure such default within a certain period of time, which period of time must not exceed 30 days, unless extended by the Commissioner.

The Commissioner will give Contractor written notice of the default, either in the form of a cure notice ("**Cure Notice**"), or, if no opportunity to cure will be granted, a default notice ("**Default Notice**"). If the Commissioner gives a Default Notice, he will also indicate any present intent he may have to terminate this Agreement, and the decision to terminate is final and effective upon giving the notice. If the Commissioner decides not to terminate, this decision will not preclude him from later deciding to terminate the Agreement in a later notice, which will be final and effective upon the giving of the notice or on the date set forth in the notice, whichever is later. The Commissioner may give a Default Notice if Contractor fails to effect a cure within the cure period given in a Cure Notice. When a Default Notice with intent to terminate is given as provided in this Section 8.2 and Article 10, Contractor must discontinue any Services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process, to the City.

(b) **Exercise of Remedies.** After giving a Default Notice, the City may invoke any or all of the following remedies:

(i) The right to terminate this Agreement in its entirety, or with respect to any particular PACE program financing projects currently in existence at the time of termination or prospective PACE program financing projects;

(ii) The right of specific performance, an injunction or any other appropriate equitable remedy;

(iii) The right to money damages, subject to the limitations set forth in Section 7.8;

(iv) The right to deem Contractor non-responsible in future contracts to be awarded by the City;

(v) The right to declare default on any other contract or agreement Contractor may have with the City.

(c) **City's Reservation of Rights.** If the Commissioner considers it to be in the City's best interests, the Commissioner may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits Contractor to continue to provide the Services despite one or more events of default, Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement, nor does the City waive or relinquish any of its rights.

(d) **Non-Exclusivity of Remedies.** The remedies under the terms of this Agreement are not intended to be exclusive of any other remedies provided, but each and every such remedy is cumulative and is in addition to any other remedies, existing now or later, at law, in equity or by statute. No delay or omission to exercise any right or power accruing upon any event of default impairs any such right or power, nor is it a waiver of any event of default nor acquiescence in it, and every such right and power may be exercised from time to time and as often as the City considers expedient.

8.3 Early Termination

(a) In addition to termination under Section 8.2 of this Agreement, the City may terminate this Agreement in its entirety, or with respect to any particular PACE program financing projects

currently in existence at the time of termination or prospective PACE program financing projects, at any time by a notice in writing from the City to Contractor. The City will give notice to Contractor in accordance with the provisions of Article 10 (a "Termination Notice"). If the City elects to terminate this Agreement, all Services to be provided under it must cease and all materials that may have been accumulated in performing this Agreement, whether completed or in the process, must be delivered to the City within 10 days of receipt of the Termination Notice.

(b) After the Termination Notice is received, Contractor must restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. In the event of any termination under this Section 8.3, Contractor shall be entitled to charge Program Administrator Fees for all financings not terminated that it completes.

(c) Upon termination of this Agreement in its entirety pursuant to this Section 8.3, the right to use Contractor Forms, as defined in Section 2.9, shall automatically and immediately be revoked, without any required action of the Contractor or any other party, except as necessary to permit the City to complete financing projects in process at the time of termination.

(d) Contractor must include in its contracts with Subcontractors an early termination provision in form and substance equivalent to this early termination provision to prevent claims against the City arising from termination of subcontracts after the early termination. Contractor will not be entitled to make any early termination claims against the City resulting from any Subcontractor's claims against Contractor or the City.

(e) If the City's election to terminate this Agreement for default under Sections 8.1 and 8.2 is determined in a court of competent jurisdiction to have been wrongful, then in that case the termination is to be considered to be an early termination under this Section 8.3.

8.4 Suspension

The City may at any time request that Contractor suspend its Services, or any part of them, by giving 15 days prior written notice to Contractor or upon informal oral, or one day in the event of emergency. Contractor must promptly resume its performance of the Services under the same terms and conditions as stated in this Agreement upon written notice by the Commissioner and such equitable extension of time as may be mutually agreed upon by the Commissioner and Contractor when necessary for continuation or completion of Services.

No suspension of this Agreement is permitted in the aggregate to exceed a period of 45 days within any 12 month period.

8.5 Right to Offset

(a) In connection with Contractor's performance under this Agreement, the City may offset any incremental costs and other damages the City incurs in any or all of the following circumstances:

(i) if the City terminates this Agreement for default or any other reason resulting from Contractor's performance or non-performance;

(ii) if the City exercises any of its remedies under Section 8.2 of this Agreement;

(iii) if the City has any credits due or has made any overpayments under this Agreement.

The City may offset these incremental costs and other damages against any future Program Administrator Fees due to Contractor for Services completed before the City terminated this Agreement or before the City exercised any remedies. If the amount offset is insufficient to cover those incremental costs and other damages, Contractor is liable for and must promptly remit to the City the balance upon written demand for it. This right to offset is in addition to and not a limitation of any other remedies available to the City.

(b) As provided under Section 2-92-380 of the Municipal Code, the City may set off from Contractor's future Program Administrator Fees due to Contractor an amount equal to the amount of the fines and penalties for each *outstanding parking violation complaint* and the amount of any *debt* owed by Contractor to the City as those italicized terms are defined in the Municipal Code.

(c) In connection with any liquidated or unliquidated claims against Contractor, and without breaching this Agreement, the City may set off a portion of the Program Administrator Fees due Contractor under this Agreement in an amount equal to the amount of any liquidated or unliquidated claims that the City has against Contractor unrelated to this Agreement. When the City's claims against Contractor are finally adjudicated in a court of competent jurisdiction or otherwise resolved, the City will reimburse Contractor to the extent of the amount the City has offset against this Agreement inconsistently with such determination or resolution.

ARTICLE 9. GENERAL CONDITIONS

9.1 Entire Agreement

(a) General

This Agreement, and the exhibits attached to it and incorporated in it, constitute the entire agreement between the parties and no other terms, conditions, warranties, inducements, considerations, promises or interpretations are implied or impressed upon this Agreement that are not addressed in this Agreement.

(b) No Collateral Agreements

Contractor acknowledges that, except only for those representations, statements or promises contained in this Agreement and any exhibits attached to it and incorporated by reference in it, no representation, statement or promise, oral or in writing, of any kind whatsoever, by the City, its officials, agents or employees, has induced Contractor to enter into this Agreement or has been relied upon by Contractor, including any with reference to: (i) the meaning, correctness, suitability or completeness of any provisions or requirements of this Agreement; (ii) the nature of the Services to be performed; (iii) the nature, quantity, quality or volume of any materials, equipment, labor and other facilities needed for the performance of this Agreement; (iv) the general conditions which may in any way affect this Agreement or its performance; (v) the compensation provisions of this Agreement; or (vi) any other matters, whether similar to or different from those referred to in (i) through (vi) immediately above, affecting or having any connection with this Agreement, its negotiation, any discussions of its performance or those employed or connected or concerned with it.

(c) **No Omissions**

Contractor acknowledges that Contractor was given ample opportunity and time and was requested by the City to review thoroughly all documents forming this Agreement before signing this Agreement in order that it might request inclusion in this Agreement of any statement, representation, promise or provision that it desired or on that it wished to place reliance. Contractor did so review those documents, and either every such statement, representation, promise or provision has been included in this Agreement or else, if omitted, Contractor relinquishes the benefit of any such omitted statement, representation, promise or provision and is willing to perform this Agreement in its entirety without claiming reliance on it or making any other claim on account of its omission.

9.2 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully signed by the parties and each to be considered an original having identical legal effect.

9.3 Amendments

Except as provided in Section 3.3 of this Agreement, no changes, amendments, modifications or discharge of this Agreement, or any part of it are valid unless in writing and signed by the authorized agent of Contractor and by the Commissioner or their respective successors and assigns. The City incurs no liability for Additional Services without a written amendment to this Agreement under this Section 9.3.

Whenever under this Agreement Contractor is required to obtain the City's prior written approval, the effect of any approval that may be granted pursuant to Contractor's request is prospective only from the later of the date approval was requested or the date on which the action for which the approval was sought is to begin. In no event is approval permitted to apply retroactively to a date before the approval was requested.

9.4 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

Contractor irrevocably submits itself to the original jurisdiction of those courts located within the County of Cook, State of Illinois, with regard to any controversy arising out of, relating to, or in any way concerning the execution or performance of this Agreement. Service of process on Contractor may be made, at the option of the City, either by registered or certified mail addressed to the applicable office as provided for in this Agreement, by registered or certified mail addressed to the office actually maintained by Contractor, or by personal delivery on any officer, director, or managing or general agent of Contractor. If any action is brought by Contractor against the City concerning this Agreement, the action must be brought only in those courts located within the County of Cook, State of Illinois.

9.5 Severability

If any provision of this Agreement is held or deemed to be or is in fact invalid, illegal, inoperative or unenforceable as applied in any particular case in any jurisdiction or in all cases because it conflicts with any other provision or provisions of this Agreement or of any constitution, statute, ordinance, rule of law or public policy, or for any other reason, those circumstances do not have the effect of rendering the provision in question invalid, illegal, inoperative or unenforceable in any other case or circumstances, or

of rendering any other provision or provisions in this Agreement invalid, illegal, inoperative or unenforceable to any extent whatsoever. The invalidity, illegality, inoperativeness or unenforceability of any one or more phrases, sentences, clauses or sections in this Agreement does not affect the remaining portions of this Agreement or any part of it.

9.6 Assigns

All of the terms and conditions of this Agreement are binding upon and inure to the benefit of the parties and their respective legal representatives, successors and assigns.

9.7 Waiver

Nothing in this Agreement authorizes the waiver of a requirement or condition contrary to law or ordinance or that would result in or promote the violation of any federal, state or local law or ordinance.

Whenever under this Agreement the City by a proper authority waives Contractor's performance in any respect or waives a requirement or condition to either the City's or Contractor's performance, the waiver so granted, whether express or implied, only applies to the particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No such waiver is a modification of this Agreement regardless of the number of times the City may have waived the performance, requirement or condition. Such waivers must be provided to Contractor in writing.

9.8 Independent Contractor

(a) This Agreement is not intended to and does not constitute, create, give rise to, or otherwise recognize a joint venture, partnership, corporation or other formal business association or organization of any kind between Contractor and the City. The rights and the obligations of the parties are only those set forth in this Agreement. Contractor must perform under this Agreement as an independent contractor and not as a representative, employee, agent, or partner of the City.

(b) This Agreement is between the City and an independent contractor and, if Contractor is an individual, nothing provided for under this Agreement constitutes or implies an employer-employee relationship such that:

(i) The City will not be liable under or by reason of this Agreement for the payment of any compensation award or damages in connection with the Contractor performing the Services required under this Agreement.

(ii) Contractor is not entitled to membership in any City Pension Fund, Group Medical Insurance Program, Group Dental Program, Group Vision Care, Group Life Insurance Program, Deferred Income Program, vacation, sick leave, extended sick leave, or any other benefits ordinarily provided to individuals employed and paid through the regular payrolls of the City.

(iii) The City is not required to deduct or withhold any taxes, FICA or other deductions from any compensation provided to Contractor.

(c)(i) The City is subject to the June 16, 2014 the "City of Chicago Hiring Plan" (the "2014 City Hiring Plan") entered in Shakman v. Democratic Organization of Cook County, Case No 69

A copy of any communications or notices to the City relating to Contract interpretation, a dispute, or indemnification obligations shall also be sent by the same means set forth above to:

Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

If to Contractor: Loop-Counterpointe PACE LLC
c/o Loop Capital, LLC
111 West Jackson Blvd., Suite 1901
Chicago, Illinois 60604
Attention: Chairman

and

Loop-Counterpointe PACE LLC
c/o Counterpointe Energy Solutions LLC
1700 East Putnam Avenue, Suite 208
Old Greenwich, Connecticut 06870
Attention: Eric J. Alini

Changes in these addresses must be in writing and delivered in accordance with the provisions of this Article 10. Notices delivered by mail are considered received three days after mailing in accordance with this Article 10. Notices delivered personally are considered effective upon receipt. Refusal to accept delivery has the same effect as receipt.

ARTICLE 11. AUTHORITY

Execution of this Agreement by Contractor is authorized by a resolution of its Board of Directors, if a corporation, or similar governing document, and the signature(s) of each person signing on behalf of Contractor have been made with complete and full authority to commit Contractor to all terms and conditions of this Agreement, including each and every representation, certification and warranty contained in it, including the representations, certifications and warranties collectively incorporated by reference in it.

SIGNATURE PAGE(S)

SIGNED at Chicago, Illinois:

CITY OF CHICAGO

By:

Commissioner, Department of Planning and
Development

CONTRACTOR

LOOP-COUNTERPOINTE PACE LLC

By: _____

Name: _____

Its: _____

By: _____

Name: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by _____ (name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of _____ (name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

Seal:

State of

County of

This instrument was acknowledged before me on _____ (date) by _____ (name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of _____ (name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

Seal:

[(Sub)Exhibit 7 referred to in this Agreement with Loop-Counterpointe Pace LLC unavailable at time of printing.]

(Sub)Exhibits 1A, 1B, 2, 3, 4, 5 and 6 referred to in this Agreement with Loop-Counterpointe Pace LLC read as follows:

(Sub)Exhibit 1A.
(To Agreement With Loop-Counterpointe PACE LLC)

*Phase I (Program Design):
Scope Of Services And Time Limits For Performance.*

This Exhibit 1A sets forth the Contractor's obligations with respect to design and setup of the PACE program. All other Contractor obligations, including additional scopes of work and any additional terms and conditions which may be required for such work, are set forth in (Sub)Exhibit 1B.

A.) Phase I: Program Setup.

Task 1: Program Setup.

In this phase of the project, the Contractor will develop all program materials, guidelines, and documentation processes needed prior to the formal program launch. Deliverables include the program guide; standard application forms for building owners; the standard PACE contract; and any other program materials needed.

The Contractor will also provide information in the Program Setup phase as to how the PACE program may be structured so that it could be consistent with or align with the PACE programs of other local governments in Illinois, including but not limited to Cook County.

In addition, the Illinois state statute requires the City to provide a specific report at the time the City passes an ordinance to authorize PACE. Under this scope of work, the Contractor will develop and write the report needed at time of ordinance passage, referred to as the "PACE Program Report", and the City will write the ordinance needed to authorize PACE ("Program Ordinance"). The Contractor, in designing the PACE program, shall act as a fiduciary to the City. The PACE Program Report that is included in the Program Ordinance shall be as approved by the City; nothing herein shall be construed as waiving the City's role in approving the draft report created by the Contractor under this Phase I or in modifying it as necessary to maximize benefits to the City and program participants, meeting statutory objectives, and eliminating conflicts of interest.

The PACE Program Report needed at time of ordinance passage includes all of the following items. The Contractor will work with the City team to include each item listed below in the PACE Program Report, and to set up a process for each of the following program elements:

- A. Plan To Raise Capital. The City intends to raise capital by issuing bonds. The overall process will be briefly described in the PACE Program Report. In addition, the Contractor (or its assignee) would be the entity to purchase the bonds, but the Contractor may then re-sell the bonds, subject to applicable state and federal

laws and in consultation with the City. Note: If the state statute is amended, then other processes may be available for raising capital. The Contractor should also include basic information about the purchase of bonds, including any requirements around interest rates and the maximum maturity period. The Contractor prefers both of the options to purchase the bonds, or assign its rights to purchase the bonds to another entity, depending on other factors. Note that the City reserves the right to approve the entity assigned to purchase the bonds, if the Contractor prefers to assign the bonds to a third party. The Contractor recognizes that subject to applicable Illinois law, an entity other than the City may issue PACE bonds. To the extent that applicable laws related to, or that impact, the PACE program is altered, the Contractor and the City shall negotiate in good faith a resolution to any issues raised thereby.

- B. Form of the assessment contract between the City of Chicago and the record holder governing the terms and conditions of financing and assessment under the program. The Contractor will work with the City to develop the outline for a standard contract used in this program. The contract may need to specify in the terms that the record owner is required to report certain information to the Contractor as part of program participation.
- C. A method for determining interest rates on assessment installments, repayment periods, and the maximum amount of an assessment. The Contractor will set the process for determining these items in collaboration with City staff.
- D. Maximum aggregate annual dollar amount of all financing provided by or arranged by the Contractor under the program. This will be determined by the Contractor and could be a not-to-exceed cap on all financing provided each year.
- E. Explanation Of How Assessments Will Be Made And Collected. For this portion of the scope of work, the City will assist the Contractor in determining the process of how assessments will be made and collected. One option will be that the payments are made directly from the property owner to the PA, along with any User Fees that need to be collected. The City also assumes that assessments will be recorded prior to project initiation, because if the assessment is not recorded until work is complete, it can deter many projects.
- F. Application Process For Projects To Receive PACE Funding. The Contractor will work with the City to develop the application process and any standard application forms.
- G. Eligibility Requirements For Financing Energy Projects Under The Program. The Contractor will identify and describe the types of energy and water projects to be included in the program, and any eligibility or technical requirements. These requirements for the PACE program design would be approved by the City. Once requirements are set, the Contractor would ensure that all projects meet the program requirements. The requirements could be based on the state or utility's technical reference manual or other utility criteria for energy efficiency incentive

and rebate programs. Additional requirements may include an unbiased, professional assessment, such as a professional energy audit.

- i. The Contractor will recommend whether an energy audit is required on a programmatic basis. If audits are recommended, the Contractor will also make a recommendation as to the level of audit needed. For example, projects below a certain cost amount could require an ASHRAE Level I audit, while larger projects might require an ASHRAE Level II or Level III audit. Another option is the Investor Confidence Project standards. Note that free "Level I" type audits are currently provided by ComEd and Peoples Gas.
 - ii. The Contractor will also make a recommendation of whether the program will require an independent review of the audit and results, or other QA/QC processes. For example, other jurisdictions with PACE programs require that a third party that is independent from owner, lender, or utility to review the baseline and savings projections.
 - iii. The Contractor will develop a process to ensure that the term of assessment does not exceed useful life of energy project paid for by the assessment, a requirement under the state statute. If the City of Chicago allows projects that consist of multiple improvements with varying lengths of useful life, the term of the assessment shall be no greater than the improvement with the longest useful life.
- H. Financial Requirements Of The Building Owner. The Contractor will determine if any financial criteria will be considered, beyond those outlined (and required) in the state statute. Examples may include the debt service coverage ratio, and/or the combined loan to value ratio. The Contractor will also develop a process to ensure there is an appropriate ratio of amount of assessment to assessed value of property (or market value of property as determined by a recent appraisal from the last 12 months). This ratio should not exceed 25 percent, as per the state statute. The Contractor will develop the minimum PACE finance amounts, if any.
- I. Documentation Of Savings. The Contractor will develop the process used to document energy and cost savings. One option might be to utilize the City's existing energy benchmarking policy. In addition, the building owner may be required to enroll in the Retrofit Chicago Energy Challenge (Chicago's voluntary energy challenge program). Additional processes may be required for the building owner to share information about savings after project completion.
- J. Procedures To Determine A Reserve Fund (Also Known As Credit Enhancement). Note that a reserve fund is not required, but could be created as part of this program. These are tools that offer lenders protection against losses if a borrower defaults or is delinquent. Lenders can then offer a lower interest rate in return, or be willing to be more flexible when qualifying an applicant. Options

include a debt service reserve fund or loan loss reserve fund. The reserve fund could be built up through administrative fees or created as part of the bonding process. The Contractor will provide a recommendation to the City on whether to set up a reserve fund, and if so, how to provide money for the reserve fund.

- K. User Fees. The Contractor will propose to the City the appropriate amount of fees to charge property owners for participation in the PACE program (the "User Fees"). These may include one-time application fees, one-time administration fees, and/or ongoing program fees to be charged to record owners participating in the program that will be used to finance costs incurred by the City of Chicago as a result of the program. Note that Program Administrator Fees will fund the Contractor's initial and ongoing program operation costs. The Program Administrator Fees shall be the sole source of Contractor's compensation for the initial and ongoing operation costs. Currently proposed User Fees are as follows:

CES Commercial PACE User Fees.

Estimated Cost Of Insurance	Not to Exceed
Program Administrator Fee	1.00 Percent of Project Cost
City of Chicago Department of Planning and Development	Determined by the City
Capital Provider Fee	Estimated 1 percent to 2 percent of Project Cost
Loop Capital Underwriting Fee	0.125 percent of Loan Amount
Estimated Upfront Third Party Costs (appraisals, energy audits, etc.)	Determined by criteria approved by the City
Estimated Upfront Administrative Reserve Account for Bond Trustee	\$100.00
Estimated Upfront Recording Fee	\$350.00
Estimated Upfront Trustee Insurance Fee	\$750.00
Estimated Ongoing County Tax Collector Fees	Determined by a negotiation with the Tax Collector

Estimated Ongoing Fees
(Assessor + Trustee + Bond Servicer)

Determined by the Relevant
Third Parties

For purposes hereof, "Project Cost" shall mean both the cost of the qualifying improvements and the installation costs. Installation costs may include, but are not limited to, the cost of and fees for energy, water and similar audits, appraisals, labor, designs, drawings, engineering services, building permit fees, surveys, inspections, materials required in connection with the installation of the qualifying improvements and technical reviews. The cost of qualifying improvements also include the cost of pre-paid warranties and service contracts for repairs and maintenance.

- L. Mortgage Holder's Consent. A procedure and any standard forms for the property owner to obtain written consent from the mortgage holder before participating in the program, as required by the state statute.
- M. Additional Quality Assurance And Antifraud Measures. The Contractor will develop any additional procedures to ensure high quality and reduce any risk of fraud. This may include verification of the installed improvements.
- N. General Outline Of The Plan For Marketing And Education. (See Exhibit 1B for more details). The Contractor will provide general information about the marketing and education plan.

In addition, the City will work with the Contractor to provide one additional item needed in the PACE Program Report; the identification of an official authorized to enter into an assessment contract on behalf of the City of Chicago.

The Contractor will also develop other items for the PACE Program Report that are not statutorily required, including the following:

- MBE And WBE Participation. The City of Chicago would like to encourage that 26 percent of all payments for construction contracts (inclusive of any and all modifications and amendments and as measured by total contract price) to implement PACE projects at the properties may go to certified MBEs and 6 percent may go to certified WBEs. The Contractor shall actively conduct outreach to MBEs and WBEs and educate them on how to participate in the program. The Contractor shall also track MBE and WBE participation and report participation levels to the City in its annual report.
- The Method Of Contractor Selection. To ensure high quality and appropriate standards, the City expects that the Contractor will pre-qualify contractors allowed to perform work, and will create any required selection or training standards for contractors. The Contractor will work with the City so that appropriate number of certified MBE and WBE firms are pre-qualified for the PACE program. Project

owners will be required to use pre-qualified contractors, and will be encouraged to meet the suggested MBE and WBE participation goals established for this program.

- Collection Of Data Necessary To Evaluate The Efficacy Of The Program Over Time. The Contractor will explain which entity would collect the data and what data would be collected.
- Anticipated Roles And Responsibilities. The Contractor will clearly describe roles and responsibilities of the City staff, the Contractor and any other partner or entity.

B.) Phase I: Schedule Of Performance.

The Contractor shall produce the following Deliverables in accordance with the following timetable:

- PACE Program Report.
 - Initial draft due 10 business days after execution and delivery of this Agreement.
 - Thereafter, each revised draft due 7 business days after receiving the City's comments to the previous draft, provided that the Program Report must be completed to the satisfaction of the City in accordance with the City's submission deadlines for the September 2018 City Council meeting, it being understood that the Contractor shall not be responsible for delays caused primarily by the City.
- Additional Program materials shall be due in accordance with the timelines set forth in the Program Report.

(Sub)Exhibit 1B.

(To Agreement With Loop-Counterpointe PACE LLC)

*Phase II (Bond Underwriting And Program Operations):
Scope Of Services And Time Limits For Performance.*

This scope of services includes additional terms and conditions for Phase II. The following are categories of tasks that may be included in Phase II. Actual tasks will be based upon the Program Ordinance, and the Commissioner may revise these Phase II Services, with the approval of the Contractor, to achieve compliance with the Program Ordinance.

A.) Phase II: Program Launch And Ongoing Program Operations.

Task 1: Program Launch.

The formal Program Launch will occur after the PACE-enabling ordinance is adopted by Chicago City Council. The formal Program Launch will include additional marketing and outreach to inform the key stakeholders that the program is available. The launch may also include an event in which key stakeholder groups will convene to learn about PACE and how to participate in the program. The launch will also include release of finalized program materials, the program website, and other program communications. The city will develop any official communications, such as a press release, will engage bond counsel and bond trustee, and will develop and approve bond documents.

Task 2: Marketing And Education.

In this task, Contractor will implement the marketing and education plan that was developed during Phase I of the project. The Contractor will further identify key stakeholder groups, and develop an appropriate outreach and marketing strategy for each group of stakeholders. Key stakeholder groups may include all of the following: Community leaders, building owners, contractors, real estate agents, environmental advocates, and mortgage holders.

This task also includes maintenance of the website and other communications. Outreach may include targeted campaigns using traditional methods, social media, or other means. Outreach may also include analysis and review of the existing building stock to target marketing towards opportunities with the greatest program impact. This task may also include developing partnerships with existing business or nonprofit organizations to conduct outreach and marketing.

Contractors are a key stakeholder group for PACE programs, and one of the goals of this task is to ensure that qualified contractors are available to conduct energy audits and implement PACE project improvements. Another goal is to have the PACE program use a diverse group of contractors local to Chicago, and to use MBE and WBE firms. Thus, this task includes developing and implementing a contractor workforce development, training and recruitment program, including but not limited to the following:

- A. Raising awareness of the program to local, Chicago-based contractors through marketing, outreach activities, and events.
- B. Providing technical training to contractors on how to apply for PACE financing and comply with the Program requirements.
- C. Any pre-screening or verification processes for contractors, or contractor eligibility requirements, such as proof of relevant certifications, e.g., ASHRAE or other certifications for commercial energy consultants.

- D. How property owners would provide feedback on contractor performance.
- E. How the program would reach out to and include women, minorities, and other targeted business owners.

Task 3: Program Operations.

The Contractor will conduct all ongoing operations once the program is formally launched. This scope of work assumes that the program will run as a pilot for one year, so that all program requirements and materials will be tested during the pilot phase. After one year, the City of Chicago and the Contractor will review the program requirements and materials, and will make adjustments, if necessary, based on program outcomes and feedback from stakeholders in the first year.

Ongoing program operations, during both the initial pilot phase and the following operations phase, include all of the following tasks:

- A. Application Approvals. Review of applications to ensure that applicant meets all program criteria. If application materials are not complete, work with the applicant to provide missing information. If the applicant does not meet program criteria, provide feedback as to the reason and provide information on how the applicant could become eligible.
- B. Roles And Responsibilities. Upon approval of the initial application, inform the property owner of his or her responsibilities in the process, including determining final project scope, completing and submitting a closing verification package, and obtaining the mortgage holder's consent.
- C. Technical And Financial Underwriting. Review that the project and applicant have met all program requirements, and that the mortgage holder provides consent for the PACE financing.
- D. Verification Of Projects. Prior to closing each project, conduct a pre-closing verification, which will confirm the statutorily required eligibility requirements of the owner, in some cases. City staff may assist in these tasks, if the Contractor does not have the authority to complete the tasks. These include the following requirements:
 - i. The applicant is the legal property owner of the benefited property;
 - ii. The applicant is current on mortgage and tax payments (City staff will assist in determining that the applicant is current on tax payments);
 - iii. The applicant is not insolvent or the subject of bankruptcy proceedings;

- iv. The applicant holds a title to the property to be subject to a PACE assessment that is not in dispute; and
 - v. The applicant has consent of any pre-existing mortgagee to the proposed PACE assessment through a written notice.
- E. Compliance With Technical Standards. Review the technical aspects of the energy project, including any energy audits or engineering studies.
- F. Special Assessments. The Contractor will work with the applicant to move through the process required to establish the special assessments, as outlined in the Illinois Special Assessment Supplemental Bond and Procedures Act. This Act requires the project applicant to petition the Board of Local Improvements (BOLI) and may also require the applicant to go before a court of law in order to receive approval for the special assessment. Note that the Contractor may be able to develop a strategy to bundle several projects together when petitioning the BOLI and appearing in court. Each special assessment may also require approval of the City Council through a local ordinance, as per the Special Assessment Supplemental Bond and Procedures Act. Note that some or all of these steps may not be necessary if the state statute that governs PACE programs is amended in the future.
- G. Fee Collection. Collect and retain the User Fees to fund ongoing operations.
- H. Development/Maintenance Of Documents. Update any documents as-needed, including program applications, RFI or RFPs for contractors or lenders, etc.
- I. Default Procedures. Upon notification of an owner's default in payment of an assessment, notify the City of Chicago to enforce the assessment lien in accordance with law and the agreements between the parties.
- J. Quality Assurance. The Contractor will maintain program integrity through quality assurance and verification with reports and data generated from the program's operation. Using procedures developed in Phase I, collect information needed to ensure the energy and cost savings are documented, the Contractor may also review contractor work to ensure high quality.
- K. Customer Service. Respond to questions and work with applicants to ensure a seamless experience as they work through the PACE financing process. Respond to inquiries from other entities, such as vendors, contractors, consultants, and the general public.
- L. Bond Document Coordination:
 - a. Intake of property owner-signed bond documents.

- b. Generate amortization schedule.
 - c. Coordination with program team on lien recordation and bond closing documents.
- M. Program Reporting. The Contractor will also provide bi-annual reporting, including but not limited to the following data:
- i. Overall program growth and performance.
 - ii. Program impact, including but not limited to:
 - a. Number of participants and average project size.
 - b. The value PACE projects added to buildings.
 - c. Funds disbursed.
 - d. Projected energy consumption reduction.
 - e. Projected water consumption reduction.
 - f. Projected renewable energy generated.
 - g. Electric vehicle chargers installed.
 - h. GHG emission reductions.
 - i. Workforce development.
 - j. MBE and WBE participation levels for (a) program administrator services, and for (b) construction contracts funded through the PACE program.

C.) Phase II: Schedule Of Performance.

The Contractor shall produce the applicable Deliverables in accordance with the timeline set forth in the Program Report.

(Sub)Exhibit 2.
(To Agreement With Loop-Counterpointe PACE LLC)

Schedule Of Compensation.

Services will be self-financed through Program Administrator Fees.

(Sub)Exhibit 3.
(To Agreement With Loop-Counterpointe PACE LLC)

Special Conditions Regarding MBE/WBE Commitment
And MBE/WBE Compliance Plan.

For purposes of this Exhibit 3, "total contract price" means "Program Administrator Fees" generated under this Agreement, as contemplated in Exhibit 1A.

**ARTICLE 1. SPECIAL CONDITIONS REGARDING MINORITY BUSINESS ENTERPRISE
COMMITMENT AND WOMEN BUSINESS ENTERPRISE COMMITMENT FOR COMMODITIES
OR SERVICES**

1.1. Policy and Terms

It is the policy of the City of Chicago that Local Businesses certified as Minority Owned Business Enterprises (MBE) and Women Owned Business Enterprises (WBE) in accordance with Section 2-92-420 et seq. of the Municipal Code of Chicago and Regulations Governing Certification of Minority and Women-owned Businesses and all other Regulations promulgated under the aforementioned sections of the Municipal Code, as well as MBEs and WBEs certified by Cook County, Illinois, will have full and fair opportunities to participate fully in the performance of this contract. Therefore, the Contractor will not discriminate against any person or business on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status or source of income and will take affirmative action to ensure that women and minority businesses will have the maximum opportunity to compete for and perform subcontracts for supplies or services.

Pursuant to Section 2-92-430 of the Municipal Code of Chicago, the Chief Procurement Officer has established a goal of awarding not less than 25% of the annual dollar value of all non-construction contracts to certified MBEs and 5% of the annual dollar value of all non-construction contracts to certified WBEs.

Accordingly, the Contractor commits to make Good Faith Efforts to expend at least the following percentages of the total contract price, if awarded, for contract participation by MBEs and WBEs:

MBE Percentage	WBE Percentage
25%	5%

(See Form "Bidders Commitment to Utilize MBE and WBE Firms on No Stated Goals Contract" for Contract Specific Goals in the case of a contract subject to a bid preference pursuant to MCC 2-92-525.)

This commitment is met by the Contractor's status as a MBE or WBE, by a member of the Contractor having a status as a MBE or WBE, or by a joint venture with one or more MBEs or WBEs as prime contractor (to the extent of the MBE or WBE participation in such joint venture), or by subcontracting a portion of the work to one or more MBEs or WBEs, or by the purchase of materials used in the performance of the contract from one or more MBEs or WBEs, or by any combination of the foregoing.

Note: MBE/WBE participation goals are separate and those businesses certified with the City of Chicago as both MBE and WBE may only be listed on a bidder's compliance plan as either a MBE or a WBE, but not both to demonstrate compliance with the Contract Specific Goals.

The Contractor also may meet all or part of this commitment through credits received pursuant to Section 2-92-530 of the Municipal Code of Chicago for the voluntary use of MBEs or WBEs in private sector contracts.

Pursuant to MCC 2-92-535, the prime contractor may apply be awarded an additional 0.5 percent credit, up to a maximum of a total of 5 percent additional credit, for every 1 percent of the value of a contract self-performed by MBEs or WBEs, or combination thereof, that have entered into a mentoring agreement with the

contractor or subcontractor-to-subcontractor mentoring agreement. This up to 5% may be applied to the Contract Specific Goals, or it may be in addition to the Contract Specific Goals.

1.2. Definitions

"Area of Specialty" means the description of an MBE or WBE firm's business which has been determined by the Chief Procurement Officer to be most reflective of the MBE or WBE firm's claimed specialty or expertise. Each MBE/WBE letter of certification contains a description of the firm's Area of Specialty. This information is also contained in the Directory (defined below). Credit toward this Contract's MBE and WBE participation goals shall be limited to the participation of firms performing within their Area of Specialty.

NOTICE: The City of Chicago does not make any representation concerning the ability of any MBE/WBE to perform work within their Area of Specialty. It is the responsibility of all contractors to determine the capability and capacity of MBEs/WBEs to satisfactorily perform the work proposed.

"Bid" means a bid, proposal, or submittal detailing a description of the services or work to be provided by the contractor in response to a bid solicitation, request for proposal, request for qualification of task order request (issued in accordance with the Master Consulting Agreement) that is issued by the City.

"Bidder" means any person or business entity that submits a bid, proposal, qualification or submittal that seeks to enter into a contract with the City, and includes all partners, affiliates and joint ventures of such person or entity.

"Broker" means a person or entity that fills orders by purchasing or receiving supplies from a third party supplier rather than out of its own existing inventory and provides no commercially useful function other than acting as a conduit between his or her supplier and his or her customer.

"Chief Procurement Officer" or "CPO" means the chief procurement officer of the City of Chicago or his or her designee.

"Commercially Useful Function" means responsibility for the execution of a distinct element of the work of the contract, which is carried out by actually performing, managing, and supervising the work involved, evidencing the responsibilities and risks of a business owner such as negotiating the terms of (sub)contracts, taking on a financial risk commensurate with the contract or its subcontract, responsibility for acquiring the appropriate lines of credit and/or loans, or fulfilling responsibilities as a joint venture partner as described in the joint venture agreement.

"Contract Specific Goals" means the subcontracting goals for MBE and WBE participation established for a particular contract. In the case of a contract subject to the bid incentive set forth in MCC 2-92-525, "Contract Specific Goals" means the utilization percentage for MBEs or WBEs to which contractor committed with its bid.

"Contractor" means any person or business entity that has entered into a contract with the City as described herein, and includes all partners, affiliates, and joint ventures of such person or entity.

"Direct Participation" the value of payments made to MBE or WBE firms for work that is performed in their Area of Specialty directly related to the performance of the subject matter of the Contract will count as Direct Participation toward the Contract Specific Goals.

"Directory" means the Directory of Certified "Minority Business Enterprises" and "Women Business Enterprises" maintained and published by the City of Chicago. The Directory identifies firms that have been certified as MBEs and WBEs, and includes both the date of their last certification and the area of specialty in which they have been certified. Contractors are responsible for verifying the current certification status of all proposed MBE, and WBE firms.

"Good Faith Efforts" means actions undertaken by a bidder or contractor to achieve a Contract Specific Goal that the CPO or his or her designee has determined, by their scope, intensity, and appropriateness to the objective, can reasonably be expected to fulfill the program's requirements.

"**Indirect Participation**" refers to the value of payments made to MBE or WBE firms for work that is done in their Area of Specialty related to other aspects of the Contractor's business. (Note: no dollar of such indirect MBE or WBE participation shall be considered in a Good Faith Efforts determination more than once against a contractor's MBE or WBE commitment with respect to all government contracts held by that contractor.)

"**Joint venture**" means an association of a MBE or WBE firm and one or more other firms to carry out a single, for-profit business enterprise, for which each joint venture partner contributes property, capital, efforts, skills and knowledge, and in which the MBE or WBE is responsible for a distinct, clearly defined portion of the work of the contract and whose share in the capital contribution, control, management, risks, and profits of the joint venture are commensurate with its ownership interest.

"**Mentor-Protégé Agreement**" means an agreement between a prime and MBE or WBE subcontractor ("Mentoring Agreement"), or an agreement between a prime's subcontractor and MBE or WBE subcontractor ("Subcontractor-to-Subcontractor Mentoring Agreement"), pursuant to MCC 2-92-535, that is approved by the City of Chicago and complies with all requirements of MCC 2-92-535 and any rules and regulations promulgated by the Chief Procurement Officer.

"**Minority Owned Business Enterprise**" or "**MBE**" means a firm awarded certification as a minority owned and controlled business in accordance with City Ordinances and Regulations as well as a firm awarded certification as a minority owned and controlled business by Cook County, Illinois. However, it does not mean a firm that has been found ineligible or which has been decertified by the City or Cook County.

"**Municipal Code of Chicago**" or "**MCC**" means the Municipal Code of the City of Chicago.

"**Supplier**" or "**Distributor**" refers to a company that owns, operates, or maintains a store, warehouse or other establishment in which materials, supplies, articles or equipment are bought, kept in stock and regularly sold or leased to the public in the usual course of business. A regular distributor or supplier is a firm that owns, operates, or maintains a store, warehouse, or other establishment in which the materials or supplies required for performance of a contract are bought, kept in stock, and regularly sold to the public in the usual course of business. To be a regular distributor the firm must engage in, as its principal business and in its own name, the purchase and sale of the products in question. A regular distributor in such bulk items as steel, cement, gravel, stone, and petroleum products need not keep such products in stock if it owns or operates distribution equipment.

"**Women Owned Business Enterprise**" or "**WBE**" means a firm awarded certification as a women owned and controlled business in accordance with City Ordinances and Regulations as well as a firm awarded certification as a women owned business by Cook County, Illinois. However, it does not mean a firm that has been found ineligible or which has been decertified by the City or Cook County.

1.3. **Joint Ventures**

The formation of joint ventures to provide MBEs and WBEs with capacity and experience at the prime contracting level, and thereby meet Contract Specific Goals (in whole or in part) is encouraged. A joint venture may consist of any combination of MBEs, WBEs, and non-certified firms as long as one member is an MBE or WBE.

- a. The joint venture may be eligible for credit towards the Contract Specific Goals only if:
 - i. The MBE or WBE joint venture partner's share in the capital contribution, control, management, risks and profits of the joint venture is equal to its ownership interest;
 - ii. The MBE or WBE joint venture partner is responsible for a distinct, clearly defined portion of the requirements of the contract for which it is at risk;
 - iii. Each joint venture partner executes the bid to the City; and
 - iv. The joint venture partners have entered into a written agreement specifying the terms and conditions of the relationship between the partners and their relationship and

responsibilities to the contract, and all such terms and conditions are in accordance with the conditions set forth in Items i, ii, and iii above in this Paragraph a.

- b. The Chief Procurement Officer shall evaluate the Schedule B submitted on behalf of the proposed joint venture to determine whether these requirements have been satisfied. The Chief Procurement Officer shall also consider the record of the joint venture partners on other City of Chicago contracts. The decision of the Chief Procurement Officer regarding the eligibility of the joint venture for credit towards meeting the Contract Specific Goals, and the portion of those goals met by the joint venture, shall be final.

The joint venture may receive MBE or WBE credit for work performed by the MBE or WBE joint venture partner(s) equal to the value of work performed by the MBE or WBE with its own forces for a distinct, clearly defined portion of the work.

Additionally, if employees of the joint venture entity itself (as opposed to employees of the MBE or WBE partner) perform the work, then the value of the work may be counted toward the Contract Specific Goals at a rate equal to the MBE or WBE firm's percentage of participation in the joint venture as described in Schedule B.

The Chief Procurement Officer may also count the dollar value of work subcontracted to other MBEs and WBEs. Work performed by the forces of a non-certified joint venture partner shall not be counted toward the Contract Specific Goals.

- c. **Schedule B: MBE/WBE Affidavit of Joint Venture**

Where the bidder's Compliance Plan includes the participation of any MBE or WBE as a joint venture partner, the bidder must submit a Schedule B and must clearly evidence that the MBE or WBE joint venture partner(s) will be responsible for a clearly defined portion of the work to be performed, and that the MBE's or WBE's responsibilities and risks are proportionate to its ownership percentage. The proposed joint venture agreement must include specific details related to:

- i. The parties' contributions of capital, personnel, and equipment and share of the costs of insurance and bonding;
- ii. Work items to be performed by the MBE's or WBE's own forces and/or work to be performed by employees of the newly formed joint venture entity;
- iii. Work items to be performed under the supervision of the MBE or WBE joint venture partner; and
- iv. The MBE's or WBE's commitment of management, supervisory, and operative personnel to the performance of the contract.

NOTE: Vague, general descriptions of the responsibilities of the MBE or WBE joint venture partner do not provide any basis for awarding credit. For example, descriptions such as "participate in the budgeting process," "assist with hiring," or "work with managers to improve customer service" do not identify distinct, clearly defined portions of the work. Roles assigned should require activities that are performed on a regular, recurring basis rather than as needed. The roles must also be pertinent to the nature of the business for which credit is being sought. For instance, if the scope of work required by the City entails the delivery of goods or services to various sites in the City, stating that the MBE or WBE joint venture partner will be responsible for the performance of all routine maintenance and all repairs required to the vehicles used to deliver such goods or services is pertinent to the nature of the business for which credit is being sought.

1.4. Counting MBE/WBE Participation Toward the Contract Specific Goals

Refer to this section when preparing the MBE/WBE compliance plan and completing Schedule D-1 for guidance on what value of the participation by MBEs and WBEs will be counted toward the stated Contract

Specific Goals. The "Percent Amount of Participation" depends on whether and with whom a MBE or WBE subcontracts out any portion of its work and other factors.

Firms that are certified as both MBE and WBE may only be listed on a bidder's compliance plan as either a MBE or a WBE to demonstrate compliance with the Contract Specific Goals. For example, a firm that is certified as both a MBE and a WBE may only be listed on the bidder's compliance plan under one of the categories, but not both. Except as provided in MCC 2-92-525(b)(2), only Payments made to MBE and WBE firms that meet BOTH the Commercially Useful Function and Area of Specialty requirements above will be counted toward the Contract Specific Goals.

- a. Only expenditures to firms that perform a Commercially Useful Function as defined above may count toward the Contract Specific Goals.
 - i. The CPO will determine whether a firm is performing a commercially useful function by evaluating the amount of work subcontracted, whether the amount the firm is to be paid under the contract is commensurate with the work it is actually performing and the credit claimed for its performance of the work, industry practices, and other relevant factors.
 - ii. A MBE or WBE does not perform a commercially useful function if its participation is only required to receive payments in order to obtain the appearance of MBE or WBE participation. The CPO may examine similar commercial transactions, particularly those in which MBEs or WBEs do not participate, to determine whether non MBE and non WBE firms perform the same function in the marketplace to make a determination.
 - iii. Indications that a subcontractor is not performing a commercially useful function include, but are not limited to, labor shifting and equipment sharing or leasing arrangements with the prime contractor or a first tier subcontractor.
- b. Only the value of the dollars paid to the MBE or WBE firm for work that it performs in its Area of Specialty in which it is certified counts toward the Contract Specific Goals, except as provided in MCC 2-92-525(b)(2).
- c. For maintenance, installation, repairs or inspection, or professional services, if the MBE or WBE performs the work itself: 100% of the value of work actually performed by the MBE's or WBE's own forces shall be counted toward the Contract Specific Goals, including the cost of supplies and materials purchased or equipment leased by the MBE or WBE from third parties or second tier subcontractors in order to perform its (sub)contract with its own forces (except supplies and equipment the MBE or WBE subcontractor purchases or leases from the prime contractor or its affiliate). 0% of the value of work at the project site that a MBE or WBE subcontracts to a non-certified firm counts toward the Contract Specific Goals.
- d. If the MBE or WBE is a manufacturer: 100% of expenditures to a MBE or WBE manufacturer for items needed for the Contract shall be counted toward the Contract Specific Goals. A manufacturer is a firm that operates or maintains a factory or establishment that produces on the premises the materials or supplies obtained by the bidder or contractor.
- e. If the MBE or WBE is a distributor or supplier: 60% of expenditures for materials and supplies purchased from a MBE or WBE that is certified as a regular dealer or supplier shall be counted toward the Contract Specific Goals.
- f. If the MBE or WBE is a broker:
 - i. Zero percent (0%) of expenditures paid to brokers will be counted toward the Contract Specific Goals.
 - ii. As defined above, Brokers provide no commercially useful function.
- g. If the MBE or WBE is a member of the joint venture contractor/bidder:

- i. A joint venture may count the portion of the total dollar value of the contract equal to the distinct, clearly defined portion of the work of the contract that the MBE or WBE performs with its own forces toward the Contract Specific Goals; or
 - ii. If employees of this distinct joint venture entity perform the work then the value of the work may be counted toward the Contract Specific Goals at a rate equal to the MBE or WBE firm's percentage of participation in the joint venture as described in the Schedule B.
 - iii. A joint venture may also count the dollar value of work subcontracted to other MBEs and WBEs.
- h. If the MBE or WBE subcontracts out any of its work:
- i. 100% of the value of the work subcontracted to other MBEs or WBEs performing work in its Area of Specialty may be counted toward the Contract Specific Goals.
 - ii. 0% of the value of work that a MBE or WBE subcontracts to a non-certified firm counts toward the Contract Specific Goals (except as allowed by (c) above).
 - iii. The fees or commissions charged for providing a bona fide service, such as professional, technical, consulting or managerial services or for providing bonds or insurance and assistance in the procurement of essential personnel, facilities, equipment, materials or supplies required for performance of the Contract, provided that the fee or commission is determined by the Chief Procurement Officer to be reasonable and not excessive as compared with fees customarily allowed for similar services.
 - iv. The fees charged for delivery of materials and supplies required on a job site (but not the cost of the materials and supplies themselves) when the hauler, trucker, or delivery service is not also the manufacturer of or a regular dealer in the materials and supplies, provided that the fee is determined by the Chief Procurement Officer to be reasonable and not excessive as compared with fees customarily allowed for similar services.
 - v. The fees or commissions charged for providing any bonds or insurance, but not the cost of the premium itself, specifically required for the performance of the Contract, provided that the fee or commission is determined by the Chief Procurement Officer to be reasonable and not excessive as compared with fees customarily allowed for similar services.

1.5. Regulations Governing Reductions to or Waiver of MBE/WBE Goals

The following Regulations set forth the standards to be used in determining whether or not a reduction or waiver of the MBE/WBE commitment goals of a particular contract is appropriate. If a bidder determines that it is unable to meet the MBE and/or WBE Contract-Specific Goals on a City of Chicago contract, a written request for the reduction or waiver of the commitment must be included in the bid or proposal.

The written request for reduction or waiver from the commitment must be in the form of a signed petition for grant of relief from the MBE/WBE percentages submitted on the bidder's letterhead, and must demonstrate that all required efforts as set forth in this document were taken to secure eligible Minority and Women Business Enterprises to meet the commitments. The Chief Procurement Officer or designee shall determine whether the request for the reduction or waiver will be granted.

A bidder will be considered responsive to the terms and conditions of these Regulations if, at the time of bid, it submits a waiver request and all supporting documentation that adequately addresses the conditions for waiver of MBE/WBE goals, including proof of notification to assist agencies except:

- Bidders responding to Request for Proposals (RFPs) who have been identified as a short listed candidate and/or a prospective awardee will be given a designated time allowance, but no more than

fourteen (14) calendar days to submit to the Department of Procurement Services complete documentation that adequately addresses the conditions for waiver described herein; and

- Bidders responding to Request for Information and or Qualifications (RFI/RFQs) deemed by the Chief Procurement Officer or authorized designee to be the most responsive and responsible shall submit documentation that adequately addresses the conditions for waiver described herein during negotiations.

Failure to submit documentation sufficient to support the waiver request will cause the bid/proposal to be found non-responsive by the Chief Procurement Officer, and the bid/proposal will be rejected. In such cases the remedies to be taken by the Chief Procurement Officer, in his or her discretion, may include, but are not limited to, forfeiture of bid deposit; negotiating with the next lowest bidder; or re-advertising the bid/proposal. All bidders must submit all required documents at the time of bid opening to expedite the contract award.

1.5.1. Direct Participation

Each of the following elements must be present in order to determine whether or not such a reduction or waiver is appropriate.

- a. The bidder has documented the unsuccessful solicitation for either subcontractors or joint venture partners of at least 50% (or at least five when there are more than eleven certified firms in the commodity area) of the appropriate certified MBE/WBE firms to perform any direct work identified or related to the advertised bid/proposal. Documentation must include but is not necessarily limited to:
 1. A detailed statement of efforts to identify and select portions of work identified in the bid solicitation for subcontracting to certified MBE/WBE firms;
 2. A listing of all MBE/WBE firms contacted that includes:
 - Name, address, telephone number and email of MBE/WBE firms solicited;
 - Date and time of contact;
 - Method of contact (written, telephone, transmittal of facsimile documents, email, etc.)
 3. Copies of letters or any other evidence of mailing that substantiates outreach to MBE/WBE vendors that includes:
 - Project identification and location;
 - Classification/commodity of work items for which quotations were sought;
 - Date, item and location for acceptance of subcontractor bid proposals;
 - Detailed statement which summarizes direct negotiations with appropriate MBE/WBE firms for specific portions of the work and indicates why negotiations were unsuccessful;
 - Affirmation that Good Faith Efforts have been demonstrated by:
 - choosing subcontracting opportunities likely to achieve MBE/WBE goals; and
 - not imposing any limiting conditions which were not mandatory for all subcontractors; and

- providing notice of subcontracting opportunities to M/WBE firms and assist agencies at least five (5) business days in advance of the initial bid due date; and
- documented efforts or actual commitment to the indirect participation of MBE/WBE firms.

OR

- b. Subcontractor participation will be deemed excessively costly when the MBE/WBE subcontractor proposal exceeds the average price quoted by more than twenty percent (20%). In order to establish that a subcontractor's quote is excessively costly, the bidder must provide the following information:
1. A detailed statement of the work identified for MBE/WBE participation for which the bidder asserts the MBE/WBE quote(s) were excessively costly (in excess of 20% higher).
 - A listing of all potential subcontractors contacted for a quotation on that work item;
 - Prices quoted for the subcontract in question by all such potential subcontractors for that work item.
 2. Other documentation which demonstrates to the satisfaction of the Chief Procurement Officer that the MBE/WBE proposals are excessively costly, even though not in excess of 20% higher than the average price quoted. This determination will be based on factors that include, but are not limited to the following:
 - The City's estimate for the work under a specific subcontract;
 - The bidder's own estimate for the work under the subcontract;
 - An average of the bona fide prices quoted for the subcontract;
 - Demonstrated increase in other contract costs as a result of subcontracting to the M/WBE or other firm.

1.5.2. Assist Agency Participation in waiver/reduction requests

Every waiver and/or reduction request must include evidence that the bidder has provided timely notice of the need for subcontractors to an appropriate association/assist agency representative of the MBE/WBE business community. This notice must be given at least five (5) business days in advance of the initial bid due date.

The notice requirement of this Section will be satisfied if a bidder contacts at least one of the associations on Attachment A to these Regulations when the prime contractor seeks a waiver or reduction in the utilization goals. Attachment B to these Regulations provides the letter format that a prime contractor may use. Proof of notification prior to bid submittal (e.g. certified mail receipt or facsimile transmittal receipt) will be required to be submitted with the bid for any bid/proposal to be deemed responsive. If deemed appropriate, the Contract Compliance Officer may contact the assist agency for verification of notification.

1.5.3. Impracticability

If the Chief Procurement Officer determines that a lesser MBE and/or WBE percentage standard is appropriate with respect to a particular contract subject to competitive bidding prior to the bid solicitations for such contract, bid specifications shall include a statement of such revised standard.

The requirements set forth in these Regulations (this subsection 1.5 "Regulations Governing Reduction to or Waiver of MBE/WBE Goals") shall not apply where the Chief Procurement Officer determines prior to the bid solicitations that MBE/WBE subcontractor participation is impracticable.

This may occur whenever the Chief Procurement Officer determines that for reasons of time, need, industry practices or standards not previously known by the Chief Procurement Officer, or such other extreme circumstances as may be deemed appropriate, such a Waiver is in the best interests of the City. This determination may be made in connection with a particular contract, whether before the contract is let for bid, during the bid or award process, before or during negotiation of the contract, or during the performance of the contract.

For all notifications required to be made by bidders, in situations where the Chief Procurement Officer has determined that time is of the essence, documented telephone contact may be substituted for letter contact.

1.6. Procedure to Determine Bid Compliance

A bid may be rejected as non-responsive if it fails to submit one or more of the following with its bid demonstrating its Good Faith Efforts to meet the Contract Specific Goals by reaching out to MBEs and WBEs to perform work on the contract:

- An MBE/WBE compliance plan demonstrating how the bidder plans to meet the Contract Specific Goals; and/or
- A request for reduction or waiver of the Contract Specific Goals in accordance with Section 2-92-450 of the MCC.

In the case of a bid utilizing the "Bid Incentive to Encourage MBE and WBE Utilization" pursuant to MCC 2-92-525(b)(2), failure to submit an MBE/WBE compliance plan demonstrating how the bidder plans to meet the Contract Specific Goal to which the bidder has committed will not result in rejection of the bid, but the bidder may be found ineligible for the bid incentive.

Except as provided in MCC 2-92-525(b)(2), only compliance plans utilizing MBE and WBE firms that meet BOTH the Commercially Useful Function and Area of Specialty requirements will be counted toward the Contract Specific Goals.

The following Schedules and described documents constitute the bidder's MBE/WBE proposal, and must be submitted in accordance with the guidelines stated:

(1) Schedule C-1: Letter of Intent from MBE/WBE to Perform as Subcontractor, Supplier and/or Consultant.

The bidder must submit the appropriate Schedule C-1 with the bid for each MBE and WBE included on the Schedule D-1. Suppliers must submit the Schedule C-1 for Suppliers, first tier subcontractors must submit a Schedule C-1 for Subcontractors to the Prime Contractor and second or lower tier subcontractors must submit a Schedule C-1 for second tier Subcontractors. The City encourages subcontractors to utilize the electronic fillable format Schedule C-1, which is available at the Department of Procurement Services website, <http://cityofchicago.org/forms>. Each Schedule C-1 must be executed by each MBE and WBE and accurately detail the work to be performed by the MBE or WBE and the agreed upon rates/prices. Each Schedule C must also include a separate sheet as an attachment on which the MBE or WBE fully describes its proposed scope of work, including a description of the commercially useful function being performed by the MBE or WBE in its Area of Specialty. If a facsimile copy of the Schedule C-1 has been submitted with the bid, an executed original Schedule C-1 must be submitted by the bidder for each MBE and WBE included on the Schedule D-1 within five business days after the date of the bid opening.

Failure to submit a completed Schedule C-1 in accordance with this section shall entitle the City to deem the bid/proposal non-responsive and therefore reject the bid/proposal.

- (2) **Letters of Certification.**
A copy of each proposed MBE/WBE firm's current Letter of Certification from the City of Chicago or Cook County Illinois, must be submitted with the bid/proposal. All Letters of Certification issued by the City of Chicago and Cook County include a statement of the MBE/WBE firm's Area of Specialty. The MBE/WBE firm's scope of work, as detailed by their Schedule C-1, must conform to their stated Area of Specialty. Letters of Certification for firms that the City or Cook County has found ineligible or has decertified will not be accepted.
- (3) **Schedule B: Affidavit of Joint Venture, and Joint Venture Agreements (if applicable).**
If the bidder's MBE/WBE proposal includes the participation of a MBE/WBE as joint venture on any tier (either as the bidder or as a subcontractor), the bidder must provide a copy of a Schedule B along with all other requirements listed in Section 1.3, above. In order to demonstrate the MBE/WBE partner's share in the ownership, control, management responsibilities, risks and profits of the joint venture, the proposed joint venture agreement must include specific details related to: (1) contributions of capital and equipment; (2) work responsibilities or other performance to be undertaken by the MBE/WBE; and (3) the commitment of management, supervisory and operative personnel employed by the MBE/WBE to be dedicated to the performance of the contract.
- (4) **Schedule D-1: Required Schedules Regarding MBE/WBE Utilization**
Bidders must submit, together with the bid, a completed Schedule D-1 committing them to the utilization of each listed MBE/WBE firm. The City encourages bidders to utilize the electronic fillable format Schedule D-1, which is available at the Department of Procurement Services website, <http://cityofchicago.org/forms>. Except in cases where the bidder has submitted a request for a complete waiver of or variance from the MBE/WBE commitment in accordance with Section 1.5 "Regulations Governing Reductions to or Waiver of MBE/WBE Goals" herein, the bidder must commit to the expenditure of a specific dollar amount of participation by each MBE/WBE firm included on their Schedule D-1. The total dollar commitment to proposed MBEs must at least equal the MBE goal, and the total dollar commitment to proposed WBEs must at least equal the WBE goal. Bidders are responsible for calculating the dollar equivalent of the MBE and WBE goals as percentages of their total base bids or in the case of Term Agreements, depends upon requirements agreements and blanket agreements, as percentages of the total estimated usage. All commitments made by the bidder's Schedule D-1 must conform to those presented in the submitted Schedule C-1. If Schedule C-1 is submitted after the opening, the bidder may submit a revised Schedule D-1 (executed and notarized to conform with the Schedules C-1). Bidders shall not be permitted to add MBEs or WBEs after bid opening to meet the Contract Specific Goals, however, contractors are encouraged to add additional MBE/WBE vendors to their approved compliance plan during the performance of the contract when additional opportunities for participation are identified. Except in cases where substantial and documented justification is provided, bidders will not be allowed to reduce the dollar commitment made to any MBE or WBE in order to achieve conformity between the Schedules C-1 and D-1.
All commitments for joint venture agreements must be delineated in the Schedule B.
- (5) **Application for Approval of Mentor Protégé Agreement**
Any applications for City approval of a Mentor Protégé agreement must be included with the bid. If the application is not approved, the bidder must show that it has made good faith efforts to meet the contract specific goals.

1.7. Reporting Requirements During the Term of the Contract

- a. The Contractor will, not later than thirty (30) calendar days from the award of a contract by the City, execute formal contracts or purchase orders with the MBEs and WBEs included in their approved MBE/WBE Utilization Plan. These written agreements will be made available to the Chief Procurement Officer upon request.

- b. The Contractor will be responsible for reporting payments to all subcontractors on a monthly basis in the form of an electronic report. Upon the first payment issued by the City of Chicago to the contractor for services performed, on the first day of each month and every month thereafter, email and or fax audit notifications will be sent out to the Contractor with instructions to report payments that have been made in the prior month to each subcontractor. The reporting of payments to all subcontractors must be entered into the Certification and Compliance Monitoring System (C2), or whatever reporting system is currently in place, on or before the fifteenth (15th) day of each month.
- c. Once the prime Contractor has reported payments made to each subcontractor, including zero dollar amount payments, the subcontractor will receive an email and or fax notification requesting them to log into the system and confirm payments received. All monthly confirmations must be reported on or before the 20th day of each month. Contractor and subcontractor reporting to the C2 system must be completed by the 25th of each month or payments may be withheld.
- d. All subcontract agreements between the contractor and MBE/WBE firms or any first tier non-certified firm and lower tier MBE/WBE firms must contain language requiring the MBE/WBE to respond to email and/or fax notifications from the City of Chicago requiring them to report payments received for the prime or the non-certified firm.

Access to the Certification and Compliance Monitoring System (C2), which is a web based reporting system, can be found at: <https://chicago.mwdbe.com>
- e. The Chief Procurement Officer or any party designated by the Chief Procurement Officer, shall have access to the contractor's books and records, including without limitation payroll records, tax returns and records and books of account, to determine the contractor's compliance with its commitment to MBE and WBE participation and the status of any MBE or WBE performing any portion of the contract. This provision shall be in addition to, and not a substitute for, any other provision allowing inspection of the contractor's records by any officer or official of the City for any purpose.
- f. The Contractor shall maintain records of all relevant data with respect to the utilization of MBEs and WBEs, retaining these records for a period of at least five years after project closeout. Full access to these records shall be granted to City, federal or state authorities or other authorized persons.

1.8. Changes to Compliance Plan

1.8.1. Permissible Basis for Change Required

No changes to the Compliance Plan or contractual MBE and WBE commitments or substitution of MBE or WBE subcontractors may be made without the prior written approval of the Contract Compliance Officer. Unauthorized changes or substitutions, including performing the work designated for a subcontractor with the contractor's own forces, shall be a violation of these Special Conditions and a breach of the contract with the City, and may cause termination of the executed Contract for breach, and/or subject the bidder or contractor to contract remedies or other sanctions. The facts supporting the request for changes must not have been known nor reasonably could have been known by the parties prior to entering into the subcontract. Bid shopping is prohibited. The bidder or contractor must negotiate with the subcontractor to resolve the problem. If requested by either party, the Department of Procurement Services shall facilitate such a meeting. Where there has been a mistake or disagreement about the scope of work, the MBE or WBE can be substituted only where an agreement cannot be reached for a reasonable price for the correct scope of work.

Substitutions of a MBE or WBE subcontractor shall be permitted only on the following basis:

- a) Unavailability after receipt of reasonable notice to proceed;
- b) Failure of performance;

- c) Financial incapacity;
- d) Refusal by the subcontractor to honor the bid or proposal price or scope;
- e) Mistake of fact or law about the elements of the scope of work of a solicitation where a reasonable price cannot be agreed;
- f) Failure of the subcontractor to meet insurance, licensing or bonding requirements;
- g) The subcontractor's withdrawal of its bid or proposal; or
- h) De-certification of the subcontractor as a MBE or WBE (graduation from the MBE/WBE program does not constitute de-certification).
- i) Termination of a Mentor Protégé Agreement.

1.8.2. Procedure for Requesting Approval

If it becomes necessary to substitute a MBE or WBE or otherwise change the Compliance Plan, the procedure will be as follows:

- a) The bidder or contractor must notify the Contract Compliance Officer and Chief Procurement Officer in writing of the request to substitute a MBE or WBE or otherwise change the Compliance Plan. The request must state specific reasons for the substitution or change. A letter from the MBE or WBE to be substituted or affected by the change stating that it cannot perform on the contract or that it agrees with the change in its scope of work must be submitted with the request.
- b) The City will approve or deny a request for substitution or other change within 15 business days of receipt of the written request.
- c) Where the bidder or contractor has established the basis for the substitution to the satisfaction of the Chief Procurement Officer, it must make Good Faith Efforts to meet the Contract Specific Goal by substituting a MBE or WBE subcontractor. Documentation of a replacement MBE or WBE, or of Good Faith Efforts, must meet the requirements in section 5. If the MBE or WBE Contract Specific Goal cannot be reached and Good Faith Efforts have been made, as determined by the Chief Procurement Officer, the bidder or contractor may substitute with a non-MBE or non-WBE.
- d) If a bidder or contractor plans to hire a subcontractor for any scope of work that was not previously disclosed in the Compliance Plan, the bidder or contractor must obtain the approval of the Chief Procurement Officer to modify the Compliance Plan and must make Good Faith Efforts to ensure that MBEs or WBEs have a fair opportunity to bid on the new scope of work.
- e) A new subcontract must be executed and submitted to the Contract Compliance Officer within five business days of the bidder's or contractor's receipt of City approval for the substitution or other change.

The City shall not be required to approve extra payment for escalated costs incurred by the contractor when a substitution of subcontractors becomes necessary to comply with MBE/WBE contract requirements.

1.9. Non-Compliance and Damages

Without limitation, the following shall constitute a material breach of this contract and entitle the City to declare a default, terminate the contract, and exercise those remedies provided for in the contract, at law or in equity: (1) failure to demonstrate Good Faith Efforts, except in the case of a contract where a bid incentive under MCC 2-92-525 was taken into consideration in the award; and (2) disqualification as a MBE or WBE of the contractor or any joint venture partner, subcontractor or supplier if its status as an MBE or WBE was a factor in the award of the contract and such status was misrepresented by the contractor.

Payments due to the contractor may be withheld until corrective action is taken.

Pursuant to MCC 2-92-445 or 2-92-740, as applicable, remedies or sanctions may include a penalty in the amount of the discrepancy between the amount of the commitment in the Compliance Plan, as such amount may be amended through change orders or otherwise over the term of the contract, and the amount paid to MBEs or WBEs, and disqualification from contracting or subcontracting on additional City contracts for up to three years. The consequences provided herein shall be in addition to any other criminal or civil liability to which such entities may be subject.

The contractor shall have the right to protest the final determination of non-compliance and the imposition of any penalty by the Chief Procurement Officer pursuant to MCC 2-92-445 or 2-92-740, within 15 business days of the final determination.

In the case of a in the case of a contract for which a bid incentive under MCC 2-92-525 was taken into consideration in the award, any contractor that has failed to retain the percentage of MBE or WBE subcontractor committed to in order for the bid incentive to be allocated will be fined an amount equal to three times the amount of the bid incentive allocated, unless the contractor can demonstrate that due to circumstances beyond the contractor's control, the contractor for good cause was unable to retain the percentage of MBE or WBE subcontractors throughout the duration of the contract period.

1.10. Arbitration

- a) In the event a contractor has not complied with the contractual MBE/WBE percentages in its Schedule D, underutilization of MBEs/WBEs shall entitle the affected MBE/WBE to recover from the contractor damages suffered by such entity as a result of being underutilized; provided, however, that this provision shall not apply to the extent such underutilization occurs pursuant to a waiver or substitution approved by the City. The Ordinance and contracts subject thereto provide that any disputes between the contractor and such affected MBEs/WBEs regarding damages shall be resolved by binding arbitration before an independent arbitrator other than the City, with reasonable expenses, including attorney's fees, being recoverable by a prevailing MBE/WBE in accordance with these regulations. This provision is intended for the benefit of any MBE/WBE affected by underutilization and grants such entity specific third party beneficiary rights. Any rights conferred by this regulation are non-waivable and take precedence over any agreement to the contrary, including but not limited to those contained in a subcontract, suborder, or communicated orally between a contractor and a MBE/WBE.
- b) An MBE/WBE desiring to arbitrate shall contact the contractor in writing to initiate the arbitative process. Except as otherwise agreed to in writing by the affected parties subject to the limitation contained in the last sentence of the previous paragraph, within ten (10) calendar days of the contractor receiving notification of the intent to arbitrate from the MBE/WBE the above-described disputes shall be arbitrated in accordance with the Commercial Arbitration Rules of the American Arbitration Association (AAA), a not-for-profit agency, with an office at 225 North Michigan Avenue, Suite 2527, Chicago, Illinois 60601-7601 [Phone: (312) 616-6560; Fax: (312) 819-0404]. All such arbitrations shall be initiated by the MBE/WBE filing a demand for arbitration with the AAA; shall be conducted by the AAA; and held in Chicago, Illinois.

- c) All arbitration fees are to be paid pro rata by the parties, however, that the arbitrator is authorized to award reasonable expenses, including attorney and arbitrator fees, as damages to a prevailing MBE/WBE.
- d) The MBE/WBE must send the City a copy of the Demand for Arbitration within ten (10) calendar days after it is filed with the AAA. The MBE/WBE also must send the City a copy of the decision of the arbitrator within ten (10) calendar days of receiving such decision. Judgment upon the award rendered by the arbitrator may be entered in any court of competent jurisdiction.

1.11. **Equal Employment Opportunity**

Compliance with MBE and WBE requirements will not diminish or supplant equal employment opportunity and civil rights provisions as required by law.

1.12. **Attachments and Schedules**

The following attachments and schedules follow, they may also be downloaded from the Internet at:

<http://www.cityofchicago.org/forms>

- Attachment A: Assist Agencies
- Attachment B: Sample Form for Requesting Assist Agency Comments on Bidder's Request for Reduction or Waiver of MBE/WBE Goals
- Schedule B: Affidavit of Joint Venture (MBE/WBE)
- Schedule C-1: Letter of Intent From MBE/WBE To Perform As Subcontractor, Supplier and/or Consultant
- Schedule D-1: Compliance Plan Regarding MBE/WBE Utilization

Attachments "A" and "B" and Schedules "B", "C-1" and "D-1" referred to in these Special Conditions Regarding MBE/WBE Commitment and MBE/WBE Compliance Plan read as follows:

Attachment "A".
(To Special Conditions Regarding MBE/WBE Commitment
And MBE/WBE Compliance Plan)

Assist Agencies.

Assist Agencies are comprised of not-for-profit agencies and/or chamber of commerce agencies that represent the interest of small, minority and/or women owned businesses.

<p>51st Street Business Association * 220 E. 51st Street Chicago, IL 60615 Phone: 773-285-3401 Fax: 773-285-3407 Email: the51ststreetbusinessassociation@yahoo.com Web: www.51stStreetChicago.com Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>African American Contractors Association - AACA P.O. Box #19670 Chicago, IL 60619 Phone: 312-915-5960 Email: aacanatlassoc@gmail.com Web: www.aacanatl.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>
<p>Angel of God Resource Center, Inc. 14527 S. Halsted Chicago, IL 60827 Phone: 708-392-9323 Fax: 708-880-0121 Email: asmith5283@yahoo.com; aogrc@angelofgodresourcecenter.org Web: www.angelofgodresourcecenter.org Maintains list of certified firms: No Provides training for businesses: Yes</p>	<p>Association of Asian Construction Enterprises * 5677 W. Howard Niles, IL 60714 Phone: 847-673-7377 Fax: 847-673-2358 Email: nakmancorp@aol.com Maintains list of certified firms: Yes Provides training for businesses: Yes</p>
<p>Austin African American Business Networking Assoc. 5820 W. Chicago Ave., Chicago, IL 60651 Phone: 773-626-4497 Email: aaabna@yahoo.com Web: www.aaabna.org Maintains list of certified firms: No Provides training for businesses: Yes</p>	<p>Black Contractors United * 12000 S. Marshfield Ave. Calumet Park, IL 60827 Phone: 708-389-5730 Fax: 708-389-5735 Email: bcunewera@att.net Web: www.blackcontractorsunited.com Maintains list of certified firms: Yes Provides training for businesses: Yes</p>
<p>Business Leadership Council * 230 W. Monroe Street, Ste 2650 Chicago, IL 60606 Phone: 312-628-7844 Fax: 312-628-7843 Email: Karen_r@businessleadershipcouncil.org Web: www.businessleadershipcouncil.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>LGBT Chamber of Commerce of Illinois * 3179 N. Clark St., 2nd Floor Chicago, IL 60657 Phone: 773-303-0167 Fax: 773-303-0168 Email: jholston@lgbtcc.com Web: www.lgbtcc.com Maintains list of certified firms: Yes Provides training for businesses: Yes</p>
<p>Chatham Business Association Small Business Dev. * 800 E. 78th Street Chicago, IL 60619 Phone: 773-994-5006 Fax: 773-855-8905 Email: melindakelly@cbaworks.org Web: www.cbaworks.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>Chicago Minority Supplier Development Council Inc. * 105 W. Adams, Suite 2300 Chicago, IL 60603-6233 Phone: 312-755-2550 Fax: 312-755-8890 Email: pbarreda@chicagomsdc.org Web: www.chicagomsdc.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>

<p>Chicago Urban League * 4510 S. Michigan Ave. Chicago, IL 60653 Phone: 773-624-8810 Fax: 773-451-3579 Email: sbrinston@thechicagourbanleague.org Web: www.cul-chicago.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>Chicago Women in Trades (CWIT) 2444 W. 16th Street Chicago, IL 60608 Phone: 312-942-1444 Jayne Vellinga, Executive Director Email: jvellinga@cwit2.org Web: www.chicagowomenintrades2.org Maintains list of certified firms: No Provides training for businesses: Yes</p>
<p>Contractor Advisors Business Development Corp. * 1507 E. 53rd Street, Suite 906 Chicago, IL 60615 Phone: 312-436-0301 Email: info@contractoradvisors.us Web: www.contractoradvisors.us Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>Cosmopolitan Chamber of Commerce 1633 S. Michigan Avenue Chicago, IL 60616 Phone: 312-971-9594 Fax: 312-341-9084 Email: rmcgowan@cosmochamber.orgmailto:sfstantley@contractoradvisors.us Web: www.cosmochamber.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>
<p>Do For Self Community Development Co. * 7447 S South Shore Drive, Unit 22B Chicago, IL 60649 Phone: 773-356-7661 Email: dennisdoforself@hotmail.com Web: www.doforself.org Maintains list of certified firms: No Provides training for businesses: Yes</p>	<p>Far South Community Development Corporation 9923 S. Halsted Street, Suite D Chicago, IL 60628 Phone: 773-941-4833 Fax: 773-941-5252 Email: mailto:lacy@farsouth.org Web: www.farsouthcdc.org Maintains list of certified firms: No Provides training for businesses: Yes</p>
<p>Federation of Women Contractors * 216 W. Jackson Blvd. #625 Chicago, IL 60606 Phone: 312-360-1122 Fax: 312-750-1203 Email: fwcchicago@aol.com Web: www.fwcchicago.com Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>Fresh Start Home Community Development Corp. 5168 S. Michigan Avenue, 4N Chicago, IL 60615 Phone: 312-632-0811 Fax: 855-270-4175 Email: Info@FreshStartNow.us Web: www.FreshStartNow.us Maintains list of certified firms: Yes Provides training for businesses: Yes</p>
<p>Greater Englewood Community Development Corp. * 815 W. 63rd Street Chicago, IL 60621 Phone: 773-651-2400 Fax: 773-651-2400 Email: jharbin@greaterenglewoodcdc.org Web: www.greaterenglewoodcdc.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>Greater Pilsen Economic Development Assoc. * 1801 S. Ashland Chicago, IL 60608 Phone: 312-698-8898 Email: greaterpilsen@gmail.com Web: www.greaterpilsen.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>

<p>Greater Far South Halsted Chamber of Commerce * 10615 S. Halsted Street Chicago, IL 60628 Phone: 518-556-1641 Fax: 773-941-4019 Email: halstedchamberevents@gmail.com Web: www.greaterfarsouthhalstedchamber.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>Greater Southwest Development Corporation 2601 W. 63rd Street Chicago, IL 60629 Phone: 773-362-3373 Fax: 773-471-8206 Email: c.james@greatersouthwest.org Web: www.greatersouthwest.org Maintains list of certified firms: No Provides training for businesses: Yes</p>
<p>Hispanic American Construction Industry Association (HACIA) * 650 W. Lake St., Unit 415 Chicago, IL 60661 Phone: 312-575-0389 Fax: 312-575-0544 Email: jperez@haciaworks.org Web: www.haciaworks.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>Illinois Hispanic Chamber of Commerce * 222 Merchandise Mart Plaza, Suite 1212 c/o 1871 Chicago, IL 60654 Phone: 312-425-9500 Email: aalcantar@ihccbbusiness.net Web: www.ihccbbusiness.net Maintains list of certified firms: Yes Provides training for businesses: Yes</p>
<p>Illinois State Black Chamber of Commerce * 411 Hamilton Blvd., Suite 1404 Peoria, Illinois 61602 Phone: 309-740-4430 / 773-294-8038 Fax: 309-672-1379 Email: Larrylvory@IllinoisBlackChamber.org; vgilb66709@yahoo.com www.illinoisblackchamberofcommerce.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>JLM Business Development Center * 2622 W. Jackson Boulevard Chicago, IL 60612 Phone: 773-826-3295 Fax: 773-359-4021 Email: jimbizcenter@gmail.com Web: www.jlmcenter.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>
<p>Latin American Chamber of Commerce * 3512 W. Fullerton Avenue Chicago, IL 60647 Phone: 773-252-5211 Fax: 773-252-7065 Email: d.lorenzopadron@LACCUSA.com Web: www.LACCUSA.com Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>National Association of Women Business Owners * 500 Davis Street, Ste 812 Evanston, IL 60201 Phone: 773-410-2484 Fax: 847-328-2018 Email: wjaehn@nawbochicago.org Web: www.nawbochicago.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>
<p>National Black Wall Street * 4655 S. King Drive, Suite 203 Chicago, IL 60653 Phone: 773-268-6900 Fax: 773-392-0165 Email: markallen2800@aol.com Web: www.nationalblackwallstreetchicago.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>National Organization of Minority Engineers (NOME) * 33 W. Monroe, Suite 1540 Chicago, IL 60603 Phone: 312-960-1239 Email: grandevents1@sbcglobal.net Web: www.nomeonline.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>

<p>Neighborhood Development Services, NFP * 10416 South Maryland Avenue Chicago, IL 60628 Phone: 773-413-9348 Fax: 773-371-0032 Email: neighborhooddevservices@gmail.com Web: www.ndsnfp.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>Rainbow/PUSH Coalition * 930 E. 50th Street Chicago, IL 60615 Phone: 773-256-2768 Fax: 773-373-4103 Email: jmitchell@rainbowpush.org Web: www.rainbowpush.org Maintains list of certified firms: Yes Provides training for businesses: No</p>
<p>Real Men Charities, Inc. 2423 E. 75th Street Chicago, IL 60649 Phone: 773-425-4113 Email: ymoyo@realmencook.com Web: www.realmencook.com Maintains list of certified firms: No Provides training for businesses: Yes</p>	<p>RTW Veteran Center 7415 E. End, Suite 120 Chicago, IL 60649 Phone: 773-406-1069 Fax: 866-873-2494 Email: rtwvetcenter@yahoo.com Web: www.rtwvetcenter.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>
<p>South Shore Chamber, Inc. * 1750 E. 71st Street Chicago, IL 60649-2000 Phone: 773-955-9508 Tonya Trice, Executive Director Email: ttrice@southshorechamberinc.org Web: www.southshorechamberinc.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>St. Paul Church of God in Christ Community Development Ministries, Inc. (SPCDM) 4550 S. Wabash Avenue Chicago, IL 60653 Phone: 773-538-5120 Fax: 773-538-5125 Email: spcdm@sbcglobal.net Web: www.stpaulcdm.org Maintains list of certified firms: No Provides training for businesses: Yes</p>
<p>The Monroe Foundation 1547 South Wolf Road Hillside, Illinois 60162 Phone: 773-315-9720 Email: omonroe@themonroefoundation.org Web: www.themonroefoundation.org Maintains list of certified firms: No Provides training for businesses: Yes</p>	<p>US Minority Contractors Association, Inc. * 1250 Grove Ave. Suite 200 Barrington, IL 60010 Phone: 847-708-1597 Fax: 847-382-1787 Email: admin@usminoritycontractors.org Web: www.USMinorityContractors.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>
<p>Women's Business Development Center * 8 S. Michigan Ave., 4th Floor Chicago, IL 60603 Phone: 312-853-3477 Fax: 312-853-0145 Email: fcurry@wbdc.org Web: www.wbdc.org Maintains list of certified firms: Yes Provides training for businesses: Yes</p>	<p>Urban Broadcast Media, Inc. 4108 S. King Drive, Chicago, IL 60653 Phone: 312-614-1075 Email: drleonfinney312@gmail.com Web: www.urbanbroadcastmedia.org Maintains list of certified firms: No Provides training for businesses: Yes</p>
<p>Women Construction Owners & Executives (WCOE) * Chicago Caucus 308 Circle Avenue Forest Park, IL 60130 Phone: 708-366-1250 Email: mkm@mkmnservices.com Web: www.wcoeusa.org Maintains list of certified firms: Yes Provides training for businesses: No</p>	<p>Your Community Consultants Foundation 9301 S. Parnell Ave., Chicago, IL 60620 Phone: 773-224-9299 Fax: 773-371-0032 Email: allen81354@aol.com Maintains list of certified firms: No Provides training for businesses: Yes</p>

Attachment "B".
(To Special Conditions Regarding MBE/WBE Commitment
And MBE/WBE Compliance Plan)

Sample Format For Requesting Assist Agency Comment In Bidder's
Request For Reduction Of Wavier Of MBE/WBE Goals.

On Bidder/Proposer's Letterhead - SEND TO THE ASSIST AGENCIES - DO NOT SEND TO THE CITY

RETURN RECEIPT REQUESTED

(Date)

Specification No.: {Specification Number}
Project Description: {PROJECT DESCRIPTION}

(Assist Agency Name and Address - SEND TO THE ASSIST AGENCIES - DO NOT SEND TO THE CITY)

Dear _____:

_____ (Bidder/Proposer) intends to submit a bid/proposal in response to the above referenced specification with the City of Chicago. Bids are due _____ advertised specification with the City of Chicago.

The following areas have been identified for subcontracting opportunities on both a direct and indirect basis:

Our efforts to identify potential subcontractors have not been successful in order to meet the Disadvantaged/ Minority/Women Business Enterprise contract goal. Due to the inability to identify an appropriate DBE/MBE/WBE firm certified by the City of Chicago to participate as a subcontractor or joint venture partner, a request for the waiver of the contract goals will be submitted. If you are aware of such a firm, please contact

Name of Company Representative at Address/Phone

within (10) ten business days of receipt of this letter.

Under the City of Chicago's MBE/WBE/DBE Ordinance, your agency is entitled to comment upon this waiver request to the City of Chicago. Written comments may be directed within ten (10) working days of your receipt of this letter to:

Monica Jimenez, Deputy Procurement Officer
Department of Procurement Services
City of Chicago
121 North La Salle Street, Room 806
Chicago, Illinois 60602

If you wish to discuss this matter, please contact the undersigned at _____
Sincerely,

Schedule "B".
(To Special Conditions Regarding MBE/WBE Commitment
And MBE/WBE Compliance Plan)

Affidavit Of Joint Venture (MBE/WBE).

This form need not be submitted if all joint venturers are MBEs and/or WBEs. In such a case, however, a written joint venture agreement among the MBE and WBE venturers must be submitted. In all proposed joint ventures, each MBE and/or WBE venturer must submit a copy of their current Letter of Certification.

All Information Requested by this Schedule must Be Answered in the Spaces Provided. Do Not Refer to Your Joint Venture Agreement Except to Expand on Answers Provided on this Form. If Additional Space Is Required, Additional Sheets May Be Attached.

- I. Name of joint venture: _____
Address of joint venture: _____
Phone number of joint venture: _____
- II. Identify each non-MBE/WBE venturer(s):
Name of Firm: _____
Address: _____
Phone: _____
Contact person for matters concerning MBE/WBE compliance: _____
- III. Identify each MBE/WBE venturer(s):
Name of Firm: _____
Address: _____
Phone: _____
Contact person for matters concerning MBE/WBE compliance: _____
- IV. Describe the role(s) of the MBE and/or WBE venturer(s) in the joint venture: _____

- V. Attach a copy of the joint venture agreement. In order to demonstrate the MBE and/or WBE venturer's share in the ownership, control, management responsibilities, risks and profits of the joint venture, the proposed joint venture agreement must include specific details related to: (1) the contributions of capital and equipment; (2) work items to be performed by the MBE/WBE's own forces; (3) work items to be performed under the supervision of the MBE/WBE venturer; and (4) the commitment of management, supervisory and operative personnel employed by the MBE/WBE to be dedicated to the performance of the project.
- VI. Ownership of the Joint Venture.
A. What are the percentage(s) of MBE/WBE ownership of the joint venture?
MBE/WBE ownership percentage(s) _____
Non-MBE/WBE ownership percentage(s) _____
- B. Specify MBE/WBE percentages for each of the following (provide narrative descriptions and other detail as applicable):
1. Profit and loss sharing: _____
 2. Capital contributions:
 - (a) Dollar amounts of initial contribution: _____

(b) Dollar amounts of anticipated on-going contributions: _____

3. Contributions of equipment (Specify types, quality and quantities of equipment to be provided by each venturer): _____

4. Other applicable ownership interests, including ownership options or other agreements which restrict or limit ownership and/or control: _____

5. Provide copies of all written agreements between venturers concerning this project.

6. Identify each current City of Chicago contract (and each contract completed during the past two (2) years) by a joint venture of two or more firms participating in this joint venture:

VII. Control of and Participation in the Joint Venture. Identify by name and firm those individuals who are, or will be, responsible for, and have the authority to engage in the following management functions and policy decisions. (Indicate any limitations to their authority such as dollar limits and co-signatory requirements.):

A. Joint venture check signing:

B. Authority to enter contracts on behalf of the joint venture:

C. Signing, co-signing and/or collateralizing loans:

D. Acquisition of lines of credit:

E. Acquisition and indemnification of payment and performance bonds:

F. Negotiating and signing labor agreements:

G. Management of contract performance. (Identify by name and firm only):

1. Supervision of field operations: _____

2. Major purchases: _____

3. Estimating: _____

4. Engineering: _____

VIII. Financial Controls of joint venture:

A. Which firm and/or individual will be responsible for keeping the books of account?

B. Identify the managing partner, if any, and describe the means and measure of their compensation:

C. What authority does each venturer have to commit or obligate the other to insurance and bonding companies, financing institutions, suppliers, subcontractors, and/or other parties participating in the performance of this contract or the work of this project?

IX. State the approximate number of operative personnel (by trade) needed to perform the joint venture's work under this contract. Indicate whether they will be employees of the non-MBE/WBE firm, the MBE/WBE firm, or the joint venture.

The undersigned affirms that the foregoing statements are correct and include all material information necessary to identify and explain the terms and operations of our joint venture and the intended participation of each venturer in the undertaking. Further, the undersigned covenant and agree to provide to the City current, complete and accurate information regarding actual joint venture work and the payment therefore, and any proposed changes in any provision of the joint venture agreement, and to permit the audit and examination of the books, records and files of the joint venture, or those of each venturer relevant to the joint venture by authorized representatives of the City or the Federal funding agency.

Any material misrepresentation will be grounds for terminating any contract which may be awarded and for initiating action under federal or state laws concerning false statements.

Note: If, after filing this Schedule B and before the completion on the joint venture's work on the project, there is any change in the information submitted, the joint venture must inform the City of Chicago, either directly or through the prime contractor if the joint venture is a subcontractor.

_____ Name of MBE/WBE Partner Firm	_____ Name of Non-MBE/WBE Partner Firm
	Firm
_____ Signature of Affiant	_____ Signature of Affiant
_____ Name and Title of Affiant	_____ Name and Title of Affiant
_____ Date	_____ Date

On this ____ day of _____, 20 ____, the above-signed officers

(names of affiants)

personally appeared and, known to me be the persons described in the foregoing Affidavit, acknowledged that they executed the same in the capacity therein stated and for the purpose therein contained.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

Signature of Notary Public

My Commission Expires: _____

(SEAL)

Schedule "C-1".
(To Special Conditions Regarding MBE/WBE Commitment
And MBE/WBE Compliance Plan)

Letter Of Intent From MBE/WBE To Perform As
Subcontractor, Supplier Or Consultant.



FOR
NON-CONSTRUCTION
PROJECTS ONLY

Project Name: PACE Project Administrator Specification No.: _____

From: Johnson Research Group, Inc.
(Name of MBE/WBE Firm)

To: Loop-Counterpointe PACE LLC and the City of Chicago.
(Name of Prime Contractor)

The MBE or WBE status of the undersigned is confirmed by the attached City of Chicago or Cook County, Illinois Certification Letter. 100% MBE or WBE participation is credited for the use of a MBE or WBE "manufacturer." 60% participation is credited for the use of a MBE or WBE "regular dealer."

The undersigned is prepared to perform the following services in connection with the above named project/contract. If more space is required to fully describe the MBE or WBE proposed scope of work and/or payment schedule, including a description of the commercially useful function being performed. Attach additional sheets as necessary:
General advisory, research and/or coordinated services related to the property tax assessment and collection system.

The above described performance is offered for the following price and described terms of payment:
As needed basis, fees charged at hourly rates per contract up to 5% of the Program Administrator Fees.

SUB-SUBCONTRACTING LEVELS

A zero (0) must be shown in each blank if the MBE or WBE will not be subcontracting any of the work listed or attached to this schedule.

0 % of the dollar value of the MBE or WBE subcontract that will be subcontracted to non MBE/WBE contractors.

0 % of the dollar value of the MBE or WBE subcontract that will be subcontracted to MBE or WBE contractors.

NOTICE: If any of the MBE or WBE scope of work will be subcontracted, list the name of the vendor and attach a brief explanation, description and pay item number of the work that will be subcontracted. MBE/WBE credit will not be given for work subcontracted to Non-MBE/WBE contractors, except for as allowed in the Special Conditions Regarding Minority Business Enterprise Commitment and Women Business Enterprise Commitment.

The undersigned will enter into a formal written agreement for the above work with you as a Prime Contractor, conditioned upon your execution of a contract with the City of Chicago, within three (3) business days of your receipt of a signed contract from the City of Chicago.

The undersigned has entered into a formal written mentor protégé agreement as a subcontractor/protégé with you as a Prime Contractor/mentor: () Yes (X) No

NOTICE: THIS SCHEDULE AND ATTACHMENTS REQUIRE ORIGINAL SIGNATURES.

Ann Moroney 7/18/2018
(Signature of President/Owner/CEO or Authorized Agent of MBE/WBE) (Date)

Ann Moroney / President
(Name/Title-Please Print)

amoroney@jrg-inc.com / 312.235.0130
(Email & Phone Number)

Schedule "D-1".
(To Special Conditions Regarding MBE/WBE Commitment
And MBE/WBE Compliance Plan)

Affidavit Of Implementation Of MBE/WBE
Goals And Participation Plan.



FOR
NON-CONSTRUCTION
PROJECTS ONLY

MUST BE SUBMITTED WITH THE BID. FAILURE TO SUBMIT THE SCHEDULE D-1 WILL CAUSE THE
BID TO BE REJECTED. DUPLICATE AS NEEDED.

Project Name: _____

Specification No.: _____

In connection with the above captioned contract, I HEREBY DECLARE AND AFFIRM that I am a duly authorized
representative of _____
(Name of Prime Consultant/Contractor)

and that I have personally reviewed the material and facts set forth herein describing our proposed plan to achieve the
MBE/WBE goals of this contract.

All MBE/WBE firms included in this plan have been certified as such by the City of Chicago and/or Cook County,
Illinois (Letters of Certification Attached).

I. Direct Participation of MBE/WBE Firms:

NOTE: The bidder/proposer shall, in determining the manner of MBE/WBE participation, first consider involvement with
MBE/WBE firms as joint venture partners, subcontractors, and suppliers of goods and services directly related to the
performance of this contract.

A. If bidder/proposer is a joint venture and one or more joint venture partners are certified MBEs or WBEs, attach
copies of Letters of Certification, Schedule B form and a copy of Joint Venture Agreement clearly describing the role
of each MBE/WBE firm(s) and its ownership interest in the joint venture.

B. Complete this section for each MBE/WBE Subcontractor/Supplier/Consultant participating on this contract:

1. Name of MBE/WBE: _____

Address: _____

Contact Person: _____

Phone Number: _____

Dollar Value of Participation \$ _____

Percentage of Participation % _____

Mentor Protégé Agreement (attach executed copy): () Yes () No Add'l Percentage Claimed:¹ _____%

Total Participation % _____

2. Name of MBE/WBE: _____

Address: _____

Contact Person: _____

¹ The Prime Contractor may claim an additional 0.333 percent participation credit (up to a maximum of five (5) percent) for
every one (1) percent of the value of the contract performed by the MBE/WBE protégé firm.

Phone Number: _____
 Dollar Value of Participation \$ _____
 Percentage of Participation % _____
 Mentor Protégé Agreement (attach executed copy): () Yes () No Add'l Percentage Claimed: ____ %
Total Participation % _____

3. Name of MBE/WBE: _____
 Address: _____
 Contact Person: _____
 Phone Number: _____
 Dollar Value of Participation \$ _____
 Percentage of Participation % _____
 Mentor Protégé Agreement (attach executed copy): () Yes () No Add'l Percentage Claimed: ____ %
Total Participation % _____

4. Name of MBE/WBE: _____
 Address: _____
 Contact Person: _____
 Phone Number: _____
 Dollar Value of Participation \$ _____
 Percentage of Participation % _____
 Mentor Protégé Agreement (attach executed copy): () Yes () No Add'l Percentage Claimed: ____ %
Total Participation % _____

5. Attach Additional Sheets as Needed

II. Indirect Participation of MBE/WBE Firms

NOTE: This section need not be completed if the MBE/WBE goals have been met through the direct participation outlined in Section I. If the MBE/WBE goals have not been met through direct participation, Contractor will be expected to demonstrate that the proposed MBE/WBE direct participation represents the maximum achievable under the circumstances. Only after such a demonstration will indirect participation be considered.

MBE/WBE Subcontractors/Suppliers/Consultants proposed to perform work or supply goods or services where such performance does not directly relate to the performance of this contract:

1. Name of MBE/WBE: _____
 Address: _____
 Contact Person: _____

Phone Number: _____
Dollar Value of Participation \$ _____
Percentage of Participation % _____
Mentor Protégé Agreement (attach executed copy): () Yes () No Add'l Percentage Claimed: ____%
Total Participation % _____

2. Name of MBE/WBE: _____
Address: _____
Contact Person: _____
Phone Number: _____
Dollar Value of Participation \$ _____
Percentage of Participation % _____
Mentor Protégé Agreement (attach executed copy): () Yes () No Add'l Percentage Claimed: ____%
Total Participation % _____

3. Name of MBE/WBE: _____
Address: _____
Contact Person: _____
Phone Number: _____
Dollar Value of Participation \$ _____
Percentage of Participation % _____
Mentor Protégé Agreement (attach executed copy): () Yes () No Add'l Percentage Claimed: ____%
Total Participation % _____

4. Name of MBE/WBE: _____
Address: _____
Contact Person: _____
Phone Number: _____
Dollar Value of Participation \$ _____
Percentage of Participation % _____
Mentor Protégé Agreement (attach executed copy): () Yes () No Add'l Percentage Claimed: ____%
Total Participation % _____

5. Attach Additional Sheets as Needed

III. Summary of MBE/WBE Proposal

A. MBE Proposal (Direct & Indirect)

1. MBE Direct Participation

MBE Firm Name	Dollar Amount Participation (\$)	Percent Amount Participation (%)
Total Direct MBE Participation		

2. MBE Indirect Participation

MBE Firm Name	Dollar Amount Participation (\$)	Percent Amount Participation (%)
Total Indirect MBE Participation		

B. WBE Proposal (Direct & Indirect)

1. WBE Direct Participation

WBE Firm Name	Dollar Amount Participation (\$)	Percent Amount Participation (%)
Total Direct WBE Participation		

2. WBE Indirect Participation

WBE Firm Name	Dollar Amount Participation (\$)	Percent Amount Participation (%)
Total Indirect WBE Participation		

The Prime Contractor designates the following person as its MBE/WBE Liaison Officer:

(Name- Please Print or Type)

(Phone)

I DO SOLEMNLY DECLARE AND AFFIRM UNDER PENALTIES OF PERJURY THAT THE CONTENTS OF THE FOREGOING DOCUMENT ARE TRUE AND CORRECT, THAT NO MATERIAL FACTS HAVE BEEN OMITTED, AND THAT I AM AUTHORIZED ON BEHALF OF THE PRIME CONTRACTOR TO MAKE THIS AFFIDAVIT.

(Name of Prime Contractor - Print or Type)

State of: _____

(Signature)

County of: _____

(Name/Title of Affiant - Print or Type)

(Date)

On this ____ day of _____, 20____, the above signed officer _____
(Name of Affiant)

personally appeared and, known by me to be the person described in the foregoing Affidavit, acknowledged that (s)he executed the same in the capacity stated therein and for the purposes therein contained.

IN WITNESS WHEREOF, I hereunto set my hand and seal.

(Notary Public Signature)

SEAL:

Commission Expires: _____

(Sub)Exhibit 4.
(To Agreement With Loop-Counterpointe PACE LLC)

City Of Chicago
Economic Disclosure Statements And Affidavits.

CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT
AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Loop-Counterpointe PACE LLC

Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. the Applicant

OR

2. a legal entity currently holding, or anticipated to hold within six months after City action on the contract, transaction or other undertaking to which this EDS pertains (referred to below as the "Matter"), a direct or indirect interest in excess of 7.5% in the Applicant. State the Applicant's legal name: _____

OR

3. a legal entity with a direct or indirect right of control of the Applicant (see Section II(B)(1)) State the legal name of the entity in which the Disclosing Party holds a right of control: _____

B. Business address of the Disclosing Party:

111 West Jackson Blvd. Ste 1901

Chicago, IL 60604

C. Telephone: 312 356 5896 Fax: 312 913 4928 Email: jana.wesley@loopcapital.com

D. Name of contact person: Jana Wesley

E. Federal Employer Identification No. (if you have one): 

F. Brief description of the Matter to which this EDS pertains. (Include project number and location of property, if applicable):

RFP re Property Assessed Clean Energy (PACE) Program

G. Which City agency or department is requesting this EDS? Department of Planning and Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # N/A and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- Person
- Publicly registered business corporation
- Privately held business corporation
- Sole proprietorship
- General partnership
- Limited partnership
- Trust
- Limited liability company
- Limited liability partnership
- Joint venture
- Not-for-profit corporation
(Is the not-for-profit corporation also a 501(c)(3))?
 Yes No
- Other (please specify)

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

- Yes
- No
- Organized in Illinois

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles, if applicable, of: (i) all executive officers and all directors of the entity; (ii) for not-for-profit corporations, all members, if any, which are legal entities (if there are no such members, write "no members which are legal entities"); (iii) for trusts, estates or other similar entities, the trustee, executor, administrator, or similarly situated party; (iv) for general or limited partnerships, limited liability companies, limited liability partnerships or joint ventures, each general partner, managing member, manager or any other person or legal entity that directly or indirectly controls the day-to-day management of the Applicant.

NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name	Title
1. Loop Capital Markets, LLC - Owner	2. Counterpointe Energy Solutions LLC - Owner
3. James Reynolds, Jr. - Manager	4. Eric Alini - Manager

2. Please provide the following information concerning each person or legal entity having a direct or indirect, current or prospective (i.e. within 6 months after City action) beneficial interest (including ownership) in excess of 7.5% of the Applicant. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a

limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None."

NOTE: Each legal entity listed below may be required to submit an EDS on its own behalf.

Name	Business Address	Percentage Interest in the Applicant
See Attachment A		

SECTION III -- INCOME OR COMPENSATION TO, OR OWNERSHIP BY, CITY ELECTED OFFICIALS

Has the Disclosing Party provided any income or compensation to any City elected official during the 12-month period preceding the date of this EDS? [] Yes [x] No

Does the Disclosing Party reasonably expect to provide any income or compensation to any City elected official during the 12-month period following the date of this EDS? [] Yes [x] No

If "yes" to either of the above, please identify below the name(s) of such City elected official(s) and describe such income or compensation:

None

Does any City elected official or, to the best of the Disclosing Party's knowledge after reasonable inquiry, any City elected official's spouse or domestic partner, have a financial interest (as defined in Chapter 2-156 of the Municipal Code of Chicago ("MCC")) in the Disclosing Party?

[] Yes [X] No

If "yes," please identify below the name(s) of such City elected official(s) and/or spouse(s)/domestic partner(s) and describe the financial interest(s).

None

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist (as defined in MCC Chapter 2-156), accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll. If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
To be determined			

(Add sheets if necessary)

Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under MCC Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

Yes No No person directly or indirectly owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

Yes No

B. FURTHER CERTIFICATIONS

1. [This paragraph 1 applies only if the Matter is a contract being handled by the City's Department of Procurement Services.] In the 5-year period preceding the date of this EDS, neither the Disclosing Party nor any Affiliated Entity [see definition in (5) below] has engaged, in connection with the performance of any public contract, the services of an integrity monitor, independent private sector inspector general, or integrity compliance consultant (i.e., an individual or entity with legal, auditing, investigative, or other similar skills, designated by a public agency to help the agency monitor the activity of specified agency vendors as well as help the vendors reform their business practices so they can be considered for agency contracts in the future, or continue with a contract in progress).

2. The Disclosing Party and its Affiliated Entities are not delinquent in the payment of any fine, fee, tax or other source of indebtedness owed to the City of Chicago, including, but not limited to, water and sewer charges, license fees, parking tickets, property taxes and sales taxes, nor is the Disclosing Party delinquent in the payment of any tax administered by the Illinois Department of Revenue.

3. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II(B)(1) of this EDS:
- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, during the 5 years before the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in subparagraph (b) above;
 - d. have not, during the 5 years before the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, during the 5 years before the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
4. The Disclosing Party understands and shall comply with the applicable requirements of MCC Chapters 2-56 (Inspector General) and 2-156 (Governmental Ethics).
5. Certifications (5), (6) and (7) concern:
- the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity). Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity. With respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor, nor any Agents have, during the 5 years before the date of this EDS, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the 5 years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
 - b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
 - c. made an admission of such conduct described in subparagraph (a) or (b) above that is a matter of record, but have not been prosecuted for such conduct; or
 - d. violated the provisions referenced in MCC Subsection 2-92-320(a)(4)(Contracts Requiring a Base Wage); (a)(5)(Debarment Regulations); or (a)(6)(Minimum Wage Ordinance).
6. Neither the Disclosing Party, nor any Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
7. Neither the Disclosing Party nor any Affiliated Entity is listed on a Sanctions List maintained by the United States Department of Commerce, State, or Treasury, or any successor federal agency.
8. [FOR APPLICANT ONLY] (i) Neither the Applicant nor any "controlling person" [see MCC Chapter 1-23, Article I for applicability and defined terms] of the Applicant is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any "sister agency"; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If MCC Chapter 1-23, Article I applies to the Applicant, that Article's permanent compliance timeframe supersedes 5-year compliance timeframes in this Section V.
9. [FOR APPLICANT ONLY] The Applicant and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed as having an active exclusion by the U.S. EPA on the federal System for Award Management ("SAM").
10. [FOR APPLICANT ONLY] The Applicant will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in Certifications (2) and (9) above and will not, without the prior written consent of the City, use any such

contractor/subcontractor that does not provide such certifications or that the Applicant has reason to believe has not provided or cannot provide truthful certifications.

11. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

12. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

None

13. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$25 per recipient, or (iii) a political contribution otherwise duly reported as required by law (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

None

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
 is is not

a "financial institution" as defined in MCC Section 2-32-455(b).

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in MCC Chapter 2-32. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in MCC Chapter 2-32. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in MCC Section 2-32-455(b)) is a predatory lender within the meaning of MCC Chapter 2-32, explain here (attach additional pages if necessary):

None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING FINANCIAL INTEREST IN CITY BUSINESS

Any words or terms defined in MCC Chapter 2-156 have the same meanings if used in this Part D.

1. In accordance with MCC Section 2-156-110: To the best of the Disclosing Party's knowledge after reasonable inquiry, does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

Yes

No

NOTE: If you checked "Yes" to Item D(1), proceed to Items D(2) and D(3). If you checked "No" to Item D(1), skip Items D(2) and D(3) and proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

Yes

No

3. If you checked "Yes" to Item D(1), provide the names and business addresses of the City officials or employees having such financial interest and identify the nature of the financial interest:

Name	Business Address	Nature of Financial Interest
N/A		

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either (1) or (2) below. If the Disclosing Party checks (2), the Disclosing Party must disclose below or in an attachment to this EDS all information required by (2). Failure to comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

2. The Disclosing Party verifies that, as a result of conducting the search in step (1) above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995, as amended, who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995, as amended, have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in paragraph A(1) above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee

of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A(1) and A(2) above.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities," as that term is defined in the Lobbying Disclosure Act of 1995, as amended.

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A(1) through A(4) above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

Yes

No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

Yes

No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

Yes

No

Reports not required

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

Yes

No

If you checked "No" to question (1) or (2) above, please provide an explanation:

SECTION VII -- FURTHER ACKNOWLEDGMENTS AND CERTIFICATION

The Disclosing Party understands and agrees that:

A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

B. The City's Governmental Ethics Ordinance, MCC Chapter 2-156, imposes certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of this ordinance and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with this ordinance.

C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other City transactions. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided in, and appended to, this EDS may be made publicly available on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. **NOTE:** With respect to Matters subject to MCC Chapter 1-23, Article I (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by MCC Chapter 1-23 and Section 2-154-020.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS, and Appendices A and B (if applicable), on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS, and Appendices A and B (if applicable), are true, accurate and complete as of the date furnished to the City.

Loop-Counterpoint PACE LLC

(Print or type exact legal name of Disclosing Party)

By:

(Sign here)

James Reynolds, Jr.

(Print or type name of person signing)

Manager

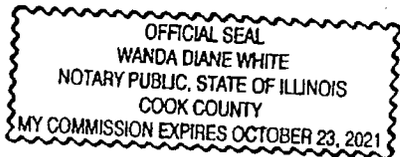
(Print or type title of person signing)

Signed and sworn to before me on (date) July 18, 2018

at Cook County, Illinois (state).

Wanda Diane White
Notary Public

Commission expires: 10-23-21



Attachment "A".

(To City Of Chicago Economic Disclosure Statement And Affidavit)

Section II -- Disclosure Of Ownership Interest.

Item B.2.

Name	Business Address	Percent Interest in the Applicant
Loop Capital Markets LLC	111 W. Jackson Blvd, Suite 1901 Chicago, IL 60604	50% (Direct)
Loop Capital, LLC	111 W. Jackson Blvd, Suite 1901 Chicago, IL 60604	34.6% (Indirect)
Loop Capital Holdings, LLC	111 W. Jackson Blvd, Suite 1901 Chicago, IL 60604	34.6% (Indirect)
James Reynolds, Jr.	111 W. Jackson Blvd, Suite 1901 Chicago, IL 60604	34.6% (Indirect)
Counterpointe Energy Solutions LLC	2600 Maitland Center Parkway, Suite 163 Maitland, FL 32751	50% (Direct)
Counterpointe Energy Partners LLC	2600 Maitland Center Parkway, Suite 163 Maitland, FL 32751	50% (Indirect)
Eric J. Alini	2600 Maitland Center Parkway, Suite 163 Maitland, FL 32751	25.5% (Indirect)

Appendix "A".

(To City Of Chicago Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City Officials
And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5%. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under MCC Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5% ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

Yes

No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

Appendix "B".

(To City Of Chicago Economic Disclosure Statement And Affidavit)

Building Code Scofflaw/Problem Landlord Certification.

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5% (an "Owner"). It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

1. Pursuant to MCC Section 2-154-010, is the Applicant or any Owner identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes No

2. If the Applicant is a legal entity publicly traded on any exchange, is any officer or director of the Applicant identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes No The Applicant is not publicly traded on any exchange.

3. If yes to (1) or (2) above, please identify below the name of each person or legal entity identified as a building code scofflaw or problem landlord and the address of each building or buildings to which the pertinent code violations apply.

N/A

CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT
AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Loop Capital Markets LLC

Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. the Applicant

OR

2. a legal entity currently holding, or anticipated to hold within six months after City action on the contract, transaction or other undertaking to which this EDS pertains (referred to below as the "Matter"), a direct or indirect interest in excess of 7.5% in the Applicant. State the Applicant's legal name: Loop-Counterpointe PACE LLC

OR

3. a legal entity with a direct or indirect right of control of the Applicant (see Section II(B)(1)) State the legal name of the entity in which the Disclosing Party holds a right of control:

B. Business address of the Disclosing Party:

111 West Jackson Blvd. Ste 1901

Chicago, IL 60604

C. Telephone: 312 356 5896

Fax: 312 913 4928

Email: jana.wesley@loopcapital.com

D. Name of contact person: Jana Wesley

E. Federal Employer Identification No. (if you have one): [REDACTED]

F. Brief description of the Matter to which this EDS pertains. (Include project number and location of property, if applicable):

RFP re Property Assessed Clean Energy (PACE) Program

G. Which City agency or department is requesting this EDS? Department of Planning and Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # N/A and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- Person
- Limited liability company
- Publicly registered business corporation
- Limited liability partnership
- Privately held business corporation
- Joint venture
- Sole proprietorship
- Not-for-profit corporation
- General partnership
- (Is the not-for-profit corporation also a 501(c)(3))?
- Limited partnership
- Yes No
- Trust
- Other (please specify)

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

- Yes
- No
- Organized in Illinois

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles, if applicable, of: (i) all executive officers and all directors of the entity; (ii) for not-for-profit corporations, all members, if any, which are legal entities (if there are no such members, write "no members which are legal entities"); (iii) for trusts, estates or other similar entities, the trustee, executor, administrator, or similarly situated party; (iv) for general or limited partnerships, limited liability companies, limited liability partnerships or joint ventures, each general partner, managing member, manager or any other person or legal entity that directly or indirectly controls the day-to-day management of the Applicant.

NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name	Title
1. Loop Capital, LLC - Owner	2. Loop Capital Holdings, LLC - Indirect Owner
3. James Reynolds, Jr. - Chairman and CEO	4. Tasha Henderson, CFO
5. Kourtney Gibson - President	

2. Please provide the following information concerning each person or legal entity having a direct or indirect, current or prospective (i.e. within 6 months after City action) beneficial interest (including ownership) in excess of 7.5% of the Applicant. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a

limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None."

NOTE: Each legal entity listed below may be required to submit an EDS on its own behalf.

Name	Business Address	Percentage Interest in the Applicant
Loop Capital, LLC	111 West Jackson Blvd. Ste 1901, Chicago, IL 60604	69.21% (Direct)
Loop Capital Holdings LLC	111 West Jackson Blvd. Ste 1901, Chicago, IL 60604	69.21% (Indirect)
James Reynolds, Jr,	111 West Jackson Blvd. Ste 1901, Chicago, IL 60604	69.21% (Indirect)
Kourtney Gibson	111 West Jackson Blvd. Ste 1901, Chicago, IL 60604	9.38% (Direct)

SECTION III -- INCOME OR COMPENSATION TO, OR OWNERSHIP BY, CITY ELECTED OFFICIALS

Has the Disclosing Party provided any income or compensation to any City elected official during the 12-month period preceding the date of this EDS? Yes No

Does the Disclosing Party reasonably expect to provide any income or compensation to any City elected official during the 12-month period following the date of this EDS? Yes No

If "yes" to either of the above, please identify below the name(s) of such City elected official(s) and describe such income or compensation:

None

Does any City elected official or, to the best of the Disclosing Party's knowledge after reasonable inquiry, any City elected official's spouse or domestic partner, have a financial interest (as defined in Chapter 2-156 of the Municipal Code of Chicago ("MCC")) in the Disclosing Party?

Yes No

If "yes," please identify below the name(s) of such City elected official(s) and/or spouse(s)/domestic partner(s) and describe the financial interest(s).

None

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist (as defined in MCC Chapter 2-156), accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll. If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (<u>indicate whether paid or estimated.</u>) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
None			

(Add sheets if necessary)

Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under MCC Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

Yes No No person directly or indirectly owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

Yes No

B. FURTHER CERTIFICATIONS.

1. [This paragraph 1 applies only if the Matter is a contract being handled by the City's Department of Procurement Services.] In the 5-year period preceding the date of this EDS, neither the Disclosing Party nor any Affiliated Entity [see definition in (5) below] has engaged, in connection with the performance of any public contract, the services of an integrity monitor, independent private sector inspector general, or integrity compliance consultant (i.e., an individual or entity with legal, auditing, investigative, or other similar skills, designated by a public agency to help the agency monitor the activity of specified agency vendors as well as help the vendors reform their business practices so they can be considered for agency contracts in the future, or continue with a contract in progress).

2. The Disclosing Party and its Affiliated Entities are not delinquent in the payment of any fine, fee, tax or other source of indebtedness owed to the City of Chicago, including, but not limited to, water and sewer charges, license fees, parking tickets, property taxes and sales taxes, nor is the Disclosing Party delinquent in the payment of any tax administered by the Illinois Department of Revenue.

3. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II(B)(1) of this EDS:
- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, during the 5 years before the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in subparagraph (b) above;
 - d. have not, during the 5 years before the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, during the 5 years before the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
4. The Disclosing Party understands and shall comply with the applicable requirements of MCC Chapters 2-56 (Inspector General) and 2-156 (Governmental Ethics).
5. Certifications (5), (6) and (7) concern:
- the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity). Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity. With respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor, nor any Agents have, during the 5 years before the date of this EDS, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the 5 years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
 - b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
 - c. made an admission of such conduct described in subparagraph (a) or (b) above that is a matter of record, but have not been prosecuted for such conduct; or
 - d. violated the provisions referenced in MCC Subsection 2-92-320(a)(4)(Contracts Requiring a Base Wage); (a)(5)(Debarment Regulations); or (a)(6)(Minimum Wage Ordinance).
6. Neither the Disclosing Party, nor any Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
7. Neither the Disclosing Party nor any Affiliated Entity is listed on a Sanctions List maintained by the United States Department of Commerce, State, or Treasury, or any successor federal agency.
8. [FOR APPLICANT ONLY] (i) Neither the Applicant nor any "controlling person" [see MCC Chapter 1-23, Article I for applicability and defined terms] of the Applicant is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any "sister agency"; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If MCC Chapter 1-23, Article I applies to the Applicant, that Article's permanent compliance timeframe supersedes 5-year compliance timeframes in this Section V.
9. [FOR APPLICANT ONLY] The Applicant and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed as having an active exclusion by the U.S. EPA on the federal System for Award Management ("SAM").
10. [FOR APPLICANT ONLY] The Applicant will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in Certifications (2) and (9) above and will not, without the prior written consent of the City, use any such

contractor/subcontractor that does not provide such certifications or that the Applicant has reason to believe has not provided or cannot provide truthful certifications.

11. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

12. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

None

13. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$25 per recipient, or (iii) a political contribution otherwise duly reported as required by law (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

None

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)

is is not

a "financial institution" as defined in MCC Section 2-32-455(b).

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in MCC Chapter 2-32. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in MCC Chapter 2-32. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in MCC Section 2-32-455(b)) is a predatory lender within the meaning of MCC Chapter 2-32, explain here (attach additional pages if necessary):

None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING FINANCIAL INTEREST IN CITY BUSINESS

Any words or terms defined in MCC Chapter 2-156 have the same meanings if used in this Part D.

1. In accordance with MCC Section 2-156-110: To the best of the Disclosing Party's knowledge after reasonable inquiry, does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

Yes No

NOTE: If you checked "Yes" to Item D(1), proceed to Items D(2) and D(3). If you checked "No" to Item D(1), skip Items D(2) and D(3) and proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

Yes No

3. If you checked "Yes" to Item D(1), provide the names and business addresses of the City officials or employees having such financial interest and identify the nature of the financial interest:

Name	Business Address	Nature of Financial Interest
N/A		

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either (1) or (2) below. If the Disclosing Party checks (2), the Disclosing Party must disclose below or in an attachment to this EDS all information required by (2). Failure to comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

 X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

 2. The Disclosing Party verifies that, as a result of conducting the search in step (1) above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995, as amended, who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995, as amended, have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in paragraph A(1) above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee

of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A(1) and A(2) above.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities," as that term is defined in the Lobbying Disclosure Act of 1995, as amended.

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A(1) through A(4) above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

Yes No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

Yes No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

Yes No Reports not required

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

Yes No

If you checked "No" to question (1) or (2) above, please provide an explanation:

SECTION VII -- FURTHER ACKNOWLEDGMENTS AND CERTIFICATION

The Disclosing Party understands and agrees that:

A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

B. The City's Governmental Ethics Ordinance, MCC Chapter 2-156, imposes certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of this ordinance and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with this ordinance.

C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other City transactions. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided in, and appended to, this EDS may be made publicly available on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. **NOTE:** With respect to Matters subject to MCC Chapter 1-23, Article I (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by MCC Chapter 1-23 and Section 2-154-020.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS, and Appendices A and B (if applicable), on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS, and Appendices A and B (if applicable), are true, accurate and complete as of the date furnished to the City.

Loop Capital Markets LLC
(Print or type exact legal name of Disclosing Party)

By: [Signature]
(Sign here)

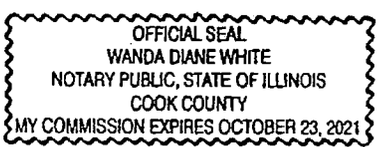
James Reynolds, Jr.
(Print or type name of person signing)

Chairman and CEO
(Print or type title of person signing)

Signed and sworn to before me on (date) July 18, 2018
at Cook County, Illinois (state).

Wanda Diane White
Notary Public

Commission expires: 10-23-21



Appendix "A".

(To City Of Chicago Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City Officials
And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5%. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under MCC Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5% ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

Yes

No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

Appendix "B".

(To City Of Chicago Economic Disclosure Statement And Affidavit)

Building Code Scofflaw/Problem Landlord Certification.

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5% (an "Owner"). It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

1. Pursuant to MCC Section 2-154-010, is the Applicant or any Owner identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes No

2. If the Applicant is a legal entity publicly traded on any exchange, is any officer or director of the Applicant identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes No The Applicant is not publicly traded on any exchange.

3. If yes to (1) or (2) above, please identify below the name of each person or legal entity identified as a building code scofflaw or problem landlord and the address of each building or buildings to which the pertinent code violations apply.

N/A

CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT
AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Loop Capital, LLC

Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. the Applicant
OR

2. a legal entity currently holding, or anticipated to hold within six months after City action on the contract, transaction or other undertaking to which this EDS pertains (referred to below as the "Matter"), a direct or indirect interest in excess of 7.5% in the Applicant. State the Applicant's legal name: Loop-Counterpointe PACE LLC

OR

3. a legal entity with a direct or indirect right of control of the Applicant (see Section II(B)(1)) State the legal name of the entity in which the Disclosing Party holds a right of control:

B. Business address of the Disclosing Party:

111 West Jackson Blvd. Ste 1901

Chicago, IL 60604

C. Telephone: 312 913 4900

Fax: 312 913 4928

Email: jim.reynolds@loopcapital.com

D. Name of contact person: Jim Reynolds

E. Federal Employer Identification No. (if you have one): [REDACTED]

F. Brief description of the Matter to which this EDS pertains. (Include project number and location of property, if applicable):

RFP re Property Assessed Clean Energy (PACE) Program

G. Which City agency or department is requesting this EDS? Department of Planning and Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # N/A and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS**A. NATURE OF THE DISCLOSING PARTY**

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input checked="" type="checkbox"/> Limited liability company |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture |
| <input type="checkbox"/> Sole proprietorship | <input type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |
-

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

- Yes No Organized in Illinois

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles, if applicable, of: (i) all executive officers and all directors of the entity; (ii) **for not-for-profit corporations**, all members, if any, which are legal entities (if there are no such members, write "no members which are legal entities"); (iii) **for trusts, estates or other similar entities**, the trustee, executor, administrator, or similarly situated party; (iv) **for general or limited partnerships, limited liability companies, limited liability partnerships or joint ventures**, each general partner, managing member, manager or any other person or legal entity that directly or indirectly controls the day-to-day management of the Applicant.

NOTE: Each legal entity listed below must submit an EDS on its own behalf:

Name	Title
Loop Capital Holdings, LLC - Owner	
James Reynolds, Jr. - President	
Tasha Henderson - Secretary and Treasurer	

2. Please provide the following information concerning each person or legal entity having a direct or indirect, current or prospective (i.e. within 6 months after City action) beneficial interest (including ownership) in excess of 7.5% of the Applicant. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a

limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None."

NOTE: Each legal entity listed below may be required to submit an EDS on its own behalf.

Name	Business Address	Percentage Interest in the Applicant
Loop Capital Holdings, LLC	111 West Jackson Blvd, Ste 1901, Chicago, IL 60604	100% Direct Ownership
James Reynolds, Jr.	111 West Jackson Blvd, Ste 1901, Chicago, IL 60604	100% Indirect Ownership

SECTION III -- INCOME OR COMPENSATION TO, OR OWNERSHIP BY, CITY ELECTED OFFICIALS

Has the Disclosing Party provided any income or compensation to any City elected official during the 12-month period preceding the date of this EDS? Yes No

Does the Disclosing Party reasonably expect to provide any income or compensation to any City elected official during the 12-month period following the date of this EDS? Yes No

If "yes" to either of the above, please identify below the name(s) of such City elected official(s) and describe such income or compensation:

None

Does any City elected official or, to the best of the Disclosing Party's knowledge after reasonable inquiry, any City elected official's spouse or domestic partner, have a financial interest (as defined in Chapter 2-156 of the Municipal Code of Chicago ("MCC")) in the Disclosing Party?

Yes No

If "yes," please identify below the name(s) of such City elected official(s) and/or spouse(s)/domestic partner(s) and describe the financial interest(s).

None

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist (as defined in MCC Chapter 2-156), accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll. If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (<u>indicate whether paid or estimated.</u>) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
None			

(Add sheets if necessary)

Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under MCC Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

Yes No No person directly or indirectly owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

Yes No

B. FURTHER CERTIFICATIONS

1. [This paragraph 1 applies only if the Matter is a contract being handled by the City's Department of Procurement Services.] In the 5-year period preceding the date of this EDS, neither the Disclosing Party nor any Affiliated Entity [see definition in (5) below] has engaged, in connection with the performance of any public contract, the services of an integrity monitor, independent private sector inspector general, or integrity compliance consultant (i.e., an individual or entity with legal, auditing, investigative, or other similar skills, designated by a public agency to help the agency monitor the activity of specified agency vendors as well as help the vendors reform their business practices so they can be considered for agency contracts in the future, or continue with a contract in progress).

2. The Disclosing Party and its Affiliated Entities are not delinquent in the payment of any fine, fee, tax or other source of indebtedness owed to the City of Chicago, including, but not limited to, water and sewer charges, license fees, parking tickets, property taxes and sales taxes, nor is the Disclosing Party delinquent in the payment of any tax administered by the Illinois Department of Revenue.

3. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II(B)(1) of this EDS:
- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, during the 5 years before the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in subparagraph (b) above;
 - d. have not, during the 5 years before the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, during the 5 years before the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
4. The Disclosing Party understands and shall comply with the applicable requirements of MCC Chapters 2-56 (Inspector General) and 2-156 (Governmental Ethics).
5. Certifications (5), (6) and (7) concern:
- the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity). Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity. With respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor, nor any Agents have, during the 5 years before the date of this EDS, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the 5 years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
 - b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
 - c. made an admission of such conduct described in subparagraph (a) or (b) above that is a matter of record, but have not been prosecuted for such conduct; or
 - d. violated the provisions referenced in MCC Subsection 2-92-320(a)(4)(Contracts Requiring a Base Wage); (a)(5)(Debarment Regulations); or (a)(6)(Minimum Wage Ordinance).
6. Neither the Disclosing Party, nor any Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
7. Neither the Disclosing Party nor any Affiliated Entity is listed on a Sanctions List maintained by the United States Department of Commerce, State, or Treasury, or any successor federal agency.
8. [FOR APPLICANT ONLY] (i) Neither the Applicant nor any "controlling person" [see MCC Chapter 1-23, Article I for applicability and defined terms] of the Applicant is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any "sister agency"; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If MCC Chapter 1-23, Article I applies to the Applicant, that Article's permanent compliance timeframe supersedes 5-year compliance timeframes in this Section V.
9. [FOR APPLICANT ONLY] The Applicant and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed as having an active exclusion by the U.S. EPA on the federal System for Award Management ("SAM").
10. [FOR APPLICANT ONLY] The Applicant will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in Certifications (2) and (9) above and will not, without the prior written consent of the City, use any such

contractor/subcontractor that does not provide such certifications or that the Applicant has reason to believe has not provided or cannot provide truthful certifications.

11. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

12. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

None

13. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$25 per recipient, or (iii) a political contribution otherwise duly reported as required by law (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

None

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)

is is not

a "financial institution" as defined in MCC Section 2-32-455(b).

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in MCC Chapter 2-32. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in MCC Chapter 2-32. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in MCC Section 2-32-455(b)) is a predatory lender within the meaning of MCC Chapter 2-32, explain here (attach additional pages if necessary):

None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING FINANCIAL INTEREST IN CITY BUSINESS

Any words or terms defined in MCC Chapter 2-156 have the same meanings if used in this Part D.

1. In accordance with MCC Section 2-156-110: To the best of the Disclosing Party's knowledge after reasonable inquiry, does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

[] Yes

[X] No

NOTE: If you checked "Yes" to Item D(1), proceed to Items D(2) and D(3). If you checked "No" to Item D(1), skip Items D(2) and D(3) and proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

[] Yes

[X] No

3. If you checked "Yes" to Item D(1), provide the names and business addresses of the City officials or employees having such financial interest and identify the nature of the financial interest:

Name	Business Address	Nature of Financial Interest
N/A		

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either (1) or (2) below. If the Disclosing Party checks (2), the Disclosing Party must disclose below or in an attachment to this EDS all information required by (2). Failure to comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

 X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

 2. The Disclosing Party verifies that, as a result of conducting the search in step (1) above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995, as amended, who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995, as amended, have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in paragraph A(1) above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee

of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A(1) and A(2) above.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities," as that term is defined in the Lobbying Disclosure Act of 1995, as amended.

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A(1) through A(4) above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

Yes No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

Yes No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

Yes No Reports not required

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

Yes No

If you checked "No" to question (1) or (2) above, please provide an explanation:

SECTION VII -- FURTHER ACKNOWLEDGMENTS AND CERTIFICATION

The Disclosing Party understands and agrees that:

A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

B. The City's Governmental Ethics Ordinance, MCC Chapter 2-156, imposes certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of this ordinance and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with this ordinance.

C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other City transactions. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided in, and appended to, this EDS may be made publicly available on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. **NOTE:** With respect to Matters subject to MCC Chapter 1-23, Article I (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by MCC Chapter 1-23 and Section 2-154-020.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS, and Appendices A and B (if applicable), on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS, and Appendices A and B (if applicable), are true, accurate and complete as of the date furnished to the City.

Loop Capital, LLC

(Print or type exact legal name of Disclosing Party)

By: *James Reynolds, Jr.*
(Sign here)

James Reynolds, Jr.

(Print or type name of person signing)

President

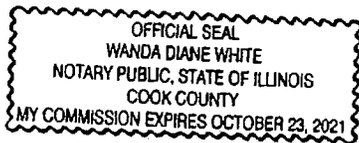
(Print or type title of person signing)

Signed and sworn to before me on (date) 7-18-18,

at Cook County, Illinois (state).

Wanda Diane White
Notary Public

Commission expires: 10-23-21



Appendices "A" and "B" referred to in this City of Chicago Economic Disclosure Statement and Affidavit read as follows:

Appendix "A".

(To City Of Chicago Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City Officials
And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5%. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under MCC Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5% ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

Yes

No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

Appendix "B".
(To City Of Chicago Economic Disclosure Statement And Affidavit)

Building Code Scofflaw/Problem Landlord Certification.

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5% (an "Owner"). It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

1. Pursuant to MCC Section 2-154-010, is the Applicant or any Owner identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes No

2. If the Applicant is a legal entity publicly traded on any exchange, is any officer or director of the Applicant identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes No The Applicant is not publicly traded on any exchange.

3. If yes to (1) or (2) above, please identify below the name of each person or legal entity identified as a building code scofflaw or problem landlord and the address of each building or buildings to which the pertinent code violations apply.

CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT
AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Loop Capital Holdings, LLC

Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. the Applicant
OR

2. a legal entity currently holding, or anticipated to hold within six months after City action on the contract, transaction or other undertaking to which this EDS pertains (referred to below as the "Matter"), a direct or indirect interest in excess of 7.5% in the Applicant. State the Applicant's legal name: Loop-Counterpointe PACE LLC

OR

3. a legal entity with a direct or indirect right of control of the Applicant (see Section II(B)(1))
State the legal name of the entity in which the Disclosing Party holds a right of control:

B. Business address of the Disclosing Party: 111 W. Jackson Blvd., Suite 1901
Chicago, IL 60604

C. Telephone: (312) 913-4900 Fax: (312) 913-4928 Email: jim.reynolds@loopcapital.com

D. Name of contact person: Jim Reynolds

E. Federal Employer Identification No. (if you have one): [REDACTED]

F. Brief description of the Matter to which this EDS pertains. (Include project number and location of property, if applicable):

RFP re Property Assessed Clean Energy (PACE) Program

G. Which City agency or department is requesting this EDS? Department of Planning and Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # N/A and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input checked="" type="checkbox"/> Limited liability company |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture |
| <input type="checkbox"/> Sole proprietorship | <input type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

Yes No Organized in Illinois

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles, if applicable, of: (i) all executive officers and all directors of the entity; (ii) for **not-for-profit corporations**, all members, if any, which are legal entities (if there are no such members, write "no members which are legal entities"); (iii) for **trusts, estates or other similar entities**, the trustee, executor, administrator, or similarly situated party; (iv) for **general or limited partnerships, limited liability companies, limited liability partnerships or joint ventures**, each general partner, managing member, manager or any other person or legal entity that directly or indirectly controls the day-to-day management of the Applicant.

NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name	Title
James Reynolds, Jr. - Managing Member	

2. Please provide the following information concerning each person or legal entity having a direct or indirect, current or prospective (i.e. within 6 months after City action) beneficial interest (including ownership) in excess of 7.5% of the Applicant. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a

limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None."

NOTE: Each legal entity listed below may be required to submit an EDS on its own behalf.

Name	Business Address	Percentage Interest in the Applicant
James Reynolds, Jr.	111 W. Jackson Blvd., Suite 1901, Chicago, IL 60604	100% Ownership

SECTION III -- INCOME OR COMPENSATION TO, OR OWNERSHIP BY, CITY ELECTED OFFICIALS

Has the Disclosing Party provided any income or compensation to any City elected official during the 12-month period preceding the date of this EDS? Yes No

Does the Disclosing Party reasonably expect to provide any income or compensation to any City elected official during the 12-month period following the date of this EDS? Yes No

If "yes" to either of the above, please identify below the name(s) of such City elected official(s) and describe such income or compensation:

None

Does any City elected official or, to the best of the Disclosing Party's knowledge after reasonable inquiry, any City elected official's spouse or domestic partner, have a financial interest (as defined in Chapter 2-156 of the Municipal Code of Chicago ("MCC")) in the Disclosing Party?

Yes No

If "yes," please identify below the name(s) of such City elected official(s) and/or spouse(s)/domestic partner(s) and describe the financial interest(s).

None

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist (as defined in MCC Chapter 2-156), accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll. If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
None			

(Add sheets if necessary)

Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under MCC Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

Yes No No person directly or indirectly owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

Yes No

B. FURTHER CERTIFICATIONS

1. [This paragraph 1 applies only if the Matter is a contract being handled by the City's Department of Procurement Services.] In the 5-year period preceding the date of this EDS, neither the Disclosing Party nor any Affiliated Entity [see definition in (5) below] has engaged, in connection with the performance of any public contract, the services of an integrity monitor, independent private sector inspector general, or integrity compliance consultant (i.e., an individual or entity with legal, auditing, investigative, or other similar skills, designated by a public agency to help the agency monitor the activity of specified agency vendors as well as help the vendors reform their business practices so they can be considered for agency contracts in the future, or continue with a contract in progress).

2. The Disclosing Party and its Affiliated Entities are not delinquent in the payment of any fine, fee, tax or other source of indebtedness owed to the City of Chicago, including, but not limited to, water and sewer charges, license fees, parking tickets, property taxes and sales taxes, nor is the Disclosing Party delinquent in the payment of any tax administered by the Illinois Department of Revenue.

3. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II(B)(1) of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, during the 5 years before the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in subparagraph (b) above;
- d. have not, during the 5 years before the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, during the 5 years before the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

4. The Disclosing Party understands and shall comply with the applicable requirements of MCC Chapters 2-56 (Inspector General) and 2-156 (Governmental Ethics).

5. Certifications (5), (6) and (7) concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity). Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity. With respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor, nor any Agents have, during the 5 years before the date of this EDS, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the 5 years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;

b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or

c. made an admission of such conduct described in subparagraph (a) or (b) above that is a matter of record, but have not been prosecuted for such conduct; or

d. violated the provisions referenced in MCC Subsection 2-92-320(a)(4)(Contracts Requiring a Base Wage); (a)(5)(Debarment Regulations); or (a)(6)(Minimum Wage Ordinance).

6. Neither the Disclosing Party, nor any Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

7. Neither the Disclosing Party nor any Affiliated Entity is listed on a Sanctions List maintained by the United States Department of Commerce, State, or Treasury, or any successor federal agency.

8. [FOR APPLICANT ONLY] (i) Neither the Applicant nor any "controlling person" [see MCC Chapter 1-23, Article I for applicability and defined terms] of the Applicant is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any "sister agency"; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If MCC Chapter 1-23, Article I applies to the Applicant, that Article's permanent compliance timeframe supersedes 5-year compliance timeframes in this Section V.

9. [FOR APPLICANT ONLY] The Applicant and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed as having an active exclusion by the U.S. EPA on the federal System for Award Management ("SAM").

10. [FOR APPLICANT ONLY] The Applicant will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in Certifications (2) and (9) above and will not, without the prior written consent of the City, use any such

contractor/subcontractor that does not provide such certifications or that the Applicant has reason to believe has not provided or cannot provide truthful certifications.

11. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

12. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

None

13. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$25 per recipient, or (iii) a political contribution otherwise duly reported as required by law (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

None

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)

is is not

a "financial institution" as defined in MCC Section 2-32-455(b).

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in MCC Chapter 2-32. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in MCC Chapter 2-32. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in MCC Section 2-32-455(b)) is a predatory lender within the meaning of MCC Chapter 2-32, explain here (attach additional pages if necessary):

None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING FINANCIAL INTEREST IN CITY BUSINESS

Any words or terms defined in MCC Chapter 2-156 have the same meanings if used in this Part D.

1. In accordance with MCC Section 2-156-110: To the best of the Disclosing Party's knowledge after reasonable inquiry, does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

[] Yes

[X] No

NOTE: If you checked "Yes" to Item D(1), proceed to Items D(2) and D(3). If you checked "No" to Item D(1), skip Items D(2) and D(3) and proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

[] Yes

[X] No

3. If you checked "Yes" to Item D(1), provide the names and business addresses of the City officials or employees having such financial interest and identify the nature of the financial interest:

Name	Business Address	Nature of Financial Interest
N/A		

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either (1) or (2) below. If the Disclosing Party checks (2), the Disclosing Party must disclose below or in an attachment to this EDS all information required by (2). Failure to comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

2. The Disclosing Party verifies that, as a result of conducting the search in step (1) above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

N/A

SECTION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995, as amended, who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995, as amended, have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in paragraph A(1) above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee

of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A(1) and A(2) above.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities," as that term is defined in the Lobbying Disclosure Act of 1995, as amended.

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A(1) through A(4) above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

Yes No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

Yes No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

Yes No Reports not required

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

Yes No

If you checked "No" to question (1) or (2) above, please provide an explanation:

SECTION VII -- FURTHER ACKNOWLEDGMENTS AND CERTIFICATION

The Disclosing Party understands and agrees that:

A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

B. The City's Governmental Ethics Ordinance, MCC Chapter 2-156, imposes certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of this ordinance and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with this ordinance.

C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other City transactions. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided in, and appended to, this EDS may be made publicly available on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. **NOTE:** With respect to Matters subject to MCC Chapter 1-23, Article I (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by MCC Chapter 1-23 and Section 2-154-020.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS, and Appendices A and B (if applicable), on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS, and Appendices A and B (if applicable), are true, accurate and complete as of the date furnished to the City.

Loop Capital Holdings, LLC
(Print or type exact legal name of Disclosing Party)

By: *[Signature]*
(Sign here)

James Reynolds, Jr.
(Print or type name of person signing)

Managing Member
(Print or type title of person signing)

Signed and sworn to before me on (date) July 18, 2018

at Cook County, Illinois (state).

Wanda Diane White
Notary Public

Commission expires: 10-23-21



Appendix "A".

(To City Of Chicago Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City Officials
And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5%. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under MCC Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5% ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

Yes

No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

Appendix "B".

(To City Of Chicago Economic Disclosure Statement And Affidavit)

Building Code Scofflaw/Problem Landlord Certification.

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5% (an "Owner"). It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

1. Pursuant to MCC Section 2-154-010, is the Applicant or any Owner identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes No

2. If the Applicant is a legal entity publicly traded on any exchange, is any officer or director of the Applicant identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes No The Applicant is not publicly traded on any exchange.

3. If yes to (1) or (2) above, please identify below the name of each person or legal entity identified as a building code scofflaw or problem landlord and the address of each building or buildings to which the pertinent code violations apply.

CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT
AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Counterpointe Energy Solutions LLC

Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. the Applicant
OR

2. a legal entity currently holding, or anticipated to hold within six months after City action on the contract, transaction or other undertaking to which this EDS pertains (referred to below as the "Matter"), a direct or indirect interest in excess of 7.5% in the Applicant. State the Applicant's legal name: Loop-Counterpointe PACE LLC

OR

3. a legal entity with a direct or indirect right of control of the Applicant (see Section II(B)(1))
State the legal name of the entity in which the Disclosing Party holds a right of control:

B. Business address of the Disclosing Party: 2600 Maitland Center Parkway, Suite 163
Maitland, FL 32751

C. Telephone: 561-409-0525 Fax: (866) 410-6400 Email: david@counterpointeep.com

D. Name of contact person: David S. Schaefer

E. Federal Employer Identification No. (if you have one): [REDACTED]

F. Brief description of the Matter to which this EDS pertains. (Include project number and location of property, if applicable):

REQUEST FOR PROPOSALS (RFP) For PACE Program Administrator

G. Which City agency or department is requesting this EDS? Department of Planning and Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input checked="" type="checkbox"/> Limited liability company |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture |
| <input type="checkbox"/> Sole proprietorship | <input type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

Yes No Organized in Illinois

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles, if applicable, of: (i) all executive officers and all directors of the entity; (ii) for not-for-profit corporations, all members, if any, which are legal entities (if there are no such members, write "no members which are legal entities"); (iii) for trusts, estates or other similar entities, the trustee, executor, administrator, or similarly situated party; (iv) for general or limited partnerships, limited liability companies, limited liability partnerships or joint ventures, each general partner, managing member, manager or any other person or legal entity that directly or indirectly controls the day-to-day management of the Applicant.

NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name	Title
<u>Eric J. Alini</u>	<u>Chief Executive Officer</u>
<u>David S. Schaefer</u>	<u>Chief Operating Officer</u>
<u>Jeanne M. Dering</u>	<u>Chief Financial Officer</u>
<u>Counterpointe Energy Partners LLC</u>	<u>Manager</u>

2. Please provide the following information concerning each person or legal entity having a direct or indirect, current or prospective (i.e. within 6 months after City action) beneficial interest (including ownership) in excess of 7.5% of the Applicant. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a

limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None."

NOTE: Each legal entity listed below may be required to submit an EDS on its own behalf.

Name	Business Address	Percentage Interest in the Applicant
Counterpointe Energy Partners LLC	2600 Maitland Center Parkway, Ste 163, Maitland, FL 32751	100% (Direct)
Eric J. Alini	2600 Maitland Center Parkway, Ste 163, Maitland, FL 32751	51% (Indirect)
David S. Schaefer	2600 Maitland Center Parkway, Ste 163, Maitland, FL 32751	13% (Indirect)
Jeanne M. Dering	2600 Maitland Center Parkway, Ste 163, Maitland, FL 32751	10% (Indirect)

SECTION III -- INCOME OR COMPENSATION TO, OR OWNERSHIP BY, CITY ELECTED OFFICIALS

Has the Disclosing Party provided any income or compensation to any City elected official during the 12-month period preceding the date of this EDS? Yes No

Does the Disclosing Party reasonably expect to provide any income or compensation to any City elected official during the 12-month period following the date of this EDS? Yes No

If "yes" to either of the above, please identify below the name(s) of such City elected official(s) and describe such income or compensation:

Does any City elected official or, to the best of the Disclosing Party's knowledge after reasonable inquiry, any City elected official's spouse or domestic partner, have a financial interest (as defined in Chapter 2-156 of the Municipal Code of Chicago ("MCC")) in the Disclosing Party?

Yes No

If "yes," please identify below the name(s) of such City elected official(s) and/or spouse(s)/domestic partner(s) and describe the financial interest(s).

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist (as defined in MCC Chapter 2-156), accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll. If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
--	------------------	--	---

(Add sheets if necessary)

Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under MCC Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

Yes No No person directly or indirectly owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

Yes No

B. FURTHER CERTIFICATIONS

1. [This paragraph 1 applies only if the Matter is a contract being handled by the City's Department of Procurement Services.] In the 5-year period preceding the date of this EDS, neither the Disclosing Party nor any Affiliated Entity [see definition in (5) below] has engaged, in connection with the performance of any public contract, the services of an integrity monitor, independent private sector inspector general, or integrity compliance consultant (i.e., an individual or entity with legal, auditing, investigative, or other similar skills, designated by a public agency to help the agency monitor the activity of specified agency vendors as well as help the vendors reform their business practices so they can be considered for agency contracts in the future, or continue with a contract in progress).

2. The Disclosing Party and its Affiliated Entities are not delinquent in the payment of any fine, fee, tax or other source of indebtedness owed to the City of Chicago, including, but not limited to, water and sewer charges, license fees, parking tickets, property taxes and sales taxes, nor is the Disclosing Party delinquent in the payment of any tax administered by the Illinois Department of Revenue.

3. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II(B)(1) of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, during the 5 years before the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in subparagraph (b) above;
- d. have not, during the 5 years before the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, during the 5 years before the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

4. The Disclosing Party understands and shall comply with the applicable requirements of MCC Chapters 2-56 (Inspector General) and 2-156 (Governmental Ethics).

5. Certifications (5), (6) and (7) concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity). Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity. With respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor, nor any Agents have, during the 5 years before the date of this EDS, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the 5 years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
 - b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
 - c. made an admission of such conduct described in subparagraph (a) or (b) above that is a matter of record, but have not been prosecuted for such conduct; or
 - d. violated the provisions referenced in MCC Subsection 2-92-320(a)(4)(Contracts Requiring a Base Wage); (a)(5)(Debarment Regulations); or (a)(6)(Minimum Wage Ordinance).
6. Neither the Disclosing Party, nor any Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
7. Neither the Disclosing Party nor any Affiliated Entity is listed on a Sanctions List maintained by the United States Department of Commerce, State, or Treasury, or any successor federal agency.
8. [FOR APPLICANT ONLY] (i) Neither the Applicant nor any "controlling person" [see MCC Chapter 1-23, Article I for applicability and defined terms] of the Applicant is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any "sister agency"; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If MCC Chapter 1-23, Article I applies to the Applicant, that Article's permanent compliance timeframe supersedes 5-year compliance timeframes in this Section V.
9. [FOR APPLICANT ONLY] The Applicant and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed as having an active exclusion by the U.S. EPA on the federal System for Award Management ("SAM").
10. [FOR APPLICANT ONLY] The Applicant will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in Certifications (2) and (9) above and will not, without the prior written consent of the City, use any such

contractor/subcontractor that does not provide such certifications or that the Applicant has reason to believe has not provided or cannot provide truthful certifications.

11. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

12. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

N/A

13. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$25 per recipient, or (iii) a political contribution otherwise duly reported as required by law (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

N/A

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)

is is not

a "financial institution" as defined in MCC Section 2-32-455(b).

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in MCC Chapter 2-32. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in MCC Chapter 2-32. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in MCC Section 2-32-455(b)) is a predatory lender within the meaning of MCC Chapter 2-32, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING FINANCIAL INTEREST IN CITY BUSINESS

Any words or terms defined in MCC Chapter 2-156 have the same meanings if used in this Part D.

1. In accordance with MCC Section 2-156-110: To the best of the Disclosing Party's knowledge after reasonable inquiry, does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

[] Yes [X] No

NOTE: If you checked "Yes" to Item D(1), proceed to Items D(2) and D(3). If you checked "No" to Item D(1), skip Items D(2) and D(3) and proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

[] Yes [X] No

3. If you checked "Yes" to Item D(1), provide the names and business addresses of the City officials or employees having such financial interest and identify the nature of the financial interest:

Name	Business Address	Nature of Financial Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either (1) or (2) below. If the Disclosing Party checks (2), the Disclosing Party must disclose below or in an attachment to this EDS all information required by (2). Failure to comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

2. The Disclosing Party verifies that, as a result of conducting the search in step (1) above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995, as amended, who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995, as amended, have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in paragraph A(1) above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee

of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A(1) and A(2) above.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities," as that term is defined in the Lobbying Disclosure Act of 1995, as amended.

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A(1) through A(4) above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

Yes No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

Yes No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

Yes No Reports not required

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

Yes No

If you checked "No" to question (1) or (2) above, please provide an explanation:

SECTION VII -- FURTHER ACKNOWLEDGMENTS AND CERTIFICATION

The Disclosing Party understands and agrees that:

A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

B. The City's Governmental Ethics Ordinance, MCC Chapter 2-156, imposes certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of this ordinance and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with this ordinance.

C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other City transactions. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided in, and appended to, this EDS may be made publicly available on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. **NOTE:** With respect to Matters subject to MCC Chapter 1-23, Article I (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by MCC Chapter 1-23 and Section 2-154-020.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS, and Appendices A and B (if applicable), on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS, and Appendices A and B (if applicable), are true, accurate and complete as of the date furnished to the City.

Counterpointe Energy Solutions LLC
(Print or type exact legal name of Disclosing Party)

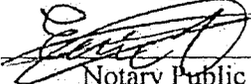
By: 
(Sign here)

Jeanne Dering
(Print or type name of person signing)

Chief Financial Officer
(Print or type title of person signing)

Signed and sworn to before me on (date) 7/18/18,

at Fairfield County, Connecticut (state).


Notary Public

Commission expires: 9/30/2020



Appendices "A" and "B" referred to in this City of Chicago Economic Disclosure Statement and Affidavit read as follows:

Appendix "A".

(To City Of Chicago Economic Disclosure Statement And Affidavit)

Familial Relationships With Elected City Officials

And Department Heads
 This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5%. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under MCC Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5% ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

[] Yes

[X] No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

Appendix "B"

(To City Of Chicago Economic Disclosure Statement And Affidavit)

Building Code Scofflaw/Problem Landlord Certification.

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5% (an "Owner"). It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

1. Pursuant to MCC Section 2-154-010, is the Applicant or any Owner identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes

No

2. If the Applicant is a legal entity publicly traded on any exchange, is any officer or director of the Applicant identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes

No

The Applicant is not publicly traded on any exchange.

3. If yes to (1) or (2) above, please identify below the name of each person or legal entity identified as a building code scofflaw or problem landlord and the address of each building or buildings to which the pertinent code violations apply.

**CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT
AND AFFIDAVIT**

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Counterpointe Energy Partners LLC

Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. the Applicant

OR

2. a legal entity currently holding, or anticipated to hold within six months after City action on the contract, transaction or other undertaking to which this EDS pertains (referred to below as the "Matter"), a direct or indirect interest in excess of 7.5% in the Applicant. State the Applicant's legal name: Loop-Counterpointe PACE LLC

OR

3. a legal entity with a direct or indirect right of control of the Applicant (see Section II(B)(1))
State the legal name of the entity in which the Disclosing Party holds a right of control:

B. Business address of the Disclosing Party: 2600 Maitland Center Parkway, Suite 163

Maitland, FL 32751

C. Telephone: 561-409-0525 Fax: (866) 410-6400 Email: david@counterpointcep.com

D. Name of contact person: David S. Schaefer

E. Federal Employer Identification No. (if you have one): ██████████

F. Brief description of the Matter to which this EDS pertains. (Include project number and location of property, if applicable):

REQUEST FOR PROPOSALS (RFP) For PACE Program Administrator

G. Which City agency or department is requesting this EDS? Department of Planning and Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- Person
- Limited liability company
- Publicly registered business corporation
- Limited liability partnership
- Privately held business corporation
- Joint venture
- Sole proprietorship
- Not-for-profit corporation
- General partnership
- (Is the not-for-profit corporation also a 501(c)(3))?
- Limited partnership
- Yes No
- Trust
- Other (please specify)

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

- Yes
- No
- Organized in Illinois

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles, if applicable, of: (i) all executive officers and all directors of the entity; (ii) for not-for-profit corporations, all members, if any, which are legal entities (if there are no such members, write "no members which are legal entities"); (iii) for trusts, estates or other similar entities, the trustee, executor, administrator, or similarly situated party; (iv) for general or limited partnerships, limited liability companies, limited liability partnerships or joint ventures, each general partner, managing member, manager or any other person or legal entity that directly or indirectly controls the day-to-day management of the Applicant.

NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name	Title
Eric L Alini	Manager, Chief Executive Officer
David S. Schaefer	Chief Operating Officer
Jeanne M. Dering	Chief Financial Officer

2. Please provide the following information concerning each person or legal entity having a direct or indirect, current or prospective (i.e. within 6 months after City action) beneficial interest (including ownership) in excess of 7.5% of the Applicant. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a

limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None."

NOTE: Each legal entity listed below may be required to submit an EDS on its own behalf.

Name	Business Address	Percentage Interest in the Applicant
Eric L Alini	2600 Maitland Center Parkway, Ste 163, Maitland, FL 32751	51%
David S. Schaefer	2600 Maitland Center Parkway, Ste 163, Maitland, FL 32751	13%
Jeanne M. Dering	2600 Maitland Center Parkway, Ste 163, Maitland, FL 32751	10%

SECTION III -- INCOME OR COMPENSATION TO, OR OWNERSHIP BY, CITY ELECTED OFFICIALS

Has the Disclosing Party provided any income or compensation to any City elected official during the 12-month period preceding the date of this EDS? Yes No

Does the Disclosing Party reasonably expect to provide any income or compensation to any City elected official during the 12-month period following the date of this EDS? Yes No

If "yes" to either of the above, please identify below the name(s) of such City elected official(s) and describe such income or compensation:

Does any City elected official or, to the best of the Disclosing Party's knowledge after reasonable inquiry, any City elected official's spouse or domestic partner, have a financial interest (as defined in Chapter 2-156 of the Municipal Code of Chicago ("MCC")) in the Disclosing Party?

Yes No

If "yes;" please identify below the name(s) of such City elected official(s) and/or spouse(s)/domestic partner(s) and describe the financial interest(s).

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist (as defined in MCC Chapter 2-156), accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll. If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
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(Add sheets if necessary)

Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under MCC Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

Yes No No person directly or indirectly owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

Yes No

B. FURTHER CERTIFICATIONS

1. [This paragraph 1 applies only if the Matter is a contract being handled by the City's Department of Procurement Services.] In the 5-year period preceding the date of this EDS, neither the Disclosing Party nor any Affiliated Entity [see definition in (5) below] has engaged, in connection with the performance of any public contract, the services of an integrity monitor, independent private sector inspector general, or integrity compliance consultant (i.e., an individual or entity with legal, auditing, investigative, or other similar skills, designated by a public agency to help the agency monitor the activity of specified agency vendors as well as help the vendors reform their business practices so they can be considered for agency contracts in the future, or continue with a contract in progress).

2. The Disclosing Party and its Affiliated Entities are not delinquent in the payment of any fine, fee, tax or other source of indebtedness owed to the City of Chicago, including, but not limited to, water and sewer charges, license fees, parking tickets, property taxes and sales taxes, nor is the Disclosing Party delinquent in the payment of any tax administered by the Illinois Department of Revenue.

3. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II(B)(1) of this EDS:
- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, during the 5 years before the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in subparagraph (b) above;
 - d. have not, during the 5 years before the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, during the 5 years before the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
4. The Disclosing Party understands and shall comply with the applicable requirements of MCC Chapters 2-56 (Inspector General) and 2-156 (Governmental Ethics).
5. Certifications (5), (6) and (7) concern:
- the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity). Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity. With respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor, nor any Agents have, during the 5 years before the date of this EDS, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the 5 years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
 - b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
 - c. made an admission of such conduct described in subparagraph (a) or (b) above that is a matter of record, but have not been prosecuted for such conduct; or
 - d. violated the provisions referenced in MCC Subsection 2-92-320(a)(4)(Contracts Requiring a Base Wage); (a)(5)(Debarment Regulations); or (a)(6)(Minimum Wage Ordinance).
6. Neither the Disclosing Party, nor any Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
7. Neither the Disclosing Party nor any Affiliated Entity is listed on a Sanctions List maintained by the United States Department of Commerce, State, or Treasury, or any successor federal agency.
8. [FOR APPLICANT ONLY] (i) Neither the Applicant nor any "controlling person" [see MCC Chapter 1-23, Article I for applicability and defined terms] of the Applicant is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any "sister agency"; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If MCC Chapter 1-23, Article I applies to the Applicant, that Article's permanent compliance timeframe supersedes 5-year compliance timeframes in this Section V.
9. [FOR APPLICANT ONLY] The Applicant and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed as having an active exclusion by the U.S. EPA on the federal System for Award Management ("SAM").
10. [FOR APPLICANT ONLY] The Applicant will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in Certifications (2) and (9) above and will not, without the prior written consent of the City, use any such

contractor/subcontractor that does not provide such certifications or that the Applicant has reason to believe has not provided or cannot provide truthful certifications.

11. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

12. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

N/A

13. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$25 per recipient, or (iii) a political contribution otherwise duly reported as required by law (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

N/A

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)

is is not

a "financial institution" as defined in MCC Section 2-32-455(b).

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in MCC Chapter 2-32. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in MCC Chapter 2-32. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in MCC Section 2-32-455(b)) is a predatory lender within the meaning of MCC Chapter 2-32, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING FINANCIAL INTEREST IN CITY BUSINESS

Any words or terms defined in MCC Chapter 2-156 have the same meanings if used in this Part D.

1. In accordance with MCC Section 2-156-110: To the best of the Disclosing Party's knowledge after reasonable inquiry, does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

Yes No

NOTE: If you checked "Yes" to Item D(1), proceed to Items D(2) and D(3). If you checked "No" to Item D(1), skip Items D(2) and D(3) and proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

Yes No

3. If you checked "Yes" to Item D(1), provide the names and business addresses of the City officials or employees having such financial interest and identify the nature of the financial interest:

Name	Business Address	Nature of Financial Interest
<hr/>		
<hr/>		
<hr/>		

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either (1) or (2) below. If the Disclosing Party checks (2), the Disclosing Party must disclose below or in an attachment to this EDS all information required by (2). Failure to comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

 2. The Disclosing Party verifies that, as a result of conducting the search in step (1) above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995, as amended, who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995, as amended, have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in paragraph A(1) above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee

of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A(1) and A(2) above.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities," as that term is defined in the Lobbying Disclosure Act of 1995, as amended.

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A(1) through A(4) above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations:

Is the Disclosing Party the Applicant?

Yes No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

Yes No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

Yes No Reports not required

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

Yes No

If you checked "No" to question (1) or (2) above, please provide an explanation:

SECTION VII -- FURTHER ACKNOWLEDGMENTS AND CERTIFICATION

The Disclosing Party understands and agrees that:

A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

B. The City's Governmental Ethics Ordinance, MCC Chapter 2-156, imposes certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of this ordinance and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with this ordinance.

C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other City transactions. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided in, and appended to, this EDS may be made publicly available on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. **NOTE:** With respect to Matters subject to MCC Chapter 1-23, Article I (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by MCC Chapter 1-23 and Section 2-154-020.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS, and Appendices A and B (if applicable), on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS, and Appendices A and B (if applicable), are true, accurate and complete as of the date furnished to the City.

Counterpointe Energy Partners LLC

(Print or type exact legal name of Disclosing Party)

By: [Signature]

(Sign here)

Jeanne Dering

(Print or type name of person signing)

Chief Financial Officer

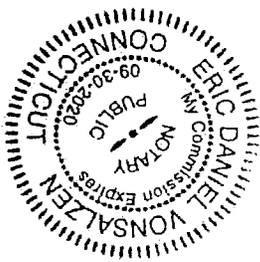
(Print or type title of person signing)

Signed and sworn to before me on (date) 7/18/18,

at Fairfield County, Connecticut (state).

[Signature]
Notary Public

Commission expires: 9/30/2020



Ver. 2017 Appendices "A" and "B" referred to in this City of Chicago Economic Disclosure Statement and Affidavit read as follows:

Appendix "A".

(To City Of Chicago Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City Officials
And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5%. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under MCC Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5% ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

Yes No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

Appendix "B".

(To City Of Chicago Economic Disclosure Statement And Affidavit)

Building Code Scofflaw/Problem Landlord Certification.

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5% (an "Owner"). It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

1. Pursuant to MCC Section 2-154-010, is the Applicant or any Owner identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes No

2. If the Applicant is a legal entity publicly traded on any exchange, is any officer or director of the Applicant identified as a building code scofflaw or problem landlord pursuant to MCC Section 2-92-416?

Yes No The Applicant is not publicly traded on any exchange.

3. If yes to (1) or (2) above, please identify below the name of each person or legal entity identified as a building code scofflaw or problem landlord and the address of each building or buildings to which the pertinent code violations apply.

(Sub)Exhibit 5.
(To Agreement With Loop-Counterpointe PACE LLC)

*Insurance Requirements And
Evidence Of Insurance.*

Program Administrator For Property Assessed Clean Energy Program.

Program Administrator must provide and maintain at Program Administrator's own expense, during the term of the Agreement and during the time period following expiration if Program Administrator is required to return and perform any work, services, or operations, the insurance coverages and requirements specified below, insuring all work, services, or operations related to the Agreement.

1) Workers' Compensation and Employer's Liability (Primary And Umbrella).

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide a service under this Agreement and Employer's Liability coverage with limits of not less than \$500,000 each accident; \$500,000 disease-policy limit; and \$500,000 disease-each employee, or the full per occurrence limits of the policy, whichever is greater.

Program Administrator may use a combination of primary and excess/umbrella policy/policies to satisfy the limits of liability required herein. The excess/umbrella policy/policies must provide the same coverages/follow form as the underlying policy/policies.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent must be maintained with limits of not less than \$1,000,000 per occurrence or for the full per occurrence limits of the policy, whichever is greater, for bodily injury, personal injury, and property damage liability. Coverages must include but not be limited to the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent).

The City must be provided additional insured status with respect to liability arising out of Program Administrator's work, services or operations performed on behalf of the City. The City's additional insured status must apply to liability and defense of suits arising out of Program Administrator's acts or omissions, whether such liability is attributable to the Program Administrator or to the City on an additional insured endorsement form acceptable to the City. The full policy limits and scope of protection also will apply to the City as an additional insured, even if they exceed the City's minimum limits required herein. Program Administrator's liability insurance

must be primary without right of contribution by any other insurance or self-insurance maintained by or available to the City.

Program Administrator may use a combination of primary and excess/umbrella policy/policies to satisfy the limits of liability required herein. The excess/umbrella policy/policies must provide the same coverages/follow form as the underlying policy/policies.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work, services or operations to be performed, the Program Administrator must maintain Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence or the full per occurrence limits of the policy, whichever is greater, for bodily injury and property damage. The City is to be added as an additional insureds on a primary, noncontributory basis.

Program Administrator may use a combination of primary and excess/umbrella policy/policies to satisfy the limits of liability required herein. The excess/umbrella policy/policies must provide the same coverages/follow form as the underlying policy/policies.

4) Excess/Umbrella.

Excess/Umbrella Liability insurance must be maintained with limits of not less than \$1,000,000 per occurrence, or the full per occurrence limits of the policy, whichever is greater. The policy/policies must provide the same coverages/follow form as the underlying Commercial General Liability, Automobile Liability, Employer's Liability and Completed Operations coverage required herein and expressly provide that the excess or umbrella policy/policies will drop down over reduced and/or exhausted aggregate limit, if any, of the underlying insurance. The Excess/Umbrella policy/policies must be primary without right of contribution by any other insurance or self-insurance maintained by or available to the City.

Program Administrator may use a combination of primary and excess/umbrella policies to satisfy the limits of liability required in Sections A.1, A.2, A.3 and A.4 herein.

5) Professional Liability.

When any architects, engineers, project managers/administrators or other professional consultants perform work, services, or operations in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$2,000,000. When policies are

renewed or replaced, the policy retroactive date must coincide with, or precede start of work or services on the Agreement. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

6) Valuable Papers.

When any plans, designs, drawings, specifications, media, data, records, reports and other documents are produced or used under this Agreement, Valuable Papers Insurance must be maintained in an amount to insure against any loss whatsoever, and must have limits sufficient to pay for the re-creation and reconstruction of such records.

7) Commercial Crime.

The Contractor must provide Commercial Crime coverage or equivalent covering all loss or damage by employee dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other crime related risks. The policy limit shall be written to cover losses in the amount of the maximum monies collected or received and in the possession of Contractor at any given time. The City is to be named loss payee. Coverage must include but not be limited to, third party fidelity coverage including loss due theft and must not contain a requirement for and arrest and/or conviction.

Program Administrator is responsible for all loss or damage to personal property (including materials, equipment, tools and supplies owned or used by Program Administrator).

B. Additional Requirements.

Evidence Of Insurance. Program Administrator must furnish the City, Department of Planning and Development, City Hall, Room 1000, 121 North LaSalle Street, Illinois 60602, original certificates of insurance and additional insured endorsement, or other evidence of insurance, to be in force on the date of this Agreement, and renewal certificates of insurance and endorsement, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Program Administrator must submit evidence of insurance prior to execution of Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all requirements of Agreement. The failure of the City to obtain, nor the City's receipt of or failure to object to a non-complying insurance certificate, endorsement or other insurance evidence from Program Administrator, its insurance broker(s) and/or insurer(s) will not be construed as a waiver by the City of any of the required insurance provisions. Program Administrator must advise all insurers of the, Agreement provisions regarding insurance. The City in no way warrants that the insurance

required herein is sufficient to protect Program Administrator for liabilities which may arise from or relate to the Agreement. The City reserves the right to obtain complete, certified copies of any required insurance policies at any time.

Failure To Maintain Insurance. Failure of the Program Administrator to comply with required coverage and terms and conditions outlined herein will not limit Program Administrator's liability or responsibility nor does it relieve Program Administrator of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

Notice Of Material Change Cancellation Or Non-Renewal. Program Administrator must provide for sixty (60) days prior written notice to be given to the City in the event coverage is substantially changed, canceled or non-renewed and ten (10) days prior written notice for non-payment of premium.

Deductibles And Self-Insured Retentions. Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Program Administrator.

Waiver Of Subrogation. Program Administrator hereby waives its rights and its insurer(s)' rights of and agrees to require their insurers to waive their rights of subrogation against the City under all required insurance herein for any loss arising from or relating to this Agreement. Program Administrator agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether or not the City received a waiver of subrogation endorsement for Program Administrator's insurer(s).

Program Administrator's Insurance Primary. All insurance required of Program Administrator under this Agreement shall be endorsed to state that Program Administrator's insurance policy is primary and not contributory with any insurance carrier by the City.

No Limitation As To Program Administrator's Liabilities. The coverages and limits furnished by Program Administrator in no way limit the Program Administrator's liabilities and responsibilities specified within the Agreement or by law.

No Contribution By City. Any insurance or self-insurance programs maintained by the City do not contribute with insurance provided by Program Administrator under this Agreement.

Insurance Not Limited By Indemnification. The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

Insurance And Limits Maintained. If Program Administrator maintains higher limits and/or broader coverage than the minimums shown herein, the City requires and shall be entitled the higher limits and/or broader coverage maintained by Program Administrator. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the City.

Joint Venture Or Limited Liability Company. If Program Administrator is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Other Insurance Obtained By Program Administrator. If Program Administrator desires additional coverages, the Program Administrator will be responsible for the acquisition and cost.

Insurance Required Of Subcontractors. Program Administrator shall name the Subcontractor(s) as a named insured(s) under Program Administrator's insurance or Program Administrator will require each Subcontractor(s) to provide and maintain Commercial General Liability, Commercial Automobile Liability, Worker's Compensation and Employer's Liability Insurance and when applicable Excess/Umbrella Liability Insurance with coverage at least as broad as outlined in Section A, Insurance Required. The limits of coverage will be determined by Program Administrator. Program Administrator shall determine if Subcontractor(s) must also provide any additional coverage or other coverage outlined in Section A, Insurance Required. Program Administrator is responsible for ensuring that each Subcontractor has named the City as an additional insured where required on an additional insured endorsement form acceptable to the City. Program Administrator is also responsible for ensuring that each Subcontractor has complied with the required coverage and terms and conditions outlined in this Section B, Additional Requirements. When requested by the City, Program Administrator must provide to the City certificates of insurance and additional insured endorsements or other evidence of insurance. The City reserves the right to obtain complete, certified copies of any required insurance policies at any time. Failure of the Subcontractor(s) to comply with required coverage and terms and conditions outlined herein will not limit Program Administrator's liability or responsibility.

City's Right To Modify. Notwithstanding any provisions in the Agreement to the contrary, the City, Department of Finance, Risk Management Office maintains the right to modify, delete, alter or change these requirements.

[Completed Certificate of Insurance unavailable at time of printing.]

(Sub)Exhibit 6.
(To Agreement With Loop-Counterpointe PACE LLC)

List Of Key Personnel.

Name:

- Eric Alini;
- David Schaefer;
- Jana M. Wesley;
- Jeanne M. Dering; and
- Carlos Desmaras.

AMENDMENT OF DEPARTMENT OF PLANNING AND DEVELOPMENT
PRESERVATION OF EXISTING AFFORDABLE RENTAL PROGRAM BY
EXCLUDING CERTAIN RENTAL HOUSING PROJECTS FROM PARTICIPATING
IN PROGRAM.

[O2018-5091]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the amendment of the Preservation of Existing Affordable Rentals Program (PEAR 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 viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

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

WHEREAS, Pursuant to an ordinance adopted by the City Council of the City on March 28, 2018, and published at pages 72208 -- 72212, inclusive, of the *Journal of the Proceedings of the City Council of the City of Chicago* for such date, the City's Department of Planning and Development ("DPD") established the Preservation of Existing Affordable Rentals Program (the "PEAR Program Ordinance") to maintain affordable housing in appreciating neighborhoods by providing funds to refinance private sector debt in exchange for affordability restrictions which ensure that rents remain affordable for low- and moderate-income families (the "PEAR Program"); and

WHEREAS, The PEAR Program Ordinance established certain program parameters as described in Exhibit A to the PEAR Program Ordinance; and

WHEREAS, DPD desires to revise the program parameters and amend Exhibit A to the PEAR Program Ordinance; now, therefore,

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

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

SECTION 2. Exhibit A to the PEAR Program Ordinance is hereby amended by deleting the language stricken through as follows:

Exhibit "A".

Program Parameters.

All defined terms which are not otherwise defined in this ordinance shall have the same meanings as provided in Section 2-45-115 of the Code.

- Affordable rental Residential Housing Projects located in appreciating neighborhoods shall be eligible as determined under the PEAR Program rules and regulations. "Residential Housing Projects" shall mean one or more buildings that collectively contain six or more Housing Units on one or more parcels or lots under common ownership or control, including contiguous parcels.
- Eligible appreciating neighborhoods shall be determined in accordance with the PEAR Program rules and regulations.
- To be eligible to participate in the PEAR Program, at least 20 percent of the on-site Housing Units in a rental Residential Housing Project must qualify as affordable housing under the eligibility criteria for the PEAR Program.
- The maximum tenant income at initial occupancy for affordable units under the PEAR Program shall be a household income of eighty percent (80%) of the Chicago Primary Metropolitan Statistical Area median income.
- Maximum rents for affordable units under the PEAR Program shall be Affordable (as defined in Section 2-45-115 of the Code) for a household whose income is at the maximum eligible income level.
- ~~Rental Residential Housing Projects which are subject to outstanding Financial Assistance or other outstanding governmental subsidies shall not be eligible to participate in the PEAR Program.~~
- Any loan made by DPD under the PEAR Program shall be for a term of not to exceed 30 years after the closing date ("Closing Date") of said loan at an interest rate not to exceed three percent per annum.
- The duration of affordability restrictions for Affordable Housing shall be for a minimum period of 30 years after the Closing Date. Such restrictions shall be documented in an affordable housing agreement which shall be recorded against the Residential Housing Project receiving a PEAR Program loan and which contains provisions similar to those provided in Section 2-45-115(L) of the Code.
- Underwriting guidelines for loans made under the PEAR Program shall be determined in accordance with the PEAR Program rules and regulations.

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

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

ASSUMPTION AND RESTRUCTURING OF LOAN AND TRANSFER OF PROPERTY AND PROJECT TO JARRELL WASHINGTON PARK LLC AND APPROVAL OF PLAN TO COMBINE PROPERTY WITH EXISTING PROJECT AT ST. EDMUND'S CORNERS FOR CONSTRUCTION OF ADDITIONAL AFFORDABLE RESIDENTIAL HOUSING UNITS.

[O2018-5051]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Planning and Development to enter into and execute a loan restructuring agreement with Jarrell Washington Park LLC, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City"), a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low- and moderate-income; and

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

WHEREAS, The City programmed Community Development Block Grant funds for its Multi-Unit Rehabilitation Assistance Program ("Multi-Program") whereby acquisition and rehabilitation loans were made available to owners of rental properties containing five or more dwelling units located in low- and moderate-income areas, and the Multi-Program was administered by the City's Department of Housing ("DOH"), the successor of which is the Department of Planning and Development ("DPD"); and

WHEREAS, The City Council of the City (the "City Council"), pursuant to an ordinance enacted on July 2, 1997, and published at pages 47235 to 47482 of the *Journal of the Proceedings of the City Council of the City of Chicago* of that date (the "Ordinance"), authorized DOH to provide Multi-Program financing for the acquisition and rehabilitation of six (6) buildings located at 5701 -- 5703, 5714 -- 5716, 5926 -- 5928, 5939 -- 5941, 5942 -- 5944 and 6048 -- 6058 South Michigan Avenue in Chicago, Illinois (the "Property"), which contain 65 residential dwelling units (the "Project"); and

WHEREAS, On November 1, 1997, the City made a loan in the amount of Two Million Three Hundred and One Thousand Seven Hundred and Six and no/100 Dollars (\$2,301,706.00) (the "City Loan") to Michigan Plaza Limited Partnership, an Illinois limited partnership (the "Original Owner"); and

WHEREAS, The City Loan was secured by, among other things, that certain Junior Mortgage, Security Agreement and Financing Statement, recorded with the Cook County Recorder of Deeds (the "Recorder of Deeds") on November 25, 1997, as Document Number 97885079, made by the Original Owner in favor of the City (the "City Mortgage")

and that certain Regulatory Agreement made by and between the Original Owner and the City, recorded with the Recorder of Deeds on November 25, 1997, as Document Number 97885075 (the "City Regulatory Agreement"); and

WHEREAS, The ordinance also authorized the issuance of Multi-Family Housing Bonds in an aggregate principal amount not to exceed \$3,600,000 (the "1997 Housing Bonds") to pay, or reimburse the Original Owner for payment of, a portion of the costs of the Project; and

WHEREAS, The 1997 Housing Bonds were issued on or about November 1, 1997, and that certain Land Use Restrictions Agreement (the "LURA") was entered into by and among the City, Seaway National Bank of Chicago, as trustee (the "Original Trustee") and the Original Owner and was recorded with the Recorder of Deeds on November 25, 1997, as Document Number 97885074; and

WHEREAS, The Project qualified for low-income housing tax credits (the "Tax Credits") under Section 42(h)(4) of the Internal Revenue Code of 1986, as amended; and

WHEREAS, As a specific condition precedent to the Original Owner receiving the City Loan and to the use of the Tax Credits by the Original Owner in connection with the Project, the Original Owner executed the City Regulatory Agreement to govern the use of the Project; and

WHEREAS, On or about April 5, 2017, Amalgamated Bank of Chicago succeeded the Original Trustee as trustee of the 1997 Housing Bonds; and

WHEREAS, The current balance on the City Loan is Two Million Three Hundred and One Thousand Seven Hundred and Six and no/100 Dollars (\$2,301,706.00); and

WHEREAS, The Original Owner desires to sell the Project to Jarrell Washington Park LLC, an Illinois limited liability company (the "New Owner") and has requested that the City approve an assumption of the City Loan, the City Regulatory Agreement and LURA, as applicable, by the New Owner; and

WHEREAS, The manager of the New Owner is Jarrell Washington Park Manager LLC, an Illinois limited liability company, which is solely owned by Jarrell Housing Group, an Illinois not-for-profit corporation; and

WHEREAS, The New Owner desires to enter into a new senior loan in an amount not to exceed \$6,500,000 (the "New Senior Loan") and to execute a mortgage (the "New First Mortgage") in connection with the Property in favor of the Illinois Housing Development Authority, which mortgage may be assigned to Citibank, N.A., or such other lender that is acceptable to the Authorized Officer; and

WHEREAS, The New Owner intends to combine the Project with a project currently known as St. Edmund's Corners to create a new project with eight buildings (and one vacant land parcel) consisting of 96 affordable residential dwelling units and four (4) market-rate units (the "New Project"); and

WHEREAS, The DPD desires to approve a restructuring of the City Loan in a manner which (1) will allow for the transfer of the Project and Property to the New Owner, (2) will consent to the New Senior Loan, (3) will subordinate the lien of the City Mortgage to the lien of the New First Mortgage, (4) will allow for the assumption of the City Loan, City Regulatory Agreement and affordability restrictions by the New Owner (5) will not alter the outstanding principal balance of the City Loan, (6) will extend the maturity date of the City Loan; (7) may raise the interest rate of the City Loan, (8) may allow for payments of up to fifty percent (50%) of the New Project's cash flow, as determined in DPD's discretion, and (9) will allow for the assumption of the LURA and any other documents, as applicable, related to the 1997 Housing Bonds, as deemed necessary by the Corporation Counsel (collectively, the "Assumption and Restructuring"); 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 Assumption and Restructuring is hereby approved and authorized with such additions and/or deletions as are approved by the Commissioner of DPD (the "Commissioner") or a designee of the Commissioner (each, an "Authorized Officer"). Such approval and authorization is not conditioned upon the combination of the Project with the St. Edmund's Corners project to form the New Project.

SECTION 3. Each of the Authorized Officers is hereby authorized, subject to approval by the Corporation Counsel, to negotiate any and all terms and provisions in connection with the Assumption and Restructuring, with such additions and/or deletions as are approved by, and as deemed necessary by the Authorized Officer.

SECTION 4. Each of the Authorized Officers is hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements, instruments, amendments to documents, and agreements and instruments relating to the Assumption and Restructuring, with such additions and/or deletions as are approved by the Authorized Officer, and to perform any and all acts as shall be necessary or advisable in connection with effectuating the Assumption and Restructuring.

SECTION 5. Notwithstanding anything to the contrary contained in the Municipal Code of Chicago (the "Municipal Code") or any other ordinance or mayoral executive order, no parties other than the New Owner, any legal entities which are direct owners in excess of 7.5 percent of the New Owner which changed in connection with the Assumption and Restructuring, and all legal entities who constitute the direct or indirect controlling parties of the New Owner (as determined by the Corporation Counsel), shall be required to provide, to the City the document commonly known as the "Economic Disclosure Statement and Affidavit" (or any successor to such document) in connection with the closing of the Assumption and Restructuring.

SECTION 6. To the extent that any ordinance, resolution, rule, order, or provision of the Municipal Code, 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 2-45-115 of the Municipal Code shall not apply in connection with the Assumption and Restructuring.

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

SETTLEMENT AGREEMENT REGARDING CASE OF JANE KINTANAR,
INDEPENDENT ADMINISTRATOR OF ESTATE OF CARLO KINTANAR,
DECEASED V. CITY OF CHICAGO.

[Or2018-344]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending a proposed order authorizing the Corporation Counsel to enter into and execute a settlement order for the following case: *Jane Kintanar, Independent Administrator of the Estate of Carlo Kintanar, Deceased v. City of Chicago*, cited as 2016 L 3009 (Circuit Court of Cook County, Illinois), in the amount of: \$4,000,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: *Jane Kintanar, Independent Administrator of the Estate of Carlo Kintanar, Deceased v. City of Chicago*, cited as 2016 L 3009 (Circuit Court of Cook County, Illinois), in the amount of \$4,000,000.

SETTLEMENT AGREEMENT REGARDING CASE OF WILLIE OWENS, DECEASED, BY INDEPENDENT ADMINISTRATOR OF HIS ESTATE, SHARDAY JOHNSON V. CITY OF CHICAGO, CHICAGO POLICE OFFICER ERIK RUHNKE, CHICAGO POLICE OFFICER MARI MEDINA AND PAUL FORBES, CITED AS 15 L 9132, CONSOLIDATED WITH ESTATE OF MARGARET SILAS, DECEASED, BY JAMES SILAS, JR., AS PERSONAL REPRESENTATIVE AND GERALDINE SNELL V. CITY OF CHICAGO, CHICAGO POLICE OFFICER ERIK RUHNKE, MARI MEDINA AND PAUL FORBES, CITED AS 16 L 7888 (CIRCUIT COURT OF COOK COUNTY, ILLINOIS).

[Or2018-345]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending a proposed order authorizing the Corporation Counsel to enter into

and execute a settlement order for the following case: *Willie Owens, Deceased, by the Independent Administrator of his Estate, Sharday Johnson v. City of Chicago, Chicago Police Officer Erik Ruhnke, Chicago Police Officer Mari Medina and Paul Forbes*, cited as 15 L 9132, consolidated with *The Estate of Margaret Silas, Deceased, by James Silas, Jr., as Personal Representative and Geraldine Snell v. City of Chicago, Chicago Police Officer Erik Ruhnke, Mari Medina and Paul Forbes*, cited as 16 L 7888 (Circuit Court of Cook County, Illinois), in the amount of: \$2,995,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed order transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 48.

Nays -- Alderman Lopez -- 1.

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

The following is said order as passed:

Ordered, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: *Willie Owens, Deceased, by the Independent Administrator of his Estate, Sharday Johnson v. City of Chicago, Chicago Police Officer Erik Ruhnke, Chicago Police Officer Mari Medina and Paul Forbes*, cited as 15 L 9132, consolidated with *The Estate of Margaret Silas, Deceased, by James Silas, Jr., as Personal Representative and Geraldine Snell v. City of Chicago, Chicago Police Officer Erik Ruhnke, Mari Medina and Paul Forbes*, cited as 16 L 7888 (Circuit Court of Cook County, Illinois), in the amount of \$2,995,000.

SETTLEMENT AGREEMENT REGARDING CASE OF *KENYATTA HILL-COTTON, AS SPECIAL ADMINISTRATOR OF ESTATE OF RICKEY ROZELLE, DECEASED V. CITY OF CHICAGO AND JOHN POULOS* (COOK COUNTY, LAW DIVISION).

[Or2018-346]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending a proposed order authorizing the Corporation Counsel to enter into and execute a settlement order for the following case: *Kenyatta Hill-Cotton, as Special Administrator of the Estate of Rickey Rozelle, Deceased v. the City of Chicago and John Poulos*, cited as 14 L 8588 (Cook County, Law Division), in the amount of: \$950,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: *Kenyatta Hill-Cotton, as Special Administrator of the Estate of Rickey Rozelle, Deceased v. the City of Chicago and John Poulos*, cited as 14 L 8588 (Cook County, Law Division), in the amount of \$950,000.

SETTLEMENT AGREEMENT REGARDING CASE OF MEARARY LOPEZ, AS SPECIAL ADMINISTRATOR OF ESTATE OF JOHNNY LOPEZ, DECEASED V. CITY OF CHICAGO, CHICAGO POLICE OFFICERS MICHAEL PINZINE AND HANS LAQUI, AND LOCK-UP KEEPERS JOSE PADILLA, DAVID HERNANDEZ AND WILSON FANTAUZZI.

[Or2018-347]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending a proposed order authorizing the Corporation Counsel to enter into and execute a settlement order for the following case: *Mearary Lopez, as Special Administrator of the Estate of Johnny Lopez, Deceased v. City of Chicago, Chicago Police Officers Michael Pinzine and Hans Laqui; and Lock-up Keepers Jose Padilla, David Hernandez and Wilson Fantauzzi*, cited as 16 CV 11232 (U.S. Dist. Ct. N.D. Ill.), in the amount of: \$500,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: *Mearary Lopez, as Special Administrator of the Estate of Johnny Lopez, Deceased v. City of Chicago, Chicago Police Officers Michael Pinzine and Hans Laqui, and Lock-up Keepers Jose Padilla, David Hernandez and Wilson Fantauzzi*, cited as 16 CV 11232 (U.S. Dist. Ct. N.D. Ill.), in the amount of \$500,000.

PAYMENT OF HOSPITAL, MEDICAL AND NURSING SERVICES RENDERED
CERTAIN INJURED MEMBERS OF POLICE AND FIRE DEPARTMENTS.

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration four orders authorizing the payment of hospital and medical expenses of police officers and firefighters injured in the line of duty, 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 a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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):

Regular Orders.

(Each Amount Not To Exceed \$1,000.00)

[Or2018-336]

Ordered, That the City Comptroller is authorized and directed to issue payments, each in an amount not to exceed \$1,000.00, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named. The payment of any of these bills shall not be construed as an approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of said claims is set opposite the names of the injured members of the Police Department and/or the Fire Department, and payments are to be drawn in favor of the proper claimants and charged to the following Account Numbers: 100-57-2005-0937; 610-57-4415-0937; 740-57-4415-0937; 100-59-2005-0937; 610-59-4415-0937; and 740-59-4415-0937.

[Regular orders (each amount not to exceed \$1,000.00) printed
on pages 81785 through 81960 of this *Journal*.]

City Of Chicago
Police & Fire Regular Orders

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
Insured Name1: City Of Chicago Fire					
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$4.00
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$365.20
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$0.38
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$365.20
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$0.21
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$4.00
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$207.45
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$0.36
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$4.00
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$358.61
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$0.38
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$4.00
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$365.20
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$0.38
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$4.00
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$365.20
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$0.39
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$4.00
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$388.18
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$6.95
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$4.00
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$776.19
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$0.38
05/07/2018	WASSERMAN, JOEL	8745		City Of Chicago Fire	\$4.00
04/22/2018	WALSH, JOHN	8801		City Of Chicago Fire	\$4.00
04/22/2018	WALSH, JOHN	8801		City Of Chicago Fire	\$60.85
04/22/2018	WALSH, JOHN	8801		City Of Chicago Fire	\$124.52
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.73
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81785

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$305.44
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.73
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$305.44
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.67
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$298.90
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.32
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$259.70
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.75
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$307.10
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.32
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$259.70
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.38
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$266.24
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.73
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$305.44
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.32
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$259.70
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.71
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$303.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.73
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$305.44
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$3.10
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00

81786

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$347.08
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$2.95
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$330.09
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$3.12
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$4.00
02/22/2018	WALSH, DAVID	8731		City Of Chicago Fire	\$348.74
02/25/2017	VOGWILL, DAVID	8801		City Of Chicago Fire	\$665.70
02/25/2017	VOGWILL, DAVID	8801		City Of Chicago Fire	\$221.90
02/25/2017	VOGWILL, DAVID	8801		City Of Chicago Fire	\$1.11
02/25/2017	VOGWILL, DAVID	8801		City Of Chicago Fire	\$3.33
11/05/2017	VIRAMONTES, CARMEN	8807		City Of Chicago Fire	\$4.00
11/05/2017	VIRAMONTES, CARMEN	8807		City Of Chicago Fire	\$222.69
11/05/2017	VIRAMONTES, CARMEN	8807		City Of Chicago Fire	\$1.99
01/24/2018	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$185.92
01/24/2018	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$4.00
01/24/2018	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$1.66
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$390.00
01/10/2018	URBANSKI, LEONARD	8731		City Of Chicago Fire	\$2.07
01/10/2018	URBANSKI, LEONARD	8731		City Of Chicago Fire	\$4.00
01/10/2018	URBANSKI, LEONARD	8731		City Of Chicago Fire	\$109.09
01/10/2018	URBANSKI, LEONARD	8731		City Of Chicago Fire	\$19.50
01/10/2018	URBANSKI, LEONARD	8731		City Of Chicago Fire	\$109.52
02/27/2013	TWEEDT, ERIK	8750		City Of Chicago Fire	\$229.60
02/27/2013	TWEEDT, ERIK	8750		City Of Chicago Fire	\$253.14
02/22/2018	THRUN, JEFFREY	8749		City Of Chicago Fire	\$4.00
02/22/2018	THRUN, JEFFREY	8749		City Of Chicago Fire	\$380.86
02/22/2018	THRUN, JEFFREY	8749		City Of Chicago Fire	\$4.00
02/22/2018	THRUN, JEFFREY	8749		City Of Chicago Fire	\$11.43
02/22/2018	THRUN, JEFFREY	8749		City Of Chicago Fire	\$380.86
02/22/2018	THRUN, JEFFREY	8749		City Of Chicago Fire	\$11.43
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$393.49
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$702.16

7/25/2018

REPORTS OF COMMITTEES

81787

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/28/2018	TAS, MITCHELL	8750		City Of Chicago Fire	\$615.00
05/28/2018	TAS, MITCHELL	8750		City Of Chicago Fire	\$4.00
05/28/2018	TAS, MITCHELL	8750		City Of Chicago Fire	\$100.98
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$563.36
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$21.42
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$668.28
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$119.37
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$62.00
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$4.00
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$147.36
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$4.00
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$162.13
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$4.00
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$82.43
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$4.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$4.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$4.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$188.33
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$1.38
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$4.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$72.77
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$28.10
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$4.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$5.20
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$4.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$275.29
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$147.36
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$4.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$244.72
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$4.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$620.61
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$4.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$18.61

81788

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$121.69
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$4.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$74.19
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$4.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$39.38
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$393.68
12/03/2000	Sinopoli, Enzo	M	09999	City Of Chicago Fire	\$4.00
12/03/2000	Sinopoli, Enzo	M	09999	City Of Chicago Fire	\$119.37
12/03/2000	Sinopoli, Enzo	M	09999	City Of Chicago Fire	\$4.00
12/03/2000	Sinopoli, Enzo	M	09999	City Of Chicago Fire	\$121.69
12/03/2000	Sinopoli, Enzo	M	09999	City Of Chicago Fire	\$121.69
12/03/2000	Sinopoli, Enzo	M	09999	City Of Chicago Fire	\$119.37
12/03/2000	Sinopoli, Enzo	M	09999	City Of Chicago Fire	\$4.00
12/03/2000	Sinopoli, Enzo	M	09999	City Of Chicago Fire	\$4.00
09/15/2017	SUSTR, JAMES	8801		City Of Chicago Fire	\$90.51
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$186.41
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$1.29
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$4.00
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$183.41
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$1.54
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$4.00
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$219.15
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$3.07
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$4.00
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$434.90
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$1.26
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$4.00
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$178.56
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$0.56
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$4.00
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$79.13
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$1.18
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81789

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$167.84
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$0.95
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$4.00
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$135.34
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$1.31
04/12/2018	STOKES, JONATHAN	8801		City Of Chicago Fire	\$4.00
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$113.90
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$4.00
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$0.12
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$4.00
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$106.10
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$4.00
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$591.19
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$4.00
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$886.94
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$4.00
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$410.32
10/10/2016	STACHURA, EDWARD	8750		City Of Chicago Fire	\$0.07
01/29/2017	SPOON, ROBERT	FPM		City Of Chicago Fire	\$4.00
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$0.37
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$4.00
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$354.58
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$378.33
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$4.00
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$0.39
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$4.00
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$385.34
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$0.37
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$4.00
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$356.54
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$0.39
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$4.00
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$385.34

81790

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/05/2017	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$0.39
02/27/2018	SANCHEZ, RENEE	8749		City Of Chicago Fire	\$4.73
02/27/2018	SANCHEZ, RENEE	8749		City Of Chicago Fire	\$4.00
02/27/2018	SANCHEZ, RENEE	8749		City Of Chicago Fire	\$250.42
04/18/2018	SANCHEZ, RENEE	8749		City Of Chicago Fire	\$4.00
04/18/2018	SANCHEZ, RENEE	8749		City Of Chicago Fire	\$678.52
06/04/2018	SAMARRIPA, PEDRO	8750		City Of Chicago Fire	\$0.35
06/04/2018	SAMARRIPA, PEDRO	8750		City Of Chicago Fire	\$4.00
06/04/2018	SAMARRIPA, PEDRO	8750		City Of Chicago Fire	\$38.70
10/04/2017	RAMIREZ JR, GUILLERMO	8801		City Of Chicago Fire	\$109.22
10/04/2017	RAMIREZ JR, GUILLERMO	8801		City Of Chicago Fire	\$221.85
06/04/2018	PETTWAY, JESSE	8728		City Of Chicago Fire	\$195.70
06/04/2018	PETTWAY, JESSE	8728		City Of Chicago Fire	\$4.00
11/11/2017	PETREY, ROBERT	8733		City Of Chicago Fire	\$134.00
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$4.00
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$114.78
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$5.77
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$12.06
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$7.15
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$4.00
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$47.94
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$4.88
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$4.00
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$42.56
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$4.00
08/16/2000	Ocallaghan, Patrick	F	00377	City Of Chicago Fire	\$29.16
08/16/2000	Ocallaghan, Patrick	F	00377	City Of Chicago Fire	\$4.17
04/24/2018	NELSON, KURT	8701		City Of Chicago Fire	\$70.61
04/24/2018	NELSON, KURT	8701		City Of Chicago Fire	\$4.00
03/14/2018	NEGRON JR, ELIAZ	8802		City Of Chicago Fire	\$4.00
03/14/2018	NEGRON JR, ELIAZ	8802		City Of Chicago Fire	\$38.14
02/01/2017	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$4.00
03/31/2004	Muscare, Tina	F	00375	City Of Chicago Fire	\$145.30

7/25/2018

REPORTS OF COMMITTEES

81791

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/31/2004	Muscare, Tina	F	00375	City Of Chicago Fire	\$98.86
08/23/2017	MURCIO, RAUL	8801		City Of Chicago Fire	\$4.00
08/23/2017	MURCIO, RAUL	8801		City Of Chicago Fire	\$0.43
08/23/2017	MURCIO, RAUL	8801		City Of Chicago Fire	\$577.56
08/23/2017	MURCIO, RAUL	8801		City Of Chicago Fire	\$48.20
02/01/2012	MROZEK, MARTIN	8731		City Of Chicago Fire	\$101.34
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$2.79
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$66.01
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$2.78
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$66.08
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$2.78
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$66.08
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$2.79
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$66.01
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$2.79
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$66.01
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$2.79
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$66.01
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$5.08
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$150.11
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$402.49
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.36
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$359.18
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.36

81792

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$356.62
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.36
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$359.18
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.41
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$402.49
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.37
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$361.48
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.42
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$409.34
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.31
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$311.32
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.36
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$354.14
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.41
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$407.04
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.41
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$405.05
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.32
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$315.61
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.32
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$315.61
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.37

7/25/2018

REPORTS OF COMMITTEES

81793

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$360.91
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.36
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$356.62
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.37
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$360.91
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.42
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$406.78
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.37
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$360.91
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.41
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$399.93
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.41
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.32
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$313.05
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.36
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$356.62
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.31
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$305.69
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.41
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$402.49
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.32
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$315.61

81794

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.41
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$405.05
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.41
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$404.48
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.38
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$367.76
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$0.37
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$4.00
12/15/2017	MOTT, WILLIAM	8801		City Of Chicago Fire	\$361.48
06/10/2018	MORRIS, THOMAS	a		City Of Chicago Fire	\$109.22
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$76.82
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$0.18
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$25.99
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.94
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$273.54
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.43
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$202.24
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$25.87
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.79
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$251.64
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.46
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$205.42
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.36
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81795

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$190.18
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$2.62
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$370.32
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.56
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$219.14
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.83
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$257.72
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.56
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$219.14
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$2.02
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$284.67
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.42
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$201.11
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.71
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$241.25
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$8.45
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$112.98
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.46
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$206.36
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$2.36
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$333.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$1.67
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00

81796

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$235.24
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$17.15
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$2.10
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$4.00
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$296.37
11/06/2017	MCKEE, ROBERT	8801		City Of Chicago Fire	\$4.00
11/06/2017	MCKEE, ROBERT	8801		City Of Chicago Fire	\$191.98
11/06/2017	MCKEE, ROBERT	8801		City Of Chicago Fire	\$416.96
11/06/2017	MCKEE, ROBERT	8801		City Of Chicago Fire	\$3.73
11/06/2017	MCKEE, ROBERT	8801		City Of Chicago Fire	\$4.00
07/17/2017	MCCOOL, JEREMY	8750		City Of Chicago Fire	\$4.00
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$396.85
01/05/2018	MARCHBANK, THOMAS	8801		City Of Chicago Fire	\$26.90
11/11/2017	LEMKE, BARBARA	8750		City Of Chicago Fire	\$4.00
11/11/2017	LEMKE, BARBARA	8750		City Of Chicago Fire	\$4.00
11/11/2017	LEMKE, BARBARA	8750		City Of Chicago Fire	\$0.38
11/11/2017	LEMKE, BARBARA	8750		City Of Chicago Fire	\$361.30
11/11/2017	LEMKE, BARBARA	8750		City Of Chicago Fire	\$4.00
11/11/2017	LEMKE, BARBARA	8750		City Of Chicago Fire	\$0.26
11/11/2017	LEMKE, BARBARA	8750		City Of Chicago Fire	\$361.30
11/11/2017	LEMKE, BARBARA	8750		City Of Chicago Fire	\$250.62
11/11/2017	LEMKE, BARBARA	8750		City Of Chicago Fire	\$0.38
05/31/2018	LAHENDRO, CHRISTOPHER	8750		City Of Chicago Fire	\$74.94
05/31/2018	LAHENDRO, CHRISTOPHER	8750		City Of Chicago Fire	\$4.00
05/31/2018	LAHENDRO, CHRISTOPHER	8750		City Of Chicago Fire	\$0.67
05/31/2018	LAHENDRO, CHRISTOPHER	8750		City Of Chicago Fire	\$839.93
05/31/2018	LAHENDRO, CHRISTOPHER	8750		City Of Chicago Fire	\$4.00
02/11/2017	KIRBY, JAMES	8801		City Of Chicago Fire	\$62.15
01/30/2017	KELLY, DANIEL	8749		City Of Chicago Fire	\$4.00
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$1.58
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$4.00
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$177.61

7/25/2018

REPORTS OF COMMITTEES

81797

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$1.12
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$4.00
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$126.32
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$2.35
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$4.00
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$263.33
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$1.49
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$4.00
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$167.17
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$1.98
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$4.00
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$222.48
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$4.00
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$516.15
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$2.64
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$4.00
10/23/2017	JOHNSON, DAVID	8731		City Of Chicago Fire	\$296.25
03/15/2018	JENKINS, MARKEITH	8801		City Of Chicago Fire	\$4.00
03/15/2018	JENKINS, MARKEITH	8801		City Of Chicago Fire	\$99.52
03/15/2018	JENKINS, MARKEITH	8801		City Of Chicago Fire	\$340.40
01/24/2018	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$4.00
01/24/2018	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$36.90
01/24/2018	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$2.82
01/24/2018	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$4.00
01/24/2018	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$149.40
01/24/2018	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$0.70
01/24/2018	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$82.43
01/24/2018	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$4.00
01/24/2018	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$4.00
01/24/2018	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$704.31
01/24/2018	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$13.30
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$325.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$253.16

81798

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$48.56
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$68.98
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$12.06
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$48.56
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$298.90
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$298.90
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$298.90
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$966.16
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$255.35
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$8.42
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$280.53
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$8.64
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$2.28
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$2.26
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$2.67
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$2.28
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$2.90
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$7.15
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$5.76
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$28.91
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$5.77
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$5.76

7/25/2018

REPORTS OF COMMITTEES

81799

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$2.67
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$2.67
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$2.67
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$40.48
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$4.00
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$255.35
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$298.90
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$47.94
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$689.06
12/16/2017	HOWD, SHAWN	8749		City Of Chicago Fire	\$320.73
12/16/2017	HOWD, SHAWN	8749		City Of Chicago Fire	\$4.00
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$5.76
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$4.00
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$5.76
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$4.00
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$0.28
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$4.00
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$0.38
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$4.00
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$0.28
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$4.00
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$0.21
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$4.00
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$42.20
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$4.00
12/26/2017	HEBDA, KEVIN	8801		City Of Chicago Fire	\$60.31
12/26/2017	HEBDA, KEVIN	8801		City Of Chicago Fire	\$4.00
04/25/2018	HARTY, TARYN	8801		City Of Chicago Fire	\$4.00
04/25/2018	HARTY, TARYN	8801		City Of Chicago Fire	\$11.91

81800

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$40.85
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$1.99
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$222.69
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$1.60
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$178.86
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$1.60
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$178.86
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$82.43
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$135.31
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$1.95
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$218.46
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$1.55
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$173.59
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$1.95
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$218.46
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$1.19
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$133.12
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$1.55
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$173.59
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$0.37
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$218.46
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81801

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$1.95
11/13/2017	HANSEN, JOHANNA	8750		City Of Chicago Fire	\$1.21
07/29/1997	Gutierrez-Ogar, Bernadette	M	00665	City Of Chicago Fire	\$20.46
07/29/1997	Gutierrez-Ogar, Bernadette	M	00665	City Of Chicago Fire	\$4.00
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$4.00
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$378.90
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$0.35
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$331.04
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$0.42
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$4.00
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$0.40
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$404.22
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.36
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$356.62
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$2.10
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$70.07
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.37
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$363.47
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.40
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$393.04
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.37
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$363.47
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.74
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$721.82
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.37
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00

81802

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$360.91
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.45
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$440.90
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.37
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$360.91
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.37
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$363.47
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.44
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$434.05
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.38
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$368.33
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.46
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$440.65
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$1.26
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$29.60
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.37
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$360.91
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.37
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$363.47
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.37
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$363.47
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.36
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81803

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$356.62
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.37
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$365.46
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$0.37
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$4.00
02/10/2018	GOGA, ROBERT	8801		City Of Chicago Fire	\$366.03
06/01/2012	GIUFFRE, PHILIP	FF/P		City Of Chicago Fire	\$680.35
03/25/2018	GILBERT, LEONARD	8749		City Of Chicago Fire	\$4.00
03/25/2018	GILBERT, LEONARD	8749		City Of Chicago Fire	\$195.70
09/21/2009	GERICH, ROBERT	8801		City Of Chicago Fire	\$428.04
06/06/2018	GASIOREK, CHRISTOPHER	8811		City Of Chicago Fire	\$3.73
01/06/2018	GARRITY, THOMAS	8818		City Of Chicago Fire	\$4.00
01/06/2018	GARRITY, THOMAS	8818		City Of Chicago Fire	\$7.59
01/06/2018	GARRITY, THOMAS	8818		City Of Chicago Fire	\$401.59
12/10/2017	FREDERICK, RANDALL	8731		City Of Chicago Fire	\$878.83
12/07/2017	FRANCO, BYRON	8801		City Of Chicago Fire	\$4.00
12/07/2017	FRANCO, BYRON	8801		City Of Chicago Fire	\$634.88
12/07/2017	FRANCO, BYRON	8801		City Of Chicago Fire	\$11.98
12/07/2017	FRANCO, BYRON	8801		City Of Chicago Fire	\$4.00
12/07/2017	FRANCO, BYRON	8801		City Of Chicago Fire	\$4.00
08/17/2017	FLORES, RAMON	8731		City Of Chicago Fire	\$76.82
08/17/2017	FLORES, RAMON	8731		City Of Chicago Fire	\$78.31
08/17/2017	FLORES, RAMON	8731		City Of Chicago Fire	\$76.82
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.59
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$289.95
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.28
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$255.35
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$257.79

81804

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$257.79
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.32
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$259.45
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$257.79
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$257.79
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$257.79
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$257.79
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$257.79
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$257.79
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$257.79
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$257.79
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$82.43
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.61

81806

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$8.91
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.30
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$257.79
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.59
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$289.95
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$2.28
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$4.00
01/20/2018	FAKHOURY, SAMMER	8728		City Of Chicago Fire	\$255.35
11/27/2017	FABER, JASON	8801		City Of Chicago Fire	\$97.07
11/27/2017	FABER, JASON	8801		City Of Chicago Fire	\$615.00
11/27/2017	FABER, JASON	8801		City Of Chicago Fire	\$4.00
09/01/2017	ESTKA, JOSEPH	8807		City Of Chicago Fire	\$1.40
09/01/2017	ESTKA, JOSEPH	8807		City Of Chicago Fire	\$172.03
09/01/2017	ESTKA, JOSEPH	8807		City Of Chicago Fire	\$74.19
09/01/2017	ESTKA, JOSEPH	8807		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.34
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$261.89
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$5.67
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$300.36
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$1.79
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$200.63
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$0.97
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$107.43
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.32
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$259.45

7/25/2018

REPORTS OF COMMITTEES

81807

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.38
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$265.99
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$1.97
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$220.25
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.03
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$226.79
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$447.13
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$899.56
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$197.76
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$34.60
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$119.07
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.32
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$259.45
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.32
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$259.45
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$10.65
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$1.97
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$220.25
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.38
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$265.99

81808

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$199.15
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.32
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$259.45
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$3.76
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$199.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$1.97
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$220.25
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.20
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$246.07
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$1.40
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$74.19
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.59
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$289.90
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.69
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$301.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$2.75
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$4.00
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$307.63
06/11/2018	DODERO, BRANDY	8750		City Of Chicago Fire	\$698.59
06/11/2018	DODERO, BRANDY	8750		City Of Chicago Fire	\$4.00
12/04/2017	DINOLFO JR, SALVATORE J	8750		City Of Chicago Fire	\$4.00
12/04/2017	DINOLFO JR, SALVATORE J	8750		City Of Chicago Fire	\$2.42
12/04/2017	DINOLFO JR, SALVATORE J	8750		City Of Chicago Fire	\$270.32
12/04/2017	DINOLFO JR, SALVATORE J	8750		City Of Chicago Fire	\$92.55
12/04/2017	DINOLFO JR, SALVATORE J	8750		City Of Chicago Fire	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81809

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/04/2017	DINOLFO JR, SALVATORE J	8750		City Of Chicago Fire	\$22.70
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$734.00
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$4.90
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$4.00
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$10.16
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$9.19
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$4.00
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$4.00
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$1.49
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$283.18
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$4.00
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$74.61
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$276.33
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$4.00
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$0.29
04/28/2018	DELA CRUZ, JORELL	8750		City Of Chicago Fire	\$0.30
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$226.79
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$2.03
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$226.79
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$57.67
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$57.67
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$2.03
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$226.79
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$2.03
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$226.79
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$1.99
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$222.69
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$1.62

81810

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$181.05
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$2.81
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$314.17
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$1.17
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$1.60
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$178.86
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$131.21
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$2.03
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$226.79
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$2.03
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$226.79
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$2.03
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$226.79
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$1.23
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$137.22
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$1.62
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$181.05
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$2.40
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$268.43
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$2.03
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$226.79
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$2.03

7/25/2018

REPORTS OF COMMITTEES

81811

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/01/2018	DE VOSS, JEFF	8749		City Of Chicago Fire	\$4.00
05/30/2018	COSEY, MELVIN	8731		City Of Chicago Fire	\$4.00
04/30/2018	COMISKEY, DAVID	8731		City Of Chicago Fire	\$20.69
04/30/2018	COMISKEY, DAVID	8731		City Of Chicago Fire	\$4.00
05/10/2018	COLLINS, SANDRA	8819		City Of Chicago Fire	\$526.41
05/10/2018	COLLINS, SANDRA	8819		City Of Chicago Fire	\$4.00
10/18/2017	COLLINS, JOSEPHINE	0665		City Of Chicago Fire	\$30.65
04/03/2018	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$399.89
04/03/2018	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$4.00
04/03/2018	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$0.41
05/11/2018	CHAVEZ, FRANCISCO	8750		City Of Chicago Fire	\$22.20
05/11/2018	CHAVEZ, FRANCISCO	8750		City Of Chicago Fire	\$4.00
05/11/2018	CHAVEZ, FRANCISCO	8750		City Of Chicago Fire	\$522.42
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$222.69
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$2.80
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$313.92
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$2.30
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$257.79
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$2.34
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$261.89
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$120.84
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$615.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$1.97
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$220.25
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$2.34
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$261.89
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$43.23

81812

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$90.06
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$2.34
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$261.89
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$2.34
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$261.89
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$2.34
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$261.89
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$1.93
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$216.15
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$1.97
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$220.25
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$1.91
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$2.90
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$324.56
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$2.38
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$265.99
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$213.71
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$2.34
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$261.89
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$1.38
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$154.59

7/25/2018

REPORTS OF COMMITTEES

81813

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$1.99
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4.00
05/23/2018	CERRITO, CHRIS	8749		City Of Chicago Fire	\$4.00
05/23/2018	CERRITO, CHRIS	8749		City Of Chicago Fire	\$72.35
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$19.96
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00

81814

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$0.40
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$4.00
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$378.90
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$290.07
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$12.06
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$5.77
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$101.38
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$372.34
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$615.00
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
04/24/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$260.10
01/12/2011	BRNE, BERNARD	8731		City Of Chicago Fire	\$26.28
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$378.90
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$4.00
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$292.11
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$0.40
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$4.00
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$378.90
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$0.39
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$4.00
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$374.04

7/25/2018

REPORTS OF COMMITTEES

81815

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$0.40
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$4.00
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$378.90
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$0.40
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$4.00
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$378.90
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$10.02
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$4.00
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$0.40
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$331.04
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$4.00
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$0.35
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$378.90
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$4.00
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$0.40
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$4.00
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$2.34
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$4.00
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$262.42
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$2.38
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$4.00
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$266.52
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$2.69
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$4.00
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$301.62
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$2.69
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$4.00
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$301.62
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$2.69
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$4.00

81816

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$301.62
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$2.69
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$4.00
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$301.62
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$2.64
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$4.00
04/02/2018	BRANDON, MARLON	8735		City Of Chicago Fire	\$296.28
04/23/2018	BOYER, JOSHUA	8728		City Of Chicago Fire	\$16.18
04/23/2018	BOYER, JOSHUA	8728		City Of Chicago Fire	\$397.60
04/23/2018	BOYER, JOSHUA	8728		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.39
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.40
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$378.90
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.40
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$378.90
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.44
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$428.42
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.20
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$187.46
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.45
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$424.77
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.38
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$370.06
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$378.90
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$363.21
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.40

7/25/2018

REPORTS OF COMMITTEES

81817

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$378.90
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.45
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$424.77
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.38
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$365.20
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.38
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$363.21
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.39
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$368.07
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.40
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$376.91
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.40
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$376.91
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.40
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$378.90
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.39
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$370.06
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.39
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$370.06
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.26
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$253.32
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.36

81818

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$347.42
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.40
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
07/02/2016	BARRERA, GUADALUPE	8733		City Of Chicago Fire	\$4.00
07/02/2016	BARRERA, GUADALUPE	8733		City Of Chicago Fire	\$43.57
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$204.80
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$1.79
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$4.00
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$252.80
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$1.92
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$4.00
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$270.93
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$1.50
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$4.00
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$211.50
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$1.50
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$4.00
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$212.14
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$0.72
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$4.00
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$102.78
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$1.48
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$4.00
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$208.49
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$1.45
04/27/2018	BALNIS, MICHAEL	8735		City Of Chicago Fire	\$4.00
03/02/2007	Altman, James	F	00320	City Of Chicago Fire	\$1.40
03/02/2007	Altman, James	F	00320	City Of Chicago Fire	\$4.00
03/02/2007	Altman, James	F	00320	City Of Chicago Fire	\$74.19
03/02/2007	Altman, James	F	00320	City Of Chicago Fire	\$53.13
03/02/2007	Altman, James	F	00320	City Of Chicago Fire	\$4.00
03/23/2017	ARRINGTON, REGINALD	8801		City Of Chicago Fire	\$375.70

7/25/2018

REPORTS OF COMMITTEES

81819

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/30/2016	ANDERSON, TODD	8745		City Of Chicago Fire	\$80.60
10/30/2016	ANDERSON, TODD	8745		City Of Chicago Fire	\$513.44
	Number	Amount			
Total:	1153	\$117,383.39			
Insured Name1: City Of Chicago Police					
06/07/2018	ZYGMUNT, DAWID			City Of Chicago Police	\$100.54
02/05/2018	ZEGA, JAMES	9161	004	City Of Chicago Police	\$4.00
02/05/2018	ZEGA, JAMES	9161	004	City Of Chicago Police	\$296.29
02/05/2018	ZEGA, JAMES	9161	004	City Of Chicago Police	\$5.60
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.40
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$268.43
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.40
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$268.43
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.34
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$261.89
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.36
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$264.33
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.03
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$226.79
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.34
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$261.89
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.36
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$264.33
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.36
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$264.33

81820

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.03
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$226.79
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.17
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$131.21
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.58
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$176.95
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.40
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.03
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$226.79
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.99
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$222.69
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.03
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$226.79
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.99
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$222.69
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.40
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$268.43
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.99
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$222.69
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.99
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$222.69
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.03

7/25/2018

REPORTS OF COMMITTEES

81821

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$226.79
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.40
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$268.43
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.99
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$222.69
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$268.43
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.36
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$264.33
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.40
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$268.43
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.36
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$264.33
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.40
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$268.43
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.99
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$222.69
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.99
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$222.69
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.54
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$172.85
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.99
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$222.69

81822

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$1.58
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$176.95
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$2.36
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$4.00
09/21/2017	ZATORA, MONIKA	9161		City Of Chicago Police	\$264.33
11/22/2016	ZAMORA, CARLOS	9161	044	City Of Chicago Police	\$379.70
04/17/2018	YOCKEY, RODNEY	9161		City Of Chicago Police	\$166.35
04/17/2018	YOCKEY, RODNEY	9161		City Of Chicago Police	\$1.14
04/17/2018	YOCKEY, RODNEY	9161		City Of Chicago Police	\$4.00
04/17/2018	YOCKEY, RODNEY	9161		City Of Chicago Police	\$37.88
04/17/2018	YOCKEY, RODNEY	9161		City Of Chicago Police	\$4.99
04/17/2018	YOCKEY, RODNEY	9161		City Of Chicago Police	\$4.00
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$184.49
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$917.32
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$20.71
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$709.30
07/04/2001	Walker, Clay T	P	00014	City Of Chicago Police	\$17.12
07/04/2001	Walker, Clay T	P	00014	City Of Chicago Police	\$4.00
07/04/2001	Walker, Clay T	P	00014	City Of Chicago Police	\$85.18
07/04/2001	Walker, Clay T	P	00014	City Of Chicago Police	\$4.00
07/04/2001	Walker, Clay T	P	00014	City Of Chicago Police	\$6.21
05/26/2018	WYSONG, JOSEPH	9161	022	City Of Chicago Police	\$23.83
05/26/2018	WYSONG, JOSEPH	9161	022	City Of Chicago Police	\$128.67
05/26/2018	WYSONG, JOSEPH	9161	022	City Of Chicago Police	\$4.00
05/26/2018	WYSONG, JOSEPH	9161	022	City Of Chicago Police	\$4.00
05/01/2018	WRIGHT, WENDELL	9161		City Of Chicago Police	\$1.62
05/01/2018	WRIGHT, WENDELL	9161		City Of Chicago Police	\$4.00
05/01/2018	WRIGHT, WENDELL	9161		City Of Chicago Police	\$149.53
05/01/2018	WRIGHT, WENDELL	9161		City Of Chicago Police	\$13.53
05/01/2018	WRIGHT, WENDELL	9161		City Of Chicago Police	\$206.81
05/01/2018	WRIGHT, WENDELL	9161		City Of Chicago Police	\$716.11
05/01/2018	WRIGHT, WENDELL	9161		City Of Chicago Police	\$2.24

7/25/2018

REPORTS OF COMMITTEES

81823

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/01/2018	WRIGHT, WENDELL	9161		City Of Chicago Police	\$4.00
05/01/2018	WRIGHT, WENDELL	9161		City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$226.79
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.44
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$272.53
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.85
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$318.27
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.85
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$318.27
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.44
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$272.53
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.03
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$226.79
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.05
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$228.70
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.05
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$228.70
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.05
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$228.70
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.05
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$228.70
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.85
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00

81824

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$318.27
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.46
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$274.44
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.85
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$318.27
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.85
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$318.27
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.46
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$274.44
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.46
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$274.44
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.85
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$318.27
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.46
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$274.44
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$702.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.44
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$272.53
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$42.82
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$341.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.05
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$228.70
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$163.89

7/25/2018

REPORTS OF COMMITTEES

81825

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$916.84
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.46
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$274.44
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.46
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$274.44
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.85
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$318.27
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.03
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$226.79
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.44
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$272.53
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.85
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$318.27
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.85
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$318.27
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.44
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$272.53
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.03
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$4.00
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$226.79
09/08/2017	WORD, HOSEA	9171	007	City Of Chicago Police	\$2.03
03/15/2018	WOODVILLE, CINDY	9161	020	City Of Chicago Police	\$235.95
03/15/2018	WOODVILLE, CINDY	9161	020	City Of Chicago Police	\$4.00
03/15/2018	WOODVILLE, CINDY	9161	020	City Of Chicago Police	\$0.80

81826

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/15/2018	WOODVILLE, CINDY	9161	020	City Of Chicago Police	\$163.34
03/15/2018	WOODVILLE, CINDY	9161	020	City Of Chicago Police	\$4.00
03/15/2018	WOODVILLE, CINDY	9161	020	City Of Chicago Police	\$1.77
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$242.99
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$2.63
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$295.08
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$2.79
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$282.19
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$290.07
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$2.24
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$251.25
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$2.65
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$296.99
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$2.24
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$251.25
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$2.26
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$253.44
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$2.26
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$253.44
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$2.52
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$2.17
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$249.06
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81827

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$2.22
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$376.93
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$4.00
05/04/2018	WOODS, ANDRE	9161	007	City Of Chicago Police	\$312.11
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$120.84
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$226.79
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$615.00
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$1.56
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$4.00
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$174.51
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$2.69
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$4.00
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$301.09
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$1.99
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$4.00
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$222.16
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$1.97
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$4.00
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$220.25
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$2.27
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$4.00
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$253.63
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$2.27
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$4.00
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$253.63
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$4.00
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$82.43
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$2.18
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$4.00
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$244.16
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$2.03
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$4.00
04/06/2018	WOLFF, SCOTT	9161	014	City Of Chicago Police	\$4.00

81828

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$724.65
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$159.45
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$2.25
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$4.00
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$252.06
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$2.25
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$4.00
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$252.06
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$2.25
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$4.00
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$252.06
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$2.25
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$4.00
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$252.06
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$2.25
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$4.00
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$252.06
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$2.25
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$4.00
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$252.06
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$2.66
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$4.00
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$297.80
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$2.64
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$4.00
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$295.89
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$3.59
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$4.00
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$330.93
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$0.45
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$4.00
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$50.35
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$1.03

7/25/2018

REPORTS OF COMMITTEES

81829

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$4.00
12/18/2017	WINNERS, ELIUTH	9161		City Of Chicago Police	\$115.61
01/29/2018	WINNERS, CALVIN			City Of Chicago Police	\$74.19
06/08/2018	WILLIAMS, MARKUS	9161	044	City Of Chicago Police	\$98.66
06/08/2018	WILLIAMS, MARKUS	9161	044	City Of Chicago Police	\$615.00
06/08/2018	WILLIAMS, MARKUS	9161	044	City Of Chicago Police	\$4.00
08/12/2012	WILLIAMS, KELLI	9161		City Of Chicago Police	\$37.43
08/12/2012	WILLIAMS, KELLI	9161		City Of Chicago Police	\$30.09
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$753.51
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$262.34
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$2.30
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$257.79
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$99.03
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$2.30
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$257.79
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$2.30
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$257.79
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$2.30
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$257.79
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$57.67
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$513.32
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$1.93
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$216.15
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$2.30
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00

81830

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$257.79
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$2.34
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$261.89
02/21/2018	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$2.34
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.97
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.97
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.64
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.11
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$321.35
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.20
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$330.29
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.54
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$264.53
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.10
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$223.31
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.50
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$260.48
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$0.70
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$282.83
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$0.70
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81831

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$282.83
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.64
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$371.51
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$335.62
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$219.25
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$305.78
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$293.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$305.78
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$258.06
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$303.34
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$303.34
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$303.34
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$371.51
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$2.32
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.08
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$2.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.85
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$2.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.49
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$4.00
05/12/2017	WIELAND JR, HEINZ	9171		City Of Chicago Police	\$1.97
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$675.19
01/17/2018	WELLS JR, OTIS	9161		City Of Chicago Police	\$181.65
01/17/2018	WELLS JR, OTIS	9161		City Of Chicago Police	\$1.86
08/16/2010	WEITZMAN, JOSHUA			City Of Chicago Police	\$65.87
08/11/2011	WEBB, MICHAEL	9161		City Of Chicago Police	\$4.00
04/23/2018	WEBB JR, WILLIAM	9161		City Of Chicago Police	\$4.00

81832

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/23/2018	WEBB JR, WILLIAM	9161		City Of Chicago Police	\$4.93
04/23/2018	WEBB JR, WILLIAM	9161		City Of Chicago Police	\$4.00
04/23/2018	WEBB JR, WILLIAM	9161		City Of Chicago Police	\$261.06
04/23/2018	WEBB JR, WILLIAM	9161		City Of Chicago Police	\$71.07
03/09/2018	WATERS IV, MILTON	9161	005	City Of Chicago Police	\$122.24
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$296.99
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$1.89
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$211.52
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$1.89
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$211.52
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$1.95
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$218.06
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$1.95
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$218.34
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$2.28
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$255.35
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$1.89
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$211.52
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$2.34
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$261.89
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$1.95
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$218.34
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$1.97
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$220.25

7/25/2018

REPORTS OF COMMITTEES

81833

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$1.91
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$213.71
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$2.14
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$239.53
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$1.24
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$114.39
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$46.18
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$2.65
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$209.25
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$2.28
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$251.25
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$2.24
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$309.82
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$2.76
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$251.25
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$2.24
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$207.42
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$121.69
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$2.24
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$251.25
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$2.24
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$251.25

81834

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$3.66
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$409.94
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$255.35
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$2.24
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$251.25
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$121.69
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$82.43
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$1.85
06/16/2017	WALSH, STEPHANIE	9161	044	City Of Chicago Police	\$4.00
06/06/2018	WALLACE, CURTIS	9171	025	City Of Chicago Police	\$4.00
06/06/2018	WALLACE, CURTIS	9171	025	City Of Chicago Police	\$34.63
06/06/2018	WALLACE, CURTIS	9171	025	City Of Chicago Police	\$1.04
06/12/2018	WALKER, DANTE	9164	715	City Of Chicago Police	\$4.00
06/12/2018	WALKER, DANTE	9164	715	City Of Chicago Police	\$32.35
02/14/2018	WAGNER, MICHAEL	9161	212	City Of Chicago Police	\$0.54
02/14/2018	WAGNER, MICHAEL	9161	212	City Of Chicago Police	\$759.57
02/14/2018	WAGNER, MICHAEL	9161	212	City Of Chicago Police	\$126.62
02/14/2018	WAGNER, MICHAEL	9161	212	City Of Chicago Police	\$6.80
02/14/2018	WAGNER, MICHAEL	9161	212	City Of Chicago Police	\$4.00
02/14/2018	WAGNER, MICHAEL	9161	212	City Of Chicago Police	\$60.66
02/14/2018	WAGNER, MICHAEL	9161	212	City Of Chicago Police	\$4.00
09/02/2016	VIVERITO, VINCENT	9171		City Of Chicago Police	\$138.48
05/08/2017	VITI, MARIA	9165	603	City Of Chicago Police	\$455.00
05/08/2017	VITI, MARIA	9165	603	City Of Chicago Police	\$82.43
05/08/2017	VITI, MARIA	9165	603	City Of Chicago Police	\$4.00
05/08/2017	VITI, MARIA	9165	603	City Of Chicago Police	\$4.00
05/08/2017	VITI, MARIA	9165	603	City Of Chicago Police	\$82.43
11/27/2017	VILLEGAS, RAFAEL	9161		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81835

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/27/2017	VILLEGAS, RAFAEL	9161		City Of Chicago Police	\$4.00
11/27/2017	VILLEGAS, RAFAEL	9161		City Of Chicago Police	\$82.43
08/27/2017	VILLARREAL, JASON	9161		City Of Chicago Police	\$1.69
08/27/2017	VILLARREAL, JASON	9161		City Of Chicago Police	\$89.32
02/14/2018	VIANNA, PEDRO	9161	212	City Of Chicago Police	\$122.24
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$4.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$57.67
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$4.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$210.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$100.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$57.67
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$262.42
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$2.34
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$261.89
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$2.34
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$261.89
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$2.34
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$78.31
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$255.35
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$2.28
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$209.61
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$1.87
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$235.43
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$86.85
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$0.70
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$78.31

81836

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$0.70
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$78.31
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$0.70
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$78.31
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$0.70
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$0.78
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$0.70
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$78.31
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$2.28
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$255.35
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$2.61
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$292.89
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$2.24
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$251.25
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$2.10
05/13/2018	VARGAS, DAVID	9161		City Of Chicago Police	\$4.00
07/23/2009	VARELA, JEANNETTE	9161		City Of Chicago Police	\$503.31
01/15/2018	VALERIO, MAGDALENA	9161		City Of Chicago Police	\$3.50
01/15/2018	VALERIO, MAGDALENA	9161		City Of Chicago Police	\$61.82
01/15/2018	VALERIO, MAGDALENA	9161		City Of Chicago Police	\$4.00
03/03/2018	VALDOVINOS JR, JESUS	9161		City Of Chicago Police	\$95.44
03/03/2018	VALDOVINOS JR, JESUS	9161		City Of Chicago Police	\$4.00
03/03/2018	VALDOVINOS JR, JESUS	9161		City Of Chicago Police	\$0.14
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.06
10/09/2017	UZUBELL, JENNIFER	9161	015	City Of Chicago Police	\$4.00
10/09/2017	UZUBELL, JENNIFER	9161	015	City Of Chicago Police	\$191.98

7/25/2018

REPORTS OF COMMITTEES

81837

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/27/2018	ULLOA, JORGE	9164	044	City Of Chicago Police	\$4.00
04/27/2018	ULLOA, JORGE	9164	044	City Of Chicago Police	\$1.58
04/27/2018	ULLOA, JORGE	9164	044	City Of Chicago Police	\$247.40
01/19/1977	Tenzer, Joseph H	P	00012	City Of Chicago Police	\$888.69
06/17/2018	TWARDOWSKI, MARY	9161		City Of Chicago Police	\$201.96
06/17/2018	TWARDOWSKI, MARY	9161		City Of Chicago Police	\$4.00
11/15/2016	TURNER, FRANKIE	9161		City Of Chicago Police	\$581.21
11/15/2016	TURNER, FRANKIE	9161		City Of Chicago Police	\$5.20
11/15/2016	TURNER, FRANKIE	9161		City Of Chicago Police	\$4.00
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$64.30
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$4.00
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$187.94
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$3.08
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$4.00
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$0.74
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$187.94
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$4.00
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$0.74
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$187.94
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$4.00
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$0.74
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$187.94
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$4.00
12/21/2017	TULLY, MARTIN	9161	009	City Of Chicago Police	\$0.74
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$44.87
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$15.05
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$44.87
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$44.87

81838

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$78.31
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.70
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
01/08/2018	TRAMMELL, CHAVON			City Of Chicago Police	\$4.00
01/08/2018	TRAMMELL, CHAVON			City Of Chicago Police	\$0.24
01/08/2018	TRAMMELL, CHAVON			City Of Chicago Police	\$189.12
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$2.67
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$299.18
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$2.28
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$255.88
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$2.67
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$299.18
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$2.65
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$296.99
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$2.61
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$292.64
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$3.02
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$338.38
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$3.02
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$338.38
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$3.08
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$344.92
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$3.08

7/25/2018

REPORTS OF COMMITTEES

81839

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$344.92
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$3.08
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$344.92
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$3.04
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$340.82
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$2.82
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$149.40
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$2.07
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	TRAHANAS, PENELOPE	9175	126	City Of Chicago Police	\$109.52
04/30/2018	TORRES, JACQUELINE	9161		City Of Chicago Police	\$4.00
04/30/2018	TORRES, JACQUELINE	9161		City Of Chicago Police	\$0.67
04/30/2018	TORRES, JACQUELINE	9161		City Of Chicago Police	\$35.67
11/29/2017	TOLLIVER, WILLIAM	9161	005	City Of Chicago Police	\$4.00
11/29/2017	TOLLIVER, WILLIAM	9161	005	City Of Chicago Police	\$7.89
11/29/2017	TOLLIVER, WILLIAM	9161	005	City Of Chicago Police	\$882.83
10/10/2016	TIETZ, ROBERT	9171		City Of Chicago Police	\$135.62
10/10/2016	TIETZ, ROBERT	9171		City Of Chicago Police	\$4.00
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$2.32
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$4.00
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$216.15
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$4.00
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$1.93
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$220.25
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$4.00
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$1.97
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$220.25
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$4.00
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$1.97

81840

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$216.15
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$4.00
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$1.93
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$255.35
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$4.00
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$2.28
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$259.45
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$1.97
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$4.00
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$220.25
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$1.91
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$4.00
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$213.71
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$1.91
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$4.00
02/20/2017	THOMPSON, THERESA	9161	017	City Of Chicago Police	\$213.71
09/05/2017	THOMAS, JOSEPH	9161		City Of Chicago Police	\$4.00
09/05/2017	THOMAS, JOSEPH	9161		City Of Chicago Police	\$138.55
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$14.56
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$417.32
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$303.68
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$64.30
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$4.00
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$0.53
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$4.00
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$3.08
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$4.00
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$1.45
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$4.00
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$4.00
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$4.83
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$169.57
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81841

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$2.30
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$1.89
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$4.00
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$212.05
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$2.30
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$4.00
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$257.79
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$2.30
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$4.00
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$257.79
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$2.34
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$4.00
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$262.42
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$0.73
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$4.00
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$67.41
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$0.73
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$4.00
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$67.41
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$2.34
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$4.00
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$262.42
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$2.34
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$4.00
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$262.42
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$1.89
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$4.00
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$212.05
03/31/2018	TETIWAT, TAVEESAK	9161	019	City Of Chicago Police	\$257.79
03/26/2018	TAYLOR, KEVIN	9161	05	City Of Chicago Police	\$4.00
06/09/2018	TAYLOR, CHRISTINE	9161		City Of Chicago Police	\$4.00
06/09/2018	TAYLOR, CHRISTINE	9161		City Of Chicago Police	\$4.00
06/09/2018	TAYLOR, CHRISTINE	9161		City Of Chicago Police	\$291.46

81842

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/09/2018	TAYLOR, CHRISTINE	9161		City Of Chicago Police	\$52.73
12/31/2017	TALIYA, DANIEL	9161		City Of Chicago Police	\$4.00
12/31/2017	TALIYA, DANIEL	9161		City Of Chicago Police	\$77.48
12/31/2017	TALIYA, DANIEL	9161		City Of Chicago Police	\$0.84
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$0.84
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$4.00
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$77.48
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$1.31
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$4.00
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$120.95
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$0.81
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$4.00
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$75.09
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$0.64
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$4.00
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$188.76
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$0.64
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$4.00
04/11/2018	TAGNEY, BRIAN	9161		City Of Chicago Police	\$188.76
02/06/2000	Sullivan, James	P	00009	City Of Chicago Police	\$121.69
02/06/2000	Sullivan, James	P	00009	City Of Chicago Police	\$4.00
03/05/2018	SWEISS, SHADI	9161		City Of Chicago Police	\$1.98
03/05/2018	SWEISS, SHADI	9161		City Of Chicago Police	\$267.90
03/05/2018	SWEISS, SHADI	9161		City Of Chicago Police	\$4.00
03/05/2018	SWEISS, SHADI	9161		City Of Chicago Police	\$2.40
03/05/2018	SWEISS, SHADI	9161		City Of Chicago Police	\$221.28
03/05/2018	SWEISS, SHADI	9161		City Of Chicago Police	\$55.10
03/05/2018	SWEISS, SHADI	9161		City Of Chicago Police	\$0.49
03/05/2018	SWEISS, SHADI	9161		City Of Chicago Police	\$4.00
05/03/2018	SWANK, PATRICIA	9161		City Of Chicago Police	\$195.70
05/03/2018	SWANK, PATRICIA	9161		City Of Chicago Police	\$4.00
05/03/2018	SWANK, PATRICIA	9161		City Of Chicago Police	\$554.72
05/03/2018	SWANK, PATRICIA	9161		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81843

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/03/2018	SWANK, PATRICIA	9161		City Of Chicago Police	\$10.48
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$4.00
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$236.53
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$4.00
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$2.12
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$4.00
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$4.00
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$4.00
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$96.50
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$4.00
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$4.00
05/06/2018	SULTANA, AISHA	9161		City Of Chicago Police	\$14.06
05/06/2018	SULTANA, AISHA	9161		City Of Chicago Police	\$154.52
05/06/2018	SULTANA, AISHA	9161		City Of Chicago Police	\$4.00
05/06/2018	SULTANA, AISHA	9161		City Of Chicago Police	\$49.47
05/06/2018	SULTANA, AISHA	9161		City Of Chicago Police	\$4.00
05/27/2018	STUTZ, MICHAEL	9161		City Of Chicago Police	\$16.97
05/27/2018	STUTZ, MICHAEL	9161		City Of Chicago Police	\$191.88
05/27/2018	STUTZ, MICHAEL	9161		City Of Chicago Police	\$4.00
05/27/2018	STUTZ, MICHAEL	9161		City Of Chicago Police	\$1.71
05/27/2018	STUTZ, MICHAEL	9161		City Of Chicago Police	\$4.00
05/27/2018	STUTZ, MICHAEL	9161		City Of Chicago Police	\$4.00
05/27/2018	STUTZ, MICHAEL	9161		City Of Chicago Police	\$32.35
05/27/2018	STUTZ, MICHAEL	9161		City Of Chicago Police	\$4.00
05/27/2018	STUTZ, MICHAEL	9161		City Of Chicago Police	\$161.76
05/27/2018	STUTZ, MICHAEL	9161		City Of Chicago Police	\$220.00
09/06/2017	STRELCZYK, GREGORY	9161	021	City Of Chicago Police	\$171.27
09/06/2017	STRELCZYK, GREGORY	9161	021	City Of Chicago Police	\$4.00
09/06/2017	STRELCZYK, GREGORY	9161	021	City Of Chicago Police	\$3.24
09/06/2017	STRELCZYK, GREGORY	9161	021	City Of Chicago Police	\$105.83
09/06/2017	STRELCZYK, GREGORY	9161	021	City Of Chicago Police	\$3.31
09/06/2017	STRELCZYK, GREGORY	9161	021	City Of Chicago Police	\$4.00
08/17/2017	STOYAK, BRIAN	9161		City Of Chicago Police	\$4.00

81844

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/17/2017	STOYAK, BRIAN	9161		City Of Chicago Police	\$82.43
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$383.93
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$346.35
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$49.73
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$4.00
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$20.69
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$140.92
12/04/2017	STILLMAN, ERIC	9161	10	City Of Chicago Police	\$35.96
12/04/2017	STILLMAN, ERIC	9161	10	City Of Chicago Police	\$4.00
12/04/2017	STILLMAN, ERIC	9161	10	City Of Chicago Police	\$0.68
08/12/2016	STEVENSON, MATTHEW	9161		City Of Chicago Police	\$5.19
08/12/2016	STEVENSON, MATTHEW	9161		City Of Chicago Police	\$4.00
08/12/2016	STEVENSON, MATTHEW	9161		City Of Chicago Police	\$579.86
02/02/2010	STEPHANY, RAYMOND		008	City Of Chicago Police	\$71.86
04/25/2018	STEPHANS, KEVIN	9161		City Of Chicago Police	\$4.00
04/25/2018	STEPHANS, KEVIN	9161		City Of Chicago Police	\$162.74
04/25/2018	STEPHANS, KEVIN	9161		City Of Chicago Police	\$45.18
04/25/2018	STEPHANS, KEVIN	9161		City Of Chicago Police	\$4.00
04/25/2018	STEPHANS, KEVIN	9161		City Of Chicago Police	\$4.00
02/10/2017	STASINOPOULOS, KAROLINA	9161		City Of Chicago Police	\$76.82
02/10/2017	STASINOPOULOS, KAROLINA	9161		City Of Chicago Police	\$76.82
02/10/2017	STASINOPOULOS, KAROLINA	9161		City Of Chicago Police	\$78.31
05/21/2018	STANLEY, JOHN	9161	008	City Of Chicago Police	\$98.66
05/21/2018	STANLEY, JOHN	9161	008	City Of Chicago Police	\$4.00
05/21/2018	STANLEY, JOHN	9161	008	City Of Chicago Police	\$615.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$3.50
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$61.82
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$1.59
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$177.35
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$53.10

7/25/2018

REPORTS OF COMMITTEES

81845

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$1.03
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$115.61
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$2.50
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$278.88
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$1.90
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$211.71
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$2.27
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$253.63
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$1.64
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$182.96
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$2.27
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$253.63
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$2.64
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$295.27
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$1.90
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$211.71
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$2.25
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$251.72
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$2.66
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$297.46
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$2.27
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$253.63

81846

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$28.10
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$106.86
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$615.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$29.80
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$105.31
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$135.62
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$135.62
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$2.27
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$253.63
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$4.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$135.62
10/24/2017	STAGGERS, ENID	9161		City Of Chicago Police	\$4.00
05/28/2018	SPERINDEO, ANTHONY	9161		City Of Chicago Police	\$98.66
05/28/2018	SPERINDEO, ANTHONY	9161		City Of Chicago Police	\$4.00
05/28/2018	SPERINDEO, ANTHONY	9161		City Of Chicago Police	\$615.00
05/28/2018	SPERINDEO, ANTHONY	9161		City Of Chicago Police	\$32.57
05/28/2018	SPERINDEO, ANTHONY	9161		City Of Chicago Police	\$4.00
05/28/2018	SPERINDEO, ANTHONY	9161		City Of Chicago Police	\$24.37
10/21/2016	SPAULDING, EARLENE	9161	005	City Of Chicago Police	\$1.62
10/21/2016	SPAULDING, EARLENE	9161	005	City Of Chicago Police	\$4.00
10/21/2016	SPAULDING, EARLENE	9161	005	City Of Chicago Police	\$180.47
05/21/2017	SOPIKIOTIS, CHRIS	9171	213	City Of Chicago Police	\$0.84
05/21/2017	SOPIKIOTIS, CHRIS	9171	213	City Of Chicago Police	\$77.48
05/21/2017	SOPIKIOTIS, CHRIS	9171	213	City Of Chicago Police	\$4.00
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$2.95
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$4.00
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$82.43
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$2.95

7/25/2018

REPORTS OF COMMITTEES

81847

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$4.00
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$329.84
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$2.95
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$4.00
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$329.84
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$4.00
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$329.84
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$4.00
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$2.95
03/19/2018	SOLNER, DENNIS	9161	044	City Of Chicago Police	\$329.84
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$245.71
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10

81848

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$3.53
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$395.58
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$3.64
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$409.99
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$82.43
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$326.10
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81849

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$142.98
11/04/2017	SOLIS JR, PEDRO	9171		City Of Chicago Police	\$2.91
04/22/2018	SMITH, SEAN	9161	044	City Of Chicago Police	\$300.18
04/22/2018	SMITH, SEAN	9161	044	City Of Chicago Police	\$2.55
04/22/2018	SMITH, SEAN	9161	044	City Of Chicago Police	\$4.00
04/22/2018	SMITH, SEAN	9161	044	City Of Chicago Police	\$42.65
04/22/2018	SMITH, SEAN	9161	044	City Of Chicago Police	\$4.00
04/13/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$246.56
04/13/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$4.00
04/13/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$7.40
04/13/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$354.33
04/13/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$4.00
04/13/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$88.88
05/03/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$156.64
05/03/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$4.00
05/03/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$4.70
05/03/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$122.86
05/03/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$3.69
05/03/2018	SMITH, NICHOLAS	9161		City Of Chicago Police	\$4.00
06/08/2018	SMITH, LATANYA	9161	002	City Of Chicago Police	\$227.70
06/08/2018	SMITH, LATANYA	9161	002	City Of Chicago Police	\$4.00
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$169.53
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$225.73
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$1.18
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$4.00
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$229.80
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$0.32
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$4.00
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$252.84
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$2.34
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$219.25
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$4.00
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$1.08

81850

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$219.25
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$4.00
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$1.08
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$4.00
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$4.00
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$4.00
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$337.81
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$1.13
06/23/2017	SINGLETON, SHAWN	9164		City Of Chicago Police	\$200.63
10/30/2016	SINGLETON, IRENE	9161		City Of Chicago Police	\$101.68
10/30/2016	SINGLETON, IRENE	9161		City Of Chicago Police	\$0.14
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$4.00
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$263.33
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$1.99
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$4.00
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$222.69
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$1.95
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$4.00
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$218.46
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$2.35
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$263.33
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$4.00
01/28/2017	SINGLETON, ANTHONY	9161	005	City Of Chicago Police	\$2.35
09/12/2017	SIMONETTI, MARCO	9161	025	City Of Chicago Police	\$89.53
09/21/2017	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$57.67
09/21/2017	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$4.00
09/21/2017	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$4.00
09/21/2017	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$4.00
09/21/2017	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$4.00
09/21/2017	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$4.00
09/21/2017	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$4.00
09/21/2017	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$4.00
09/21/2017	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$82.43
02/19/2015	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$83.63

7/25/2018

REPORTS OF COMMITTEES

81851

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$209.25
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$268.43
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.40
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$268.43
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.40
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$268.43
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.40
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$268.43
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.40
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$268.43
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.71
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$303.53
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.03
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$226.79
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.75
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$307.63
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.40
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$268.43
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$17.83
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$944.26
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$132.30
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$223.50

81852

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$223.50
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$275.58
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$1.99
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$222.69
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.40
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$268.43
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$40.74
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$1.99
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$222.69
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.96
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$331.54
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$1.99
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$222.69
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.40
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$268.43
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.40
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$226.79
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$2.40
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81853

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/23/2017	SEXTON, ANDREA	9161		City Of Chicago Police	\$89.53
07/23/2017	SEXTON, ANDREA	9161		City Of Chicago Police	\$67.46
01/29/2017	SCHREIBER, JOSHUA	9161	044	City Of Chicago Police	\$158.68
12/02/2017	SCHOESSLING, JOHN	9161	025	City Of Chicago Police	\$4.00
12/02/2017	SCHOESSLING, JOHN	9161	025	City Of Chicago Police	\$4.00
12/02/2017	SCHOESSLING, JOHN	9161	025	City Of Chicago Police	\$552.63
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$219.60
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.75
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$172.41
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.59
05/12/2018	SCHENK, CHRISTOPHE	9171		City Of Chicago Police	\$1.72
05/12/2018	SCHENK, CHRISTOPHE	9171		City Of Chicago Police	\$4.00
05/12/2018	SCHENK, CHRISTOPHE	9171		City Of Chicago Police	\$90.90
05/12/2018	SCHENK, CHRISTOPHE	9171		City Of Chicago Police	\$4.00
05/12/2018	SCHENK, CHRISTOPHE	9171		City Of Chicago Police	\$23.07
01/19/2013	SANTOS, JORGE	9161	044	City Of Chicago Police	\$4.00
01/19/2013	SANTOS, JORGE	9161	044	City Of Chicago Police	\$1.65
01/19/2013	SANTOS, JORGE	9161	044	City Of Chicago Police	\$184.14
11/28/2017	SANCHEZ, NOE	9161	017	City Of Chicago Police	\$94.66
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$117.90
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$4.75
07/31/2017	SANCHEZ JR, ORLANDO	9161	025	City Of Chicago Police	\$5.24
07/31/2017	SANCHEZ JR, ORLANDO	9161	025	City Of Chicago Police	\$4.00
07/31/2017	SANCHEZ JR, ORLANDO	9161	025	City Of Chicago Police	\$585.22
03/06/2018	SANCHEZ JR, ORLANDO	9161	353	City Of Chicago Police	\$19.46
03/06/2018	SANCHEZ JR, ORLANDO	9161	353	City Of Chicago Police	\$4.00
03/06/2018	SANCHEZ JR, ORLANDO	9161	353	City Of Chicago Police	\$25.20
03/06/2018	SANCHEZ JR, ORLANDO	9161	353	City Of Chicago Police	\$4.00
03/06/2018	SANCHEZ JR, ORLANDO	9161	353	City Of Chicago Police	\$0.48
09/17/2017	SALTIJERAL, LUIS	9161	012	City Of Chicago Police	\$4.00
09/17/2017	SALTIJERAL, LUIS	9161	012	City Of Chicago Police	\$215.34

81854

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/17/2017	SALTIJERAL, LUIS	9161	012	City Of Chicago Police	\$4.00
09/17/2017	SALTIJERAL, LUIS	9161	012	City Of Chicago Police	\$10.96
08/06/2017	SALADINO, JENNIFER	9161	044	City Of Chicago Police	\$89.53
04/13/2018	SALA, DANIEL	9161		City Of Chicago Police	\$88.88
04/13/2018	SALA, DANIEL	9161		City Of Chicago Police	\$4.00
04/13/2018	SALA, DANIEL	9161		City Of Chicago Police	\$354.33
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$45.74
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.91
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$326.10
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.91
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$326.10
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.91
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$326.10
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.91
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$261.89
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.91
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$326.10
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.34
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$261.89
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.91
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$326.10
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.91
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$326.10

7/25/2018

REPORTS OF COMMITTEES

81855

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$1.95
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$218.06
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$0.70
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$78.31
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.36
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$263.80
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$1.21
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$135.31
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.34
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.16
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$468.56
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.91
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$261.89
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$1.95
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$218.06
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.30
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$257.79
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.69
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$301.09
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$3.27
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$366.20
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.69
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00

81856

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$301.09
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.71
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$303.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.75
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$307.63
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.75
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$307.63
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.34
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$261.89
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$1.54
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$172.32
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.01
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$224.60
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$0.70
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$78.31
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.34
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$261.89
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.34
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$261.89
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.34
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$326.10
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.91
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81857

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$326.10
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$2.91
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$326.10
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$0.41
09/11/2003	Rodriguez, Mark C	P	00002	City Of Chicago Police	\$4.00
07/03/2008	Rivas, Gelacio	P	00014	City Of Chicago Police	\$118.65
05/24/2018	RUTKOWSKI, KIRK	9161		City Of Chicago Police	\$106.86
05/24/2018	RUTKOWSKI, KIRK	9161		City Of Chicago Police	\$4.00
05/24/2018	RUTKOWSKI, KIRK	9161		City Of Chicago Police	\$615.00
05/24/2018	RUTKOWSKI, KIRK	9161		City Of Chicago Police	\$197.95
03/20/2018	RUIZ, JULIO	9161	044	City Of Chicago Police	\$546.05
03/20/2018	RUIZ, JULIO	9161	044	City Of Chicago Police	\$100.00
03/20/2018	RUIZ, JULIO	9161	044	City Of Chicago Police	\$30.48
03/20/2018	RUIZ, JULIO	9161	044	City Of Chicago Police	\$4.00
06/02/2018	RONAN, SEAN	9171		City Of Chicago Police	\$4.00
06/02/2018	RONAN, SEAN	9171		City Of Chicago Police	\$98.66
06/02/2018	RONAN, SEAN	9171		City Of Chicago Police	\$109.22
06/02/2018	RONAN, SEAN	9171		City Of Chicago Police	\$615.00
06/02/2018	RONAN, SEAN	9171		City Of Chicago Police	\$82.43
06/02/2018	RONAN, SEAN	9171		City Of Chicago Police	\$3.26
06/02/2018	RONAN, SEAN	9171		City Of Chicago Police	\$219.09
06/02/2018	RONAN, SEAN	9171		City Of Chicago Police	\$4.00
06/02/2018	RONAN, SEAN	9171		City Of Chicago Police	\$44.80
06/02/2018	RONAN, SEAN	9171		City Of Chicago Police	\$4.00
06/02/2018	RONAN, SEAN	9171		City Of Chicago Police	\$4.00
10/27/2017	RODRIGUEZ, REINALDO			City Of Chicago Police	\$4.00
10/27/2017	RODRIGUEZ, REINALDO			City Of Chicago Police	\$191.98
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$5.52
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$38.29
05/31/2018	RODRIGUEZ, ISEL	9161		City Of Chicago Police	\$1.25
05/31/2018	RODRIGUEZ, ISEL	9161		City Of Chicago Police	\$375.00
05/31/2018	RODRIGUEZ, ISEL	9161		City Of Chicago Police	\$4.00

81858

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/31/2018	RODRIGUEZ, ISEL	9161		City Of Chicago Police	\$77.01
05/31/2018	RODRIGUEZ, ISEL	9161		City Of Chicago Police	\$15.79
05/31/2018	RODRIGUEZ, ISEL	9161		City Of Chicago Police	\$4.00
05/31/2018	RODRIGUEZ, ISEL	9161		City Of Chicago Police	\$139.18
05/31/2018	RODRIGUEZ, ISEL	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$222.69
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$2.36
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$264.33
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$2.30
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$257.79
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$99.03
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$2.28
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$254.85
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$99.03
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$1.58
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$176.95
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$2.65
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$296.49
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$2.65
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$296.94
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$2.69
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$300.59
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$1.48
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81859

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$165.49
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$1.99
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$222.69
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$2.30
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$257.79
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$0.80
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$68.60
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$1.93
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$216.15
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$1.50
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$167.47
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$2.28
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$254.85
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$1.99
02/13/2018	ROBLES-ROLSTON, IVAN	9161		City Of Chicago Police	\$4.00
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$209.25
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$2.06
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$4.00
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$231.08
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$30.83
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$4.00
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$2.28
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$4.00
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$255.35
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$4.00
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$57.67
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$4.00

81860

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$4.00
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$780.84
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$0.53
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$4.00
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$17.63
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$1.64
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$4.00
01/21/2017	RAMOS JR, RUBEN	9161	044	City Of Chicago Police	\$4.00
01/21/2017	RAMOS JR, RUBEN	9161	044	City Of Chicago Police	\$138.94
04/29/2018	RAMEY, CAROLINE	9161		City Of Chicago Police	\$74.19
04/29/2018	RAMEY, CAROLINE	9161		City Of Chicago Police	\$4.00
04/29/2018	RAMEY, CAROLINE	9161		City Of Chicago Police	\$434.54
04/29/2018	RAMEY, CAROLINE	9161		City Of Chicago Police	\$8.21
04/29/2018	RAMEY, CAROLINE	9161		City Of Chicago Police	\$4.00
04/29/2018	RAMEY, CAROLINE	9161		City Of Chicago Police	\$1.40
03/17/2018	RAMBERT, BRANDON	9161		City Of Chicago Police	\$122.24
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$358.22
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$341.00
03/05/2018	QUINN, DAVID	9164	018	City Of Chicago Police	\$416.96
03/05/2018	QUINN, DAVID	9164	018	City Of Chicago Police	\$4.00
03/05/2018	QUINN, DAVID	9164	018	City Of Chicago Police	\$4.00
03/05/2018	QUINN, DAVID	9164	018	City Of Chicago Police	\$3.73
03/05/2018	QUINN, DAVID	9164	018	City Of Chicago Police	\$195.70
06/24/2005	Piper, Peter J	P	00020	City Of Chicago Police	\$97.60
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$54.79
03/31/2018	PRICE, JEFFREY	9161		City Of Chicago Police	\$4.00
03/31/2018	PRICE, JEFFREY	9161		City Of Chicago Police	\$2.20
03/31/2018	PRICE, JEFFREY	9161		City Of Chicago Police	\$246.12
03/31/2018	PRICE, JEFFREY	9161		City Of Chicago Police	\$1.83
03/31/2018	PRICE, JEFFREY	9161		City Of Chicago Police	\$4.00
03/31/2018	PRICE, JEFFREY	9161		City Of Chicago Police	\$204.48
10/10/2017	PREUSSER, JAMES	9161		City Of Chicago Police	\$113.29
01/25/2012	PONTI, MICHAEL	9161	016	City Of Chicago Police	\$100.42

81862

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/25/2018	POHOLIK, ROBERT	9161	012	City Of Chicago Police	\$100.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$0.70
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$78.31
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$2.29
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$256.62
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$2.91
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$326.10
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$1.67
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$187.14
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$1.67
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$187.14
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$0.70
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$78.31

7/25/2018

REPORTS OF COMMITTEES

81863

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$2.91
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$326.10
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$30.72
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$207.49
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$0.70
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$78.31
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$2.91
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$326.10
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$2.14

81864

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$239.60
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$395.58
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$3.53
07/28/2017	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$4.00
10/26/2017	PIERRE, JOHNNIE	9161		City Of Chicago Police	\$0.32
10/26/2017	PIERRE, JOHNNIE	9161		City Of Chicago Police	\$312.10
10/26/2017	PIERRE, JOHNNIE	9161		City Of Chicago Police	\$4.00
01/31/2018	PETERS, MAUREEN	9161		City Of Chicago Police	\$4.00
01/31/2018	PETERS, MAUREEN	9161		City Of Chicago Police	\$243.00
01/31/2018	PETERS, MAUREEN	9161		City Of Chicago Police	\$55.34
01/31/2018	PETERS, MAUREEN	9161		City Of Chicago Police	\$8.31
01/31/2018	PETERS, MAUREEN	9161		City Of Chicago Police	\$4.00
01/31/2018	PETERS, MAUREEN	9161		City Of Chicago Police	\$439.81
01/31/2018	PETERS, MAUREEN	9161		City Of Chicago Police	\$0.61
01/31/2018	PETERS, MAUREEN	9161		City Of Chicago Police	\$4.00
01/31/2018	PETERS, MAUREEN	9161		City Of Chicago Police	\$177.89
01/31/2018	PETERS, MAUREEN	9161		City Of Chicago Police	\$0.84
08/07/2017	PEREZ, ISAIAH	9161		City Of Chicago Police	\$60.65
06/11/2009	PEREZ, EVELYN	9161		City Of Chicago Police	\$67.46
06/11/2009	PEREZ, EVELYN	9161		City Of Chicago Police	\$27.01
06/11/2009	PEREZ, EVELYN	9161		City Of Chicago Police	\$33.90
06/11/2009	PEREZ, EVELYN	9161		City Of Chicago Police	\$307.38
06/11/2009	PEREZ, EVELYN	9161		City Of Chicago Police	\$99.69
05/27/2018	PEREZ, ERICH	9161		City Of Chicago Police	\$1.70
05/27/2018	PEREZ, ERICH	9161		City Of Chicago Police	\$157.03
05/27/2018	PEREZ, ERICH	9161		City Of Chicago Police	\$4.00
01/31/2017	PERALES JR, ROBERT	9161		City Of Chicago Police	\$0.63

7/25/2018

REPORTS OF COMMITTEES

81865

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/31/2017	PERALES JR, ROBERT	9161		City Of Chicago Police	\$769.91
01/31/2017	PERALES JR, ROBERT	9161		City Of Chicago Police	\$4.00
01/31/2017	PERALES JR, ROBERT	9161		City Of Chicago Police	\$0.74
01/31/2017	PERALES JR, ROBERT	9161		City Of Chicago Police	\$628.50
01/31/2017	PERALES JR, ROBERT	9161		City Of Chicago Police	\$233.02
01/31/2017	PERALES JR, ROBERT	9161		City Of Chicago Police	\$4.00
01/31/2017	PERALES JR, ROBERT	9161		City Of Chicago Police	\$0.24
01/31/2017	PERALES JR, ROBERT	9161		City Of Chicago Police	\$4.00
06/08/2018	PENNIX, SIDNEY	9171	010	City Of Chicago Police	\$4.00
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$536.26
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$4.00
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$15.84
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$455.16
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$3.53
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$4.00
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$10.13
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$4.00
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$4.00
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$142.97
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$387.49
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$4.00
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$321.36
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$4.00
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$838.53
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$90.42
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$2.71
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$259.45
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$2.32
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$220.25
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$1.97
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$303.28

81866

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$2.71
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$292.83
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$2.62
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$264.08
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$2.36
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$264.08
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$303.28
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$2.71
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$303.28
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$2.71
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$303.28
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$90.42
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$855.63
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$2.30
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$257.54
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$2.36
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$4.00
08/01/2017	PARRILLA, ALEXANDER	9161	044	City Of Chicago Police	\$4.00
08/01/2017	PARRILLA, ALEXANDER	9161	044	City Of Chicago Police	\$19.05
08/01/2017	PARRILLA, ALEXANDER	9161	044	City Of Chicago Police	\$4.00
08/01/2017	PARRILLA, ALEXANDER	9161	044	City Of Chicago Police	\$4.00
08/01/2017	PARRILLA, ALEXANDER	9161	044	City Of Chicago Police	\$74.13
08/01/2017	PARRILLA, ALEXANDER	9161	044	City Of Chicago Police	\$284.55

7/25/2018

REPORTS OF COMMITTEES

81867

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/01/2017	PARRILLA, ALEXANDER	9161	044	City Of Chicago Police	\$165.88
08/01/2017	PARRILLA, ALEXANDER	9161	044	City Of Chicago Police	\$4.00
01/14/2017	PARKER, HENRIETTA	9161		City Of Chicago Police	\$4.00
01/14/2017	PARKER, HENRIETTA	9161		City Of Chicago Police	\$108.11
01/14/2017	PARKER, HENRIETTA	9161		City Of Chicago Police	\$1.77
05/28/2018	PANKO, ANTHONY	9161		City Of Chicago Police	\$4.00
05/28/2018	PANKO, ANTHONY	9161		City Of Chicago Police	\$12.86
05/28/2018	PANKO, ANTHONY	9161		City Of Chicago Police	\$680.60
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$210.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$210.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$100.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$100.00
06/02/2018	OTERO, DANIEL	9164		City Of Chicago Police	\$234.24
06/02/2018	OTERO, DANIEL	9164		City Of Chicago Police	\$4.00
06/02/2018	OTERO, DANIEL	9164		City Of Chicago Police	\$50.26
10/14/2016	OSORIA, JECO A	9161	010	City Of Chicago Police	\$72.01
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$201.60
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$238.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$8.57
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$40.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$166.00
06/12/2018	ORTIZ, NESTOR	9161		City Of Chicago Police	\$98.66
06/12/2018	ORTIZ, NESTOR	9161		City Of Chicago Police	\$278.18
06/12/2018	ORTIZ, NESTOR	9161		City Of Chicago Police	\$4.00
06/12/2018	ORTIZ, NESTOR	9161		City Of Chicago Police	\$2.49
06/12/2018	ORTIZ, NESTOR	9161		City Of Chicago Police	\$3.75
06/12/2018	ORTIZ, NESTOR	9161		City Of Chicago Police	\$4.00
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$41.26
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$4.00

81868

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$4.00
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$41.26
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$615.00
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$4.00
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$4.00
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$111.34
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$4.00
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$57.67
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$120.84
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$82.97
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$133.29
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$4.70
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$71.86
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$22.48
01/22/2018	OMMUNDSON, STEVEN	9161	044	City Of Chicago Police	\$4.00
01/22/2018	OMMUNDSON, STEVEN	9161	044	City Of Chicago Police	\$1.57
01/22/2018	OMMUNDSON, STEVEN	9161	044	City Of Chicago Police	\$144.89
04/24/2018	OLEN, JOHN	9161		City Of Chicago Police	\$90.74
04/24/2018	OLEN, JOHN	9161		City Of Chicago Police	\$4.00
10/29/2016	ODUGBESAN, BABAFEMI	9161	001	City Of Chicago Police	\$209.25
06/13/2018	OCHOA, LUIS	9161		City Of Chicago Police	\$98.66
06/13/2018	OCHOA, LUIS	9161		City Of Chicago Police	\$4.00
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$0.86
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$503.12
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$10.16
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$3.48
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$678.15
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$4.00
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$678.15
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$4.00
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$121.69

7/25/2018

REPORTS OF COMMITTEES

81869

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$4.00
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$121.69
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$3.48
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$4.00
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$678.15
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$4.64
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$4.00
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$904.20
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$3.48
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$4.00
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$678.15
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$4.64
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$4.00
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$904.20
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$3.48
09/26/2017	O CONNOR, MICHAEL	9161		City Of Chicago Police	\$4.00
01/05/2018	O BRIEN, THOMAS	9161		City Of Chicago Police	\$126.69
07/09/2017	NOWAK, JARED	9161	009	City Of Chicago Police	\$173.66
07/09/2017	NOWAK, JARED	9161	009	City Of Chicago Police	\$4.00
08/07/2009	NOVAK, MAUREEN			City Of Chicago Police	\$19.50
05/31/2018	NORRIS, TERRENCE	9161		City Of Chicago Police	\$149.40
05/31/2018	NORRIS, TERRENCE	9161		City Of Chicago Police	\$4.00
05/31/2018	NORRIS, TERRENCE	9161		City Of Chicago Police	\$1.29
05/31/2018	NORRIS, TERRENCE	9161		City Of Chicago Police	\$2.82
05/31/2018	NORRIS, TERRENCE	9161		City Of Chicago Police	\$68.56
05/31/2018	NORRIS, TERRENCE	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$220.26
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.29
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
09/21/2017	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/09/2016	NELSON, KIMBERLY	9161		City Of Chicago Police	\$907.50
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$12.71
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$54.57

81870

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$165.71
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$169.31
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$101.79
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$181.94
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$243.55
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$2.53
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$283.02
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$1.27
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$141.51
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$1.63
01/29/2018	MYRICK, STEVEN			City Of Chicago Police	\$100.00
01/29/2018	MYRICK, STEVEN			City Of Chicago Police	\$510.17
01/29/2018	MYRICK, STEVEN			City Of Chicago Police	\$25.95
05/27/2018	MURZYN, JAN	9161	009	City Of Chicago Police	\$4.00
05/27/2018	MURZYN, JAN	9161	009	City Of Chicago Police	\$615.00
05/27/2018	MURZYN, JAN	9161	009	City Of Chicago Police	\$98.66
05/22/2015	MURPHY, WILLIAM	9161	189	City Of Chicago Police	\$3.08
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$226.79
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$4.00
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$2.03
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$272.53
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$4.00
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$201.39
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$4.00
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$2.44
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$4.00
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$272.53
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$2.44
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81871

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$272.53
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$1.23
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$4.00
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$137.22
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$2.44
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$4.00
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$272.53
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$2.44
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$4.00
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$2.44
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$272.53
10/05/2016	MURILLO, VERONICA	9161	013	City Of Chicago Police	\$76.65
10/05/2016	MURILLO, VERONICA	9161	013	City Of Chicago Police	\$484.10
10/05/2016	MURILLO, VERONICA	9161	013	City Of Chicago Police	\$394.96
10/05/2016	MURILLO, VERONICA	9161	013	City Of Chicago Police	\$137.17
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$43.23
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
09/04/2016	MORRIS, RICHARD	9161	006	City Of Chicago Police	\$4.00
09/04/2016	MORRIS, RICHARD	9161	006	City Of Chicago Police	\$0.41
09/04/2016	MORRIS, RICHARD	9161	006	City Of Chicago Police	\$46.44
07/21/2017	MORALES JR., NICOLAS	9161		City Of Chicago Police	\$4.00
07/21/2017	MORALES JR., NICOLAS	9161		City Of Chicago Police	\$294.13
05/18/2009	MOORE, KENNETH			City Of Chicago Police	\$32.44
03/18/2018	MONTGOMERY, CHANON	9161	44	City Of Chicago Police	\$371.87
03/18/2018	MONTGOMERY, CHANON	9161	44	City Of Chicago Police	\$300.30
08/22/2016	MIESZCAK, DANIEL	9161		City Of Chicago Police	\$72.01
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$100.00
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$4.00
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$32.35
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$20.21
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$210.00
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$210.00
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$100.00

81872

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/11/2018	MENONI, JOSEPH	9171		City Of Chicago Police	\$167.58
04/11/2018	MENONI, JOSEPH	9171		City Of Chicago Police	\$3.17
04/11/2018	MENONI, JOSEPH	9171		City Of Chicago Police	\$90.90
04/11/2018	MENONI, JOSEPH	9171		City Of Chicago Police	\$4.00
04/11/2018	MENONI, JOSEPH	9171		City Of Chicago Police	\$1.72
04/11/2018	MENONI, JOSEPH	9171		City Of Chicago Police	\$4.00
07/21/2017	MENDOZA, VICTORIA	9161		City Of Chicago Police	\$310.10
07/21/2017	MENDOZA, VICTORIA	9161		City Of Chicago Police	\$507.50
07/21/2017	MENDOZA, VICTORIA	9161		City Of Chicago Police	\$620.12
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$492.70
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$131.77
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$883.55
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$291.20
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$40.90
04/01/2017	MCDERMOTT, DANIEL			City Of Chicago Police	\$4.00
04/01/2017	MCDERMOTT, DANIEL			City Of Chicago Police	\$338.34
04/01/2017	MCDERMOTT, DANIEL			City Of Chicago Police	\$6.39
04/01/2017	MCDERMOTT, DANIEL			City Of Chicago Police	\$7.20
04/01/2017	MCDERMOTT, DANIEL			City Of Chicago Police	\$4.00
04/01/2017	MCDERMOTT, DANIEL			City Of Chicago Police	\$3.56
04/01/2017	MCDERMOTT, DANIEL			City Of Chicago Police	\$191.98
04/01/2017	MCDERMOTT, DANIEL			City Of Chicago Police	\$4.00
04/12/2017	MCCANN, RAYMOND	9161	008	City Of Chicago Police	\$100.00
04/12/2017	MCCANN, RAYMOND	9161	008	City Of Chicago Police	\$210.00
11/28/2012	MC VEY, BRIAN	9161	311	City Of Chicago Police	\$707.91
11/28/2012	MC VEY, BRIAN	9161	311	City Of Chicago Police	\$4.00
11/28/2012	MC VEY, BRIAN	9161	311	City Of Chicago Police	\$700.44
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$399.30
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$676.32
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$204.87
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$406.02
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$4.00
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81873

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$202.72
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$4.00
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$281.57
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$31.40
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$4.00
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$4.00
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$455.16
06/26/2018	MARTINEZ, JOHN	9161		City Of Chicago Police	\$33.80
09/14/2017	MARTINEZ, BENJAMIN	9161	311	City Of Chicago Police	\$1.19
09/14/2017	MARTINEZ, BENJAMIN	9161	311	City Of Chicago Police	\$4.00
09/14/2017	MARTINEZ, BENJAMIN	9161	311	City Of Chicago Police	\$133.25
03/19/2018	MARTINEZ, BENJAMIN	9161	010	City Of Chicago Police	\$9.16
03/19/2018	MARTINEZ, BENJAMIN	9161	010	City Of Chicago Police	\$359.69
03/19/2018	MARTINEZ, BENJAMIN	9161	010	City Of Chicago Police	\$4.00
03/19/2018	MARTINEZ, BENJAMIN	9161	010	City Of Chicago Police	\$6.79
03/19/2018	MARTINEZ, BENJAMIN	9161	010	City Of Chicago Police	\$115.80
03/19/2018	MARTINEZ, BENJAMIN	9161	010	City Of Chicago Police	\$24.88
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$275.84
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$228.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$228.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.40
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$318.78
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.34
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00

81874

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$228.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.23
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$182.28
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.18
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$271.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.32
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$248.19
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.21
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$164.01
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.35
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$277.84

7/25/2018

REPORTS OF COMMITTEES

81875

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.38
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$300.51
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$141.34
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.24
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$189.12
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$2.28
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$321.14
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$23.10
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$82.43
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$82.43
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$82.43
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.18
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00

81876

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$143.34
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.23
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$228.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$182.28
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$228.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.29
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$230.06
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$0.35
11/27/2017	MARSH, CHEVON	9161	044	City Of Chicago Police	\$4.00
03/31/2018	MANGAN, ROBERT	9161	701	City Of Chicago Police	\$100.00
03/31/2018	MANGAN, ROBERT	9161	701	City Of Chicago Police	\$100.00
03/31/2018	MANGAN, ROBERT	9161	701	City Of Chicago Police	\$210.00
03/31/2018	MANGAN, ROBERT	9161	701	City Of Chicago Police	\$210.00
03/31/2018	MANGAN, ROBERT	9161	701	City Of Chicago Police	\$12.03
03/31/2018	MANGAN, ROBERT	9161	701	City Of Chicago Police	\$4.00
03/31/2018	MANGAN, ROBERT	9161	701	City Of Chicago Police	\$211.67
03/31/2018	MANGAN, ROBERT	9161	701	City Of Chicago Police	\$919.01
03/31/2018	MANGAN, ROBERT	9161	701	City Of Chicago Police	\$32.35
03/31/2018	MANGAN, ROBERT	9161	701	City Of Chicago Police	\$4.00
05/06/2018	MAHER, MICHAEL	9164		City Of Chicago Police	\$98.66

7/25/2018

REPORTS OF COMMITTEES

81877

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/06/2018	MAHER, MICHAEL	9164		City Of Chicago Police	\$4.00
04/23/1988	Lappe, Michael	P	00016	City Of Chicago Police	\$754.10
04/23/1988	Lappe, Michael	P	00016	City Of Chicago Police	\$104.16
04/23/1988	Lappe, Michael	P	00016	City Of Chicago Police	\$0.93
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$841.50
08/28/2006	Laduzinsky, Mark J	P	00153	City Of Chicago Police	\$121.69
08/28/2006	Laduzinsky, Mark J	P	00153	City Of Chicago Police	\$55.34
08/28/2006	Laduzinsky, Mark J	P	00153	City Of Chicago Police	\$118.48
08/28/2006	Laduzinsky, Mark J	P	00153	City Of Chicago Police	\$4.00
08/28/2006	Laduzinsky, Mark J	P	00153	City Of Chicago Police	\$121.69
08/28/2006	Laduzinsky, Mark J	P	00153	City Of Chicago Police	\$4.00
08/28/2006	Laduzinsky, Mark J	P	00153	City Of Chicago Police	\$54.64
01/29/2018	LOIACONO, JOSEPH	9161		City Of Chicago Police	\$147.32
06/19/2018	LOIACONO, JOSEPH	9161		City Of Chicago Police	\$100.84
06/19/2018	LOIACONO, JOSEPH	9161		City Of Chicago Police	\$4.00
06/20/2018	LOIACONO, JOSEPH	9161		City Of Chicago Police	\$2.81
06/20/2018	LOIACONO, JOSEPH	9161		City Of Chicago Police	\$148.75
06/20/2018	LOIACONO, JOSEPH	9161		City Of Chicago Police	\$4.00
10/13/2017	LOGAN, NEKEETA	9161		City Of Chicago Police	\$48.17
03/03/2017	LIPA, JOSEPH	9161		City Of Chicago Police	\$167.92
03/03/2017	LIPA, JOSEPH	9161		City Of Chicago Police	\$3.19
01/01/2013	LEVERETT, SANDRA	9161	016	City Of Chicago Police	\$125.30
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$209.25
12/26/2017	LEGUT, JOSEPH	9161		City Of Chicago Police	\$4.00
12/26/2017	LEGUT, JOSEPH	9161		City Of Chicago Police	\$82.53
11/14/2012	LEFEBVRE, TODD	9161	715	City Of Chicago Police	\$7.89
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$209.25
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$292.64
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$593.45
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$298.89
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$284.10
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$329.84
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$4.00

81878

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$2.95
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$216.15
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$4.00
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$1.93
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$216.15
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$4.00
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$1.93
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$284.10
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$4.00
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$2.54
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$4.00
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$2.54
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$4.00
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$284.10
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$2.54
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$4.00
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$284.10
05/07/2013	LAWRENCE, RUBY	9161	021	City Of Chicago Police	\$2.54
04/18/2018	LANZA, OSCAR	9161	001	City Of Chicago Police	\$4.00
04/18/2018	LANZA, OSCAR	9161	001	City Of Chicago Police	\$149.40
04/18/2018	LANZA, OSCAR	9161	001	City Of Chicago Police	\$19.70
04/18/2018	LANZA, OSCAR	9161	001	City Of Chicago Police	\$4.00
04/18/2018	LANZA, OSCAR	9161	001	City Of Chicago Police	\$2.82
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$503.34
03/08/2018	LONDON, MARQUIS	9161	044	City Of Chicago Police	\$615.00
03/08/2018	LONDON, MARQUIS	9161	044	City Of Chicago Police	\$4.00
03/08/2018	LONDON, MARQUIS	9161	044	City Of Chicago Police	\$398.47
03/08/2018	LONDON, MARQUIS	9161	044	City Of Chicago Police	\$100.98
07/26/2017	LIDLAW, CRAIG	9161	211	City Of Chicago Police	\$158.22
11/26/2017	LACINA, SAMANTHA	9161		City Of Chicago Police	\$49.55
03/14/2005	Kirchner, Robert	P	09999	City Of Chicago Police	\$107.43
05/31/2018	KURI, CESAR	9161		City Of Chicago Police	\$21.55
05/31/2018	KURI, CESAR	9161		City Of Chicago Police	\$507.02

7/25/2018

REPORTS OF COMMITTEES

81879

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/31/2018	KURI, CESAR	9161		City Of Chicago Police	\$4.00
12/15/2012	KROK, KENNETH	9171	715	City Of Chicago Police	\$890.71
12/15/2012	KROK, KENNETH	9171	715	City Of Chicago Police	\$5.40
12/15/2012	KROK, KENNETH	9171	715	City Of Chicago Police	\$4.00
12/15/2012	KROK, KENNETH	9171	715	City Of Chicago Police	\$438.11
12/15/2012	KROK, KENNETH	9171	715	City Of Chicago Police	\$4.00
04/25/2018	KORWIN, MONIKA	9161		City Of Chicago Police	\$53.33
03/22/2018	KOKIC, MARKO	9161		City Of Chicago Police	\$63.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.87
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$201.41
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.41
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.76
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.76
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.76
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.76
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$1.24
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.33
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00

81880

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.95
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$1.24
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.87
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.16
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$109.22
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.41
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.16
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$1.24
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.87
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.41
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.41
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.41
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.41
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.41
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81881

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.41
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.41
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.16
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.48
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.90
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$0.76
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
09/25/2017	KINSELLA, BARBARA	9161	022	City Of Chicago Police	\$63.00
09/25/2017	KINSELLA, BARBARA	9161	022	City Of Chicago Police	\$109.09
01/11/2013	KEREAKE, DEMETRIOS	9161	011	City Of Chicago Police	\$445.72
01/11/2013	KEREAKE, DEMETRIOS	9161	011	City Of Chicago Police	\$432.66
06/07/2018	KELLY, PATRICK	9161		City Of Chicago Police	\$106.86
06/07/2018	KELLY, PATRICK	9161		City Of Chicago Police	\$4.00
07/17/2017	KELLY, GEORGE	9152	341	City Of Chicago Police	\$109.09
04/03/2017	KAZARNOWICZ, MARCIN	9161		City Of Chicago Police	\$100.00
04/03/2017	KAZARNOWICZ, MARCIN	9161		City Of Chicago Police	\$210.00
04/03/2017	KAZARNOWICZ, MARCIN	9161		City Of Chicago Police	\$37.99
04/03/2017	KAZARNOWICZ, MARCIN	9161		City Of Chicago Police	\$37.51
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$104.42
03/26/2018	KAPINOS, KRZYSZTOF	9161		City Of Chicago Police	\$4.00
03/26/2018	KAPINOS, KRZYSZTOF	9161		City Of Chicago Police	\$22.62
03/26/2018	KAPINOS, KRZYSZTOF	9161		City Of Chicago Police	\$77.48

81882

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/26/2018	KAPINOS, KRZYSZTOF	9161		City Of Chicago Police	\$4.00
03/26/2018	KAPINOS, KRZYSZTOF	9161		City Of Chicago Police	\$0.84
03/15/2018	KALAFUT, KEITH	9161		City Of Chicago Police	\$359.69
03/15/2018	KALAFUT, KEITH	9161		City Of Chicago Police	\$11.33
03/15/2018	KALAFUT, KEITH	9161		City Of Chicago Police	\$4.00
03/15/2018	KALAFUT, KEITH	9161		City Of Chicago Police	\$6.79
03/15/2018	KALAFUT, KEITH	9161		City Of Chicago Police	\$600.06
03/15/2018	KALAFUT, KEITH	9161		City Of Chicago Police	\$4.00
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$359.90
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$156.51
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$7.50
01/27/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
01/27/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$36.54
01/27/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
01/27/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$685.36
01/27/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
01/27/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$12.94
01/27/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$205.81
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$250.75
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$2.34
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$262.42
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$2.24
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$250.75
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$36.54
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$82.43
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$2.65
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$296.49
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81883

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$82.43
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$379.09
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$2.15
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$240.82
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$2.38
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$266.52
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$1.93
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$216.15
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$1.69
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$2.24
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$15.93
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$250.75
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$4.00
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$189.78
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$2.24
01/10/2018	JOZEF CZAK, TED	9161	313	City Of Chicago Police	\$7.20
01/10/2018	JOZEF CZAK, TED	9161	313	City Of Chicago Police	\$804.65
01/10/2018	JOZEF CZAK, TED	9161	313	City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$290.64
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.60
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$290.64
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.54
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$284.10
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.85

81884

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$318.71
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.34
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$261.89
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.54
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$284.10
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.58
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$288.20
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.58
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$288.20
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.28
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$255.35
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.54
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$284.10
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.60
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$290.64
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.60
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$290.64
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.60
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$290.64
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.60
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$290.64
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.23

7/25/2018

REPORTS OF COMMITTEES

81885

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$249.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.54
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$284.10
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.56
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$286.54
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.60
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$290.64
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.17
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$242.46
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.30
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$257.79
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.58
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$288.20
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.60
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$290.64
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.54
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$284.10
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$1.82
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$203.26
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.60
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$290.64
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.56

81886

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$286.54
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.60
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$290.64
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.28
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$255.35
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.54
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$284.10
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.56
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$286.54
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$2.60
06/27/2017	JOYNER, DEBORAH	9161		City Of Chicago Police	\$4.00
09/19/2017	JOYCE, BRANDON	9164		City Of Chicago Police	\$99.57
09/19/2017	JOYCE, BRANDON	9164		City Of Chicago Police	\$615.00
09/19/2017	JOYCE, BRANDON	9164		City Of Chicago Police	\$4.00
01/09/2018	JONES, ROWAN	9161	001	City Of Chicago Police	\$4.00
01/09/2018	JONES, ROWAN	9161	001	City Of Chicago Police	\$282.67
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$326.10
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81887

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$7.79
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$702.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$0.70
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$1.96
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$106.94
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$18.96
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$1.97
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$220.50
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$154.14
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$20.69
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$1.03

81888

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$115.61
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.53
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$395.58
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$78.31
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$24.17
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$2.91
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$4.00
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$1.40
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$4.00
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$74.19
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$1.40
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$4.00
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$74.19
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$1.89
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$4.00
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$211.52
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$1.40
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$4.00
11/05/2017	JOHNSON, NICHOLAS	9161	007	City Of Chicago Police	\$74.19
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$0.70
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$4.00
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$78.31
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$0.70
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81889

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$78.31
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$1.49
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$4.00
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$165.97
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$1.90
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$4.00
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$211.71
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$1.64
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$4.00
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$182.96
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$1.23
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$4.00
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$137.22
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$1.62
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$4.00
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$181.05
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$0.80
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$4.00
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$89.57
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$3.38
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$4.00
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$376.39
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$0.70
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$4.00
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$78.31
02/03/2018	JIMENEZ, SAMUEL	9161		City Of Chicago Police	\$114.02
02/03/2018	JIMENEZ, SAMUEL	9161		City Of Chicago Police	\$4.00
02/03/2018	JIMENEZ, SAMUEL	9161		City Of Chicago Police	\$3.15
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$4.00
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$4.00
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$82.43
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$4.00
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$82.43

81890

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$82.43
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$165.28
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$162.13
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$183.20
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$142.79
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$4.00
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$142.79
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$2.70
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$4.00
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$142.79
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$44.11
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$11.69
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$4.00
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$618.70
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$2.70
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$4.00
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$142.79
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$2.70
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$4.00
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$2.70
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$142.79
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$4.00
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$2.70
02/15/2018	JARZABEK, SYLWIA	9161		City Of Chicago Police	\$109.22
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$80.86
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$4.00
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$80.86
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$4.00
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$80.86
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$4.00
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$89.51
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$44.89

7/25/2018

REPORTS OF COMMITTEES

81891

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$0.34
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$4.00
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$38.00
10/30/2016	JAMES, CHERYL	9161	003	City Of Chicago Police	\$807.83
10/30/2016	JAMES, CHERYL	9161	003	City Of Chicago Police	\$212.66
10/30/2016	JAMES, CHERYL	9161	003	City Of Chicago Police	\$275.35
03/24/2018	JAGIELSKI, JAMES	9161	002	City Of Chicago Police	\$4.00
03/24/2018	JAGIELSKI, JAMES	9161	002	City Of Chicago Police	\$182.66
03/24/2018	JAGIELSKI, JAMES	9161	002	City Of Chicago Police	\$128.67
03/24/2018	JAGIELSKI, JAMES	9161	002	City Of Chicago Police	\$4.00
03/24/2018	JAGIELSKI, JAMES	9161	002	City Of Chicago Police	\$182.66
03/24/2018	JAGIELSKI, JAMES	9161	002	City Of Chicago Police	\$4.00
03/24/2018	JAGIELSKI, JAMES	9161	002	City Of Chicago Police	\$182.66
03/24/2018	JAGIELSKI, JAMES	9161	002	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.06
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.54
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.52
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.11
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$2.34
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.11
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$2.38
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.54
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.66
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.62

81892

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.09
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$3.61
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.55
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$264.79
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$258.06
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$262.12
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$258.06
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$264.03
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$261.84
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$218.74
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$264.53
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$262.12
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$225.21
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$337.81
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$225.21
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$341.68
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$264.53
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$275.06
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$268.59
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$268.59
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$264.03
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$307.43
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$253.18
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$270.51
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$275.06
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$216.83
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$258.06
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$301.19
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$303.34

7/25/2018

REPORTS OF COMMITTEES

81893

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$299.29
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$259.28
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$223.03
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$258.06
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$223.03
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$221.14
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$458.55
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.49
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.52
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.49
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.53
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.52
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.62
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.53
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$2.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.43
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.63
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.66
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.04
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.49

81894

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.95
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.97
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.94
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.50
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.10
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.49
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$4.00
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1.10
11/22/2017	JACKSON, DARNITIA	9161	015	City Of Chicago Police	\$45.38
11/22/2017	JACKSON, DARNITIA	9161	015	City Of Chicago Police	\$4.00
11/22/2017	JACKSON, DARNITIA	9161	015	City Of Chicago Police	\$256.10
11/22/2017	JACKSON, DARNITIA	9161	015	City Of Chicago Police	\$4.00
11/22/2017	JACKSON, DARNITIA	9161	015	City Of Chicago Police	\$4.84
11/23/2005	Hernandez, Sonia	P	00023	City Of Chicago Police	\$4.00
11/23/2005	Hernandez, Sonia	P	00023	City Of Chicago Police	\$4.00
11/23/2005	Hernandez, Sonia	P	00023	City Of Chicago Police	\$77.48
11/23/2005	Hernandez, Sonia	P	00023	City Of Chicago Police	\$4.00
11/23/2005	Hernandez, Sonia	P	00023	City Of Chicago Police	\$0.84
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$2.81
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$4.00
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$314.17
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$2.40
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$4.00
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$268.43
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$2.01
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$4.00
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$224.60

7/25/2018

REPORTS OF COMMITTEES

81895

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$2.40
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$4.00
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$268.43
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$1.62
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$4.00
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$181.05
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$1.21
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$4.00
08/31/2016	HURT, GINA	9161	002	City Of Chicago Police	\$135.31
05/29/2018	HUERTA, STEVEN	9161		City Of Chicago Police	\$109.10
04/22/2018	HOWARD, TONY	9161		City Of Chicago Police	\$161.00
04/22/2018	HOWARD, TONY	9161		City Of Chicago Police	\$4.00
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$4.00
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$185.00
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$615.00
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$98.66
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$4.00
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$0.82
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$4.00
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$91.48
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$7.02
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$4.00
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$123.96
04/03/2018	HOWARD, RICHARD	9171	008	City Of Chicago Police	\$18.33
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.36
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$358.35
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$356.62
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$14.14
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$6.48
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$215.80
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.40

81896

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$378.90
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.38
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$365.20
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.40
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$378.90
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.40
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$378.90
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.40
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$378.90
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.36
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$356.62
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.37
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$363.47
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.21
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$207.45
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.30
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$283.18
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.39
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$390.17
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.40
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$378.90
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.37

7/25/2018

REPORTS OF COMMITTEES

81897

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$358.35
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.28
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$269.48
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.42
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$406.21
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.42
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$406.21
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$0.37
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$4.00
02/18/2018	HILL, WILLIE	9164	044	City Of Chicago Police	\$4.00
02/18/2018	HILL, WILLIE	9164	044	City Of Chicago Police	\$90.42
11/12/2017	HILL, MONICQUE	9116		City Of Chicago Police	\$4.00
11/12/2017	HILL, MONICQUE	9116		City Of Chicago Police	\$130.30
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$4.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$7.34
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$73.08
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$16.40
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$708.49
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$210.30
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$19.87
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$4.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$4.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$63.42
04/11/2018	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/11/2018	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$100.23
04/11/2018	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/11/2018	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$600.06
04/11/2018	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$11.33

81898

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/11/2018	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$917.90
04/11/2018	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
01/08/2018	HERNANDEZ, JUAN	9161		City Of Chicago Police	\$4.00
01/08/2018	HERNANDEZ, JUAN	9161		City Of Chicago Police	\$85.47
01/08/2018	HERNANDEZ, JUAN	9161		City Of Chicago Police	\$2.56
01/08/2018	HERNANDEZ, JUAN	9161		City Of Chicago Police	\$51.90
01/08/2018	HERNANDEZ, JUAN	9161		City Of Chicago Police	\$4.00
01/08/2018	HERNANDEZ, JUAN	9161		City Of Chicago Police	\$0.98
05/16/2013	HENRY, TAMIKO	9161	022	City Of Chicago Police	\$61.22
03/14/2018	HELSON, MICHELLE	9164		City Of Chicago Police	\$11.20
03/14/2018	HELSON, MICHELLE	9164		City Of Chicago Police	\$4.00
03/14/2018	HELSON, MICHELLE	9164		City Of Chicago Police	\$4.00
03/14/2018	HELSON, MICHELLE	9164		City Of Chicago Police	\$43.63
05/04/2018	HEIDEMANN, KENNETH	9161		City Of Chicago Police	\$6.79
05/04/2018	HEIDEMANN, KENNETH	9161		City Of Chicago Police	\$359.69
05/04/2018	HEIDEMANN, KENNETH	9161		City Of Chicago Police	\$17.23
05/04/2018	HEIDEMANN, KENNETH	9161		City Of Chicago Police	\$281.17
05/04/2018	HEIDEMANN, KENNETH	9161		City Of Chicago Police	\$4.00
05/04/2018	HEIDEMANN, KENNETH	9161		City Of Chicago Police	\$2.51
05/04/2018	HEIDEMANN, KENNETH	9161		City Of Chicago Police	\$912.05
05/04/2018	HEIDEMANN, KENNETH	9161		City Of Chicago Police	\$4.00
05/04/2018	HEIDEMANN, KENNETH	9161		City Of Chicago Police	\$4.00
03/07/2018	HAYWOOD JR, ARTIS	9164	006	City Of Chicago Police	\$11.08
03/07/2018	HAYWOOD JR, ARTIS	9164	006	City Of Chicago Police	\$4.00
03/07/2018	HAYWOOD JR, ARTIS	9164	006	City Of Chicago Police	\$456.56
03/07/2018	HAYWOOD JR, ARTIS	9164	006	City Of Chicago Police	\$195.70
03/07/2018	HAYWOOD JR, ARTIS	9164	006	City Of Chicago Police	\$4.00
03/07/2018	HAYWOOD JR, ARTIS	9164	006	City Of Chicago Police	\$34.85
03/07/2018	HAYWOOD JR, ARTIS	9164	006	City Of Chicago Police	\$4.00
03/07/2018	HAYWOOD JR, ARTIS	9164	006	City Of Chicago Police	\$1.05
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$2.08
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.00
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$68.99

7/25/2018

REPORTS OF COMMITTEES

81899

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.00
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.00
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$82.43
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.00
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$985.29
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.00
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$985.29
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.00
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$82.43
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$190.30
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$9.77
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.00
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$325.58
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$1.22
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.00
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$136.46
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$8.42
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.00
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$941.60
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$8.42
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.00
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$941.60
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.90
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$4.00
11/09/2017	HAYMAN, PHILLIP	9171	008	City Of Chicago Police	\$163.18
03/22/2016	HAWKINS, BRIAN	9171	193	City Of Chicago Police	\$1.38
03/22/2016	HAWKINS, BRIAN	9171	193	City Of Chicago Police	\$3.76
03/22/2016	HAWKINS, BRIAN	9171	193	City Of Chicago Police	\$4.00
03/22/2016	HAWKINS, BRIAN	9171	193	City Of Chicago Police	\$4.00
03/22/2016	HAWKINS, BRIAN	9171	193	City Of Chicago Police	\$72.77
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$77.48
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$4.00
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$0.84

81900

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$77.48
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$77.48
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$0.84
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$0.84
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$4.00
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$0.84
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$77.48
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$4.00
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$4.00
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$43.72
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$4.00
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$82.43
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$4.00
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$82.43
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$4.00
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$4.00
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$82.43
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$4.00
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$82.43
06/16/2018	HARRIS, AINA	9161		City Of Chicago Police	\$55.34
06/06/2018	HARNESS, TROY	9161		City Of Chicago Police	\$4.00
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$232.28
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$4.00
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$4.39
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$44.96
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$181.05
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$4.00
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$1.62
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$89.57
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$4.00
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$0.80
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$218.34
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$1.95

7/25/2018

REPORTS OF COMMITTEES

81901

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$4.00
03/08/2018	HANLON, JOHN	9161		City Of Chicago Police	\$4.00
03/08/2018	HANLON, JOHN	9161		City Of Chicago Police	\$9.50
05/22/2016	HAGEN, GAIL	9171		City Of Chicago Police	\$4.00
05/22/2016	HAGEN, GAIL	9171		City Of Chicago Police	\$124.22
05/22/2016	HAGEN, GAIL	9171		City Of Chicago Police	\$372.34
05/22/2016	HAGEN, GAIL	9171		City Of Chicago Police	\$4.00
12/12/2016	HABIAK, PAUL	9161	008	City Of Chicago Police	\$4.00
12/12/2016	HABIAK, PAUL	9161	008	City Of Chicago Police	\$325.86
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$4.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$11.74
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$1.58
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$4.00
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$259.45
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$4.00
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$2.32
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$261.89
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$4.00
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$2.34
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$261.89
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$4.00
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$2.34
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$261.89
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$4.00
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$2.34
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$220.25
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$4.00
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$1.97
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$301.09
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$4.00
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$2.69
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$176.95
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$1.97

81902

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$4.00
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$220.25
12/17/2017	GUNNING, JOSEPH	9161		City Of Chicago Police	\$4.00
12/17/2017	GUNNING, JOSEPH	9161		City Of Chicago Police	\$1.85
12/17/2017	GUNNING, JOSEPH	9161		City Of Chicago Police	\$206.29
04/02/2018	GUERRERO, ENRIQUE	9161		City Of Chicago Police	\$64.80
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.05
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$44.99
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$212.52
01/25/2018	GUERRA, ROBERT	9161		City Of Chicago Police	\$4.00
01/25/2018	GUERRA, ROBERT	9161		City Of Chicago Police	\$82.43
01/25/2018	GUERRA, ROBERT	9161		City Of Chicago Police	\$4.00
01/25/2018	GUERRA, ROBERT	9161		City Of Chicago Police	\$82.43
01/25/2018	GUERRA, ROBERT	9161		City Of Chicago Police	\$4.00
01/25/2018	GUERRA, ROBERT	9161		City Of Chicago Police	\$82.43
01/25/2018	GUERRA, ROBERT	9161		City Of Chicago Police	\$82.43
01/25/2018	GUERRA, ROBERT	9161		City Of Chicago Police	\$4.00
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$275.29
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$4.00
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$209.25
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$5.20
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$77.48
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.84
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
02/05/2017	GRIFFITH, BRIAN	9161	044	City Of Chicago Police	\$214.71
01/09/2018	GREMO, MIKE	9161		City Of Chicago Police	\$4.00
01/09/2018	GREMO, MIKE	9161		City Of Chicago Police	\$17.52
01/09/2018	GREMO, MIKE	9161		City Of Chicago Police	\$359.83
01/09/2018	GREMO, MIKE	9161		City Of Chicago Police	\$4.00
03/26/2018	GREEN, LAVONDA	9164		City Of Chicago Police	\$220.01

7/25/2018

REPORTS OF COMMITTEES

81903

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/26/2018	GREEN, LAVONDA	9164		City Of Chicago Police	\$4.00
10/09/2017	GREEN, CHRISTOPHER	9161		City Of Chicago Police	\$85.44
10/09/2017	GREEN, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
10/09/2017	GREEN, CHRISTOPHER	9161		City Of Chicago Police	\$403.05
10/09/2017	GREEN, CHRISTOPHER	9161		City Of Chicago Police	\$2.56
10/09/2017	GREEN, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
03/05/2018	GRACIA, ANTHONY	P.O		City Of Chicago Police	\$4.00
03/05/2018	GRACIA, ANTHONY	P.O		City Of Chicago Police	\$0.55
03/05/2018	GRACIA, ANTHONY	P.O		City Of Chicago Police	\$50.43
09/24/2015	GORMAN, THOMAS	9161		City Of Chicago Police	\$4.00
02/16/2018	GORDON, WALTER			City Of Chicago Police	\$41.26
02/16/2018	GORDON, WALTER			City Of Chicago Police	\$195.70
02/16/2018	GORDON, WALTER			City Of Chicago Police	\$4.00
02/16/2018	GORDON, WALTER			City Of Chicago Police	\$4.00
02/16/2018	GORDON, WALTER			City Of Chicago Police	\$57.67
02/16/2018	GORDON, WALTER			City Of Chicago Police	\$4.00
02/11/2018	GOPEZ, FREDERICH	9171		City Of Chicago Police	\$5.17
02/11/2018	GOPEZ, FREDERICH	9171		City Of Chicago Police	\$91.27
02/11/2018	GOPEZ, FREDERICH	9171		City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$377.87
04/28/2017	GONZALEZ, RODOLFO	9161		City Of Chicago Police	\$170.84
02/21/2018	GONZALEZ, MONICA	9161		City Of Chicago Police	\$290.43
02/21/2018	GONZALEZ, MONICA	9161		City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$344.75
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.08
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$344.75
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$2.71
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$303.11
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.04
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$340.40

81904

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.04
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$340.40
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$2.65
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$296.57
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.17
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$355.14
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.02
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$338.21
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$1.73
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$91.63
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.47
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$388.58
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.23
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$361.68
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.39
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$379.85
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$11.98
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.04
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$340.65
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.06
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$342.84
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.10

7/25/2018

REPORTS OF COMMITTEES

81905

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$347.19
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.12
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$348.85
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$2.34
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$262.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.47
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$388.58
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$3.08
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$4.00
09/16/2017	GONZALEZ, JESUS	9161	044	City Of Chicago Police	\$142.98
02/14/2018	GOMEZ, ARNULFO	9161	212	City Of Chicago Police	\$4.00
02/14/2018	GOMEZ, ARNULFO	9161	212	City Of Chicago Police	\$3.55
02/14/2018	GOMEZ, ARNULFO	9161	212	City Of Chicago Police	\$397.37
02/13/2018	GOLDSMITH, EUGENE	9161	001	City Of Chicago Police	\$82.43
02/13/2018	GOLDSMITH, EUGENE	9161	001	City Of Chicago Police	\$4.00
02/13/2018	GOLDSMITH, EUGENE	9161	001	City Of Chicago Police	\$4.00
02/13/2018	GOLDSMITH, EUGENE	9161	001	City Of Chicago Police	\$82.43
02/13/2018	GOLDSMITH, EUGENE	9161	001	City Of Chicago Police	\$4.00
02/13/2018	GOLDSMITH, EUGENE	9161	001	City Of Chicago Police	\$239.86
03/04/2018	GILLERAN, ROBERT	9153	704	City Of Chicago Police	\$9.88
03/04/2018	GILLERAN, ROBERT	9153	704	City Of Chicago Police	\$4.00
03/04/2018	GILLERAN, ROBERT	9153	704	City Of Chicago Police	\$522.79
03/04/2018	GILLERAN, ROBERT	9153	704	City Of Chicago Police	\$149.40
03/04/2018	GILLERAN, ROBERT	9153	704	City Of Chicago Police	\$2.82
03/04/2018	GILLERAN, ROBERT	9153	704	City Of Chicago Police	\$4.00
04/06/2018	GIBBONS, KEVIN	9164		City Of Chicago Police	\$98.58
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$4.00
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$229.27
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$4.00

81906

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$41.26
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$0.78
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$4.00
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$4.00
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$2.01
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$4.00
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$224.88
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$615.00
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$106.86
06/10/2018	GENTILE, JAMES	9161		City Of Chicago Police	\$87.66
03/16/2018	GAUD, SALVADOR	9161	015	City Of Chicago Police	\$19.31
03/16/2018	GAUD, SALVADOR	9161	015	City Of Chicago Police	\$4.00
03/16/2018	GAUD, SALVADOR	9161	015	City Of Chicago Police	\$5.47
03/16/2018	GAUD, SALVADOR	9161	015	City Of Chicago Police	\$4.00
03/16/2018	GAUD, SALVADOR	9161	015	City Of Chicago Police	\$96.50
03/16/2018	GAUD, SALVADOR	9161	015	City Of Chicago Police	\$28.10
03/16/2018	GAUD, SALVADOR	9161	015	City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$372.34
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$2.05
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$228.70
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$3.53
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$395.58
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$1.72
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$104.50
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$3.53
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$395.58
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$2.44
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$272.53

7/25/2018

REPORTS OF COMMITTEES

81907

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$2.46
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$274.44
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$2.40
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$267.90
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$2.44
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$272.53
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$2.44
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$272.53
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$2.05
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$228.70
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$2.79
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$311.73
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$3.53
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$395.58
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$2.46
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$274.44
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$3.53
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$395.58
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$3.53
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$395.58
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$2.91
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$326.10

81908

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$2.46
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$274.44
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$3.53
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$395.58
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$3.20
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$4.00
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$357.47
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$32.83
12/03/2017	GARDNER, KEITH	9161		City Of Chicago Police	\$25.42
03/13/2018	GARCIA, RICKY	9161	044	City Of Chicago Police	\$1.66
03/13/2018	GARCIA, RICKY	9161	044	City Of Chicago Police	\$4.00
03/13/2018	GARCIA, RICKY	9161	044	City Of Chicago Police	\$912.25
03/13/2018	GARCIA, RICKY	9161	044	City Of Chicago Police	\$8.16
03/13/2018	GARCIA, RICKY	9161	044	City Of Chicago Police	\$4.00
03/13/2018	GARCIA, RICKY	9161	044	City Of Chicago Police	\$185.92
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$192.50
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.26
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$192.50
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.26
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$192.50
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.26
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$192.50
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.36
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$265.08
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$82.43
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.26

7/25/2018

REPORTS OF COMMITTEES

81909

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$192.50
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.26
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$192.50
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.26
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$192.50
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.18
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$141.34
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.24
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$189.12
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$40.09
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.24
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$187.12
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.24
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$187.12
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$205.81
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$12.74
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$674.27
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.26
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$192.50
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.26
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$192.50

81910

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.26
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$192.50
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.24
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$187.12
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$57.67
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$128.67
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.24
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$187.12
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.27
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$203.76
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.26
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$192.50
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$0.26
01/25/2018	GARCIA, RENE	9161		City Of Chicago Police	\$4.00
11/04/2016	GARCIA, LUIS	9161	044	City Of Chicago Police	\$209.25
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$4.00
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$211.04
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$211.04
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$367.29
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$814.58
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$4.00
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$49.83
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$4.00
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$197.37
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$4.00
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$82.43

7/25/2018

REPORTS OF COMMITTEES

81911

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$4.00
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$91.34
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$4.00
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$91.34
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$2.69
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$4.00
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$300.59
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$128.26
06/07/2018	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$90.61
06/07/2018	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$4.00
06/07/2018	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$615.00
01/28/2018	GALLEGOS, ANGELO	9161		City Of Chicago Police	\$96.50
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$206.39
06/13/2018	FUMO, JAMES	9161	044	City Of Chicago Police	\$66.30
06/13/2018	FUMO, JAMES	9161	044	City Of Chicago Police	\$9.98
06/13/2018	FUMO, JAMES	9161	044	City Of Chicago Police	\$4.00
06/13/2018	FUMO, JAMES	9161	044	City Of Chicago Police	\$123.61
06/13/2018	FUMO, JAMES	9161	044	City Of Chicago Police	\$615.00
06/13/2018	FUMO, JAMES	9161	044	City Of Chicago Police	\$120.84
06/13/2018	FUMO, JAMES	9161	044	City Of Chicago Police	\$4.00
06/13/2018	FUMO, JAMES	9161	044	City Of Chicago Police	\$176.06
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$305.44
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.38
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$266.24
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.38
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$266.24
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.03
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$226.79
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.03

81912

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$226.79
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.03
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$226.79
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.03
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$187.47
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$3.35
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$111.69
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$182.96
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.32
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$259.70
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.01
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$224.60
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.64
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$182.96
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.03
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$226.79
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.32
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$259.70
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.05
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$228.70
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.32
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$259.70

7/25/2018

REPORTS OF COMMITTEES

81913

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.97
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$220.50
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.36
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$263.80
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.73
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$305.44
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.73
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$305.44
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$226.79
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.21
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$135.31
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.73
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$305.44
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.36
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$263.80
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.36
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$263.80
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.73
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$305.44
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.36
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$263.80
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.36

81914

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$263.80
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.73
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$305.44
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.95
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$218.06
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.73
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.38
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$265.99
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.64
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$182.96
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.73
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$305.44
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.62
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$181.05
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.36
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$263.80
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.36
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$263.80
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.36
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$263.80
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.36
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$263.80

7/25/2018

REPORTS OF COMMITTEES

81915

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.01
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$224.60
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.64
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$182.96
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.64
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$182.96
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.01
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$224.60
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.64
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$182.96
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.64
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$182.96
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.64
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$182.96
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.64
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$182.96
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.73
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$305.44
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.64
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$182.96
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$2.73
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$305.44

81916

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.64
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$182.96
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$1.64
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$4.00
01/29/2018	FONG, JASON	9161	044	City Of Chicago Police	\$4.00
01/29/2018	FONG, JASON	9161	044	City Of Chicago Police	\$149.40
01/29/2018	FONG, JASON	9161	044	City Of Chicago Police	\$2.82
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$4.00
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$121.69
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$379.32
02/24/2018	FOERTSCH, JOHN	9161	003	City Of Chicago Police	\$247.32
02/24/2018	FOERTSCH, JOHN	9161	003	City Of Chicago Police	\$4.00
06/08/2018	FLORES, JULIO	9161	044	City Of Chicago Police	\$44.38
06/08/2018	FLORES, JULIO	9161	044	City Of Chicago Police	\$4.00
06/08/2018	FLORES, JULIO	9161	044	City Of Chicago Police	\$98.66
06/08/2018	FLORES, JULIO	9161	044	City Of Chicago Police	\$615.00
07/18/2017	FLORES, FERNANDO	9161	017	City Of Chicago Police	\$4.00
07/18/2017	FLORES, FERNANDO	9161	017	City Of Chicago Police	\$241.59
07/18/2017	FLORES, FERNANDO	9161	017	City Of Chicago Police	\$2.16
07/18/2017	FLORES, FERNANDO	9161	017	City Of Chicago Police	\$432.79
07/18/2017	FLORES, FERNANDO	9161	017	City Of Chicago Police	\$4.00
07/18/2017	FLORES, FERNANDO	9161	017	City Of Chicago Police	\$8.17
04/09/2018	FLISK, MARGARET	9171		City Of Chicago Police	\$17.77
04/09/2018	FLISK, MARGARET	9171		City Of Chicago Police	\$370.62
04/09/2018	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
03/02/2018	FLEMING, MEGAN	9161	003	City Of Chicago Police	\$122.24
03/02/2018	FLEMING, MEGAN	9161	003	City Of Chicago Police	\$1.09
03/02/2018	FLEMING, MEGAN	9161	003	City Of Chicago Police	\$4.00
04/12/2017	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$92.35
05/28/2018	FINERAN JR, EDWARD	9168		City Of Chicago Police	\$4.00
05/28/2018	FINERAN JR, EDWARD	9168		City Of Chicago Police	\$13.69
05/28/2018	FINERAN JR, EDWARD	9168		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81917

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/28/2018	FINERAN JR, EDWARD	9168		City Of Chicago Police	\$4.00
05/28/2018	FINERAN JR, EDWARD	9168		City Of Chicago Police	\$615.00
05/28/2018	FINERAN JR, EDWARD	9168		City Of Chicago Police	\$98.66
05/28/2018	FINERAN JR, EDWARD	9168		City Of Chicago Police	\$32.35
05/28/2018	FINERAN JR, EDWARD	9168		City Of Chicago Police	\$724.59
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$4.00
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$132.00
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$31.95
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$4.00
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$28.05
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$187.80
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$4.00
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$7.98
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$190.31
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$4.00
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$5.61
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$28.70
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$4.00
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$4.00
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$12.10
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$71.71
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$4.00
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$197.37
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$4.00
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$71.71
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$4.00
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$548.98
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$4.00
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$839.95
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$4.00
04/12/2018	FIGUEROA, MANUEL			City Of Chicago Police	\$640.48
04/29/2017	FIERRO, HUGO	9161		City Of Chicago Police	\$4.00
04/29/2017	FIERRO, HUGO	9161		City Of Chicago Police	\$0.84

81918

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/29/2017	FIERRO, HUGO	9161		City Of Chicago Police	\$77.48
04/29/2017	FIERRO, HUGO	9161		City Of Chicago Police	\$4.00
04/29/2017	FIERRO, HUGO	9161		City Of Chicago Police	\$77.48
04/29/2017	FIERRO, HUGO	9161		City Of Chicago Police	\$163.34
04/29/2017	FIERRO, HUGO	9161		City Of Chicago Police	\$4.00
04/29/2017	FIERRO, HUGO	9161		City Of Chicago Police	\$1.77
04/29/2017	FIERRO, HUGO	9161		City Of Chicago Police	\$0.84
12/06/2017	FAZY, MICHAEL	9161		City Of Chicago Police	\$163.40
12/06/2017	FAZY, MICHAEL	9161		City Of Chicago Police	\$421.00
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$59.04
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$53.11
11/27/2017	ESTER, MICHAEL	9161	008	City Of Chicago Police	\$128.67
11/27/2017	ESTER, MICHAEL	9161	008	City Of Chicago Police	\$4.00
11/27/2017	ESTER, MICHAEL	9161	008	City Of Chicago Police	\$82.43
11/27/2017	ESTER, MICHAEL	9161	008	City Of Chicago Police	\$4.00
06/09/2018	ESPINOZA, ELVIS	9165	630	City Of Chicago Police	\$615.00
06/09/2018	ESPINOZA, ELVIS	9165	630	City Of Chicago Police	\$4.00
06/09/2018	ESPINOZA, ELVIS	9165	630	City Of Chicago Police	\$100.98
06/09/2018	ESPINOZA, ELVIS	9165	630	City Of Chicago Police	\$122.60
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$860.15
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$1.97
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$220.25
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$100.23
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$2.32
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$259.45
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$2.32
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$259.45
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$1.91

7/25/2018

REPORTS OF COMMITTEES

81919

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$213.71
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$1.97
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$220.25
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$1.97
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$220.25
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$2.32
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$259.45
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$2.56
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$286.56
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$2.32
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$259.45
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$2.32
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$259.45
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$0.68
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$36.08
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$16.25
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$856.92
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$303.84
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$5.74
08/19/2017	ESPINO, EUGENIO	9161		City Of Chicago Police	\$100.00
05/24/2018	ESPARZA, RICCARDO	9161		City Of Chicago Police	\$4.00
05/24/2018	ESPARZA, RICCARDO	9161		City Of Chicago Police	\$615.00
05/24/2018	ESPARZA, RICCARDO	9161		City Of Chicago Police	\$100.98

81920

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$2.01
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$224.60
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$2.03
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$226.79
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$0.82
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$91.48
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$2.03
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$226.79
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$1.97
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$220.50
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$2.03
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$226.79
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$1.56
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$174.76
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$2.03
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$226.79
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$2.03
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$226.79
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$1.21
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$135.31
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$0.70
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$78.31

7/25/2018

REPORTS OF COMMITTEES

81921

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$0.70
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$78.31
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$2.82
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$149.40
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$2.87
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$152.19
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$26.17
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$120.84
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$615.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$2.06
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$230.26
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$1.97
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$220.50
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$2.03
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$4.00
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$226.79
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$111.55
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$615.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$90.61
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$542.82
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$62.38
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$166.02
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$2.34
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$261.89
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$261.89

81922

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

7/25/2018

REPORTS OF COMMITTEES

81923

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$1.93
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$4.00
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$216.15
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$2.34
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$4.00
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$261.89
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$2.34
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$4.00
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$261.89
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$2.34
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$4.00
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$261.89
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$2.34
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$4.00
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$4.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.54
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$260.48
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$264.53
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.54
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$4.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$264.53
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$39.05
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.09
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$4.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$221.68
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.13
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$4.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$225.73
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$2.26
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$4.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$451.46
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$2.34
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$337.81
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.54
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$4.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$264.53
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.54
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$4.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$264.53
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.50
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$4.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$4.00
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$295.08
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$2.63
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$4.00
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$295.08
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$2.63
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$4.00
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$295.08
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$2.63
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$4.00
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$295.08
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$2.63
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$4.00
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$295.08
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$2.63
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$4.00
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$295.08
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$2.63
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$4.00
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$295.08
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$2.63
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$4.00
05/26/2017	DUERSON CARTER, AUDREY	9161	003	City Of Chicago Police	\$4.00
05/26/2017	DUERSON CARTER, AUDREY	9161	003	City Of Chicago Police	\$2.32
05/26/2017	DUERSON CARTER, AUDREY	9161	003	City Of Chicago Police	\$301.62
05/26/2017	DUERSON CARTER, AUDREY	9161	003	City Of Chicago Police	\$4.00
05/26/2017	DUERSON CARTER, AUDREY	9161	003	City Of Chicago Police	\$259.98

81924

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/26/2017	DUERSON CARTER, AUDREY	9161	003	City Of Chicago Police	\$297.52
05/26/2017	DUERSON CARTER, AUDREY	9161	003	City Of Chicago Police	\$4.00
05/26/2017	DUERSON CARTER, AUDREY	9161	003	City Of Chicago Police	\$2.65
05/26/2017	DUERSON CARTER, AUDREY	9161	003	City Of Chicago Police	\$2.69
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$4.00
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$257.79
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$80.91
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$2.30
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$4.00
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$257.79
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$2.30
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$257.79
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$4.00
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$2.30
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$257.79
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$4.00
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$2.30
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$316.36
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$2.82
02/14/2018	DUDLEY, TINA	9165		City Of Chicago Police	\$4.00
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$4.00
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$115.61
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$4.00
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$1.03
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$655.03
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$4.00
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$121.69
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$4.00
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$708.73
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$121.69
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$2.40
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$4.00
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$268.43

7/25/2018

REPORTS OF COMMITTEES

81925

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$2.40
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$4.00
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$268.43
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$2.40
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$4.00
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$268.43
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$4.00
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$2.40
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$428.31
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$305.44
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$268.43
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$2.73
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$307.63
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$4.00
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$2.75
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$4.00
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$233.98
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$310.31
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$4.00
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$0.80
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$1.86
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$4.00
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$171.70
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$0.80
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$4.00
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$233.98
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$0.80
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$4.00
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$233.98
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$1.07
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$4.00
10/11/2017	DINKHA, JANEIT	9161		City Of Chicago Police	\$4.53
05/16/2018	DIMAS, CONSTANTINOS	9164		City Of Chicago Police	\$4.00

81926

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/16/2018	DIMAS, CONSTANTINOS	9164		City Of Chicago Police	\$8.90
05/16/2018	DIMAS, CONSTANTINOS	9164		City Of Chicago Police	\$4.61
05/28/2018	DIMAS, CONSTANTINOS	9164	044	City Of Chicago Police	\$7.61
05/28/2018	DIMAS, CONSTANTINOS	9164	044	City Of Chicago Police	\$4.00
05/28/2018	DIMAS, CONSTANTINOS	9164	044	City Of Chicago Police	\$850.36
06/08/2018	DIAZ, HUGO	9161		City Of Chicago Police	\$0.62
06/08/2018	DIAZ, HUGO	9161		City Of Chicago Police	\$4.00
06/08/2018	DIAZ, HUGO	9161		City Of Chicago Police	\$32.89
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$0.64
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$235.95
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$188.76
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$0.80
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$4.00
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$235.95
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$0.80
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$4.00
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$233.98
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$0.80
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$4.00
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$235.95
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$0.80
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$4.00
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$226.79
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$2.44
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$272.53
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$2.05
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$228.70
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$2.44
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81927

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$272.53
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$2.83
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$316.08
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$2.46
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$274.44
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$2.01
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$224.60
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$1.86
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$32.76
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.83
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$36.78
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$0.37
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$41.80
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$2.03
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$4.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$82.43
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$42.07
05/02/2018	DELGADO, ADRIAN	9161		City Of Chicago Police	\$4.00
05/02/2018	DELGADO, ADRIAN	9161		City Of Chicago Police	\$115.80
05/02/2018	DELGADO, ADRIAN	9161		City Of Chicago Police	\$2.19
05/02/2018	DELGADO, ADRIAN	9161		City Of Chicago Police	\$34.58
05/02/2018	DELGADO, ADRIAN	9161		City Of Chicago Police	\$4.00
06/20/2018	DELGADO FERNANDEZ, ENRIQUE	9161	312	City Of Chicago Police	\$4.00
06/20/2018	DELGADO FERNANDEZ, ENRIQUE	9161	312	City Of Chicago Police	\$216.45
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$204.00

81928

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$4.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$1.12
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$204.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$4.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$1.12
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$204.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$4.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$1.12
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$204.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$1.12
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$4.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$204.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$7.02
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$4.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$123.96
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$204.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$1.12
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$4.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$28.10
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$4.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$1.12
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$4.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$204.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$1.12
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$4.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$204.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$4.00
05/02/2018	DELEON, GUADALUPE	9161		City Of Chicago Police	\$1.12
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$4.00
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$264.33
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$4.00
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$333.57
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$264.33

7/25/2018

REPORTS OF COMMITTEES

81929

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$4.00
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$2.36
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$264.33
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$4.00
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$2.36
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$264.33
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$2.36
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$2.36
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$4.00
04/23/2018	DAVID, JONATHAN	9161		City Of Chicago Police	\$694.05
04/23/2018	DAVID, JONATHAN	9161		City Of Chicago Police	\$4.00
04/23/2018	DAVID, JONATHAN	9161		City Of Chicago Police	\$13.11
05/06/2018	DAVID, ANDREW	9161	010	City Of Chicago Police	\$4.00
05/06/2018	DAVID, ANDREW	9161	010	City Of Chicago Police	\$2.21
05/06/2018	DAVID, ANDREW	9161	010	City Of Chicago Police	\$195.70
05/06/2018	DAVID, ANDREW	9161	010	City Of Chicago Police	\$4.00
05/06/2018	DAVID, ANDREW	9161	010	City Of Chicago Police	\$223.14
02/28/2018	DASI, BHAKTI	9161		City Of Chicago Police	\$185.92
02/28/2018	DASI, BHAKTI	9161		City Of Chicago Police	\$1.66
02/28/2018	DASI, BHAKTI	9161		City Of Chicago Police	\$4.00
01/05/2018	DAHILL, DANIEL	9161	008	City Of Chicago Police	\$133.29
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$224.60
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.93
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$216.40
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2.30
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$257.79
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53

81930

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$613.89
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$188.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$510.40
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$429.33
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$11.67
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.03
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$115.61
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$82.43
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$100.13
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.95
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$218.06
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2.75
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$307.88
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53

7/25/2018

REPORTS OF COMMITTEES

81931

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2.77
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$310.07
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2.73
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$305.97
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2.91
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$326.10
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$176.95
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.95
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$218.06
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2.32
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$260.23
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.15

81932

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$465.06
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.97
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$220.50
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2.77
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$310.07
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2.01
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$615.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.95
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$218.59
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2.77
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$310.07
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.95
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$218.59
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.56
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$174.76
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$78.54
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$563.36
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$630.24

7/25/2018

REPORTS OF COMMITTEES

81933

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2.73
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$305.97
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.54
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$172.32
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.97
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$220.78
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2.36
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$263.80
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.93
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$216.15
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.19
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$133.12
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1.99
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$222.69

81934

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$1.02
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$70.45
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$22.51
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$34.37
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$23.02
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$731.78
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$22.31
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$142.15
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$46.13
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$22.41
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.32
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$228.88
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$638.46
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$45.06
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$93.25
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$30.81
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$4.00
06/05/2018	CURLEE, DOUGLAS	9161		City Of Chicago Police	\$34.71
06/05/2018	CURLEE, DOUGLAS	9161		City Of Chicago Police	\$4.00
06/05/2018	CURLEE, DOUGLAS	9161		City Of Chicago Police	\$0.31
06/05/2018	CURLEE, DOUGLAS	9161		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81935

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/05/2018	CURLEE, DOUGLAS	9161		City Of Chicago Police	\$195.70
02/21/2018	CULHANE, KEVIN	9161		City Of Chicago Police	\$4.00
05/19/2018	CRUZ, GABRIEL	9161	011	City Of Chicago Police	\$4.00
05/19/2018	CRUZ, GABRIEL	9161	011	City Of Chicago Police	\$147.48
05/19/2018	CRUZ, GABRIEL	9161	011	City Of Chicago Police	\$550.00
12/14/2017	CRAWFORD, TENISHIA	9161	005	City Of Chicago Police	\$383.37
12/14/2017	CRAWFORD, TENISHIA	9161	005	City Of Chicago Police	\$100.00
12/14/2017	CRAWFORD, TENISHIA	9161	005	City Of Chicago Police	\$210.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$82.43
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/05/2018	COYLE, RICHARD	9161		City Of Chicago Police	\$101.75
03/05/2018	COYLE, RICHARD	9161		City Of Chicago Police	\$4.00
03/05/2018	COYLE, RICHARD	9161		City Of Chicago Police	\$1.92
07/28/2017	COSTON, JIMMIE	9161		City Of Chicago Police	\$1.66
03/28/2018	COSTON, JIMMIE	9161	10	City Of Chicago Police	\$250.04
03/28/2018	COSTON, JIMMIE	9161	10	City Of Chicago Police	\$4.00
06/14/2018	COSTANZO, CARRIE	9161		City Of Chicago Police	\$4.00
06/14/2018	COSTANZO, CARRIE	9161		City Of Chicago Police	\$100.98
06/14/2018	COSTANZO, CARRIE	9161		City Of Chicago Police	\$29.21
06/14/2018	COSTANZO, CARRIE	9161		City Of Chicago Police	\$112.59
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$122.28
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$0.31
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$4.00
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$128.86
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$0.45
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$4.00
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$141.81
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$0.10
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$4.00
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$95.72
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$46.95
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$4.00
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$4.00

81936

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$0.24
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$135.33
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$4.00
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$0.37
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$141.81
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$4.00
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$0.45
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$128.86
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$0.31
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$4.00
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$4.00
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$278.55
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$2.43
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$4.00
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$290.09
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$4.00
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$1.69
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$31.84
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$4.00
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$0.34
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$353.14
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$1.82
01/03/2014	COONEY, CARRIE	P.O.	024	City Of Chicago Police	\$4.00
01/03/2014	COONEY, CARRIE	P.O.	024	City Of Chicago Police	\$108.31
01/05/2018	CONWAY, JOHN	9161		City Of Chicago Police	\$0.31
01/05/2018	CONWAY, JOHN	9161		City Of Chicago Police	\$4.00
01/05/2018	CONWAY, JOHN	9161		City Of Chicago Police	\$34.20
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$1.54
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$4.00
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$4.00
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$2.34
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$261.89
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81937

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$2.34
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$261.89
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$4.00
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$172.32
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$2.34
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$4.00
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$261.89
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$2.34
04/05/2018	CONROY, BRIDGET	9161		City Of Chicago Police	\$261.89
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$4.00
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$82.43
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$98.66
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$4.00
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$615.00
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$0.70
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$700.38
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$36.90
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$4.00
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$137.78
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$13.23
06/05/2018	CONRAD, ROBERT	9161		City Of Chicago Police	\$4.00
07/03/2016	CONNOLLY, KIMBERLY	9169	055	City Of Chicago Police	\$159.11
06/05/2018	CONNELLY, JASON	9161		City Of Chicago Police	\$4.00
06/05/2018	CONNELLY, JASON	9161		City Of Chicago Police	\$475.31
06/05/2018	CONNELLY, JASON	9161		City Of Chicago Police	\$0.48
11/23/2017	COLLAZO, JAVIER	9161		City Of Chicago Police	\$4.00
11/23/2017	COLLAZO, JAVIER	9161		City Of Chicago Police	\$277.04
11/23/2017	COLLAZO, JAVIER	9161		City Of Chicago Police	\$4.00
11/23/2017	COLLAZO, JAVIER	9161		City Of Chicago Police	\$5.24
11/23/2017	COLLAZO, JAVIER	9161		City Of Chicago Police	\$43.23
04/13/2018	COLEMAN, RAMONA	9161	171	City Of Chicago Police	\$100.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$509.05
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$65.80

81938

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$525.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$764.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$509.05
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$65.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$355.12
05/29/2018	CLAY, RONIN	9161		City Of Chicago Police	\$300.18
05/29/2018	CLAY, RONIN	9161		City Of Chicago Police	\$4.00
12/15/2017	CHICO, PETER	9161	004	City Of Chicago Police	\$4.00
12/15/2017	CHICO, PETER	9161	004	City Of Chicago Police	\$0.28
12/15/2017	CHICO, PETER	9161	004	City Of Chicago Police	\$210.19
08/19/2017	CHAVOLLA, JORGE	9164		City Of Chicago Police	\$236.42
08/19/2017	CHAVOLLA, JORGE	9164		City Of Chicago Police	\$4.00
08/19/2017	CHAVOLLA, JORGE	9164		City Of Chicago Police	\$2.12
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$303.53
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$4.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$227.70
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$2.63
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$4.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$294.05
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$2.71
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$4.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$303.53
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$3.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$4.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$2.71
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$4.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$3.27
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$4.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$366.23
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$3.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$4.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$335.69
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$335.69

7/25/2018

REPORTS OF COMMITTEES

81939

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$424.92
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$4.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$3.80
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$259.70
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$2.32
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$4.00
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$10.08
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$171.27
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$533.61
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$1.40
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$4.00
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$74.19
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$10.58
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$4.00
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$560.29
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$307.95
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$80.81
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$4.00
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$4.00
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$119.37
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$4.00
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$245.20
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$0.27
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$4.00
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$38.40
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$3.24
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$4.00
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$4.00
12/06/2016	CAZARES, MAURIZIO	9161		City Of Chicago Police	\$210.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$702.81
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$1.21
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.83

81940

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$55.34
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$221.92
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$4.00
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$178.86
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$2.65
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$4.00
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$296.99
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$20.69
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$4.00
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$120.84
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$4.00
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$615.00
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$1.95
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$4.00
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$218.06
04/02/2018	CASTRO, ANTONIO			City Of Chicago Police	\$1.60
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$0.74
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$187.94
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$4.00
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$1.32
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$33.65
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$4.00
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$0.03
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$793.09
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$4.00
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$1.37
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$300.30
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$187.94
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$4.00
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$0.74
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81941

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$217.35
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$255.88
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$2.28
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$4.00
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$255.88
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$22.51
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$4.00
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$64.76
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$2.32
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$4.00
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$259.98
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$3.29
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$4.00
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$368.83
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$4.00
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$2.28
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$259.98
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$4.00
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$2.32
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$255.88
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$4.00
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$2.28
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$261.66
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$4.00
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$2.33
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$255.88
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$4.00
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$2.28
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$255.88
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$2.28
05/20/2018	CASTILLO, ANDREW	9161	003	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
12/12/2017	CARTER, ACSHRAMM ADAR	9164		City Of Chicago Police	\$98.07

81942

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$0.44
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$215.64
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$4.00
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$0.55
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$220.44
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$4.00
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$1.24
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$4.00
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$114.39
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$0.44
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$4.00
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$172.46
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$4.00
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$172.46
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$1.24
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$4.00
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$114.39
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$32.44
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$0.57
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$617.26
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$3.81
05/05/2017	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$40.90
04/20/2018	CARDELLA, ANTHONY	9161	025	City Of Chicago Police	\$239.04
04/20/2018	CARDELLA, ANTHONY	9161	025	City Of Chicago Police	\$4.00
04/20/2018	CARDELLA, ANTHONY	9161	025	City Of Chicago Police	\$2.59
12/11/2017	CAPPELLO, JOSEPH	9161		City Of Chicago Police	\$91.27
12/11/2017	CAPPELLO, JOSEPH	9161		City Of Chicago Police	\$91.27
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$80.91
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$80.91
05/26/2018	CALDERON, SERGIO	9164		City Of Chicago Police	\$2.43
05/26/2018	CALDERON, SERGIO	9164		City Of Chicago Police	\$205.81
05/26/2018	CALDERON, SERGIO	9164		City Of Chicago Police	\$4.00
05/26/2018	CALDERON, SERGIO	9164		City Of Chicago Police	\$271.69

7/25/2018

REPORTS OF COMMITTEES

81943

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/26/2018	CALDERON, SERGIO	9164		City Of Chicago Police	\$4.00
05/24/2018	CALDERON, ALDO	9161		City Of Chicago Police	\$4.00
05/24/2018	CALDERON, ALDO	9161		City Of Chicago Police	\$50.00
05/24/2018	CALDERON, ALDO	9161		City Of Chicago Police	\$185.92
05/24/2018	CALDERON, ALDO	9161		City Of Chicago Police	\$4.00
05/24/2018	CALDERON, ALDO	9161		City Of Chicago Police	\$1.66
09/24/2001	Barth-Flynn, Terese	P	00016	City Of Chicago Police	\$1.68
09/24/2001	Barth-Flynn, Terese	P	00016	City Of Chicago Police	\$187.33
09/24/2001	Barth-Flynn, Terese	P	00016	City Of Chicago Police	\$4.00
05/27/2018	BUX, EMIL	9161	015	City Of Chicago Police	\$4.00
05/27/2018	BUX, EMIL	9161	015	City Of Chicago Police	\$12.82
05/27/2018	BUX, EMIL	9161	015	City Of Chicago Police	\$427.48
01/03/2016	BUTLER, SHEILA	9153		City Of Chicago Police	\$428.31
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$4.00
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$335.69
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$4.00
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$3.00
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$300.59
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$4.00
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$2.69
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$264.33
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$4.00
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$2.36
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$296.49
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$4.00
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$2.65
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$296.49
01/16/2018	BURNETT, MARQUES	9161		City Of Chicago Police	\$2.65
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$54.57
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$213.96
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$255.88
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$4.00
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$2.28

81944

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$173.77
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$4.00
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$288.04
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$4.00
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$2.57
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$4.00
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$1.91
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$4.00
04/20/2018	BUCKS, PETER	9161	014	City Of Chicago Police	\$254.30
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$2.26
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$255.35
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$253.16
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$2.28
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$4.00
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$255.35
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$2.26
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$4.00
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$253.16
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$2.28
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$4.00
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$255.35
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$17.80
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$4.00
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$78.31
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$1.09
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$4.00
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$122.24
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$4.00
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$267.47
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$4.00
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$50.26
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$0.70
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81945

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$78.31
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$2.28
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$4.00
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$4.00
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$270.34
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$2.01
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$224.60
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$1.64
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$182.96
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$2.01
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$224.60
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$2.01
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$224.60
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$2.42
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
08/21/2011	BROWN, SHARONE	9161		City Of Chicago Police	\$106.69
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$4.00
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$4.00
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$2.36
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$220.25
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$4.00
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$1.97
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$259.45
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$4.00
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$2.32
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$4.00
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$1.97
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$4.00
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$220.25

81946

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$1.97
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$264.08
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$220.25
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$259.45
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$220.25
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$2.32
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$4.00
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$1.97
05/14/2018	BRINK, KENNETH	9161	006	City Of Chicago Police	\$117.00
05/14/2018	BRINK, KENNETH	9161	006	City Of Chicago Police	\$1.18
05/14/2018	BRINK, KENNETH	9161	006	City Of Chicago Police	\$4.00
05/14/2018	BRINK, KENNETH	9161	006	City Of Chicago Police	\$95.21
05/14/2018	BRINK, KENNETH	9161	006	City Of Chicago Police	\$4.00
05/14/2018	BRINK, KENNETH	9161	006	City Of Chicago Police	\$4.00
05/14/2018	BRINK, KENNETH	9161	006	City Of Chicago Police	\$62.40
03/25/2018	BRAITHWAITE, EBONY	9161	003	City Of Chicago Police	\$60.08
08/23/2017	BRADFORD, MARISA	9161	001	City Of Chicago Police	\$41.39
08/23/2017	BRADFORD, MARISA	9161	001	City Of Chicago Police	\$4.00
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$1.86
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$4.00
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$207.65
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$4.00
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$18.62
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$3.67
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$4.00
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$410.74
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$4.30
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$4.00
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$481.65
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$4.36
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$4.00
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$488.30
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$1.97

7/25/2018

REPORTS OF COMMITTEES

81947

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$220.25
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$4.00
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$220.25
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$1.97
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$4.00
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$220.25
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$1.56
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$4.00
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$174.51
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$1.56
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$4.00
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$174.51
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$4.00
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$1.97
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$220.25
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$4.00
04/15/2018	BONGIOVANNI, KELLY	9161	044	City Of Chicago Police	\$1.97
04/10/2018	BOLANOS, ADOLFO	9161	044	City Of Chicago Police	\$188.76
04/10/2018	BOLANOS, ADOLFO	9161	044	City Of Chicago Police	\$0.64
04/10/2018	BOLANOS, ADOLFO	9161	044	City Of Chicago Police	\$4.00
05/26/2018	BOHAN, DANIEL	9161		City Of Chicago Police	\$4.00
05/26/2018	BOHAN, DANIEL	9161		City Of Chicago Police	\$275.57
05/26/2018	BOHAN, DANIEL	9161		City Of Chicago Police	\$4.00
05/26/2018	BOHAN, DANIEL	9161		City Of Chicago Police	\$6.92
05/26/2018	BOHAN, DANIEL	9161		City Of Chicago Police	\$2.47
05/21/2018	BOGUSIEWICZ, LAURIE	9161	019	City Of Chicago Police	\$10.71
05/21/2018	BOGUSIEWICZ, LAURIE	9161	019	City Of Chicago Police	\$4.00
05/21/2018	BOGUSIEWICZ, LAURIE	9161	019	City Of Chicago Police	\$163.34
05/21/2018	BOGUSIEWICZ, LAURIE	9161	019	City Of Chicago Police	\$1.77
05/21/2018	BOGUSIEWICZ, LAURIE	9161	019	City Of Chicago Police	\$90.01
05/21/2018	BOGUSIEWICZ, LAURIE	9161	019	City Of Chicago Police	\$4.00
05/21/2018	BOGUSIEWICZ, LAURIE	9161	019	City Of Chicago Police	\$0.98
05/21/2018	BOGUSIEWICZ, LAURIE	9161	019	City Of Chicago Police	\$4.00

81948

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/08/2018	BOGOJESKI, MARTIN	9161		City Of Chicago Police	\$2.47
02/08/2018	BOGOJESKI, MARTIN	9161		City Of Chicago Police	\$4.00
02/08/2018	BOGOJESKI, MARTIN	9161		City Of Chicago Police	\$275.57
04/20/2018	BOEDEKER, BRYAN			City Of Chicago Police	\$4.00
06/15/2018	BISHOP, THOMAS	9161		City Of Chicago Police	\$36.90
06/15/2018	BISHOP, THOMAS	9161		City Of Chicago Police	\$4.00
06/15/2018	BISHOP, THOMAS	9161		City Of Chicago Police	\$0.70
05/11/2018	BIRDSONG, MATTHEW	9161		City Of Chicago Police	\$4.00
05/11/2018	BIRDSONG, MATTHEW	9161		City Of Chicago Police	\$2.47
05/11/2018	BIRDSONG, MATTHEW	9161		City Of Chicago Police	\$275.57
03/18/2018	BILOTTI, ROBERT	9161	008	City Of Chicago Police	\$4.00
03/18/2018	BILOTTI, ROBERT	9161	008	City Of Chicago Police	\$2.56
03/18/2018	BILOTTI, ROBERT	9161	008	City Of Chicago Police	\$146.63
03/18/2018	BILOTTI, ROBERT	9161	008	City Of Chicago Police	\$185.92
03/18/2018	BILOTTI, ROBERT	9161	008	City Of Chicago Police	\$4.00
03/18/2018	BILOTTI, ROBERT	9161	008	City Of Chicago Police	\$1.66
03/18/2018	BILOTTI, ROBERT	9161	008	City Of Chicago Police	\$286.54
05/03/2018	BEYER, THOMAS	9161		City Of Chicago Police	\$515.66
05/03/2018	BEYER, THOMAS	9161		City Of Chicago Police	\$4.00
05/03/2018	BEYER, THOMAS	9161		City Of Chicago Police	\$9.74
05/03/2018	BEYER, THOMAS	9161		City Of Chicago Police	\$195.70
05/03/2018	BEYER, THOMAS	9161		City Of Chicago Police	\$4.00
05/12/2018	BETZ, JUSTIN	9161		City Of Chicago Police	\$4.00
05/12/2018	BETZ, JUSTIN	9161		City Of Chicago Police	\$0.86
05/12/2018	BETZ, JUSTIN	9161		City Of Chicago Police	\$231.97
05/12/2018	BETZ, JUSTIN	9161		City Of Chicago Police	\$4.00
05/12/2018	BETZ, JUSTIN	9161		City Of Chicago Police	\$96.88
05/12/2018	BETZ, JUSTIN	9161		City Of Chicago Police	\$2.07
09/21/2017	BERMUDEZ, ERIC	9161		City Of Chicago Police	\$4.00
09/21/2017	BERMUDEZ, ERIC	9161		City Of Chicago Police	\$274.96
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$247.34
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$2.21
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81949

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$293.08
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$2.21
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$247.34
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$26.01
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$837.90
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$187.22
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$2.19
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$244.90
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$2.19
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$244.90
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$2.60
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$290.64
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$305.94
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$512.03
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$2.62
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$244.54
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$2.53
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$4.00
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$283.74
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$2.53
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$4.00
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$283.74
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$2.53

81950

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$4.00
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$283.74
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$2.84
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$4.00
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$318.29
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$2.18
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$4.00
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$244.54
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$2.18
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$4.00
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$244.54
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$2.18
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$4.00
05/13/2018	BENFORD, ANDRE	9161	021	City Of Chicago Police	\$401.87
05/13/2018	BENFORD, ANDRE	9161	021	City Of Chicago Police	\$4.00
03/24/2018	BELANGER, SAMANTHA	9161		City Of Chicago Police	\$13.58
03/24/2018	BELANGER, SAMANTHA	9161		City Of Chicago Police	\$4.00
03/24/2018	BELANGER, SAMANTHA	9161		City Of Chicago Police	\$4.00
03/24/2018	BELANGER, SAMANTHA	9161		City Of Chicago Police	\$718.65
03/24/2018	BELANGER, SAMANTHA	9161		City Of Chicago Police	\$385.45
05/05/2018	BEDALOW, LIZZETH	9164		City Of Chicago Police	\$82.43
05/05/2018	BEDALOW, LIZZETH	9164		City Of Chicago Police	\$4.00
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$222.69
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$1.99
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$4.00
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$222.69
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$2.40
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$4.00
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$268.43
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$2.75
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$4.00
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$308.16
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$2.64

7/25/2018

REPORTS OF COMMITTEES

81951

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$4.00
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$1.99
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$222.69
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$4.00
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$1.99
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$222.69
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$4.00
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$1.99
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$295.27
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$4.00
05/19/2018	BASILE, MICHAEL	9161	193	City Of Chicago Police	\$220.01
05/19/2018	BASILE, MICHAEL	9161	193	City Of Chicago Police	\$4.00
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$37.43
05/14/2018	BANSLEY, PATRICK	9161		City Of Chicago Police	\$115.80
05/14/2018	BANSLEY, PATRICK	9161		City Of Chicago Police	\$2.19
05/14/2018	BANSLEY, PATRICK	9161		City Of Chicago Police	\$4.00
07/05/2017	BALASZ, TIMOTHY	9171		City Of Chicago Police	\$346.83
07/05/2017	BALASZ, TIMOTHY	9171		City Of Chicago Police	\$4.00
07/05/2017	BALASZ, TIMOTHY	9171		City Of Chicago Police	\$3.10
07/05/2017	BALASZ, TIMOTHY	9171		City Of Chicago Police	\$4.00
07/05/2017	BALASZ, TIMOTHY	9171		City Of Chicago Police	\$4.00
07/05/2017	BALASZ, TIMOTHY	9171		City Of Chicago Police	\$814.37
03/30/2018	BAILEY, CEDRIC	9161		City Of Chicago Police	\$32.61
03/30/2018	BAILEY, CEDRIC	9161		City Of Chicago Police	\$207.45
03/30/2018	BAILEY, CEDRIC	9161		City Of Chicago Police	\$4.00
03/30/2018	BAILEY, CEDRIC	9161		City Of Chicago Police	\$0.21
03/30/2018	BAILEY, CEDRIC	9161		City Of Chicago Police	\$370.94
03/30/2018	BAILEY, CEDRIC	9161		City Of Chicago Police	\$4.00
03/30/2018	BAILEY, CEDRIC	9161		City Of Chicago Police	\$0.40
03/30/2018	BAILEY, CEDRIC	9161		City Of Chicago Police	\$378.90
03/30/2018	BAILEY, CEDRIC	9161		City Of Chicago Police	\$4.00
03/30/2018	BAILEY, CEDRIC	9161		City Of Chicago Police	\$0.40
08/09/2017	BAIG, MUHAMMAD	9161		City Of Chicago Police	\$4.00

81952

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/09/2017	BAIG, MUHAMMAD	9161		City Of Chicago Police	\$1.17
08/09/2017	BAIG, MUHAMMAD	9161		City Of Chicago Police	\$336.41
08/09/2017	BAIG, MUHAMMAD	9161		City Of Chicago Police	\$4.00
08/09/2017	BAIG, MUHAMMAD	9161		City Of Chicago Police	\$1.17
08/09/2017	BAIG, MUHAMMAD	9161		City Of Chicago Police	\$336.41
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
05/31/2011	Ali, Mohammed	po		City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$39.28
05/28/2017	AYLWARD, PATRICK	9171	018	City Of Chicago Police	\$265.99

7/25/2018

REPORTS OF COMMITTEES

81953

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/28/2017	AYLWARD, PATRICK	9171	018	City Of Chicago Police	\$222.69
05/28/2017	AYLWARD, PATRICK	9171	018	City Of Chicago Police	\$226.79
05/28/2017	AYLWARD, PATRICK	9171	018	City Of Chicago Police	\$1.99
05/28/2017	AYLWARD, PATRICK	9171	018	City Of Chicago Police	\$4.00
05/28/2017	AYLWARD, PATRICK	9171	018	City Of Chicago Police	\$2.38
05/28/2017	AYLWARD, PATRICK	9171	018	City Of Chicago Police	\$2.03
03/15/2018	AVILES LANE, PAUL	9161		City Of Chicago Police	\$2.41
03/15/2018	AVILES LANE, PAUL	9161		City Of Chicago Police	\$4.00
03/15/2018	AVILES LANE, PAUL	9161		City Of Chicago Police	\$269.59
06/05/2017	AVALOS, ANGEL	9161	012	City Of Chicago Police	\$119.91
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$327.22
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$286.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$0.61
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$278.89
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$1.37
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$247.18
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$315.93
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$2.22
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$327.22
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$2.22
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$327.22
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$262.07
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$13.23
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$700.38

81954

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$145.98
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$2.82
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$149.40
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$0.70
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$36.90
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$1.50
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$259.95
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$2.22
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$1.79
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$2.71
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$4.00
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$303.53
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$2.71
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$4.00
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$303.53
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$2.30
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$4.00
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$257.79
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$2.34
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$4.00
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$261.89
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$2.71
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$4.00
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$303.53
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$2.34
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$4.00
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$261.89
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$2.86
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81955

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/10/2017	ARES, MICHAEL	9161		City Of Chicago Police	\$320.46
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$36.08
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$615.00
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$120.84
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$207.43
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$3.92
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$32.89
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.62
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$32.34
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.61
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.68
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$43.41
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.67
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$35.67
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$209.11
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$4.00
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$1.87
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$222.69
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$4.00
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$1.99
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$1.62
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$11.68
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$213.21
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$4.00
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$1.91
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$181.05

81956

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$4.00
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$4.00
06/24/2018	ALTAMIRANO, LAZARO	9171		City Of Chicago Police	\$0.62
06/24/2018	ALTAMIRANO, LAZARO	9171		City Of Chicago Police	\$32.89
06/24/2018	ALTAMIRANO, LAZARO	9171		City Of Chicago Police	\$4.00
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$2.30
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$4.00
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$1.93
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$261.89
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$2.34
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$216.15
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$66.22
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$4.00
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$257.79
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$4.00
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$2.30
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$274.72
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$4.00
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$4.00
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$257.79
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$2.45
12/12/2017	ALMANZA, THERESA	9161	193	City Of Chicago Police	\$4.00
05/08/2018	ALLEN, RAYMOND	9161	022	City Of Chicago Police	\$77.48
05/08/2018	ALLEN, RAYMOND	9161	022	City Of Chicago Police	\$4.00
05/08/2018	ALLEN, RAYMOND	9161	022	City Of Chicago Police	\$0.84
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$4.00
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$222.69
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$222.69
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$4.00
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$1.99
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$266.52
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$4.00
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$2.38

7/25/2018

REPORTS OF COMMITTEES

81957

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$218.06
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$4.00
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$1.95
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$220.78
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$4.00
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$1.97
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$1.99
05/03/2018	AGOSTO, HECTOR	9153		City Of Chicago Police	\$513.32
05/03/2018	AGOSTO, HECTOR	9153		City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$840.00
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$4.00
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$187.68
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$0.76
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$4.00
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$179.32
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$4.00
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$181.20
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$0.76
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$4.00
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$179.32
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$0.84
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$0.77
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$351.06
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$2.49
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$4.00
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$2.49
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$4.00
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$351.06
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$2.49
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$4.00
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$351.06
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$2.49
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$4.00

81958

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$351.06
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$2.49
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$4.00
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$351.06
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$2.49
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$4.00
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$351.06
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$2.49
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$4.00
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$351.06
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$4.00
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$462.88
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$3.27
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$4.00
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$424.30
05/17/2017	ACEVEDO, MARTIN	9161	010	City Of Chicago Police	\$878.83
05/12/2018	ACEVEDO, ERIC	9161		City Of Chicago Police	\$4.00
05/12/2018	ACEVEDO, ERIC	9161		City Of Chicago Police	\$90.90
05/12/2018	ACEVEDO, ERIC	9161		City Of Chicago Police	\$1.72
05/12/2018	ACEVEDO, ERIC	9161		City Of Chicago Police	\$7.88
05/12/2018	ACEVEDO, ERIC	9161		City Of Chicago Police	\$4.00
05/12/2018	ACEVEDO, ERIC	9161		City Of Chicago Police	\$417.20
04/25/2018	ACEVEDO, EDWARD	9161	016	City Of Chicago Police	\$6.46
04/25/2018	ACEVEDO, EDWARD	9161	016	City Of Chicago Police	\$4.00
04/25/2018	ACEVEDO, EDWARD	9161	016	City Of Chicago Police	\$722.50
11/19/2017	ABURIZEG, MOHAMMAD	9161		City Of Chicago Police	\$126.22
11/19/2017	ABURIZEG, MOHAMMAD	9161		City Of Chicago Police	\$4.00
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$216.15
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$2.30
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$257.79
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$2.30
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81959

81960

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$257.79
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$891.20
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$257.79
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$257.79
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$257.79
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$2.67
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$299.43
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$1.93
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$2.30
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$216.15
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$1.93
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$2.30
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$257.79
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$0.48
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$2.30
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$2.30
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00
05/02/2018	ABBATE, TERRY	9161	012	City Of Chicago Police	\$4.00
05/02/2018	ABBATE, TERRY	9161	012	City Of Chicago Police	\$4.14
05/02/2018	ABBATE, TERRY	9161	012	City Of Chicago Police	\$4.00
05/02/2018	ABBATE, TERRY	9161	012	City Of Chicago Police	\$2.07
05/02/2018	ABBATE, TERRY	9161	012	City Of Chicago Police	\$219.11
05/02/2018	ABBATE, TERRY	9161	012	City Of Chicago Police	\$109.52
	Number	Amount			
Total:	4645	\$445,619.42			
	Number	Amount			
Total:	5798	\$563,002.81			

Regular Orders.
(All Amounts)

[Or2018-337]

Ordered, That the City Comptroller is authorized and directed to issue payments, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named. The payment of any of these bills shall not be construed as an approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of said claims is set opposite the names of the injured members of the Police Department and/or the Fire Department, and payments are to be drawn in favor of the proper claimants and charged to the following Account Numbers: 100-57-2005-0937; 610-57-4415-0937; 740-57-4415-0937; 100-59-2005-0937; 610-59-4415-0937; and 740-59-4415-0937.

[Regular orders (all amounts) printed on pages 81962
through 81988 of this *Journal*.]

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Third Party Orders.
(Each Amount Not To Exceed \$1,000.00)

[Or2018-338]

Ordered, That the City Comptroller is authorized and directed to issue payments, each in an amount not to exceed \$1,000.00, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named; provided such members of the Police Department and/or Fire Department shall enter into an agreement in writing with the City of Chicago to the effect that, should it appear that any of said members of the Police Department and/or Fire Department have received any sum of money from the party whose negligence caused such injury, or have instituted proceedings against such party for the recovery of damage on account of such injury or medical expenses, then in that event the City shall be reimbursed by such member of the Police Department and/or the Fire Department out of any sum that such member of the Police Department and/or Fire Department has received or may hereafter receive from such third party on account of such injury or medical expenses, not to exceed the expense in accordance with Opinion Number 1422 of the Corporation Counsel of said City, dated March 19, 1926. The payment of any of these bills

(Continued on page 81989)

City Of Chicago
Police & Fire Regular Orders

81962

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
Insured Name1: City Of Chicago Fire					
10/23/2013	WILLIAMS, CHARLES	8811		City Of Chicago Fire	\$1,800.00
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$38.39
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$3,048.88
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$2,058.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$2,658.88
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$2,058.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$1,372.00
01/10/2018	URBANSKI, LEONARD	8731		City Of Chicago Fire	\$2,649.76
01/10/2018	URBANSKI, LEONARD	8731		City Of Chicago Fire	\$4.00
01/10/2018	URBANSKI, LEONARD	8731		City Of Chicago Fire	\$0.32
01/10/2018	URBANSKI, LEONARD	8731		City Of Chicago Fire	\$311.06
01/10/2018	URBANSKI, LEONARD	8731		City Of Chicago Fire	\$4.00
01/10/2018	URBANSKI, LEONARD	8731		City Of Chicago Fire	\$23.71
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$62.19
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$1,140.95
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$0.56
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$0.68
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$113.94
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$1.02
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$31.80
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$0.95
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$85.32
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$2.56
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$614.86
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$18.45

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$8.18
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$575.27
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$76.01
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$1.38
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$129.17
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$27.56
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$575.27
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$188.49
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$787.01
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$126.23
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$1,244.75
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$30.22
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$65.04
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$12.35
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$0.11
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$112.21
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$1.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$61.66
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$0.55
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$157.02
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$1.40
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$154.02
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
12/08/2017	STEPANEK, ROBERT	8731		City Of Chicago Fire	\$11,861.23

7/25/2018

REPORTS OF COMMITTEES

81963

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/09/2016	SMITH, DERRICK	8801		City Of Chicago Fire	\$0.08
05/09/2016	SMITH, DERRICK	8801		City Of Chicago Fire	\$4.00
05/09/2016	SMITH, DERRICK	8801		City Of Chicago Fire	\$85.48
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$24,575.04
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$5,045.47
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$660.30
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$4.27
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$417.22
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$431.44
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$4.00
02/27/2011	ROBINSON, GREGORY	8735		City Of Chicago Fire	\$4.00
10/04/2017	RAMIREZ JR, GUILLERMO	8801		City Of Chicago Fire	\$11,744.99
04/16/2018	POPP, JOHN	8731		City Of Chicago Fire	\$1,088.55
04/18/2018	PALLER, LAWRENCE	8801		City Of Chicago Fire	\$1,050.74
05/23/2018	PAGAN, LUIS	8811		City Of Chicago Fire	\$4,758.19
08/16/2000	Ocallaghan, Patrick	F	00377	City Of Chicago Fire	\$845.31
07/05/2018	O'MALLEY, MICHAEL	8750		City Of Chicago Fire	\$453.15
07/05/2018	O'MALLEY, MICHAEL	8750		City Of Chicago Fire	\$256.09
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$3,653.23
03/12/2018	MEEKS, CHRISTINE	8750		City Of Chicago Fire	\$2,421.16
02/11/2017	KIRBY, JAMES	8801		City Of Chicago Fire	\$6,945.99
02/08/2018	JACKSON, ENOCH	8801		City Of Chicago Fire	\$1,349.29
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$1,297.32
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$205.46
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$263.41
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$359.13
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$263.41
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$48.56
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$48.56
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$8.24
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$1,406.55
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$302.04
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$4.00

81964

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$9.06
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$15.55
03/08/2018	HOUSTON, VICTOR	8801		City Of Chicago Fire	\$4.00
04/25/2018	HARTY, TARYN	8801		City Of Chicago Fire	\$1,330.35
10/23/1997	Graves, Michael P	M	00647	City Of Chicago Fire	\$460.95
06/01/2012	GIUFFRE, PHILIP	FF/P		City Of Chicago Fire	\$1,415.60
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$226.79
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.03
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$224.88
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.01
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$253.63
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.27
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$307.63
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.75
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$226.79
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.03
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$181.05
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$1.62

7/25/2018

REPORTS OF COMMITTEES

81965

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$209.80
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$1.88
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$74.59
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$8.01
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$209.80
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$1.88
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$307.63
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.75
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$47.94
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$7.15

81966

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$162.52
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.88
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$226.79
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.03
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$255.54
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$4.00
02/20/2018	FORTIS, JOSEPH	8728		City Of Chicago Fire	\$2.29
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$22,102.57
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$10,543.56
04/09/2018	ENHELDER, SHARI	8750		City Of Chicago Fire	\$1,190.16
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$315.90
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$503.34
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$63.70
04/25/2018	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$4,830.81
01/14/2018	CANTANVESPI, NICK	8731		City Of Chicago Fire	\$1,056.65
01/04/2018	CAMPBELL, JOSEPH	8811		City Of Chicago Fire	\$5.89

7/25/2018

REPORTS OF COMMITTEES

81967

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/04/2018	CAMPBELL, JOSEPH	8811		City Of Chicago Fire	\$311.46
01/04/2018	CAMPBELL, JOSEPH	8811		City Of Chicago Fire	\$4.00
01/04/2018	CAMPBELL, JOSEPH	8811		City Of Chicago Fire	\$1,779.33
01/04/2018	CAMPBELL, JOSEPH	8811		City Of Chicago Fire	\$4.00
01/04/2018	CAMPBELL, JOSEPH	8811		City Of Chicago Fire	\$33.63
05/07/2018	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$1,119.24
10/05/2009	BRANNIGAN, MICHAEL	8733		City Of Chicago Fire	\$155.59
02/10/2018	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$2,920.03
07/02/2016	BARRERA, GUADALUPE	8733		City Of Chicago Fire	\$1,569.52
03/02/2007	Altman, James	F	00320	City Of Chicago Fire	\$4.00
03/02/2007	Altman, James	F	00320	City Of Chicago Fire	\$674.38
03/02/2007	Altman, James	F	00320	City Of Chicago Fire	\$2,812.95
12/04/2017	AUGUSTINE, MARC	8749		City Of Chicago Fire	\$11.56
12/04/2017	AUGUSTINE, MARC	8749		City Of Chicago Fire	\$4.00
12/04/2017	AUGUSTINE, MARC	8749		City Of Chicago Fire	\$1,292.62
10/30/2016	ANDERSON, TODD	8745		City Of Chicago Fire	\$9,007.58
	Number	Amount			
Total:	210	\$176,589.64			
Insured Name1: City Of Chicago Police					
11/22/2016	ZAMORA, CARLOS	9161	044	City Of Chicago Police	\$1,296.99
11/22/2016	ZAMORA, CARLOS	9161	044	City Of Chicago Police	\$1,675.80
11/22/2016	ZAMORA, CARLOS	9161	044	City Of Chicago Police	\$837.90
11/22/2016	ZAMORA, CARLOS	9161	044	City Of Chicago Police	\$837.90
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$1,077.34
07/04/2001	Walker, Clay T	P	00014	City Of Chicago Police	\$1,912.87
05/26/2018	WYSONG, JOSEPH	9161	022	City Of Chicago Police	\$1,262.03
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$2,134.89
08/16/2010	WEITZMAN, JOSHUA			City Of Chicago Police	\$837.90
08/16/2010	WEITZMAN, JOSHUA			City Of Chicago Police	\$837.90
04/23/2018	WEBB JR, WILLIAM	9161		City Of Chicago Police	\$3,762.56
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$837.90
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$718.20
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$837.90

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$837.90
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$837.90
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$837.90
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$837.90
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$837.90
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$837.90
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$837.90
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$1,638.00
02/07/2018	WARNECKE, VIRGINIA	9161	011	City Of Chicago Police	\$2,444.96
01/20/2017	WALLACE, ADAM	9161	189	City Of Chicago Police	\$4,812.05
01/26/2017	WALKER, NICOL	9161	044	City Of Chicago Police	\$1,296.99
01/26/2017	WALKER, NICOL	9161	044	City Of Chicago Police	\$1,197.00
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$1,197.00
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$837.90
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$837.90
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$837.90
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$837.90
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$837.90
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$837.90
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$837.90
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$837.90
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$837.90
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$837.90
11/25/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$837.90
09/02/2016	VIVERITO, VINCENT	9171		City Of Chicago Police	\$15,476.77
01/11/2017	VILLANUEVA, HECTOR	9161	353	City Of Chicago Police	\$1,296.99
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$1,296.99
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$1,675.80
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$1.97
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$2.28
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$254.85
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$2.28
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$195.08

7/25/2018

REPORTS OF COMMITTEES

81969

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$1.74
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$170.41
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$1.52
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$216.15
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$1.93
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$216.15
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$1.93
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$257.79
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$2.30
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$261.89
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$2.34
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$220.25
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$82.43
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$259.98
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$2.32
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$296.49
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$2.65
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$337.88
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$3.02
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$254.85
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$2.28

81970

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$340.32
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$3.04
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$254.85
01/07/2018	VAZQUEZ, MIGDALIZ	9161	10	City Of Chicago Police	\$4.00
07/23/2009	VARELA, JEANNETTE	9161		City Of Chicago Police	\$837.90
07/23/2009	VARELA, JEANNETTE	9161		City Of Chicago Police	\$837.90
07/23/2009	VARELA, JEANNETTE	9161		City Of Chicago Police	\$1,296.99
07/23/2009	VARELA, JEANNETTE	9161		City Of Chicago Police	\$837.90
07/23/2009	VARELA, JEANNETTE	9161		City Of Chicago Police	\$837.90
04/27/2018	ULLOA, JORGE	9164	044	City Of Chicago Police	\$78.31
04/27/2018	ULLOA, JORGE	9164	044	City Of Chicago Police	\$0.70
04/27/2018	ULLOA, JORGE	9164	044	City Of Chicago Police	\$4.00
06/17/2018	TWARDOWSKI, MARY	9161		City Of Chicago Police	\$1,230.00
01/01/2017	THORNTON, JOHN	9161	189	City Of Chicago Police	\$1,675.80
01/01/2017	THORNTON, JOHN	9161	189	City Of Chicago Police	\$837.90
09/05/2017	THOMAS, JOSEPH	9161		City Of Chicago Police	\$1,172.71
04/10/2018	THOMAS, DEBRA	9161		City Of Chicago Police	\$2,815.61
03/26/2018	TAYLOR, KEVIN	9161	05	City Of Chicago Police	\$10,009.82
06/09/2018	TAYLOR, CHRISTINE	9161		City Of Chicago Police	\$2,170.94
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$4.00
02/12/2018	SURMA, THOMAS	9171	025	City Of Chicago Police	\$1,298.63
05/06/2018	SULTANA, AISHA	9161		City Of Chicago Police	\$1,571.40
05/27/2018	STUTZ, MICHAEL	9161		City Of Chicago Police	\$1,895.54
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$1,299.00
06/23/2017	STANCZYK, PAUL	9161		City Of Chicago Police	\$1,362.66
06/08/2018	SMITH, LATANYA	9161	002	City Of Chicago Police	\$1,230.00
05/06/2018	SMILEY, ASHTON	9161		City Of Chicago Police	\$1,586.47
02/28/2017	SKOL, LARRY	9171		City Of Chicago Police	\$1,296.99
10/30/2016	SINGLETON, IRENE	9161		City Of Chicago Police	\$3,160.50
04/13/2018	SHERROD, JAMEKA	9161		City Of Chicago Police	\$1,014.20
12/02/2017	SCHOESSLING, JOHN	9161	025	City Of Chicago Police	\$15,000.00
05/12/2018	SCHENK, CHRISTOPHE	9171		City Of Chicago Police	\$1,220.80

7/25/2018

REPORTS OF COMMITTEES

81971

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/03/2017	SARKHOSH, AZEEN	9161		City Of Chicago Police	\$1,296.99
04/03/2017	SARKHOSH, AZEEN	9161		City Of Chicago Police	\$1,675.80
04/03/2017	SARKHOSH, AZEEN	9161		City Of Chicago Police	\$837.90
04/03/2017	SARKHOSH, AZEEN	9161		City Of Chicago Police	\$837.90
04/03/2017	SARKHOSH, AZEEN	9161		City Of Chicago Police	\$837.90
03/06/2018	SANCHEZ JR, ORLANDO	9161	353	City Of Chicago Police	\$2,174.34
09/17/2017	SALTIJERAL, LUIS	9161	012	City Of Chicago Police	\$1,224.94
09/17/2017	SALTIJERAL, LUIS	9161	012	City Of Chicago Police	\$24,064.33
03/20/2018	RUIZ, JULIO	9161	044	City Of Chicago Police	\$1,016.05
05/31/2018	RODRIGUEZ, ISEL	9161		City Of Chicago Police	\$1,764.08
10/20/2014	RODRIGUEZ JR, FRANCISCO	9161	019	City Of Chicago Police	\$837.90
10/20/2014	RODRIGUEZ JR, FRANCISCO	9161	019	City Of Chicago Police	\$1,296.99
10/20/2014	RODRIGUEZ JR, FRANCISCO	9161	019	City Of Chicago Police	\$837.90
10/20/2014	RODRIGUEZ JR, FRANCISCO	9161	019	City Of Chicago Police	\$837.90
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$2.22
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$2.22
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$46.75
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$46.75
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$1,296.99
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$1,172.71
07/03/2016	RICCIO, MICHAEL	9161	044	City Of Chicago Police	\$1,027.65
06/08/2018	REEVES, ALOYSIUS	9161	014	City Of Chicago Police	\$615.00
03/01/2017	RAYL, MURPHY	9171	003	City Of Chicago Police	\$1,675.80
03/01/2017	RAYL, MURPHY	9171	003	City Of Chicago Police	\$1,296.99
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$1.64
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$137.22
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$4.00
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$1.23
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$4.00
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$182.96
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$1.64
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$4.00
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$182.96

81972

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$1.64
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$4.00
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$182.96
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$1.23
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$4.00
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$137.22
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$1.64
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$4.00
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$182.96
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$46.95
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$4.00
01/25/2018	RANDLE JR, EDDIE	9161	193	City Of Chicago Police	\$48.55
02/14/2018	RACHUY, DEANNA	9161		City Of Chicago Police	\$4.00
02/14/2018	RACHUY, DEANNA	9161		City Of Chicago Police	\$1,020.62
02/14/2018	RACHUY, DEANNA	9161		City Of Chicago Police	\$2.23
02/14/2018	RACHUY, DEANNA	9161		City Of Chicago Police	\$4.00
02/14/2018	RACHUY, DEANNA	9161		City Of Chicago Police	\$249.00
02/14/2018	RACHUY, DEANNA	9161		City Of Chicago Police	\$30.62
06/30/2018	PICKENS, KEVIN	9161		City Of Chicago Police	\$1,587.03
06/30/2018	PICKENS, KEVIN	9161		City Of Chicago Police	\$4.00
06/30/2018	PICKENS, KEVIN	9161		City Of Chicago Police	\$29.98
07/25/2015	PERILLI, TINA	9161	376	City Of Chicago Police	\$209.25
04/02/2017	PEREZ, JUAN	9161		City Of Chicago Police	\$1,675.80
04/02/2017	PEREZ, JUAN	9161		City Of Chicago Police	\$1,654.10
04/02/2017	PEREZ, JUAN	9161		City Of Chicago Police	\$837.90
11/17/2015	PERCY, TIFFANY	9161	044	City Of Chicago Police	\$2,025.15
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$7,569.18
05/16/2018	PENDLETON JR, RONALD	9161		City Of Chicago Police	\$2,549.63
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$1,372.00
11/05/2017	PAYNE, GREGORY	9161	001	City Of Chicago Police	\$9,539.63
08/01/2017	PARRILLA, ALEXANDER	9161	044	City Of Chicago Police	\$2,129.35
11/26/2017	OWENS, BRETT	9161		City Of Chicago Police	\$10.56
11/26/2017	OWENS, BRETT	9161		City Of Chicago Police	\$1,179.87

7/25/2018

REPORTS OF COMMITTEES

81973

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/26/2017	OWENS, BRETT	9161		City Of Chicago Police	\$4.00
12/06/2013	OSTROWSKI, ANTHONY	9161	001	City Of Chicago Police	\$3,044.72
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$72.00
06/12/2018	ORTIZ, NESTOR	9161		City Of Chicago Police	\$615.00
05/06/2018	ORTIZ, CARLOS	9164		City Of Chicago Police	\$1,326.18
06/15/2018	ORTIZ, AMY	9161		City Of Chicago Police	\$4.00
06/15/2018	ORTIZ, AMY	9161		City Of Chicago Police	\$90.90
06/15/2018	ORTIZ, AMY	9161		City Of Chicago Police	\$1.72
04/24/2018	OLEN, JOHN	9161		City Of Chicago Police	\$615.00
06/13/2018	OCHOA, LUIS	9161		City Of Chicago Police	\$615.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$837.90
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$1,296.99
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$80.86
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$837.90
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$837.90
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$837.90
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$1,136.26
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$3,273.36
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$5.62
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$421.60
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$62.14
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
08/30/2017	OAKS, KAREN	9161		City Of Chicago Police	\$1.17
07/09/2017	NOWAK, JARED	9161	009	City Of Chicago Police	\$1,172.71
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$75.95
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$25,425.48
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$5,277.05
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$2,060.52
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$5,292.42

81974

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

7/25/2018

REPORTS OF COMMITTEES

81975

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$5,292.42
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$2,279.89
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$7,699.46
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$7,913.34
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$5,292.42
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,788.25
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,624.82
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$5,292.42
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$180.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$353.66
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$282.30
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$421.55
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$3,646.46
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$393.32
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$8,211.12
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$2,242.41
05/02/2017	MYSZKOWSKI, KATHERINE	9161		City Of Chicago Police	\$482.14
03/15/2017	MURPHY, WILLIAM	9161	353	City Of Chicago Police	\$1,675.80
03/15/2017	MURPHY, WILLIAM	9161	353	City Of Chicago Police	\$1,296.99
11/28/2017	MURPHY, DANIEL	9161		City Of Chicago Police	\$22,509.86
10/05/2016	MURILLO, VERONICA	9161	013	City Of Chicago Police	\$1,519.45
10/05/2016	MURILLO, VERONICA	9161	013	City Of Chicago Police	\$1,978.00
10/05/2016	MURILLO, VERONICA	9161	013	City Of Chicago Police	\$2,010.94
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.38
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$5.36
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$56.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$385.76
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$189.12
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$126.40
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.63

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$262.42
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.34
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$200.33
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$1.79
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$262.42
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.34
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$264.33
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.36
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$266.52
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.38
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$220.50
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$1.97
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$264.33
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.36
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$262.42
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.34
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$264.33
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.36
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$264.33
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.36
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$259.70
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00

81976

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.32
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$255.60
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$4.00
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$2.28
04/08/2018	MOY, JOANNE	9161		City Of Chicago Police	\$294.80
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$4.00
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$397.83
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$88.76
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$4.00
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$121.69
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$1,097.58
03/19/2018	MARTINEZ, BENJAMIN	9161	010	City Of Chicago Police	\$1,316.71
05/06/2018	MAHER, MICHAEL	9164		City Of Chicago Police	\$615.00
12/02/2015	MADRIGAL, GERARDO	9161	007	City Of Chicago Police	\$54.88
12/02/2015	MADRIGAL, GERARDO	9161	007	City Of Chicago Police	\$104.56
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$212.66
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$4,525.13
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$1,296.99
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$1,448.93
06/19/2018	LOIACONO, JOSEPH	9161		City Of Chicago Police	\$730.65
09/08/2016	LEWANDOWSKI, KENNETH	9171	024	City Of Chicago Police	\$276.45
09/08/2016	LEWANDOWSKI, KENNETH	9171	024	City Of Chicago Police	\$3.00
09/08/2016	LEWANDOWSKI, KENNETH	9171	024	City Of Chicago Police	\$4.00
12/26/2017	LEGUT, JOSEPH	9161		City Of Chicago Police	\$12,462.06
04/18/2018	LANZA, OSCAR	9161	001	City Of Chicago Police	\$1,043.10
04/18/2018	LANZA, OSCAR	9161	001	City Of Chicago Police	\$715.00
05/19/2018	LACY, SCOTT	9161	07	City Of Chicago Police	\$98.66
05/19/2018	LACY, SCOTT	9161	07	City Of Chicago Police	\$4.00
05/19/2018	LACY, SCOTT	9161	07	City Of Chicago Police	\$615.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$13,668.69
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$60.30
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.65

7/25/2018

REPORTS OF COMMITTEES

81977

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$342.52
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$1.10
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$205.86
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$160.60
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$160.60
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$160.60
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$160.60
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$128.26
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$160.60
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$134.73
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$81.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$127.77
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$128.26
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$128.26
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$128.26
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$1,675.80
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$1,296.99
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$128.26
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$127.77
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$171.66
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$205.86
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$81.02
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$127.77

81978

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$237.68
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$484.10
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$121.77
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$178.13
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$205.86
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$171.66
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$81.54
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$173.54
05/25/2011	KEREAKES, DEMETRIOS	9161	314	City Of Chicago Police	\$1,279.83
06/07/2018	KELLY, PATRICK	9161		City Of Chicago Police	\$615.00
03/26/2018	KAPINOS, KRZYSZTOF	9161		City Of Chicago Police	\$1,197.68
04/03/2018	JUNG, JAEHO	9161		City Of Chicago Police	\$1,780.74
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$2,119.74
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$2,701.85
10/06/2017	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$2,574.00
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$1.12
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$125.38
02/06/2018	JOHNSON, MARK			City Of Chicago Police	\$4.00
12/21/2016	JOHNSON, JEFFREY	9161	044	City Of Chicago Police	\$1,675.80
02/09/2017	JIMENEZ, ELKIN	9161		City Of Chicago Police	\$1,296.99
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$2,335.02
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$9,698.15
10/30/2016	JAMES, CHERYL	9161	003	City Of Chicago Police	\$1,296.99
03/24/2018	JAGIELSKI, JAMES	9161	002	City Of Chicago Police	\$4.00
03/24/2018	JAGIELSKI, JAMES	9161	002	City Of Chicago Police	\$1,051.82
03/24/2018	JAGIELSKI, JAMES	9161	002	City Of Chicago Police	\$19.87
12/28/2017	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1,227.78
11/22/2017	JACKSON, DARNITIA	9161	015	City Of Chicago Police	\$2,402.43
08/23/2015	INFELISE, MICHAEL	9161	044	City Of Chicago Police	\$209.25
08/03/1995	Hampton, Yolanda	P	00005	City Of Chicago Police	\$4.00
08/03/1995	Hampton, Yolanda	P	00005	City Of Chicago Police	\$21.72

7/25/2018

REPORTS OF COMMITTEES

81979

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/03/1995	Hampton, Yolanda	P	00005	City Of Chicago Police	\$94.68
04/05/2018	HOLMES JR, VERTIS	9161		City Of Chicago Police	\$1,581.02
03/14/2018	HELSON, MICHELLE	9164		City Of Chicago Police	\$1,251.15
03/22/2016	HAWKINS, BRIAN	9171	193	City Of Chicago Police	\$3,654.67
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$4.00
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$77.48
12/10/2017	HARTFORD, CONNIE	9161	025	City Of Chicago Police	\$0.84
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$111.84
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$4.00
10/06/2017	HARRISON, JOHN	9161	001	City Of Chicago Police	\$867.18
06/06/2018	HARNESS, TROY	9161		City Of Chicago Police	\$4.00
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$2,380.32
03/08/2018	HANLON, JOHN	9161		City Of Chicago Police	\$1,061.34
06/18/2018	HANDZEL, LANCE	9161	051	City Of Chicago Police	\$4.00
06/18/2018	HANDZEL, LANCE	9161	051	City Of Chicago Police	\$355.66
05/22/2016	HAGEN, GAIL	9171		City Of Chicago Police	\$6,577.55
04/23/2013	HADDON, JEFFERY	9161	157	City Of Chicago Police	\$0.84
04/23/2013	HADDON, JEFFERY	9161	157	City Of Chicago Police	\$4.00
04/23/2013	HADDON, JEFFERY	9161	157	City Of Chicago Police	\$77.48
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$1,312.02
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$2,988.99
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$4.00
01/09/2018	GREMO, MIKE	9161		City Of Chicago Police	\$8,050.37
03/26/2018	GREEN, LAVONDA	9164		City Of Chicago Police	\$28.70
03/26/2018	GREEN, LAVONDA	9164		City Of Chicago Police	\$82.43
03/26/2018	GREEN, LAVONDA	9164		City Of Chicago Police	\$4.00
03/26/2018	GREEN, LAVONDA	9164		City Of Chicago Police	\$4.00
03/26/2018	GREEN, LAVONDA	9164		City Of Chicago Police	\$82.43
03/26/2018	GREEN, LAVONDA	9164		City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$1,296.99
02/13/2018	GONZALEZ, JOSE	9161	701	City Of Chicago Police	\$1,339.27
04/11/2017	GIMENEZ, STEVEN	9161	353	City Of Chicago Police	\$1,296.99
04/11/2017	GIMENEZ, STEVEN	9161	353	City Of Chicago Police	\$1,675.80

81980

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/08/2016	GIBBONS, KERRY	9161		City Of Chicago Police	\$1,556.10
03/16/2018	GAUD, SALVADOR	9161	015	City Of Chicago Police	\$2,157.08
07/03/2017	GARCIA, LOUIS	9161		City Of Chicago Police	\$6,790.59
05/17/2017	GARCIA, EDWARD	9161		City Of Chicago Police	\$19.22
05/17/2017	GARCIA, EDWARD	9161		City Of Chicago Police	\$4.00
05/17/2017	GARCIA, EDWARD	9161		City Of Chicago Police	\$1,017.58
05/17/2017	GARCIA, EDWARD	9161		City Of Chicago Police	\$11.11
05/17/2017	GARCIA, EDWARD	9161		City Of Chicago Police	\$588.42
05/17/2017	GARCIA, EDWARD	9161		City Of Chicago Police	\$4.00
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$551.35
12/20/2017	FRAYRE, DAVID	9161	044	City Of Chicago Police	\$6,249.34
02/24/2018	FOERTSCH, JOHN	9161	003	City Of Chicago Police	\$4.00
02/24/2018	FOERTSCH, JOHN	9161	003	City Of Chicago Police	\$442.96
02/24/2018	FOERTSCH, JOHN	9161	003	City Of Chicago Police	\$4.00
02/24/2018	FOERTSCH, JOHN	9161	003	City Of Chicago Police	\$82.43
02/24/2018	FOERTSCH, JOHN	9161	003	City Of Chicago Police	\$4.00
02/24/2018	FOERTSCH, JOHN	9161	003	City Of Chicago Police	\$82.43
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$7.11
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$4.00
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$1,230.00
04/30/2018	FIGUS, STANLEY	9161		City Of Chicago Police	\$794.48
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$338.80
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$237.59
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$7.56
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$665.75
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$2,134.89
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$4.00
05/26/2018	ESPINOSA, ROGER	9161		City Of Chicago Police	\$747.75
04/19/2018	ELLISON, JACQUELINE	9175	126	City Of Chicago Police	\$1,386.17
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$837.90
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$837.90
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$837.90
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$1,675.80

7/25/2018

REPORTS OF COMMITTEES

81981

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$837.90
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$837.90
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$837.90
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$837.90
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$837.90
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$1,296.99
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$837.90
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$246.04
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$216.15
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$4.00
09/22/2017	DYCKMAN, JOHN	9171	019	City Of Chicago Police	\$1.93
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$2,055.57
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$4.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$2.02
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$309.84
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$4.00
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$295.08
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$2.63
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$4.00
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$295.08
04/26/2017	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$2.63
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$6,822.50
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$1.99
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$4.00
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$222.16
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$3.14
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$4.00
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$351.18
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$152.14
11/26/2017	DOMER, EMILE	9161		City Of Chicago Police	\$3,172.98
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$4.00
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$233.98
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$0.80

81982

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$233.98
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$0.80
07/23/2017	DIXON, DAN	9161	024	City Of Chicago Police	\$4.00
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$0.80
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$235.95
10/27/2017	DESAULNIERS, BRIAN	9161		City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$2.81
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$2,815.61
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$1,079.30
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$268.43
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$2.40
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$314.17
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$2.81
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$314.17
01/11/2018	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$4.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$4.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$372.34
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$38.18
06/28/2018	DELGADO, ROLANDO	9161		City Of Chicago Police	\$17.80
09/20/2016	DELGADILLO JR, ALFREDO	9161		City Of Chicago Police	\$1,296.99
09/20/2016	DELGADILLO JR, ALFREDO	9161		City Of Chicago Police	\$1,675.80
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$4.00
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$2.36
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$264.33
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$2.36
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$4.00
03/30/2018	DE LA MORA, MARIA	9161		City Of Chicago Police	\$264.33
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$19,008.25
04/27/2015	DAISY, JOLANTA	9161	006	City Of Chicago Police	\$3,303.05
01/05/2018	DAHILL, DANIEL	9161	008	City Of Chicago Police	\$33.00
01/05/2018	DAHILL, DANIEL	9161	008	City Of Chicago Police	\$1.85

7/25/2018

REPORTS OF COMMITTEES

81983

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2,793.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$395.58
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4,384.71
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$3.53
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$4.00
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$1,304.08
10/26/2017	DAGGS, ERNEST	9161		City Of Chicago Police	\$2,932.24
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$234.00
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$18,000.00
09/09/2014	CZUBAK, GIA	9161	005	City Of Chicago Police	\$1,186.09
05/19/2018	CRUZ, GABRIEL	9161	011	City Of Chicago Police	\$744.37
12/11/2010	CORTES, CARLOS	9161		City Of Chicago Police	\$2,486.54
12/06/2013	CORIELL, JOHN			City Of Chicago Police	\$2,407.42
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$351.33
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$0.03
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$4.00
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$33.65
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$1.71
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$4.00
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$90.45
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$64.30
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$4.00
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$3.08
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$116.85
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$4.00
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$2.77
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$1,268.05
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$4.00
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$38.04
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$4.00
03/04/2018	COOPERWOOD, OZZIE	9161		City Of Chicago Police	\$1.04
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$2,496.80
06/03/2017	COBURN, TRAVIS	9161		City Of Chicago Police	\$4.96

81984

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/03/2017	COBURN, TRAVIS	9161		City Of Chicago Police	\$262.59
06/03/2017	COBURN, TRAVIS	9161		City Of Chicago Police	\$4.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$2.32
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$4.00
04/19/2018	CHAVEZ, MACARIO	9161	044	City Of Chicago Police	\$259.70
07/25/2015	CHAO JR, JOSE			City Of Chicago Police	\$1,296.99
07/25/2015	CHAO JR, JOSE			City Of Chicago Police	\$837.90
07/25/2015	CHAO JR, JOSE			City Of Chicago Police	\$837.90
07/25/2015	CHAO JR, JOSE			City Of Chicago Police	\$837.90
07/25/2015	CHAO JR, JOSE			City Of Chicago Police	\$837.90
07/25/2015	CHAO JR, JOSE			City Of Chicago Police	\$837.90
07/25/2015	CHAO JR, JOSE			City Of Chicago Police	\$837.90
07/25/2015	CHAO JR, JOSE			City Of Chicago Police	\$837.90
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$4,277.57
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$169.03
02/16/2017	CAVANAUGH, RONALD	9161	153	City Of Chicago Police	\$1,296.99
02/16/2017	CAVANAUGH, RONALD	9161	153	City Of Chicago Police	\$1,675.80
02/16/2017	CAVANAUGH, RONALD	9161	153	City Of Chicago Police	\$837.90
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$3,603.60
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$2,815.61
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$2,925.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$1,675.80
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$201.41
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$214.71
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$4.00
02/20/2018	CASTILLO, JESUS	9161	008	City Of Chicago Police	\$0.87
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$0.46
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$4.00
10/22/2017	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$178.98
05/05/2017	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$181.70
05/26/2018	CALDERON, SERGIO	9164		City Of Chicago Police	\$4.00
05/26/2018	CALDERON, SERGIO	9164		City Of Chicago Police	\$259.45
05/26/2018	CALDERON, SERGIO	9164		City Of Chicago Police	\$1.91

7/25/2018

REPORTS OF COMMITTEES

81985

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/26/2018	CALDERON, SERGIO	9164		City Of Chicago Police	\$4.00
05/26/2018	CALDERON, SERGIO	9164		City Of Chicago Police	\$213.71
05/26/2018	CALDERON, SERGIO	9164		City Of Chicago Police	\$2.32
09/25/2016	BURKS, JEFFERY	9161	044	City Of Chicago Police	\$1,675.80
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$4.00
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$2.30
04/22/2018	BRYANT, JALISA	9161	044	City Of Chicago Police	\$257.79
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$2.01
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$224.60
07/24/2017	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
06/26/2013	BROWN, MORRIS	9161	007	City Of Chicago Police	\$1,296.99
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$238.74
04/12/2018	BROWN, MICHAEL	9161		City Of Chicago Police	\$4.00
05/14/2018	BRINK, KENNETH	9161	006	City Of Chicago Police	\$3,296.37
02/06/2017	BRANCH, MELVIN	9165		City Of Chicago Police	\$1,296.99
02/06/2017	BRANCH, MELVIN	9165		City Of Chicago Police	\$1,675.80
08/23/2017	BRADFORD, MARISA	9161	001	City Of Chicago Police	\$1,379.78
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$2.25
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$4.00
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$251.44
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$247.81
04/25/2018	BRACKEN, MATTHEW	9161	044	City Of Chicago Police	\$4.00
01/30/2017	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$1,296.99
01/30/2017	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$1,675.80
01/30/2017	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$837.90
05/23/2018	BONNER TARVER, CURITA	9161	006	City Of Chicago Police	\$615.00
05/23/2018	BONNER TARVER, CURITA	9161	006	City Of Chicago Police	\$4.00
05/23/2018	BONNER TARVER, CURITA	9161	006	City Of Chicago Police	\$90.74
04/10/2018	BOLANOS, ADOLFO	9161	044	City Of Chicago Police	\$4.00
04/10/2018	BOLANOS, ADOLFO	9161	044	City Of Chicago Police	\$0.70
04/10/2018	BOLANOS, ADOLFO	9161	044	City Of Chicago Police	\$78.31
05/26/2018	BOHAN, DANIEL	9161		City Of Chicago Police	\$209.60
05/26/2018	BOHAN, DANIEL	9161		City Of Chicago Police	\$8.91

81986

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

7/25/2018

REPORTS OF COMMITTEES

81987

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/26/2018	BOHAN, DANIEL	9161		City Of Chicago Police	\$4.00
05/21/2018	BOGUSIEWICZ, LAURIE	9161	019	City Of Chicago Police	\$1,198.25
01/31/2011	BOGGAN, KIMBERLY	P.O		City Of Chicago Police	\$837.90
01/31/2011	BOGGAN, KIMBERLY	P.O		City Of Chicago Police	\$837.90
01/31/2011	BOGGAN, KIMBERLY	P.O		City Of Chicago Police	\$1,077.30
01/31/2011	BOGGAN, KIMBERLY	P.O		City Of Chicago Police	\$837.90
01/31/2011	BOGGAN, KIMBERLY	P.O		City Of Chicago Police	\$837.90
01/31/2011	BOGGAN, KIMBERLY	P.O		City Of Chicago Police	\$1,296.99
01/31/2011	BOGGAN, KIMBERLY	P.O		City Of Chicago Police	\$837.90
01/31/2011	BOGGAN, KIMBERLY	P.O		City Of Chicago Police	\$837.90
01/31/2011	BOGGAN, KIMBERLY	P.O		City Of Chicago Police	\$837.90
01/31/2011	BOGGAN, KIMBERLY	P.O		City Of Chicago Police	\$837.90
06/15/2018	BISHOP, THOMAS	9161		City Of Chicago Police	\$615.00
06/15/2018	BISHOP, THOMAS	9161		City Of Chicago Police	\$4.00
06/15/2018	BISHOP, THOMAS	9161		City Of Chicago Police	\$98.66
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$209.25
03/13/2017	BINGAMAN, KYLE	9161		City Of Chicago Police	\$1,296.99
03/13/2017	BINGAMAN, KYLE	9161		City Of Chicago Police	\$1,675.80
12/06/2016	BEST, PETE	9165	191	City Of Chicago Police	\$1,620.32
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$2.34
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4,958.81
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$290.64
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$261.89
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$1,210.30
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$4.00
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$2.60
08/20/2016	BERKA, BRIAN	9161	015	City Of Chicago Police	\$1,304.38
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$1.85
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$207.42
12/27/2017	BENZ, MARGARET	9161		City Of Chicago Police	\$4.00
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$222.69

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$4.00
03/15/2018	BEAHAN, MOLLY	9161		City Of Chicago Police	\$1.99
01/05/2018	BAUMAN, CHAD	9161	015	City Of Chicago Police	\$64.30
01/05/2018	BAUMAN, CHAD	9161	015	City Of Chicago Police	\$3.08
01/05/2018	BAUMAN, CHAD	9161	015	City Of Chicago Police	\$4.00
02/14/2017	BARKSTROM, SEAN	9161	020	City Of Chicago Police	\$1,296.99
02/14/2017	BARKSTROM, SEAN	9161	020	City Of Chicago Police	\$1,675.80
05/14/2018	BANSLEY, PATRICK	9161		City Of Chicago Police	\$5.24
05/14/2018	BANSLEY, PATRICK	9161		City Of Chicago Police	\$277.32
05/14/2018	BANSLEY, PATRICK	9161		City Of Chicago Police	\$2,013.19
05/14/2018	BANSLEY, PATRICK	9161		City Of Chicago Police	\$4.00
07/05/2017	BALASZ, TIMOTHY	9171		City Of Chicago Police	\$4.00
07/05/2017	BALASZ, TIMOTHY	9171		City Of Chicago Police	\$372.34
07/05/2017	BALASZ, TIMOTHY	9171		City Of Chicago Police	\$5,714.05
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4,390.09
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$4.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$615.00
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$2.65
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$98.66
05/18/2018	AUGUSTINE, ALLISON	9161		City Of Chicago Police	\$366.04
12/01/2011	ANDUJAR, DANIEL	9161		City Of Chicago Police	\$2.07
12/01/2011	ANDUJAR, DANIEL	9161		City Of Chicago Police	\$20.94
06/16/2018	ANAYA, PEDRO	9161		City Of Chicago Police	\$50.81
04/03/2018	ANAYA, ERNESTO	9161	044	City Of Chicago Police	\$1,303.76
04/10/2017	ALEXE, ELENA	9161	020	City Of Chicago Police	\$1,296.99
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$0.76
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$4.00
11/16/2017	ADAMSKI, ROBERT	9161		City Of Chicago Police	\$179.32
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$4.00
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$1.93
03/13/2018	ABNEY, PATRICK	9161		City Of Chicago Police	\$216.15
08/19/2016	ABBATE, TERRY	9161	012	City Of Chicago Police	\$1,396.50

	Number	Amount
Total:	674	\$688,166.53
	Number	Amount
Total:	884	\$864,756.17

City Of Chicago - Confidential

81988

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

(Continued from page 81961)

shall not be construed as approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of such claims, as allowed, is set opposite the names of the injured members of the Police Department and/or the Fire Department and the payments are to be drawn in favor of the proper claimants and charged to the following Account Numbers: 100-57-2005-0937; 610-57-4415-0937; 740-57-4415-0937; 100-59-2005-0937; 610-59-4415-0937; and 740-59-4415-0937.

[Third party orders (each amount not to exceed \$1,000.00) printed
on pages 81990 through 81992 of this *Journal*.]

Third Party Orders.
(All Amounts)

[Or2018-339]

Ordered, That the City Comptroller is authorized and directed to issue payments in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named; provided such members of the Police Department and/or Fire Department shall enter into an agreement in writing with the City of Chicago to the effect that, should it appear that any of said members of the Police Department and/or Fire Department have received any sum of money from the party whose negligence caused such injury, or have instituted proceedings against such party for the recovery of damage on account of such injury or medical expenses, then in that event the City shall be reimbursed by such member of the Police Department and/or the Fire Department out of any sum that such member of the Police Department and/or Fire Department has received or may hereafter receive from such third party on account of such injury or medical expenses, not to exceed the expense in accordance with Opinion Number 1422 of the Corporation Counsel of said City, dated March 19, 1926. The payment of any of these bills shall not be construed as approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of such claims, as allowed, is set opposite the names of the injured members of the Police Department and/or the Fire Department and the payments are to be drawn in favor of the proper claimants and charged to the following Account Numbers: 100-57-2005-0937; 610-57-4415-0937; 740-57-4415-0937; 100-59-2005-0937; 610-59-4415-0937; and 740-59-4415-0937.

[Third party orders (all amounts) printed
on page 81993 of this *Journal*.]

City Of Chicago
Police & Fire Third-Party Orders

81990

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
Insured Name1: City Of Chicago Police					
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$129.38
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$213.46
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$226.47
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$22.83
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$850.00
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$4.00
06/15/2008	Susa, Tina	P	00016	City Of Chicago Police	\$29.80
06/15/2008	Susa, Tina	P	00016	City Of Chicago Police	\$668.97
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$62.83
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$4.97
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$4.00
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$92.46
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$4.00
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$3.07
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$15.92
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$4.00
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$92.46
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$4.00
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$171.98
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$4.97
06/08/1993	Miller-Shemash, Kimberly	P	00010	City Of Chicago Police	\$573.26
06/08/1993	Miller-Shemash, Kimberly	P	00010	City Of Chicago Police	\$473.87
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$343.97
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$365.39
09/18/2003	Lopez, Ruth P	P	00009	City Of Chicago Police	\$254.27
09/18/2003	Lopez, Ruth P	P	00009	City Of Chicago Police	\$261.03
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$500.32
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$224.28
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$452.98

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$0.37
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$4.00
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$358.35
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$0.37
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$4.00
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$360.34
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$378.90
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$378.90
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$378.90
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$378.90
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$378.90
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$11.59
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$4.00
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$613.58
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$0.40
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$4.00
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$0.40
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$4.00
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$0.40
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$4.00
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$331.04
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$4.00
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$0.35
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$378.90
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$4.00
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$0.40
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$4.00
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$0.40
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$4.00
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$0.40
02/07/2008	Bohan, Cecila	P	00022	City Of Chicago Police	\$517.01
02/07/2008	Bohan, Cecila	P	00022	City Of Chicago Police	\$50.78
02/07/2008	Bohan, Cecila	P	00022	City Of Chicago Police	\$4.00

7/25/2018

REPORTS OF COMMITTEES

81991

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
02/07/2008	Bohan, Cecila	P	00022	City Of Chicago Police	\$121.69
04/10/2000	Barney, Walter	P	00004	City Of Chicago Police	\$54.64
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$358.21
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$4.71
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$98.34
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$9.53
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$4.00
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$4.00
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$61.20
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$4.05
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$61.20
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$4.00
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$4.05
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$144.00

Claim Total Amount
76 \$11,556.14

Claim Total Amount
76 \$11,556.14

81992

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

City Of Chicago
Police & Fire Third-Party Orders

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
Insured Name1: City Of Chicago Police					
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$1,316.50
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$49.83
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$38.95
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$273.76
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$3.96
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$75.62
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$8.70
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$299.83
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$864.43
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$224.28
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$346.94
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$195.61
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$1,025.86
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$1,848.37
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$5,805.24
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$5.20
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$396.82
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$3.79
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$741.32
04/10/2000	Barney, Walter	P	00004	City Of Chicago Police	\$209.25
04/10/2000	Barney, Walter	P	00004	City Of Chicago Police	\$33.59
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$837.90
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$837.90
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$837.90
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$837.90
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$837.90
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$1,296.99
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$837.90
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$1,675.80
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$837.90
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$919.34
Claim Total	Amount				
31	\$23,525.28				
Claim Total	Amount				
31	\$23,525.28				

7/25/2018

REPORTS OF COMMITTEES

81993

PAYMENT OF MISCELLANEOUS REFUNDS, COMPENSATION FOR PROPERTY DAMAGE, ET CETERA.

[Or2018-340]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the payment of various small claims against the City of Chicago, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to pay the following named claimants the respective amounts set opposite their names, said amount to be paid in full and final settlement of each claim on the date and location by type of claim as follows:

[List of claimants printed on pages 81995
through 81997 of this *Journal*.]

7/25/2018

REPORTS OF COMMITTEES

81995

City Of Chicago
Journal Report for City Council GL Claims

Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
Claimant Type Desc: Property(7)									
CAAUWE	KANANI	10100 S SEELEY AVENUE	CHICAGO	IL	60643	03/01/2018	\$225.00	Claimant	10100 S SEELEY AVENUE
FADEM	STEVEN	1460 W. BYRON	CHICAGO	IL	60613	11/15/2016	\$700.00	Claimant	1460 W BYRON
GOROSH	KATHYE	5509 N RAVENWOOD	CHICAGO	IL	60640	12/17/2017	\$262.50	Claimant	5509 N RAVENWOOD
RUIZ	LORENZO	11719 S EWING AVENUE	CHICAGO	IL	60617	10/16/2017	\$239.00	Claimant	11719 S EWING
Total of Split Claims:		Number	Amount						
		4	\$1,426.50						
Claimant Type Desc: Vehicle(8)									
AHMED	IBRAHIM	6028 N FRANCISCO AVE	CHICAGO	IL	60659	12/12/2017	\$433.00	DEPARTMENT OF REVENUE	2731 W FULTON ST
AHMED	IBRAHIM	6028 N FRANCISCO AVE	CHICAGO	IL	60659	12/12/2017	\$1,860.03	Claimant	2731 W FULTON ST
ALEXIADES	JOHN	6212 N FAIRFIELD AVENUE	CHICAGO	IL	60659	11/22/2017	\$138.00	Claimant	150 N LAKE SHORE DRIVE
ANDERSON	TAMARA	16009 DREXEL AVE	SOUTH HOLLAND	IL	60473	06/23/2017	\$438.24	Claimant	3200 S WESTERN BLVD
ANDERSON	SANDRA	8822 BROOKFIELD AVE, UNIT 408	BROOKFIELD	IL	60513	02/10/2018	\$172.68	Claimant	2200 N DAMEN
ARANHA	NISHANTH	405 N WABASH AVE	CHICAGO	IL	60611	04/07/2017	\$123.55	Claimant	365 EAST LOWER WACKER
AUGILAR	ERLIZA	5315 W. NEWPORT	CHICAGO	IL	60641	07/27/2017	\$40.00	Claimant	3200 W BELMONT AND
BERGMAN	SCOTT	7267 JESSMAN ROAD W. DR.	INDIANAPOLIS	IN	46256	02/23/2018	\$275.02	Claimant	499 E. Lower Wacker Drive
BRESOLIN	JONATHAN	3211 ALTGELD ST	CHICAGO	IL	60647	10/28/2017	\$896.97	Claimant	2607 N MILWAUKEE AVE
BRIKA	YASMINE	3459 N NATCHEZ AVENUE	CHICAGO	IL	60634	02/20/2018	\$162.15	Claimant	3640 N OAK PARK AVENUE
BURTON	STEPHANIE	1947 N BISSELL ST, 3F	CHICAGO	IL	60614	10/23/2017	\$201.73	Claimant	100 N LAKE SHORE DRIVE
CAHILL	WILLIAM	9955 S HAMILTON AVENUE	CHICAGO	IL	60643	02/17/2018	\$1,168.03	Claimant	121 N LASALLE STREET
CASTREJON-	RAMIRO	430 SOUTH STREET	ELGIN	IL	60123	01/27/2018	\$631.44	Claimant	301 E RANDOLPH
CLOUD	DARNELL	6175 N WOLCOTT AVE	CHICAGO	IL	60660	12/27/2017	\$98.37	Claimant	100 W CONGRESS
COLEMAN	MICHAEL	3600 N LAKE SHORE DR	CHICAGO	IL	60613	02/14/2018	\$175.21	Claimant	2600 W IRVING PARK RD
CONNORS	JOSEPH	188 W. RANDOLPH	CHICAGO	IL	60601	05/13/2017	\$204.00	DEPARTMENT OF REVENUE	5020 S CORNELL AVE
CORAZZINA	LUCA	4616 N KENMORE AVE, #405	CHICAGO	IL	60640	05/05/2018	\$173.66	Claimant	1117 W LAWRENCE
CRUMP	VITALIA	1017 W 31ST PL	CHICAGO	IL	60608	01/17/2017	\$96.02	Claimant	1300 N HUMBOLDT BLVD
DRURY	RHONDA	2333 W ST PAUL AVE	CHICAGO	IL	60647	11/26/2017	\$99.44	Claimant	2600 N WESTERN AVENUE
FAILOR	MICHAEL	13600 JAMES LANE	SAINT JOHN	IN	46373	11/28/2017	\$131.80	Claimant	1300 E 103RD STREET
FARRIS	JURIL	2115 NORTH MAMORA ST	CHICAGO	IL	60639	12/10/2017	\$687.18	Claimant	5858 W DICKENS AVE

Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
FISHER	MELISSA	4922 N KOSTNER AVE	CHICAGO	IL	60630	11/22/2017	\$73.50	Claimant	3420 W GRACE
GIOVANAZZI	TRINETTE	14204 BRIGHTON COURT	ORLAND PARK	IL	60462	10/15/2017	\$251.97	Claimant	6200 S HARLEM
GOLDHABER	CAROLYN	1101 N ELMWOOD AVENUE	OAK PARK	IL	60302	02/22/2018	\$111.08	Claimant	731 S CICERO AVENUE
GRACHEK	CATHERINE	57 OLD FARM CT	LINDENHURST	IL	60046	03/21/2018	\$410.00	Claimant	740 W SCHUBERT
GRAY	JOLEAN	225 COVE DRIVE	FLOSSMOOR	IL	60422	03/14/2018	\$54.39	Claimant	9500 S STONY ISLAND
GREGORY	JEFFREY	1601 W TOUHY AVE	CHICAGO	IL	60626	12/03/2017	\$70.00	Claimant	1601 W TOUHY AVE
HARRISON	DAWNA	1524 S SANGAMON	CHICAGO	IL	60606	11/10/2017	\$254.58	Claimant	1615 S CLARK
HINCHMAN	MICHAEL	11108 N TUSCANY RIDGE COURT	DUNLAP	IL	61525	02/24/2018	\$156.83	Claimant	1800 S WESTERN AVENUE
HUTTON	YESENIA	5158 S LARAMIE AVE	CHICAGO	IL	60638	03/18/2018	\$247.50	Claimant	5100 S LA CROSSE AVE
IZAGUIRRE	DIANNA	3420 W 53RD PLACE	CHICAGO	IL	60632	07/05/2017	\$87.50	Claimant	4900 S WESTERN BLVD
JAKAITIS	JUDITH	5817 N PAULINA STREET	CHICAGO	IL	60660	10/14/2017	\$128.86	Claimant	3856 N BYRON
JARA	MICHAEL	16433 MORGAN LANE	ORLAND HILLS	IL	60487	11/16/2017	\$144.58	Claimant	1130 S CLARK STREET
JENKINS	EDDIE	16419 MARYLAND AVE	SOUTH HOLLAND	IL	60473	11/13/2017	\$152.48	Claimant	1800 S CLARK ST
JUAREZ	CHRISTIAN	3531 W 64TH ST	CHICAGO	IL	60629	03/05/2018	\$55.13	Claimant	5900 S KEDZIE AVE
KILLARNEY	CHRISTOPHER	2049 N. HOWE ST.	CHICAGO	IL	60614	01/04/2017	\$241.56	Claimant	1766 N CLARK
KILLINGSWORTH	YEVETTE	5020 W WEST END	CHICAGO	IL	60644	02/21/2018	\$120.32	Claimant	EISENHOWER
KLINE	KEITH	4128 N CLARENDON AVE	CHICAGO	IL	60613	05/30/2017	\$90.00	DEPARTMENT OF REVENUE	6243 N CLARK ST
KUHLMAN	JEREMY	2687 COVENTRY RD	SHAKER	OH	44120	02/09/2018	\$94.98	Claimant	2727 W FULLERTON
LANG	PIERRE	680 MARILYN AVE, #105	GLENDALE	IL	60139	04/16/2017	\$1,080.29	Claimant	299 S CICERO AVENUE
LIBMAN	JEFFREY	1417 GREENLEAF ST	EVANSTON	IL	60202	07/15/2017	\$492.86	Claimant	6501 N RIDGE AVE
LONCAR	BOZO	2700 E 97TH STREET	CHICAGO	IL	60617	03/07/2018	\$450.00	Claimant	1347 E 47TH STREET
LONGYNE	RODICA	5350 W WARWICK AVE	CHICAGO	IL	60641	02/10/2018	\$467.28	Claimant	5350 W WARWICK AVE
LOTTON	ALANE	9842 KREITZBURG STREET	DYER	IN	46311	12/02/2016	\$452.10	Claimant	455 N COLUMBUS DRIVE
MARACH	BRETT	1234 N WOOD ST	CHICAGO	IL	60622	10/14/2017	\$166.49	Claimant	2532 W IRVING PARK RD
MARTIN	KEITH	613 SHERIDAN ROAD, APT 304	EVANSTON	IL	60202	12/27/2017	\$89.73	Claimant	4950 N LAKE SHORE DRIVE
MESLAR	EILEEN	10315 BARNARD DRIVE	CHICAGO RIDGE	IL	60415	08/31/2017	\$129.50	Claimant	2145 W LUNT AVENUE
MICHONSKI	MARK	2834 N SAWYER AVENUE	CHICAGO	IL	60618	10/23/2017	\$227.98	Claimant	2103 W TOUHY AVENUE
MIKHAIL	MICHAEL	6417 N KEDZIE AVE	CHICAGO	IL	60645	02/27/2018	\$130.00	Claimant	6334 N KEDZIE AVE
MILLER	SARA	1856 N HUMBOLDT BLVD	CHICAGO	IL	60647	06/30/2017	\$55.87	Claimant	1633 N HUMBOLDT BLVD
MOY	JOANNE	5402 S BLACKSTONE AVENUE	CHICAGO	IL	60615	02/16/2018	\$222.15	Claimant	5300 S CORNELL AVENUE
O'SHEA	BEVERLY	1810 ZEPPELIN DRIVE	HANOVER PARK	IL	60133	11/20/2017	\$176.94	Claimant	121 N LASALLE STREET
ORLAN	JOSHUA	5244 FARWELL AVENUE	SKOKIE	IL	60077	10/23/2017	\$223.02	Claimant	4110 N WESTERN AVENUE
PANEK	JAN	5324 W 109TH STREET	OAK LAWN	IL	60453	03/01/2018	\$576.44	Claimant	4300 S KILDARE AVENUE

7/25/2018

REPORTS OF COMMITTEES

81997

Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
PETH	JACK	1322 W DIVERSY PARKWAY	CHICAGO	IL	60614	05/07/2017	\$169.55	Claimant	2400 W DIVERSEY
PHILLIPS	TOMMY	7249 S COLES AVE	CHICAGO	IL	60649	05/06/2017	\$75.16	Claimant	6550 S LAKE SHORE DRIVE
PHILLIPS	TOMMY	7249 S COLES AVE	CHICAGO	IL	60649	05/06/2017	\$100.00	DEPARTMENT OF REVENUE	6550 S LAKE SHORE DRIVE
POWER	WANDA	1400 E 55TH PL	CHICAGO	IL	60637	01/27/2018	\$262.48	Claimant	1401 E 55TH ST
REDDY	PRATAP	173 OLD MILL DR	SCHAUMBURG	IL	60193	12/24/2017	\$125.00	Claimant	900 W OHIO STREET
ROMAN	CARMEN	2847 N MOODY AVE	CHICAGO	IL	60634	11/16/2017	\$112.50	Claimant	4400 E MONTROSE
RUFUS	TAMMI	12553 S YALE	CHICAGO	IL	60628	10/20/2017	\$180.62	Claimant	12040 S DOTY ROAD
SANCHEZ	CYNTHIA	4454 W. RICE ST.	CHICAGO	IL	60651	10/26/2015	\$697.00	Claimant	800-1400 N. Kostner
SERVANDO	ALMAZAN	2803 S. KOLIN	CHICAGO	IL	60623	05/25/2017	\$175.37	Claimant	100 N CENTRAL PARK AVE.
SHAHEEN	ZEESHAN	6312 N ARTESIAN AVE	CHICAGO	IL	60659	08/20/2017	\$540.79	Claimant	6050 N. Washtenaw Ave
SHAW-HARVEY	VICKI	4828 S INDIANA AVENUE, #301	CHICAGO	IL	60615	02/20/2018	\$120.35	Claimant	352 E 47TH STREET
SHORTER	VELMA	4831 W QUINCY	CHICAGO	IL	60644	04/10/2016	\$943.83	Claimant	4835 W QUINCY
SILVA	SALVADOR	2428 N NEWLAND	CHICAGO	IL	60707	11/22/2017	\$125.00	Claimant	6560 W DIVERSEY
SMITH	MARK	431 RIDGEMOOR DR	FORT WAYNE	IN	46825	02/23/2018	\$680.96	Claimant	219 S DEARBORN ST
SOPATA	JOHN	7057 OSAGE	LONG GROVE	IL	60060	01/08/2018	\$65.00	Claimant	3759 N RAVENSWOOD
SPEER	CHRISTOPHER	10 E ONTARIO ST., UNIT 3912	CHICAGO	IL	60611	03/09/2018	\$76.00	Claimant	6336 N LINCOLN AVENUE
SUMMERS	MARCUS	7109 JARNECKE AVENUE	HAMMOND	IN	46324	02/10/2018	\$186.93	DEPARTMENT OF REVENUE	398 S OAKLEY
T and T	A	PO BOX 14670	LEXINGTON	KY	40912	10/26/2016	\$2,330.13	Claimant	2111 W FLETCHER
TAMSEN	ZAK	2047 W. RICE	CHICAGO	IL	60622	06/07/2017	\$367.74	Claimant	1013 N WESTERN AVE
THOMAS	CHARLETTA	903 N MONTICELLO AVE	CHICAGO	IL	60651	12/07/2017	\$1,106.09	Claimant	1228 N PULASKI RD
TORRES	NATHALIE	5305 W. WRIGHTWOOD	CHICAGO	IL	60639	06/09/2017	\$88.91	Claimant	2857 N LOCKWOOD AVE
TURNER	CARNELL	PO BOX 512929	LOS ANGELES	CA	90051	12/09/2017	\$1,722.65	Claimant	7501 S PAXTON AVE
VAN SANTEN	FRANK	4736 WASHINGTON ST	SKOKIE	IL	60076	02/24/2018	\$103.76	Claimant	1998 N AUSTIN AVE
WILLIAMS	GEORGE	437 E. 42ND ST.	CHICAGO	IL	60653	08/04/2017	\$460.88	Claimant	551 W LEXINGTON
WIRTZ	KIMBERLY	17011 CHEYENNE CT	LOCKPORT	IL	60441	05/10/2017	\$411.46	Claimant	150 N LAKE SHORE DR
WOLF	DAN	3314 N LAKE SHORE DR	CHICAGO	IL	60657	02/21/2018	\$692.16	Claimant	6340 N LINCOLN AVE
YOHANAN	SIMON	1144 W. Wrightwood Avenue	CHICAGO	IL	60614	02/06/2017	\$1,126.03	Claimant	1941 W OAKDALE AVE
ZUKER	EMILY	655 W IRVING PARK RD	CHICAGO	IL	60613	11/25/2017	\$185.70	Claimant	195 N LAKE SHORE DR-

Number Amount
Total of Split Claims: 82 \$29,124.48

Number Amount
Total of Split Claims: 86 \$30,550.98

PAYMENT OF SUNDRY CLAIMS FOR CONDOMINIUM REFUSE REBATES.

[Or2018-341]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the payment of various condominium refuse rebate claims against the City, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed order transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to pay the following named claimants, the respective amounts set opposite their names, said amounts to be paid in full as follows and charged to Account Number 100-99-4415-0939-0939:

[List of claimants printed on page 81999 of this *Journal*.]

REPORT DATE : 7/19/2018
 REPORT TIME : 16:26:13
 PROGRAM : RRR272

C I T Y O F C H I C A G O
 COMMITTEE ON FINANCE
 REFUSE REBATE COUNCIL ORDERS--PASSED

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 OPE

MEETING DATE 7/25/2018

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELGIBLE UNITS	TYPE		AMOUNT OF REBATE	***** SPONSOR *****	
COSMOPOLITAN LOFTS CONDO ASSN.	47	ANNUAL	2011	2,400.00	SOPHIA KING	04
DEARBORN PARK UNIT ONE TWNHSE	144	ANNUAL	2011	10,800.00	SOPHIA KING	04
ELEVENTH STREET LOFTOMINIUM	52	ANNUAL	2011	3,900.00	SOPHIA KING	04
HABERDASHER SQUARE LOFTS CONDO	226	ANNUAL	2011	12,879.35	BRENDAN REILLY	42
HARRISON STREET LOFTS CONDO	60	ANNUAL	2011	3,750.00	BRIAN HOPKINS	02
MADISON STREET TOWNHOMES	19	ANNUAL	2011	1,425.00	WALTER BURNETT JR.	27
MANHATTAN BUILDING CONDO. ASSN	105	ANNUAL	2011	7,875.00	SOPHIA KING	04
MARKET SQUARE LOFTS CONDO.	82	ANNUAL	2011	4,725.00	SOPHIA KING	04
METROPOLIS CONDOMINIUM ASSOC.	169	ANNUAL	2011	4,875.00	BRENDAN REILLY	42
MOSER BUILDING CONDOMINIUM	88	ANNUAL	2011	4,758.96	BRIAN HOPKINS	02
MUSEUM PARK CHICAGO HOMES	5	ANNUAL	2011	375.00	PAT DOWELL	03
PAPER PLACE LOFTOMINIUMS	107	ANNUAL	2011	7,200.00	DANNY SOLIS	25
POPE BUILDING CONDO ASSOC.	91	ANNUAL	2011	6,450.00	SOPHIA KING	04
PRINTERS SQUARE CONDO. ASSOC.	355	ANNUAL	2011	12,300.00	SOPHIA KING	04
RIVER CITY CONDOMINIUM	448	ANNUAL	2011	19,500.00	DANNY SOLIS	25
STATE PLACE CONDOMINIUM ASSOC.	242	ANNUAL	2011	11,417.20	SOPHIA KING	04
THE LANCASTER CONDOMINIUM ASSN	205	ANNUAL	2011	10,650.00	BRENDAN REILLY	42
THE PARKSHORE CONDOMINIUMS	481	ANNUAL	2011	29,025.00	BRENDAN REILLY	42
THE REGATTA CONDOMINIUM ASSOC.	321	ANNUAL	2011	13,500.00	BRENDAN REILLY	42
THE 1169 SOUTH PLYMOUTH COURT	75	ANNUAL	2011	5,250.00	SOPHIA KING	04
15 SOUTH THROOP CONDO ASSN.	46	ANNUAL	2011	3,450.00	DANNY SOLIS	25
1931-37 NORTH CAMPBELL CONDO	6	ANNUAL	2011	225.00	PROCO JOE MORENO	01

** GRAND TOTAL AMOUNT **

176,730.51

** GRAND TOTAL NUMBER ** 22

7/25/2018

REPORTS OF COMMITTEES

81999

PAYMENT OF SENIOR CITIZEN SEWER REBATE CLAIMS.

[Or2018-342]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the payment of senior citizen sewer rebate claims, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to pay the following named claimants, the respective amounts set opposite their names, said amounts to be paid in full as follows and charged to Account Number 314-99-4415-9148-0938:

[List of claimants printed on pages 82001
through 82008 of this *Journal*.]

7/25/2018

REPORTS OF COMMITTEES

82001

 COMMITTEE ON FINANCE
 SMALL CLAIMS, CITY OF CHICAGO
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
ACIERTO, SYLVIA	14-05-407-015-1017	48 OSTERMAN	50.00
ACKERMAN, BARBARA	14-06-408-040-1002	40 O'CONNOR	50.00
AISPORNA, ESTRELLA M	14-21-101-034-1068	46 CAPPLEMAN	50.00
ALEJO, NATIVIDAD	14-18-323-012-1020	47 PAWAR	50.00
ALEXANDER, ADRIAN Z.	13-10-301-100-0000	05 HAIRSTON	50.00
ALI, FAIZ M	14-16-303-040-1146	46 CAPPLEMAN	50.00
ALTAMERO, TOMAS L	20-14-202-076-1230	05 HAIRSTON	50.00
ALVARADO, BERNARDINA Y.	14-21-110-020-1170	46 CAPPLEMAN	50.00
AMAROSE, ANTHONY P.	20-13-103-009-0000	05 HAIRSTON	50.00
ANDERSON, JOAN A	20-14-205-035-0000	05 HAIRSTON	50.00
ANDERSON, KENNETH M	14-08-203-017-1384	48 OSTERMAN	50.00
ARAVANIS, TULA T.	17-03-208-021-1114	02 HOPKINS	50.00
ARELLANO, GLORIA B	13-12-227-053-1002	40 O'CONNOR	50.00
ARFA, ARTHUR A	14-05-215-017-1380	48 OSTERMAN	50.00
ARONSON, ALAN A	14-05-211-021-1109	48 OSTERMAN	50.00
BAGLEY, THOMAS	17-04-218-051-1029	02 HOPKINS	50.00
BAILEY, LYDIA	17-27-305-131-0000	04 KING	50.00
BAILEY, SHELLA	20-25-207-050-1002	05 HAIRSTON	50.00
BAKER, ALFRED	20-12-103-101-1068	05 HAIRSTON	50.00
BALTHAZAR, DON J.	20-13-102-029-1283	05 HAIRSTON	50.00
BALTRAMONAS, ZITA	11-31-115-044-1005	50 SILVERSTEIN	50.00
BARKER, LULA M.	20-11-329-001-0000	05 HAIRSTON	50.00
BARNET, PAMELA	11-32-200-038-1016	49 MOORE	50.00
BARTH, DOROTHY H	14-16-304-039-1022	46 CAPPLEMAN	50.00
BARTOLOME, EMMANUEL	14-05-210-024-1102	48 OSTERMAN	50.00
BASHIR, ELENA L	20-14-223-032-0000	05 HAIRSTON	50.00
BATTE, RUBY L.	20-11-307-013-1001	05 HAIRSTON	50.00
BELL, MYRON	17-03-222-015-0000	02 HOPKINS	50.00
BERNDT, BARBARA ANN	13-10-200-026-1055	39 LAURINO	50.00
BETHEL, GERALDINE F	20-24-419-018-1018	05 HAIRSTON	50.00
BETTENCOURT, WILLIAM A	14-05-215-017-1238	48 OSTERMAN	50.00
BIRENBERG, JANE	14-28-202-016-1046	44 TUNNEY	50.00
BLAKE, BARRY	17-03-222-015-0000	42 REILLY	50.00
BLANC, SUSAN E	42-11-100-200-1471	46 CAPPLEMAN	50.00
BLUMENSAADT, DIANE M	14-08-203-001-0000	48 OSTERMAN	50.00
BOEHM, LORETTA M	14-21-101-035-1174	46 CAPPLEMAN	50.00
BOLTON, CHARLES M	13-06-110-052-1041	41 NAPOLITANO	50.00
BOO, MAUREEN	20-12-114-054-1008	05 HAIRSTON	50.00
BOUDART, JAN	11-32-111-014-0000	49 MOORE	50.00
BOWMAN, MARK	14-08-208-038-1019	48 OSTERMAN	50.00
BRAZIL, ROBERT	20-12-108-038-1014	04 KING	50.00
BRENDEL, BONNIE A	20-13-101-222-1001	05 HAIRSTON	50.00
BRENT, BEVERLY A	20-12-108-039-1088	05 HAIRSTON	50.00
BROWN, DELORES CURINGTON	20-14-202-076-1069	05 HAIRSTON	50.00
BRUBAKER, STEVEN	17-03-222-015-0000	02 HOPKINS	50.00
BRUMMIT, MARTHA J.	20-24-419-018-1040	05 HAIRSTON	50.00
BRYANT, ROBERT	20-34-413-024-0000	02 HOPKINS	50.00
BUPP, DEANNA F	17-04-216-064-1375	02 HOPKINS	50.00
BURKS, MARY P.	20-13-103-009-0000	05 HAIRSTON	50.00
BURNETT, DAVID	17-03-227-010-0000	02 HOPKINS	50.00
CARAMELA, LEONARD J	14-05-203-011-1316	48 OSTERMAN	50.00

COMMITTEE ON FINANCE
SMALL CLAIMS, CITY OF CHICAGO
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
CHAVERIAT, JOHN W.	14-21-106-046-1006	46 CAPPLEMAN	50.00
CHERCHI, JUDY	20-14-210-005-0000	05 HAIRSTON	50.00
CHESLER, ENID E	14-21-305-030-1096	46 CAPPLEMAN	50.00
CHESTER, PATRICIA J	17-03-214-014-1008	02 HOPKINS	50.00
CHMIELOWSKI, IRENE E.	9-36-425-052-1030	41 NAPOLITANO	50.00
CIRAL, SHEVLIN	17-03-202-061-1119	02 HOPKINS	50.00
COHEN, PAULA	14-21-110-020-1505	46 CAPPLEMAN	50.00
COHEN, PAULA	14-21-110-020-1505	46 CAPPLEMAN	50.00
COHRAN, ERMA O.	20-12-102-007-1059	05 HAIRSTON	50.00
COLEMAN, KAREN	14-21-100-018-1338	46 CAPPLEMAN	50.00
COOGAN, MARGARET M.	14-21-111-007-1113	46 CAPPLEMAN	50.00
COOK, MERCER	20-13-102-029-1056	05 HAIRSTON	50.00
CORBELLE, JUDITH D	14-16-304-042-1041	46 CAPPLEMAN	50.00
CORREA DA SILVA, GABRIELE B.	20-12-102-007-1045	05 HAIRSTON	50.00
CROCKETT, EVELYN	20-12-108-039-1111	05 HAIRSTON	50.00
CROOKS, MARY JEAN	20-12-103-010-1011	04 KING	50.00
CUCCHIARO, STEVEN	14-28-105-072-1063	44 TUNNEY	50.00
CUVA, MARTIN	17-03-222-023-1152	02 HOPKINS	50.00
CZYZEWSKI, LILLIAN M.	13-06-118-018-1015	41 NAPOLITANO	50.00
DAMAN, JOSEPH	14-21-110-020-1096	46 CAPPLEMAN	50.00
DANGOIA, PHYLLIS	17-09-325-009-1338	42 REILLY	50.00
DANIEL, RITA L M	11-32-404-019-1010	49 MOORE	50.00
DAVIDSON, FLOZELL	20-14-202-076-1007	05 HAIRSTON	50.00
DAVINO, ROGER	17-03-222-015-0000	02 HOPKINS	50.00
DAVIS, MARGARET	20-23-124-019-0000	05 HAIRSTON	50.00
DAYAL, WALTRAUT E	14-08-203-015-1339	48 OSTERMAN	50.00
DE LA ROSA, JULIO	17-16-116-031-1041	42 REILLY	50.00
DEDINSKY, DAVID	20-12-101-024-1048	05 HAIRSTON	50.00
DENTON, HOWARD L.	20-12-108-039-1118	05 HAIRSTON	50.00
DES LAURIERS, MICHELLE	17-04-412-028-1160	02 HOPKINS	50.00
DEVANE, GILLIAN	14-08-203-001-0000	48 OSTERMAN	50.00
DEVINCENZO, JOSE P	14-28-201-015-1171	44 TUNNEY	50.00
DICKSON, BETTY	20-14-202-076-1410	05 HAIRSTON	50.00
DINN, LINDA	14-16-304-039-1137	46 CAPPLEMAN	50.00
DOELL, EMIKO	13-02-300-006-1027	39 LAURINO	50.00
DOMINGUEZ, RICARDO	14-05-203-012-1086	49 MOORE	50.00
DONASH, IRENE	13-16-122-045-1004	45 ARENA	50.00
DOWNES, E BERNICE	14-05-215-015-1030	48 OSTERMAN	50.00
DREW, FRANK E	14-05-211-023-1066	48 OSTERMAN	50.00
DUKES, ARNITA	20-14-202-076-1329	05 HAIRSTON	50.00
DUNN, VICKI	14-21-110-020-1290	46 CAPPLEMAN	50.00
DUNNE, MICHAEL S	20-12-102-008-1049	05 HAIRSTON	50.00
DUPLAIN, MARY	20-11-413-024-1006	05 HAIRSTON	50.00
DURANTE, DIANE	20-12-106-005-0000	05 HAIRSTON	50.00
DYKHUIS, LEE	14-08-412-040-1447	48 OSTERMAN	50.00
EASTIN, CAROL	14-29-307-050-1003	02 HOPKINS	50.00
EASTRIDGE, JANET	14-21-110-020-4620	46 CAPPLEMAN	50.00
EISENBERG, KARL S.	17-03-214-017-1007	02 HOPKINS	50.00
EISNER, RICHARD W	14-05-215-017-1390	48 OSTERMAN	50.00
ESCARTIN, ERLINDA	14-05-403-019-1106	48 OSTERMAN	50.00
FABER, BARBARA M	14-08-203-001-0000	48 OSTERMAN	50.00

7/25/2018

REPORTS OF COMMITTEES

82003

 COMMITTEE ON FINANCE
 SMALL CLAIMS, CITY OF CHICAGO
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
FARBER, GERTRUD	20-12-114-052-1009	05 HAIRSTON	50.00
FAULKNER, ROSE	20-24-419-018-1020	05 HAIRSTON	50.00
FERNANDEZ, JOSE R.	14-21-101-034-1390	46 CAPPLEMAN	50.00
FERRARIO, JOSEPH	14-08-203-001-0000	48 OSTERMAN	50.00
FISKE, KALIOPEE M	14-16-302-030-1016	46 CAPPLEMAN	50.00
FLANAGAN, MARY P	14-16-304-039-1236	46 CAPPLEMAN	50.00
FLOYD, DORIS F.	20-24-322-020-1003	05 HAIRSTON	50.00
FOX, ALICE	14-21-101-034-1258	46 CAPPLEMAN	50.00
FREEDMAN, DOROTHY R.	20-14-112-002-0000	05 HAIRSTON	50.00
FREIDHEIM, ELIZABETH	14-31-331-028-1027	02 HOPKINS	50.00
FRIEDMAN, FRANCINE	17-04-207-087-1399	02 HOPKINS	50.00
FRIEDMAN, JUDITH A.	14-28-206-005-1174	44 TUNNEY	50.00
FUCILLA, JANET	11-31-124-019-1005	50 SILVERSTEIN	50.00
FUGGITI, BRUCE	13-18-409-074-1115	38 SPOSATO	50.00
FULLER, ASTRID M	20-12-114-042-1001	05 HAIRSTON	50.00
FULLER, GLADYS O.	20-14-202-076-1190	05 HAIRSTON	50.00
FULTON, JEFFERY W	14-16-301-041-1050	46 CAPPLEMAN	50.00
FURLONG, MARGARET.	14-16-304-039-1186	46 CAPPLEMAN	50.00
GALLO, KATHLEEN	14-16-304-039-1046	46 CAPPLEMAN	50.00
GEISEL, STEFI	20-12-104-002-0000	05 HAIRSTON	50.00
GEYER, MICHAEL	20-14-223-032-0000	05 HAIRSTON	50.00
GILLMAN, PATRICIA N	14-21-103-030-1020	46 CAPPLEMAN	50.00
GITTLER, CAROL	20-12-113-046-1001	05 HAIRSTON	50.00
GLASPER JR., FRED	14-21-111-007-1532	46 CAPPLEMAN	50.00
GNIPPE, SANDRA J	20-12-101-024-1073	05 HAIRSTON	50.00
GOLD, EVELYN B	20-14-202-076-1523	05 HAIRSTON	50.00
GONZALEZ, NELIA	14-21-101-034-1496	46 CAPPLEMAN	50.00
GOODHART, GAY	14-08-203-001-0000	48 OSTERMAN	50.00
GOSETTI, THOMAS	14-20-205-025-1033	46 CAPPLEMAN	50.00
GOULD HAYES, KATHLEEN J.	20-13-103-009-0000	05 HAIRSTON	50.00
GRANT, JEAN M.	20-14-203-044-1008	05 HAIRSTON	50.00
GRANZYK, STEPHEN	14-21-312-045-1003	44 TUNNEY	50.00
GRAY, LYNDIA	20-12-101-024-1032	05 HAIRSTON	50.00
GREEN, FRANCELIA	11-29-316-026-1008	49 MOORE	50.00
GREENE, CAROLE M	14-16-304-039-1210	46 CAPPLEMAN	50.00
GUO, QITI	20-12-106-005-0000	05 HAIRSTON	50.00
HALPERIN, MARILYN J	14-08-203-001-0000	48 OSTERMAN	50.00
HALPERN, SAMUEL	14-18-323-012-1001	47 PAWAR	50.00
HAN CO, HUNG	17-03-222-015-0000	02 HOPKINS	50.00
HARRIS, ADRIENNE	20-24-419-018-1021	05 HAIRSTON	50.00
HARRIS, CHERYL	20-12-102-008-1042	05 HAIRSTON	50.00
HARRIS, KATHLEEN M	20-12-108-039-1042	05 HAIRSTON	50.00
HAYES, JANET Y	11-30-322-038-1028	49 MOORE	50.00
HEINEN, JEANNE E	11-32-109-011-0000	49 MOORE	50.00
HEKMATPANAH, JAVAD	20-12-104-002-0000	05 HAIRSTON	50.00
HENDERSON, ANNIE	25-11-300-036-0000	08 HARRIS	50.00
HERNANDEZ, HECTOR	14-21-101-034-1059	46 CAPPLEMAN	50.00
HERTER, MARJORIE	17-04-224-049-1072	02 HOPKINS	50.00
HERTSHTEN, JOANN	17-03-204-064-1132	02 HOPKINS	50.00
HILLIGOSS, MARLENE	14-08-203-001-0000	48 OSTERMAN	50.00
HOLM, TERRANCE	20-12-103-010-1050	05 HAIRSTON	50.00

COMMITTEE ON FINANCE
 SMALL CLAIMS, CITY OF CHICAGO
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
HOOD, LILA	17-20-227-059-1037	11 THOMPSON	50.00
HORNAK, NANCY	17-03-222-015-0000	02 HOPKINS	50.00
HOUARD, JEAN C	11-32-312-019-1004	49 MOORE	50.00
IWAGAMI, MYRA	20-13-103-009-0000	05 HAIRSTON	50.00
JACKSON, MADELINE	20-34-413-024-0000	06 SAWYER	50.00
JAIRAJA, MERCEDES	17-20-227-059-1063	25 SOLIS	50.00
JAMES, SHIRLEY H	20-12-108-039-1084	05 HAIRSTON	50.00
JENKINS, MARGUERITE	20-14-202-076-1325	05 HAIRSTON	50.00
JENSEN, JAMES	14-28-200-004-1046	44 TUNNEY	50.00
JENTS, JOANNA	14-21-305-030-1151	46 CAPPLEMAN	50.00
JOHNSON, BRIAN P.	14-08-203-001-0000	48 OSTERMAN	50.00
JOHNSON, MARY K	14-05-215-015-1091	48 OSTERMAN	50.00
JOHNSON, ROBERT	20-14-209-031-1015	05 HAIRSTON	50.00
JONES, EVELYN	20-14-202-076-1514	05 HAIRSTON	50.00
JONES, GERALDINE	21-30-114-005-0000	07 MITCHELL	50.00
JONES, LAMONT S	20-12-106-005-0000	05 HAIRSTON	50.00
JOSLYN, JEAN E	14-08-203-001-0000	48 OSTERMAN	50.00
JUST, ANGELA	14-08-203-001-0000	48 OSTERMAN	50.00
KAESS, MARY K	20-11-206-058-0000	04 KING	50.00
KAHANA, EMANUEL	20-14-201-062-0000	05 HAIRSTON	50.00
KARNS, CHARLENE	14-21-110-020-1089	46 CAPPLEMAN	50.00
KASANIN, MILUTIN	14-05-203-012-1085	48 OSTERMAN	50.00
KAUFMAN, LAWRENCE	14-28-202-018-1110	44 TUNNEY	50.00
KAUFMAN, SHARON L	17-04-445-017-1109	27 BURNETT JR.	50.00
KEEN, LORETTA	20-13-102-029-1280	05 HAIRSTON	50.00
KELLY, OLLIE	20-11-422-063-1004	05 HAIRSTON	50.00
KHANANURAKSA, VINAI	14-21-110-020-1530	46 CAPPLEMAN	50.00
KIMBALL, CAROL	14-08-413-040-1030	48 OSTERMAN	50.00
KIRK, CARL	14-05-215-017-1361	48 OSTERMAN	50.00
KIRSCHNER, SUSAN B	17-04-207-087-1239	02 HOPKINS	50.00
KLASS, MINETTE	13-02-300-009-1013	39 LAURINO	50.00
KLINSKY, KENNETH	14-16-304-039-1215	46 CAPPLEMAN	50.00
KOECHINSKY, IRENA	14-08-408-035-0000	48 OSTERMAN	50.00
KOLOUDZIEJ, WALTER C.	13-18-409-069-1100	38 SPOSATO	50.00
KONDO, NANCY M.	14-21-101-034-1643	46 CAPPLEMAN	50.00
KORANTENG, JOEL L	14-08-403-028-1296	48 OSTERMAN	50.00
KRELL, EUGENE E	20-14-202-076-1271	05 HAIRSTON	50.00
KUCHARIK, LARRY	14-21-312-045-1048	44 TUNNEY	50.00
KUHN, DANIEL	14-05-203-012-1068	48 OSTERMAN	50.00
KUPKA-IRSKI, ANNA	13-08-425-158-1004	45 ARENA	50.00
KUTSCHKE, ANNELIS	14-18-323-012-1041	47 PAWAR	50.00
LABOLT, JACK D	14-05-403-021-1098	48 OSTERMAN	50.00
LARKIN, GEOFFREY	17-20-227-060-1031	11 THOMPSON	50.00
LAWSON, SHARON	20-12-106-005-0000	05 HAIRSTON	50.00
LE, HIEP Q	11-32-109-011-0000	49 MOORE	50.00
LEAHY, ALICE	14-16-304-042-1090	46 CAPPLEMAN	50.00
LEIBOWITZ, LEONARD	14-21-103-030-1069	46 CAPPLEMAN	50.00
LEROY, VENETTA L	20-24-322-020-1014	05 HAIRSTON	50.00
LEVY, BERNARD S	20-13-102-029-1344	05 HAIRSTON	50.00
LEWIN, DIEDRE	14-16-300-027-1033	46 CAPPLEMAN	50.00
LITTLE, ELLEN & SHIRLEY	14-28-200-004-1069	44 TUNNEY	50.00

COMMITTEE ON FINANCE
SMALL CLAIMS, CITY OF CHICAGO
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
LOMBARDO, ROBERT	14-08-203-001-0000	48 OSTERMAN	50.00
LOPEZ, INES	14-21-101-034-1559	46 CAPPLEMAN	50.00
LUBIN, LOIS	20-11-329-001-0000	05 HAIRSTON	50.00
LUDWIG, MARY ANN	14-16-304-039-1099	46 CAPPLEMAN	50.00
LUHMANN, PHILLIP R.	20-12-104-002-0000	05 HAIRSTON	50.00
LYONS, BARBAR A	20-12-101-024-1069	05 HAIRSTON	50.00
MACKIE, ELIZABETH	14-16-300-032-1051	46 CAPPLEMAN	50.00
MACLENNAN, JAMES D	17-04-208-029-1017	02 HOPKINS	50.00
MAGARACI, SALVATORE	14-05-215-015-1334	48 OSTERMAN	50.00
MAGINOT PREISTER, D	20-11-413-025-1002	05 HAIRSTON	50.00
MANN, ROBYN	14-05-403-021-1204	48 OSTERMAN	50.00
MANN, SYLVIA A	20-14-205-030-0000	05 HAIRSTON	50.00
MANNING, MARY L.	20-13-102-029-1099	05 HAIRSTON	50.00
MANUEL, THEODORE Z	20-12-111-018-1007	05 HAIRSTON	50.00
MAPLES, MARGARET G	14-16-300-032-1150	46 CAPPLEMAN	50.00
MARCUS, LINDA D	17-03-211-030-1018	42 REILLY	50.00
MARKWARDT, FRANCES J.	14-21-111-007-1199	46 CAPPLEMAN	50.00
MARSHALL, BEVERLY R	20-12-101-024-1040	05 HAIRSTON	50.00
MASTRODONATO, LEE	14-16-300-032-1169	46 CAPPLEMAN	50.00
MAYERS, BARBARA W	20-12-112-069-1073	05 HAIRSTON	50.00
MCCAMPBELL, DARLENE	20-13-103-007-0000	05 HAIRSTON	50.00
MCCLENDON, MABEL B.	20-23-124-019-0000	05 HAIRSTON	50.00
MGRATH, DONNA	11-32-400-041-1006	49 MOORE	50.00
MCKEE, CHRISTOPHER	17-03-222-015-0000	02 HOPKINS	50.00
MCKENNA, MARLENE	17-04-207-087-1070	42 REILLY	50.00
MCKNIGHT, EMILY	11-30-322-038-1025	49 MOORE	50.00
MEACHAM, JEFFREY	17-03-227-024-1071	02 HOPKINS	50.00
MEHTA, BHARAT V.	20-13-103-011-0000	05 HAIRSTON	50.00
MERZA, JOHN G.	14-05-211-021-1111	48 OSTERMAN	50.00
MESSICK, WILMA	14-18-410-039-1015	47 PAWAR	50.00
MEYER, ANNA	17-04-207-087-1351	02 HOPKINS	50.00
MICHAEL, MUSEPTE	14-20-301-033-1013	44 TUNNEY	50.00
MICHAELSON, NANCY B	14-28-202-018-1074	44 TUNNEY	50.00
MILASKEY, ROBERT J.	14-21-100-018-1308	46 CAPPLEMAN	50.00
MIURA, AYUMU PEARL	14-21-110-020-1512	46 CAPPLEMAN	50.00
MONAGHAN, PATRICIA	20-14-203-046-1005	05 HAIRSTON	50.00
MOORMAN, HELEN L.	20-12-101-024-1018	05 HAIRSTON	50.00
MORICI, JOANN	13-18-411-005-1013	38 SPOSATO	50.00
MORTON, ROBERT	14-16-304-039-1225	46 CAPPLEMAN	50.00
MOSES, CORWIN	17-04-207-086-1514	02 HOPKINS	50.00
MOY, DONALD	17-20-225-050-1131	11 THOMPSON	50.00
MULLEN, MILDRED	20-11-308-024-1007	05 HAIRSTON	50.00
NEE, PATRICIA	13-13-202-038-1003	40 O'CONNOR	50.00
NEJATI, ESTRELLA	14-21-110-020-1107	46 CAPPLEMAN	50.00
NELSON, KAY H	20-14-106-005-0000	05 HAIRSTON	50.00
NIEMEYER, DIANE	17-09-410-014-1609	42 REILLY	50.00
NIROUMAND-RAD, FARHAD	17-03-222-015-0000	02 HOPKINS	50.00
NITECKI, DORIS V	20-14-223-032-0000	05 HAIRSTON	50.00
NOAH, DORIS KIRCH	17-03-222-015-0000	02 HOPKINS	50.00
NORWOOD, HELEN E.	20-12-106-005-0000	05 HAIRSTON	50.00
NOVOTNY, CATHERINE A	20-14-223-031-0000	05 HAIRSTON	50.00

COMMITTEE ON FINANCE
SMALL CLAIMS, CITY OF CHICAGO
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
O'CONNOR, PAUL E	20-12-108-039-1058	05 HAIRSTON	50.00
O'RILEY, EUGENE	17-03-222-015-0000	02 HOPKINS	50.00
OATES, JOYCE L	20-12-101-024-1015	05 HAIRSTON	50.00
ORTON, BONNIE F	20-14-202-076-1060	05 HAIRSTON	50.00
OSTERT, BARBARA M.	14-21-110-020-1097	46 CAPPLEMAN	50.00
OTTLEY, BRUCE	17-03-222-015-0000	02 HOPKINS	50.00
CITLEY, BRUCE	17-03-222-015-0000	02 HOPKINS	50.00
PALMA, MARIAN	14-16-301-041-1140	46 CAPPLEMAN	50.00
PARAGAS, ZENAI DA	20-14-202-176-1268	05 HAIRSTON	50.00
PARIS, SANDRA V.	20-12-104-002-0000	05 HAIRSTON	50.00
PARR, IVAN	14-21-110-020-1470	46 CAPPLEMAN	50.00
PARSONS, BARBARA	14-20-205-026-1034	46 CAPPLEMAN	50.00
PASCENTE, RICHARD	17-03-222-015-0000	02 HOPKINS	50.00
PATTERSON, CAROL L	20-34-413-024-0000	06 SAWYER	50.00
PATTERSON, RUTH	20-14-201-079-1048	05 HAIRSTON	50.00
PATZOLD, ROBERTA	11-32-400-041-1001	49 MOORE	50.00
PAUL, MARIAN T.	20-14-202-076-1294	05 HAIRSTON	50.00
PEARCE, BARBARA	14-08-412-040-1343	48 OSTERMAN	50.00
PENK, ELAINE J.	17-04-441-024-1020	02 HOPKINS	50.00
PENNY, ELISE	20-12-111-018-1010	05 HAIRSTON	50.00
PEREIMUTER, NANCY G.	20-12-104-002-0000	05 HAIRSTON	50.00
PERKINS, BARBARA A	20-14-202-076-1084	05 HAIRSTON	50.00
PHILLIPS, BERTRAND	20-12-104-002-0000	05 HAIRSTON	50.00
PIERCE, TORI	14-16-304-042-1088	46 CAPPLEMAN	50.00
PINTO, MARY JO C.	14-21-101-034-1220	46 CAPPLEMAN	50.00
PLAX, NANCY	17-20-225-050-1113	11 THOMPSON	50.00
POPE, MILDRED M.	14-21-305-030-1147	46 CAPPLEMAN	50.00
PUGH, WILLARD J.	20-13-102-029-1355	05 HAIRSTON	50.00
PUTYRSKI, LEON	10-36-204-040-0000	50 SILVERSTEIN	50.00
QUIRK, KOULA	11-29-318-015-1038	49 MOORE	50.00
RASSO, CAROL	11-32-400-041-1002	49 MOORE	50.00
REMELE, CHRISTOPHER	14-08-203-001-0000	48 OSTERMAN	50.00
REUBER, CAROLE	14-21-111-007-1016	46 CAPPLEMAN	50.00
RICE-ANDERSON, CAROL	14-05-215-015-1195	48 OSTERMAN	50.00
RIOPELLE, JOANNA	17-04-412-028-1230	02 HOPKINS	50.00
ROBERTS, FRANCES	13-31-107-024-1129	29 TALIAFERRO	50.00
ROBINS, SANDRA R	20-12-108-038-1004	05 HAIRSTON	50.00
ROBINSON, A PATRICIA	20-14-202-076-1246	05 HAIRSTON	50.00
ROIZMAN, BERNARD	20-13-103-014-1007	05 HAIRSTON	50.00
ROSENBLOOM, ALFRED A.	17-03-215-013-1307	02 HOPKINS	50.00
ROTH, MONROE P	14-16-300-027-1074	46 CAPPLEMAN	50.00
ROY, BARBARA C	20-12-113-051-1003	05 HAIRSTON	50.00
RUESCH, MARCY F	14-08-208-061-0000	48 OSTERMAN	50.00
SALTZMAN, JOAN M	14-21-312-056-1001	44 TUNNEY	50.00
SAMUELS, DORIS P	20-12-114-042-1005	05 HAIRSTON	50.00
SANCHEZ, DOLORES J.	20-11-307-013-1004	05 HAIRSTON	50.00
SANDERS, KEITH	14-16-301-041-1599	46 CAPPLEMAN	50.00
SARGIS, MICHELLE	14-28-202-018-1090	44 TUNNEY	50.00
SATTLER, ARLENE	14-05-211-021-1024	48 OSTERMAN	50.00
SCARLINI, PATRICIA M	14-21-110-048-1137	46 CAPPLEMAN	50.00
SCHMIT, JR., WILLIAM H.	14-16-304-039-1113	46 CAPPLEMAN	50.00

COMMITTEE ON FINANCE
 SMALL CLAIMS, CITY OF CHICAGO
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
SCHNELL, RANDY J	14-05-409-025-1008	48 OSTERMAN	50.00
SCHNEPPE, DAVID A	17-04-210-031-1107	02 HOPKINS	50.00
SCHWARTZ, ERIC	17-03-222-015-0000	02 HOPKINS	50.00
SCHWARTZ, ROBERT	14-08-203-001-0000	48 OSTERMAN	50.00
SCHWARZKOPF, CAROLYN	14-21-101-035-1170	46 CAPPLEMAN	50.00
SCOTT, MARTHA S.	20-12-024-102-1026	05 HAIRSTON	50.00
SCRUTCHIONS, BRENDA L	20-24-429-007-1050	05 HAIRSTON	50.00
SELIGMAN, JOAN	20-13-102-029-1019	05 HAIRSTON	50.00
SHAH, NILA V.	14-16-301-041-1261	46 CAPPLEMAN	50.00
SHAH, VINOD	14-16-301-041-1216	46 CAPPLEMAN	50.00
SHAHEEN, KATHERINE	11-31-115-044-1002	50 SILVERSTEIN	50.00
SHAKE, MARGARET	14-08-211-039-1001	48 OSTERMAN	50.00
SHAKE, MARGARET	14-08-211-039-1001	48 OSTERMAN	50.00
SHANLEY, CATHY	14-08-203-001-0000	48 OSTERMAN	50.00
SHAPIRO, JANE	20-12-106-005-0000	05 HAIRSTON	50.00
SHELTON, VERKA	14-05-407-017-1175	48 OSTERMAN	50.00
SIDAWAY, DAVID	14-08-203-017-1295	48 OSTERMAN	50.00
SIDDIQI, SAJIDA F	10-31-306-021-1037	41 NAPOLITANO	50.00
SIDNEY, DORIS J	14-17-407-053-1024	46 CAPPLEMAN	50.00
SKOTZKO, FRANCES	13-09-328-065-1012	45 ARENA	50.00
SLUTSKY, MARSHALL	17-20-225-053-1023	11 THOMPSON	50.00
SMILEY, LAURA A	14-21-305-030-1193	46 CAPPLEMAN	50.00
SMILINGCOYOTE, JEAN	14-06-214-017-0000	40 O'CONNOR	50.00
SMITH, FREDDYE L	20-12-108-039-1066	05 HAIRSTON	50.00
SMITH, MARTIN T	14-05-215-017-1290	48 OSTERMAN	50.00
SNYDER, DOLORES J.	20-14-203-044-1002	05 HAIRSTON	50.00
SORENSEN, LEIF	20-13-102-029-1250	05 HAIRSTON	50.00
SOSHNIK, MAXINE D	20-13-102-029-1369	05 HAIRSTON	50.00
SPARBER, JAY T	14-05-407-015-1065	48 OSTERMAN	50.00
SPENCER, JEAN F.	20-12-108-039-1129	05 HAIRSTON	50.00
SPENCER, PATRICIA A	20-14-223-032-0000	05 HAIRSTON	50.00
SPRAGLE, MAGDALENE A.	20-14-203-044-1010	05 HAIRSTON	50.00
STEIN, HOWARD	20-12-104-002-0000	05 HAIRSTON	50.00
STETKEVYCH, CONCEPCION	20-14-223-032-0000	05 HAIRSTON	50.00
STEVENS, SUSAN	17-17-412-030-1001	11 THOMPSON	50.00
STOESSER, FRED J	14-05-215-017-1383	48 OSTERMAN	50.00
STONE, SUSAN	14-16-304-039-1082	46 CAPPLEMAN	50.00
STREHLE, TIKA	13-11-200-040-1011	39 LAURINO	50.00
SUGENO, HENRY	20-13-102-029-1071	05 HAIRSTON	50.00
SULTAN, BABAR	14-05-202-019-1036	48 OSTERMAN	50.00
TALREJA, MADHAVI	14-05-203-011-1061	49 MOORE	50.00
TARTOF, DAVID	20-14-201-063-0000	05 HAIRSTON	50.00
TAYLOR, BARBARA J	20-24-419-018-1016	05 HAIRSTON	50.00
THOMPSON, WILLIAM A	20-14-202-076-1040	05 HAIRSTON	50.00
TIFT, VIOLET E.	20-23-124-019-0000	05 HAIRSTON	50.00
TORO, MYRIAM G	14-05-211-025-1085	48 OSTERMAN	50.00
TOWNS, CARRIE	20-12-103-010-1015	05 HAIRSTON	50.00
TREESE, JEAN	20-12-111-018-1006	05 HAIRSTON	50.00
TRENT, WALTER E.	20-12-102-008-1089	05 HAIRSTON	50.00
TROLLI, HELGA	17-04-216-064-1329	02 HOPKINS	50.00
TURNER, SHABSI	10-36-118-005-1057	50 SILVERSTEIN	50.00

COMMITTEE ON FINANCE
SMALL CLAIMS, CITY OF CHICAGO
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
TURPIN, NANCY	14-16-301-041-1395	46 CAPPLEMAN	50.00
TYLER SR, CORNELL	20-12-106-005-0000	05 HAIRSTON	50.00
ULINSKI, MARY K	20-12-112-069-1060	05 HAIRSTON	50.00
URCHENKO, HELEN	14-16-304-039-1198	46 CAPPLEMAN	50.00
VANDERMEULEN, NORMA W.	20-13-102-029-1067	05 HAIRSTON	50.00
VELEZ, CARMEN	14-21-110-020-1005	46 CAPPLEMAN	50.00
VOHRA, RATAN	17-03-204-064-1098	02 HOPKINS	50.00
VON LIGGETT, CHRISTINA	20-14-202-076-1219	05 HAIRSTON	50.00
WAGNER, BARBARA	20-13-102-029-1361	05 HAIRSTON	50.00
WALDMAN, CHARLES T.	13-12-116-058-1004	40 O'CONNOR	50.00
WALKER, JOYCE A	17-20-227-059-1044	11 THOMPSON	50.00
WARREN, YVONNE M	20-14-202-076-1165	05 HAIRSTON	50.00
WASHINGTON, JAMES	20-12-106-005-0000	05 HAIRSTON	50.00
WATKINS, MARVA E	20-24-405-041-1001	05 HAIRSTON	50.00
WATSON, BEN C	20-12-108-039-1049	05 HAIRSTON	50.00
WAYMAN, LAURA M	14-16-304-039-1129	46 CAPPLEMAN	50.00
WEATHERS, LEONARD	20-12-106-005-0000	05 HAIRSTON	50.00
WEBB, MAZOLA M.	20-24-419-018-1029	05 HAIRSTON	50.00
WEINBERG, SOLON J.	20-25-207-049-1006	05 HAIRSTON	50.00
WEINTRAUB, D. KATHRYN	20-13-102-029-1048	05 HAIRSTON	50.00
WEISBARD, PHYLLIS	17-03-202-063-1056	42 REILLY	50.00
WHITESIDE, JEANNETTE	20-12-106-005-0000	05 HAIRSTON	50.00
WILCOXEN, JAY A	20-12-112-069-1061	05 HAIRSTON	50.00
WILDE, BENNA	17-03-222-018-0000	02 HOPKINS	50.00
WILEY, ROY	17-15-101-026-1721	42 REILLY	50.00
WILLIAMS, JOHNNITA D.	20-13-102-029-1097	05 HAIRSTON	50.00
WILLIAMS, LAURA F.	20-12-108-039-1031	05 HAIRSTON	50.00
WILSON, NORMA	14-16-300-032-1096	46 CAPPLEMAN	50.00
WILSON, SARAH	20-14-223-032-0000	05 HAIRSTON	50.00
WISHART, ALISON	17-03-222-015-0000	02 HOPKINS	50.00
WITEK, ESTHER	14-16-304-039-1216	46 CAPPLEMAN	50.00
WOLVERTON, DONALD L	14-16-300-032-1266	46 CAPPLEMAN	50.00
WOOD, ELLEN	14-08-203-001-0000	48 OSTERMAN	50.00
WRIGHT, CASSANDRA A.	20-12-108-039-1043	05 HAIRSTON	50.00
WRIGHT, JANET O	14-08-408-035-0000	48 OSTERMAN	50.00
WRIGHT, SYLVIA	20-12-113-054-1004	05 HAIRSTON	50.00
WYATT, ROSE MARIE	20-12-108-039-1056	05 HAIRSTON	50.00
YOSHIMURA, NORA	13-18-411-005-1012	38 SPOSATO	50.00
YOUNG, BARBARA J.	11-32-109-011-0000	49 MOORE	50.00
YOUNG, DELOIS G	14-21-101-034-1580	46 CAPPLEMAN	50.00
YOUNG, ERMA	20-14-202-076-1215	05 HAIRSTON	50.00
YU, ELLEN	14-16-300-032-1381	46 CAPPLEMAN	50.00
ZASLOW, JANET	14-05-215-017-1243	48 OSTERMAN	50.00
ZAVOSKEY, KENNETH	14-21-110-020-1251	46 CAPPLEMAN	50.00
ZIEGENFUSS, PATRICIA E	20-14-202-076-1228	05 HAIRSTON	50.00
ZINK, MICHAEL	17-10-318-031-1136	42 REILLY	50.00
		* TOTAL AMOUNT	20,150.00

ISSUANCE OF CITY OF CHICAGO CHARITABLE SOLICITATION (TAG DAY) PERMITS.

[Or2018-343]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing three applications for City of Chicago charitable solicitation (tag day) permits for: Child Fund International; Greenpeace, Inc.; and Misericordia Heart of Mercy, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Committee on Finance is hereby authorized and directed to issue charitable solicitation (tag day) permits to the following organizations:

- A. Child Fund International
August 1, 2018 through April 30, 2019 (Mondays through Fridays) -- citywide.
- B. Greenpeace, Inc.
September 3 -- 6, 10 -- 13, 17 -- 20 and 24 -- 27, 2018
October 1 -- 4, 8 -- 11, 15 -- 18, 22 -- 25 and 29 -- 31, 2018 -- citywide.
- C. Misericordia Heart of Mercy
April 26 and 27, 2019 -- citywide.

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

Do Not Pass -- CLAIMS FOR VARIOUS REFUNDS.

[CL2018-1129]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, Small Claims Division, to which were referred on April 30, 2014, and on subsequent dates, sundry claims for various refunds, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Do Not Pass* said claims for payment.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

[List of denied claims printed on pages 82012
and 82013 of this *Journal*.]

Do Not Pass -- SENIOR CITIZEN SEWER REBATE CLAIMS.

[CL2018-1130]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

You Committee on Finance, Sewer Rebate Division, to which were referred on May 23, 2018, and on subsequent dates, sundry senior citizen sewer rebate claims, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Do Not Pass* said claims for payment.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

(Continued on page 82014)

City Of Chicago
Denied Claims by Claim Name

Denied Date: 07/25/2018

Claimant Name	Introduced to City Council
ALLISON, ANNTONITTA	04/18/2018
ANEMONE, ANGELO M	11/03/2017
ARREOLA, JUAN M.	06/27/2018
ARREOLA, MARCO	06/27/2018
BADU, THEODORA N	03/28/2018
BEN, JOHNATHAN S	10/11/2017
BENNETT, GIA	10/11/2017
BOHLAR, MARY	11/08/2017
BROWN, JAHNALI	06/27/2018
BUNCAY, ANNETTE DIAZ	02/28/2018
CAMPOS, DAVID S	09/06/2017
CARLEY, BARBARA	03/29/2017
CARMONA, MARIA D	10/11/2017
CARTER, GEORGE JR.	11/05/2014
CHAMBERS, LIONEL	02/28/2018
CHMELAR, ZDENEK	06/27/2018
COLLINS, CANDIS A	06/27/2018
CROWN, WHITNIE L	03/29/2017
CUBON, MICHAL	03/28/2018
CUSTODIO, NATALIA	10/11/2017
DARLING, LEWIS	06/27/2018
DAVIS, JULIANNA M	06/27/2018
DAVIS, WALTER L	06/27/2018
DIXON, REBEKAH	06/27/2018
ENTERPRISE FLEET	06/27/2018
FOESCH, MARK C.	06/27/2018
GEDDES, LINDA M	05/23/2018
GRIFFIN, CHERYL A.	06/27/2018
HAMILTON, BLAKE D	01/17/2018
HAYWOOD, LARISE	06/27/2018
HOLLANDER, ALLEN	06/27/2018
HYDE PARK TOWER	05/23/2018
IZGUERRA, MAGDALENA	06/27/2018
JEMMOT, LUKE A.	06/27/2018
JOHNSON, MARIO	01/17/2018
K.A. PRIDJIAN & CO., THOMAS K.	03/28/2018
KLADZYK, KRISTY A	02/28/2018
LABELL, MELISSA A	09/06/2017

82012

JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

Claimant Name **Introduced to City Council**

LABUZ, ANN M	03/28/2018
LEE, STACEY	09/14/2016
LEUNG, KEVIN HO TING	02/28/2018
LIFSHITZ, LAURA	06/27/2018
MARTIN, JANA E I.	06/27/2018
MILTON, GWENDYLON	06/27/2018
MOGILL, SUSAN G	06/27/2018
MOORE, ANTHONY WILLIAM	04/30/2014
McCARTHY, JESSICA	04/19/2017
McCLENDON, CYNTHIA L	10/05/2016
NASSON, STEVEN H	05/23/2018
NOVAK, KENNETH L	02/22/2017
NUNEZ, RAMON	02/28/2018
PAYTON, ROWNA S	11/01/2016
PHILLIPS, JOSH A	02/28/2018
PROGRESSIVE UNIVERSAL	06/27/2018
RIDDLE, DEBRA	06/27/2018
RILEY, LAVELLE D	09/06/2017
ROMERO, TERNANDO	06/27/2018
SCHNEIDER, SIMONE A.	06/27/2018
SCHNITKER-SAYERS, AMANDA G	06/28/2017
SCHWIETZ, JEANNIE P	06/27/2018
SHARMA, SHYAM V	01/25/2017
SIMMONS, SIDNEY G.	06/27/2018
SMITH, APRIL	10/11/2017
SYED, RIZWAN	06/27/2018
THEOPHILUS, TINES	07/26/2017
THOMPSON, MARIA V	04/18/2018
VANDERPORTEN, KEVIN R	11/08/2017
WAYNE, MAUREEN L	12/13/2017
WILLIAMS, BRENDA L	02/28/2018
WILSON, WILLIAM PETE	06/17/2015
WINSTON, RODNEY G	03/28/2018
XIANG, SHAN	06/27/2018

7/25/2018

REPORTS OF COMMITTEES

82013

(Continued from page 82011)

On motion of Alderman Burke, the committee's recommendation was *Concurred In* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

[List of denied claims printed on page 82015 of this *Journal*.]

Placed On File -- REPORT OF SETTLEMENT OF SUITS AGAINST CITY DURING MONTH OF MAY 2018.

[F2018-39]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication transmitting a list of cases in which judgments or settlements were entered into for the month of May 2018, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the communication transmitted herewith.

(Continued on page 82016)

7/25/2018

REPORTS OF COMMITTEES

82015

DATE 7/20/2018
TIME: 13:30:03
ROGRAM: SCR661

COMMITTEE ON FINANCE
SEWER REBATE
DENIED CLAIMS ON: 7/25/2018

PAGE: 1
TERMINAL: LI
USER: LINDA

CLAIMANT NAME

AMBO, KATHLEEN
BOBROWSKI, TIMOTHY M
MATUSIAK, LARISSA
PATTERSON, SAMUEL
PFENDLER, KAREN
ROVNER, JEFFREY
SEAY, LARRY

(Continued from page 82014)

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and said list of cases and report were *Placed on File*.

Placed On File -- REPORT OF SETTLEMENT OF SUITS AGAINST CITY DURING MONTH OF JUNE 2018.

[F2018-38]

The Committee on Finance submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication transmitting a list of cases in which judgments or settlements were entered into for the month of June 2018, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the communication transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and said list of cases and report were *Placed on File*.

COMMITTEE ON AVIATION.

APPOINTMENT OF JAMIE RHEE AS COMMISSIONER OF DEPARTMENT OF AVIATION.

[A2018-62]

The Committee on Aviation submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Aviation, having had under consideration a communication and report concerning the appointment of Jamie Rhee as the Commissioner of the Department of Aviation, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment.

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

Respectfully submitted,

(Signed) MATTHEW J. O'SHEA,
Chairman.

On motion of Alderman O'Shea, the committee's recommendation was *Concurred In* and the said proposed appointment of Jamie Rhee as the Commissioner of the Department of Aviation was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

At this point in the proceedings, the Honorable Rahm Emanuel, Mayor, rose to congratulate Jamie Rhee on the confirmation of her appointment as Commissioner of Aviation. Lauding her leadership and impressive record of accomplishment, Mayor Emanuel declared his appreciation, support and confidence in Ms. Rhee as she assumes this challenging new role and stated that she is the "right person, at the right time, with the right mission".

COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS.

APPOINTMENT OF SHANNON ANDREWS AS CHIEF PROCUREMENT OFFICER.

[A2018-61]

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration a communication and report concerning the appointment of Shannon Andrews as the Chief Procurement Officer for a four (4) year term, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment.

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

Respectfully submitted,

(Signed) CARRIE M. AUSTIN,
Chairman.

On motion of Alderman Austin, the committee's recommendation was *Concurred In* and the said proposed appointment of Shannon Andrews as Chief Procurement Officer was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

At this point in the proceedings, the Honorable Rahm Emanuel, Mayor, rose to congratulate Shannon Andrews on the confirmation of her appointment as Chief Procurement Officer. Noting the recent reforms adopted by the Department of Procurement and currently considered the gold standard by which other government agencies across the country look to emulate, Mayor Emanuel praised Ms. Andrews for her dedication, professionalism and proven record of leadership and expressed his support for and confidence in her as she leads the department to even greater success.

AMENDMENT OF SECTION 9-64-120 OF MUNICIPAL CODE CONCERNING
PARKING OF VEHICLES ON CITY PROPERTY.

[SO2018-5018]

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an ordinance introduced by Alderman Jason Ervin (28) authorizing an amendment to Section 9-64-120 of the Municipal Code of Chicago relating to parking on City Property, and having been presented with a proposed substitute ordinance by Alderman Jason Ervin (28) and Alderman Raymond Lopez (15), and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) CARRIE M. AUSTIN,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 48.

Nays -- Alderman Cochran -- 1.

Alderman Beale 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 9-64-120 of the Municipal Code of Chicago is hereby amended by adding the language underscored, and by deleting the language struck through, as follows:

9-64-120 Parking On City Property.

(a) Except in parking lots and garages that are explicitly held out for the use of the public, it shall be unlawful to park any vehicle upon any property owned by the City city and used for the transaction of public business where such parking is prohibited by order of the custodian of the property; provided, this section shall not apply to City city-owned vehicles or to other vehicles whose operation is useful or essential to the proper functioning of the department Department, Board, board or commission Commission occupying the property. The custodian of the property shall post "No Parking" signs indicating the foregoing prohibition. Where "No Parking" signs are not posted, a notice of prohibited parking shall be affixed to any vehicle parked in violation of this section. Said affixed notice shall be deemed to give the vehicle owner notice of the parking prohibition, and seven days after the notice was affixed the City may treat the vehicle as if a "No Parking" sign were posted and enforce accordingly.

(b) It shall be unlawful to stand or park any vehicle upon the premises of a Chicago Housing Authority Development except in such areas designated by official signs or other markings as parking lots.

SECTION 2. This ordinance shall be in full force and effect upon passage and publication.

SUPPLEMENTAL APPROPRIATION AND AMENDMENT OF YEAR 2018 ANNUAL APPROPRIATION ORDINANCE WITHIN FUND NO. 925.

[SO2018-4987]

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an ordinance authorizing a supplemental appropriation and an amendment to the year 2018 Annual Appropriation Ordinance necessary to reflect an increase in the amount of funds received from federal, state, public and/or private agencies, and having been presented with a proposed substitute ordinance by the Office of Budget and Management which includes the authority to execute associated agreements, and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) CARRIE M. AUSTIN,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Annual Appropriation Ordinance for the year 2018 of the City of Chicago (the "City") contains estimates of revenues receivable as grants from agencies of the state and federal governments and public and private agencies; and

WHEREAS, In accordance with Section 8 of the Annual Appropriation Ordinance, the heads of various departments and agencies of the City have applied to agencies of the state and federal governments and public and private agencies for grants to the City for various purposes; and

WHEREAS, The City through its Office of the Mayor has been awarded private grant funds in the amount of \$400,000 by the Pritzker Traubert Foundation which shall be used for the Workforce Innovation Program; and

WHEREAS, The City through its Department of Public Health ("Health") has been awarded additional federal grant funds in the amount of \$60,000 by the United States Department of Health and Human Services ("DHHS") which shall be used for the Adult Viral Hepatitis Program; and

WHEREAS, The City through Health has been awarded additional federal grant funds in the amount of \$16,000 by DHHS which shall be used for the Morbidity and Risk Behavior Surveillance Program; and

WHEREAS, The City through Health has been awarded additional federal grant funds in the amount of \$176,000 by DHHS which shall be used for the Women, Infants, and Children Nutrition (WIC) Program; and

WHEREAS, The City through its Department of Family and Support Services ("DFSS") has been awarded additional federal grant funds in the amount of \$7,400,000 by the Chicago Public Schools which shall be used for the Early Childhood Block Grant Program; and

WHEREAS, The City through DFSS has been awarded additional federal grant funds in the amount of \$156,000 by the Illinois Department of Human Services which shall be used for the Title XX Donated Funds Program; and

WHEREAS, The City through its Department of Planning and Development has been awarded state grant funds in the amount of \$2,579,000 by the Illinois Housing Development Authority which shall be used for the Abandoned Residential Property Municipal Relief Program -- Round 3; and

WHEREAS, The City through its Department of Police has been awarded federal grant funds in the amount of \$326,000 by Teamwork Englewood which shall be used for the Innovations in Community Based Crime Reduction Program; and

WHEREAS, The City through its Department of Fire has been awarded additional federal grant funds in the amount of \$3,095,000 by the United States Department of Homeland Security which shall be used for the Securing the City Program; and

WHEREAS, The City through its Chicago Public Library previously appropriated state grant funds by the Office of the Secretary of State for the Engaging Library Patrons in the Digital Space Program, however, the correct name of the program is "Increasing Access through Digitization: The Illinois Writers Project at Chicago Public Library" now, therefore,

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

SECTION 1. The sum of \$14,208,000 not previously appropriated, representing new grant awards, is hereby appropriated from Fund 925 -- Grant Funds for the year 2018. The Annual Appropriation Ordinance is hereby amended by striking the words and figures and adding the words and figures indicated in the attached Exhibit A which is hereby made a part hereof.

SECTION 2. The Chicago Public Library's program named "Engaging Library Patrons in the Digital Space" is hereby stricken and changed to "Increasing Access through Digitization: The Illinois Writers Project at Chicago Public Library."

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

SECTION 4. This ordinance shall be in full force and effect upon its passage and approval.

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

Exhibit "A".

Amendment To The 2018 Appropriation Ordinance.

Code	Department And Item	Strike Amount	Add Amount				
Estimate Of Grant Revenue For 2018							
	Awards from Agencies of the Federal Government	\$1,298,578,000	\$1,309,807,000				
	Awards from Agencies of the State of Illinois	137,418,000	139,997,000				
	Awards from Private and Public Agencies	42,014,000	42,414,000				
925 -- Grant Funds							
		Strike Amount 2018 Anticipated Grant	Add Amount 2018 Anticipated Grant	Strike Amount (2018 Total) Includes Anticipated Carryover	Add Amount (2018 Total) Includes Anticipated Carryover	Strike Amount (2018 Total)	Add Amount (2018 Total)
Department Number, Department And Grant Name							
1	Office Of The Mayor:						
	Workforce Innovation		\$ 400,000				\$ 400,000
41	Department Of Public Health:						
	Adult Viral Hepatitis	\$ 103,000	163,000			\$ 103,000	163,000
	Morbidity and Risk Behavior Surveillance	534,000	550,000			534,000	550,000
	Women, Infants, and Children Nutrition (WIC)	4,610,000	4,786,000			4,610,000	4,786,000

Department Number, Department And Grant Name	Strike Amount 2018 Anticipated Grant	Add Amount 2018 Anticipated Grant	Strike Amount (2018 Total) Includes Anticipated Carryover	Add Amount (2018 Total) Includes Anticipated Carryover	Strike Amount (2018 Total)	Add Amount (2018 Total)
50 Department Of Family And Support Services:						
Early Childhood Block Grant	\$65,400,000	\$72,800,000			\$65,400,000	\$72,800,000
Title XX Donated Funds	1,101,000	1,257,000			1,101,000	1,257,000
54 Department Of Planning And Development:						
Abandoned Residential Property Municipal Relief		2,579,000				2,579,000
57 Department Of Police:						
Innovations in Community Based Crime Reduction		326,000				326,000
59 Department Of Fire:						
Securing the City	3,580,000	6,675,000			3,580,000	6,675,000

INTERGOVERNMENTAL AGREEMENT WITH UNITED STATES DEPARTMENT OF ARMY, ARMY CORPS OF ENGINEERS CHICAGO DISTRICT, FOR DESIGN AND DEVELOPMENT ASSISTANCE TO UPDATE 2005 CHICAGO RIVER CORRIDOR DESIGN GUIDELINES AND STANDARDS.

[O2018-5016]

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an ordinance authorizing the execution of an intergovernmental agreement between the City of Chicago and the United States Department of the Army, Army Corps of Engineers, necessary for professional assistance coordinating the updated Chicago River Corridor Plan, and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) CARRIE M. AUSTIN,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Section 22 of the Water Resources Development Act of 1974, as amended (42 USC 1962d-16) (the "Act"), authorizes the Secretary of the Army, acting through the U.S. Army Engineer, Chicago District (the "District Engineer"), to provide its professional design and development assistance (the "Professional Assistance") in the preparation of a comprehensive water resources plan (the "Plan") with the City of Chicago (the "City"), acting through its Department of Planning and Development ("DPD"); and

WHEREAS, The Plan will update the 2005 Chicago River Corridor Design Guidelines and Standards, and will include the community input received during the City's 2017 River Edge Ideas Lab initiative, to provide a cohesive planning framework that promotes exceptional design and increased connectivity and natural and recreational options for the Chicago River Corridor, all pursuant to the waterway zoning requirements set forth in Section 17-8-0509 of the City of Chicago Municipal Code; and

WHEREAS, The District Engineer requires that an agreement (the "Agreement") be entered into between the Department of the Army, through its District Engineer, and the City, through DPD, setting forth the terms and conditions of (i) the Professional Assistance, (ii) the \$70,000 in-kind value of the Professional Assistance, and (iii) the Act's requirement that the City contribute an equivalent amount of \$70,000 consisting either of in-kind value or City funds to the development of the Plan; now, therefore,

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

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

SECTION 2. The Commissioner of DPD (the "Commissioner") or a designee of the Commissioner are each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver the Agreement between the District Engineer and the City in substantially in the form attached hereto as Exhibit A and made a part hereof, including amendments, and such other supporting documents as may be necessary to carry out and comply with the provisions of the Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Agreement.

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

SECTION 4. This ordinance shall be effective as of the date of its passage and approval.

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

Exhibit "A".

*Intergovernmental Agreement With The Department Of The Army And
The City Of Chicago For Development Of A Comprehensive Plan.*

This Agreement is entered into this ____ day of _____, _____, by and between the Department of the Army (hereinafter the "Government"), represented by the U.S. Army Engineer, Chicago District (hereinafter the "District Engineer"), and the City of Chicago (hereinafter the "Non-Federal Sponsor"), represented by the Director, Department of Planning and Development.

Witnesseth, That:

Whereas, Section 22 of the Water Resources Development Act of 1974, as amended (42 USC 1962d-16) authorizes the Secretary of the Army, acting through the Chief of Engineers, to provide assistance in the preparation of a comprehensive water resources plan (hereinafter the "Plan") to a state or non-Federal interest working with a state, and to establish and collect fees for the purpose of recovering 50 percent of the costs of such assistance except that Secretary may accept and expend non-Federal funds provided that are in excess of such fee; and

Whereas, The Government and the Non-Federal Sponsor have the full authority and capability to perform in accordance with the terms of this Agreement.

Now, Therefore, The parties agree as follows:

1. The Government shall develop the Plan, in coordination with the Non-Federal Sponsor, in accordance with the attached Scope of Work, and any modifications thereto, that specifies the scope, cost, and schedule for activities and tasks, including the Non-Federal Sponsor's in-kind services.

2. The Non-Federal Sponsor shall provide 50 percent of the costs for developing the Plan in accordance with the provisions of this paragraph. As of the effective date of this Agreement, the costs of developing the Plan are projected to be \$140,000, with the Government's share of such costs projected to be \$70,000 and the Non-Federal Sponsor's share of such costs projected to be \$70,000, which includes estimated credit in the amount of \$70,000 for in-kind services:

a. After considering the estimated amount of credit for in-kind services that will be afforded in accordance with paragraph 4, if any, the Government shall provide the

Non-Federal Sponsor with a written estimate of the amount of funds required from the Non-Federal Sponsor for the initial fiscal year of development of the Plan, with a fiscal year beginning on October 1st and ending on September 30th of the following year. No later than 15 calendar days after such notification, the Non-Federal Sponsor shall provide the full amount of such funds to the Government by delivering a check payable to "FAO, USAED, Chicago (H6)" to the District Engineer or by providing an Electronic Funds Transfer of such required funds in accordance with procedures established by the Government.

b. No later than August 1st prior to each subsequent fiscal year during development of the Plan, the Government shall provide the Non-Federal Sponsor with a written estimate of the amount of funds required from the Non-Federal Sponsor during that fiscal year. No later than September 1st prior to that fiscal year, the Non-Federal Sponsor shall provide the full amount of such required funds to the Government using one of the payment mechanisms specified in paragraph 2. a. above.

c. If the Government determines at any time that additional funds are needed from the Non-Federal Sponsor to cover the Non-Federal Sponsor's costs of developing the Plan, the Government shall provide the Non-Federal Sponsor with written notice of the amount of additional funds required. Within 60 calendar days of such notice, the Non-Federal Sponsor shall provide the Government with the full amount of such additional funds.

d. Upon completion of the Plan and resolution of any relevant claims and appeals, the Government shall conduct a final accounting and furnish the Non-Federal Sponsor with the written results of such final accounting. Should the final accounting determine that additional funds are required from the Non-Federal Sponsor, the Non-Federal Sponsor, within 60 calendar days of written notice from the Government, shall provide the Government with the full amount of such additional funds. Should the final accounting determine that the Non-Federal Sponsor has provided funds in excess of its required amount, the Government shall refund the excess amount, subject to the availability of funds. Such final accounting does not limit the Non-Federal Sponsor's responsibility to pay its share of costs, including contract claims or any other liability that may become known after the final accounting.

3. In addition to its required cost share, the Non-Federal Sponsor may determine that it is in its best interests to provide additional funds for development of the Plan. Additional funds provided under this paragraph and obligated by the Government are not included in calculating the Non-Federal Sponsor's required cost share and are not eligible for credit or repayment.

4. The in-kind services includes those activities (including services, materials, supplies, or other in-kind services) that are required for development of the Plan and would

otherwise have been undertaken by the Government and that are specified in the Scope of Work and performed or provided by the Non-Federal Sponsor after the effective date of this Agreement and in accordance with the Scope of Work. The Government shall credit towards the Non-Federal Sponsor's share of costs, the costs, documented to the satisfaction of the Government, that the Non-Federal Sponsor incurs in providing or performing in-kind services, including associated supervision and administration. Such costs shall be subject to audit in accordance with paragraph 9 to determine reasonableness, allocability, and allowability, and crediting shall be in accordance with the following procedures, requirements, and limitations:

a. As in-kind services are completed and no later than 60 calendar days after such completion, the Non-Federal Sponsor shall provide the Government appropriate documentation, including invoices and certification of specific payments to contractors, suppliers, and the Non-Federal Sponsor's employees. Failure to provide such documentation in a timely manner may result in denial of credit. The amount of credit afforded for in-kind services shall not exceed the Non-Federal Sponsor's share of costs.

b. No credit shall be afforded for interest charges, or any adjustment to reflect changes in price levels between the time the in-kind services are completed and credit is afforded; for the value of in-kind services obtained at no cost to the Non-Federal Sponsor; or for costs that exceed the Government's estimate of the cost for such item if it had been performed by the Government.

5. The Non-Federal Sponsor shall not use Federal Program funds to meet any of its obligations under this Agreement unless the Federal agency providing the funds verifies in writing that the funds are authorized to be used for the Plan. Federal program funds are those funds provided by a Federal agency, plus any non-Federal contribution required as a matching share therefor.

6. In carrying out its obligations under this Agreement, the Non-Federal Sponsor shall comply with all the requirements of applicable Federal laws and implementing regulations, including, but not limited to: Title VI of the Civil Rights Act of 1964 (P.L. 88-352), as amended (42 USC 2000d), and Department of Defense Directive 5500.11 issued pursuant thereto; the Age Discrimination Act of 1975 (42 USC 6102); and the Rehabilitation Act of 1973, as amended (29 USC 794), and Army Regulation 600-7 issued pursuant thereto.

7. Upon 30 calendar days written notice to the other party, either party may elect, without penalty, to suspend or terminate further development of the Plan. Any suspension or termination shall not relieve the parties of liability for any obligation incurred.

8. As a condition precedent to a party bringing any suit for breach of this Agreement, that party must first notify the other party in writing of the nature of the purported breach and seek in good faith to resolve the dispute through negotiation. If the parties cannot resolve the dispute through negotiation, they may agree to a mutually acceptable method of non-binding alternative dispute resolution with a qualified third party acceptable to the parties. Each party shall pay an equal share of any costs for the services provided by such a third party as such costs are incurred. The existence of a dispute shall not excuse the parties from performance pursuant to this Agreement.

9. The parties shall develop procedures for the maintenance by the Non-Federal Sponsor of books, records, documents, or other evidence pertaining to costs and expenses for a minimum of three years after the final accounting. The Non-Federal Sponsor shall assure that such materials are reasonably available for examination, audit, or reproduction by the Government:

a. The Government may conduct, or arrange for the conduct of, audits of the Plan. Government audits shall be conducted in accordance with applicable Government cost principles and regulations. The Government's costs of audits for the Plan shall not be included in the shared costs of the Plan, but shall be included in calculating the overall Federal cost of the Plan.

b. To the extent permitted under applicable Federal laws and regulations, the Government shall allow the Non-Federal Sponsor to inspect books, records, documents, or other evidence pertaining to costs and expenses maintained by the Government, or at the request of the Non-Federal Sponsor, provide to the Non-Federal Sponsor or independent auditors any such information necessary to enable an audit of the Non-Federal Sponsor's activities under this Agreement. The costs of non-Federal audits shall be paid solely by the Non-Federal Sponsor without reimbursement or credit by the Government.

10. In the exercise of their respective rights and obligations under this Agreement, the Government and the Non-Federal Sponsor each act in an independent capacity, and neither is to be considered the officer, agent, or employee of the other. Neither party shall provide, without the consent of the other party, any contractor with a release that waives or purports to waive any rights a party may have to seek relief or redress against that contractor.

11. Any notice, request, demand, or other communication required or permitted to be given under this Agreement shall be deemed to have been duly given if in writing and delivered personally or mailed by certified mail, with return receipt, as shown below. A party may change the recipient or address for such communications by giving written notice to the other party in the manner provided in this paragraph.

If To The Non-Federal Sponsor:

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

If To The Government:

District Commander
 U.S. Army Corps of Engineers, Chicago District
 231 South LaSalle Street, Suite 1500
 Chicago, Illinois 60604

12. To the extent permitted by the laws governing each party, the parties agree to maintain the confidentiality of exchanged information when requested to do so by the providing party.

13. Nothing in this Agreement is intended, nor may be construed, to create any rights, confer any benefits, or relieve any liability, of any kind whatsoever in any third person not a party to this Agreement.

In Witness Whereof, The parties hereto have executed this Agreement, which shall become effective upon the date it is signed by the District Engineer.

Department of the Army

City of Chicago

By: _____
 Aaron W. Reisinger,
 Colonel, U.S. Army
 District Engineer

By: _____
 [Insert Typed Name]
 [Insert Full Title]

Date: _____

Date: _____

Scope of Work attached to this Intergovernmental Agreement with the Department of the Army and the City of Chicago for Development of a Comprehensive Plan, reads as follows:

Scope Of Work.

(To Intergovernmental Agreement With The Department Of The Army And
The City Of Chicago For Development Of A Comprehensive Plan)

City Of Chicago

*Development Of Comprehensive Plan River Edge Design Guidelines
Update Under The Authority Of Section 22, Water Resources
Development Act Of 1974, As Amended, Planning
Assistance To States Program U.S. Army Corps
Of Engineers Chicago District.*

March 21, 2018.

1. Study Description:

To assist the City of Chicago in their effort to update existing design guidelines for development projects along the Chicago River. The goal of this effort is to encourage innovative, accessible, and engaging riverfront development in the future by developing guidelines that promote design consistency and adherence to best practices. This project will build upon existing river edge design guidelines, the 2017 River Edge Ideas Labs (www.ChiRiverLab.com), community input from various planning efforts on the future of the river, and national best practices. The end result is intended to provide a cohesive planning framework that promotes exceptional design, increased connectivity, increased options for recreation, and habitat creation/restoration.

2. Product Description:

The City of Chicago (City) Department of Planning and Development (DPD) is seeking professional services from the U.S. Army Corps of Engineers (USACE) Chicago District (LRC) to contribute to an update of DPD's 2005 Chicago River Corridor Design Guidelines and Standards document. The services shall, at a minimum, include the following:

a) Provide Analysis Of, And Recommendations For, Appendices To The 2005 Chicago River Corridor Design Guidelines And Standards. DPD will provide access to all existing appendices that require review and analysis. The appendices that LRC will analyze and provide recommendations on are as follows:

1) Appendix E (Plant Palette): LRC botanists will review and make recommendations for a consistent native plant palette. This effort will include species lists, community assemblages, and recommendations by planned development zone.

2) Appendix F (Safety Equipment): LRC safety engineer will review existing safety equipment recommendations and determine whether to recommend additional equipment and/or equipment guidelines.

- 3) Appendix G (Chicago Park District Riverfront Trail Specifications): LRC will work with DPD to update the existing riverfront standard trail cross section and provide additional renderings and non-standard alterations for alternative use areas, as necessary.
 - 4) Appendix H (Federal Navigation Channel Maps): LRC will provide the most up-to-date Federal Navigation Channel Maps for the Chicago River Waterway.
 - 5) Appendix I (City Of Chicago Harbor Permit Review): LRC planning and regulatory staff will coordinate with DPD to provide review and recommendations. This review process will likely include coordination between all other related government permitting bodies, including Metropolitan Water Reclamation District, Illinois Department of Natural Resources, USACE, and the U.S. Coast Guard.
 - 6) Appendix J (City Of Chicago Pollution Of Waters Ordinances): LRC will coordinate with DPD to ensure that the most up-to-date version of the Pollution of Waters Ordinance (City of Chicago Municipal Code Article VIII. Pollution of waters) is included in the document appendices. LRC could potentially provide recommendations for potential alterations to the code at the request of DPD.
 - 7) Appendix K (Riverbank Restoration Solutions): LRC environmental planning staff (planners, botanists, fish biologists, and fluvial geomorphologists) will make recommendations for riverbank restoration solutions along the Chicago River Corridor based on their regional expertise in aquatic ecosystem restoration. Recommendations will include design criteria for materials, stabilization techniques, plant communities, habitat features, hydrologic features, etc.
 - 8) Appendix L (Stormwater Management Best Practices): LRC planners and hydrologists will review and provide recommendations for stormwater management best practices that could be applied consistently throughout the corridor.
- b) Provide Content Updates And Graphics As Needed. In addition to the review and recommendations in (a), USACE will generate new content and graphic aids as necessary in the completion of Appendices E -- L.
- c) Participate In Working Group Meetings. LRC will attempt to have at least one staff member present at every meeting of the working group. Multiple staff may attend based on the agenda for a particular meeting. Working group meetings are tentatively planned to occur monthly between May and October 2018.
- d) Additional Content And Graphic Support In Coordination With The City And Its Contractor. In addition to updating Appendices E -- L, LRC will be available to support content and graphic generation in collaboration with DPD and their contractor on a case-by-case basis.

3. Items Provided By The City Of Chicago.

The City, its partner(s), and/or its contractor(s) will provide "Work In-Kind Services" as follows:

City Tasks	
Lead, establish, and coordinate the working group	The working group will meet monthly from approximately May -- October and include representatives from the following groups (and potentially additional parties): DPD, CDOT, DCASE, 2FM, CPD, USACE, MPC, Friends of the River, architects, landscape architects, and developers.
Assemble existing City data and documents	DPD will provide LRC with all of the existing City planning materials necessary for the completion of LRC's tasks, as outlined in Section 2.
Provide guidance on content updates and graphic standards	DPD will coordinate with LRC staff to ensure that all project deliverables are generated in a consistent and efficient manner with the expectations of the City and the work of their contractor.
Post draft guidelines online and collect public feedback	The City (and its contractor) will be responsible for distributing all materials generated throughout this process. This will include, but is not limited to, posting materials to the web, soliciting feedback, and coordinating responses to feedback.

City's Contractor Tasks	
Analysis of existing plans, policies, and community feedback	Review should include, but is not limited to: i. River Edge Ideas Lab concepts and survey feedback; ii. National best practices for urban river edge design; iii. Great Rivers Chicago report and survey feedback; iv. Chicago River Corridor Design Guidelines and Standards, 2005; v. Chicago River Corridor Development Plan, 1999; vi. Chicago Riverwalk Main Branch Framework Plan, 2009; vii. Calumet Design Guidelines, 2004; viii. Riverwalk Master Plan, anticipated in 2018; and ix. South Branch engineering study, anticipated in 2018.

Attend and produce materials for river edge design guidelines working group, anticipate monthly meetings from May -- October	
Update 2005 Chicago River Corridor Design Guidelines and Standards, to include the following, and is subject to revision based on feedback from working group	<p>a. Minor content updates to Chapter One (Introduction), Chapter Two (Setbacks), Chapter Six (Bubbly Creek), and Appendix A (Definitions).</p> <p>b. Content and graphic updates to Chapter Three (Riverbank Zone), Chapter Four (Urban Greenway Zone), Chapter Five (Development Zone), Appendix B (Development Areas), Appendix C (Site Furnishings), Appendix D (Signage and Public Art). Updated content should account for, but is not limited to: i. Public access and accessibility; ii. Continuous multi-use trails for leisure and active uses; iii. Creative, yet unified design through materials and/or kit-of-parts; iv. Wayfinding and branding; v. Landscaping and open space design; vi. Recreation and riverfront trail amenities; and vii. Connectivity under bridges and to existing Riverwalk segments.</p> <p>c. Coordinate with U.S. Army Corps on proposed updates for other Appendices.</p>
Develop a unified brand, wayfinding, and style guide for all river edge development (including the existing Riverwalk segments)	
Prepare final River Edge Development Guidelines document for publication	
Prepare presentation and other materials for Plan Commission hearing	

Prepare final River Edge Development Guidelines document for publication

Prepare presentation and other materials for Plan Commission hearing

4. Cost:

The City of Chicago cost for providing the items above is estimated at \$70,000.

USACE estimate for the effort described above is \$70,000.00.

Total cost for this project is estimated at \$140,000.

5. Schedule:

This is a one year effort. The final plan will be submitted 12 months from the date the PAS agreement is signed.

**COMMITTEE ON ECONOMIC, CAPITAL AND
TECHNOLOGY DEVELOPMENT.**

SUPPORT OF COOK COUNTY CLASS 7(c) TAX INCENTIVE FOR PROPERTY AT
5214 -- 5232 S. ARCHER AVE.

[O2018-5002]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 20, 2018, having had under consideration an ordinance for Class 7(c) tax incentive for the property at 5214 -- 5232 South Archer Avenue, which was

introduced on June 27, 2018 by Mayor Emanuel, begs leave to report and recommend that Your Honorable Body *Pass* said proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) PROCO JOE MORENO,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

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

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

WHEREAS, Pursuant to an ordinance adopted by the City Council of the City ("City Council"), the City established "51st/Archer Redevelopment Project Area" in accordance with the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., finding, among other things, that 51st/Archer Redevelopment Project Area is a depressed area; and

WHEREAS, TVB LLC, an Illinois limited liability company ("Applicant"), owns certain real estate generally located at 5214 -- 5232 South Archer Avenue, Chicago, Illinois 60632, as further described on Exhibit A attached hereto (the "Project Site"), which is located within the boundaries of the 51st/Archer Redevelopment Project Area; and

WHEREAS, The Applicant proposes to rehabilitate the approximately 13,281 square foot abandoned Project Site and redevelop it into commercial space including a restaurant and banquet hall (the "Project"); and

WHEREAS, The City's Department of Planning and Development ("DPD") has determined that the Project Site was last occupied in 2014; and

WHEREAS, The Project will increase employment opportunities, economic activity in the area and growth in the real property tax base; and

WHEREAS, The redevelopment objective of the City in connection with the Project Site is to redevelop underutilized properties, attract new businesses and retain and encourage the expansion of existing viable businesses, increase employment opportunities, increase economic activity in the area, and growth in the real property tax base; and

WHEREAS, The Applicant has filed an eligibility application for a Class 7(c) tax incentive under the County Ordinance with the Office of the Assessor of Cook County, Illinois (the "Assessor"); and

WHEREAS, It is the responsibility of the Assessor to determine that an application for a Class 7(c) classification is eligible pursuant to the County Ordinance; and

WHEREAS, The County Ordinance provides that, in connection with the filing of a Class 7(c) eligibility application with the Assessor, the applicant must obtain from the municipality in which such real estate that is proposed for Class 7(c) designation is located an ordinance or resolution expressly stating that, among other things, (a) the municipality has determined that eligibility factors of the County Ordinance are present, and (b) the municipality supports and consents to the Class 7(c) application to the Assessor; and

WHEREAS, DPD has reviewed the proposed Project and has determined that it meets the necessary eligibility requirements for Class 7(c) designation, and recommends to City Council that the City expressly determine, among other things, by ordinance that (a) the required eligibility factors are present, and (b) the City supports and consents to the Class 7(c) classification by the Assessor of the Project Site; now, therefore,

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

SECTION 1. The above recitals are hereby expressly incorporated as if fully set forth herein.

SECTION 2. The City hereby determines that the Project meets eligibility factor (1) of the County Ordinance in that the Project Site is deemed a redevelopment priority by the City by being located in an area in need of commercial development and designated by the City as the 51st/Archer Redevelopment Project Area.

SECTION 3. The City hereby determines that the Project meets eligibility factor (2) under the Classification Ordinance in that real estate taxes for the Project Site for three of the last six years have either declined or remained stagnant due to the depressed condition of the area.

SECTION 4. The City hereby determines that the Project meets eligibility factor (3) of the County Ordinance in that there is a reasonable expectation that the Project is viable and likely to go forward on a reasonably timely basis if granted Class 7(c) designation and will therefore result in the economic enhancement of the area.

SECTION 5. The City hereby determines that the Project meets eligibility factor (4) of the County Ordinance in that certification of the Project for Class 7(c) designation will materially assist development, redevelopment or rehabilitation of the area and the Project would not go forward without the full incentive offered under Class 7(c).

SECTION 6. The City hereby determines that the Project meets eligibility factor (5) of the County Ordinance in that certification of the Project for Class 7(c) designation is reasonably expected to ultimately result in an increase in real property tax revenue and employment opportunities within the area.

SECTION 7. The City hereby expressly determines that eligibility factors (1) through (5) of the County Ordinance are present for the Project, and hereby expressly supports and consents to the Class 7(c) application of the Applicant to the Assessor for Class 7(c) designation of the Project and the Project Site.

SECTION 8. The City hereby determines that conditions exist which justify finding that the Project Site is deemed "abandoned" for the purpose of the Class 7(c) designation.

SECTION 9. The City has received and filed the Applicant's Economic Disclosure Statement, as defined in the County Ordinance.

SECTION 10. The Commissioner of DPD (the "Commissioner"), or a designee of the Commissioner, are each hereby authorized to deliver a certified copy of this ordinance to the Assessor and to furnish such additional information as may be required in connection with the filing of the application by the Applicant with the Assessor for Class 7(c) designation of the Project.

SECTION 11. This ordinance shall be effective from and after its passage and approval.

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

Exhibit "A".

Project Site.

Legal Description Of The Project Site:

Parcel 1:

Lots 6, 7 and 8 In Block 1 in W.F. Kaiser and Company's Ardale Subdivision of the west half of the southwest quarter and the west three-quarters of the east half of the southwest quarter of Section 10, Township 38 North, Range 13, East of the Third Principal Meridian (except railroad right-of-way) in Cook County, Illinois.

Parcel 2:

Lots 3, 4, 5 and 6 in Block 2 in W.F. Kaiser and Company's Ardale Subdivision of the west half of the southwest quarter and the west three-quarters of the east half of the southwest quarter of Section 10, Township 38 North, Range 13, East of the Third Principal Meridian (except railroad right-of-way) in Cook County, Illinois.

Property Address Of Real Estate:

5214 -- 5232 South Archer Avenue
Chicago, Illinois 60632.

Permanent Tax Identification Numbers:

19-10-305-001-0000;

19-10-305-002-0000;

19-10-305-003-0000;

19-10-304-009-0000;

19-10-304-010-0000;

19-10-304-011-0000; and

19-10-304-012-0000.

SUPPORT OF COOK COUNTY CLASS 7(a) TAX INCENTIVE FOR PROPERTY AT
6535 S. PULASKI RD.

[O2018-4997]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 20, 2018, having had under consideration an ordinance for Class 7(a) tax incentive for the property at 6535 South Pulaski Road, which was introduced on June 27, 2018 by Mayor Emanuel, begs leave to report and recommend that Your Honorable Body *Pass* said proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) PROCO JOE MORENO,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, Pursuant to an ordinance adopted by the City Council of the City ("City Council"), the City established the "63rd/Pulaski Redevelopment Project Area" in accordance with the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., finding, among other things, that 63rd/Pulaski Redevelopment Project Area is a depressed area; and

WHEREAS, Certain real estate generally located at 6535 -- 6557 South Pulaski Road in the City, as more precisely described on Exhibit A attached hereto and hereby made a part hereof (the "Project Site"), is located within the boundaries of 63rd/Pulaski Redevelopment Project Area; and

WHEREAS, 6535 South Pulaski Road LLC, an Illinois limited liability company, purchased the Project Site for value and is anticipated to enter into a lease with the Applicant, as hereinafter defined, for the entirety of the Project Site; and

WHEREAS, Luigis Paisans Pizza Pulaski, Inc., an Illinois corporation ("Applicant"), proposes to construct a new building of approximately 7,253 square foot on the Project Site and develop it into commercial space including a restaurant (the "Project"); and

WHEREAS, The Project will increase employment opportunities, economic activity in the area and growth in the real property tax base; and

WHEREAS, The redevelopment objective of the City in connection with the Project Site is to redevelop underutilized properties, attract new businesses and retain and encourage the expansion of existing viable businesses, increase employment opportunities, increase economic activity in the area, and growth in the real property tax base; and

WHEREAS, The intended use by the Applicant of the Project Site is to redevelop it into commercial space including a restaurant; and

WHEREAS, The Applicant has applied to the Office of the Assessor of Cook County, Illinois (the "Assessor") for designation of the Project Site as a Class 7(a) classification eligible for certain real estate tax incentives; and

WHEREAS, Section 74-65(b) of the Cook County Tax Incentive Ordinance, Classification System for Assessment, as amended from time to time (the "County Ordinance"), provides that prior to filing an eligibility application with the Assessor, an applicant for Class 7(a) classification must obtain an ordinance or resolution from the municipality in which the real estate is located expressly stating that (a) the municipality has determined that eligibility factors (1) through (5) under Section 74-65(a) of the County Ordinance are present, and (b) the municipality supports and consents to the Class 7(a) application to the Assessor; and

WHEREAS, The Department of Planning and Development ("DPD") has reviewed the proposed Project and has determined that it meets the necessary eligibility requirements for Class 7(a) designation, and hereby recommends to City Council that the City expressly determine, among other things, by ordinance that (a) the required eligibility factors are present, and (b) the City supports and consents to the Class 7(a) application to the Assessor by the Applicant for the Project; now, therefore,

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

SECTION 1. The above recitals are hereby expressly incorporated as if fully set forth herein.

SECTION 2. The City hereby determines that the Project meets eligibility factor (1) under Section 74-65(a) of the County Ordinance in that the Project Site is located in an area in need of commercial development and designated by the City as 63rd/Pulaski Redevelopment Project Area.

SECTION 3. The City hereby determines that the Project meets eligibility factor (2) under Section 74-65(a) of the County Ordinance in that real estate taxes in the area during the last six years have either declined, remained stagnant and/or potential real estate taxes are not being fully realized due to the depressed condition of the area, and/or the Project Site, or property values as determined by the assessed value (AV) or equalized assessed value (EAV) for the redevelopment area or the Project Site have declined over the last six years, or property values as determined by the AV or EAV are increasing at a rate that is less than the balance of the City's AV or EAV for the last six years; or property values as determined by the AV or EAV for the redevelopment area/Project Site are increasing at a rate that is less than Consumer Price Index (CPI) for All Urban Consumers as published by the U.S. Department of Labor for the last six years.

SECTION 4. The City hereby determines that the Project meets eligibility factor (3) under Section 74-65(a) of the County Ordinance in that there is a reasonable expectation that the Project is viable and likely to go forward on a reasonably timely basis if granted Class 7(a) designation and will therefore result in the economic enhancement of the area.

SECTION 5. The City hereby determines that the Project meets eligibility factor (4) under Section 74-65(a) of the County Ordinance in that certification of the Project for Class 7(a) designation will materially assist development, redevelopment or rehabilitation of the area and the Project would not go forward without the full incentive offered under Class 7(a).

SECTION 6. The City hereby determines that the Project meets eligibility factor (5) under Section 74-65(a) of the County Ordinance in that certification of the Project for Class 7(a) designation is reasonably expected to ultimately result in an increase in real property tax revenue and employment opportunities within the area.

SECTION 7. The City hereby expressly determines that eligibility factors (1) through (5) under Section 74-65(a) of the County Ordinance are present for the Project, and hereby expressly supports and consents to the Class 7(a) application of the Applicant to the Assessor for Class 7(a) designation of the Project and the Project Site.

SECTION 8. The City has received and filed the Applicant's Economic Disclosure Statement, as defined in the County Ordinance.

SECTION 9. The Commissioner of DPD (the "Commissioner"), or a designee of the Commissioner, are each hereby authorized to deliver a certified copy of this ordinance to the Assessor and to furnish such additional information as may be required in connection with the filing of the application by the Applicant with the Assessor for Class 7(a) designation of the Project.

SECTION 10. This ordinance shall be effective from and after its passage and approval.

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

Exhibit "A".

Legal Description Of The Project Site.

Parcel 1:

The north 30 feet of Lot 6 in Block 4 in Mandell's Subdivision of the north half of the south half of the northwest quarter of Section 23, Township 38 North, Range 13, East of the Third Principal Meridian (except that part of north 30 feet of Lot 6 lying west of a line

50 feet east of and parallel with west line of said Section 23 conveyed to City of Chicago by deed recorded December 13, 1938 as Document 12248594), in Cook County, Illinois.

Parcel 2:

The south 30 feet of the north 60 feet of Lot 61 in Block 4 in Mandell's Subdivision of the north half of south half of the northwest quarter of Section 23, Township 38 North, Range 13, East of the Third Principal Meridian (except that part of said Lot 6 lying within the west 50 feet of said Section 23), in Cook County, Illinois.

Parcel 3:

Lot 6 in Block 41 in Mandell's Subdivision of the north half of the south half of the northwest quarter of Section 23, Township 38 North, Range 13, East of the Third Principal Meridian (excepting from said lot the south 175.75 feet and the north 60 feet thereof and excepting also that part of said Lot 6 lying west of a line 50 feet east of and parallel with the west line of said Section 23 conveyed to City of Chicago by deed dated November 20, 1937 and recorded March 3, 1938 as Document 12126438, in Cook County, Illinois.

Parcel 4:

The south 30 feet of the north 120 feet of Lot 6 in Block 4 in Mandell's Subdivision of the north half of the south half of the northwest quarter of Section 23, Township 38 North, Range 13, East of the Third Principal Meridian, in Cook County Illinois (except that part west of a line 50 feet east of and parallel with the west line of said Section 23).

Parcel 5:

The south 55 feet of the north 175 feet of Lot 6 (except that part lying west of a line 50 feet east of and parallel with west line of said Section 23) in Block 4 in Mandell's Subdivision of the north half of the south half of the northwest quarter of Section 23, Township 38 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 6:

The south 30.75 feet of the north 205.75 feet of Lot 61 in Block 4 (except that part lying west of a line 50 feet east of and parallel with the east line of said section for widening of Crawford Avenue now Pulaski Road) in Mandell's Subdivision of the north half of the south half of the northwest quarter of Section 23, Township 38 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 7:

The south 60 feet of Lot 6 in Block 4 in Mandell's Subdivision of the north half of the south half of the northeast quarter of Section 23, Township 38 North, Range 13, East of the Third Principal Meridian (except that part west of a line 50 feet east of and parallel with the west line of said section) in Cook County, Illinois.

Property Address Of Real Estate:

6535 -- 6557 South Pulaski Road
Chicago, Illinois 60629.

Permanent Tax Identification Numbers:

19-23-120-001-0000;
19-23-120-002-0000;
19-23-120-003-0000;
19-23-120-004-0000;
19-23-120-005-0000;
19-23-120-006-0000;
19-23-120-007-0000; and
19-23-120-008-0000.

SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVE FOR PROPERTY AT
2639 -- 2659 S. DAMEN AVE.

[R2018-677]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 20, 2018, having had under consideration a resolution for Class 6(b) tax incentive for the property at 2639 -- 2659 South Damen Avenue, which was introduced on June 27, 2018 by Alderman Solis (25th Ward), begs leave to report and recommend that Your Honorable Body *Adopt* said proposed resolution transmitted herewith.

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

Respectfully submitted,

(Signed) PROCO JOE MORENO,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said resolution as adopted:

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

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

WHEREAS, RLS LLC, an Illinois limited liability company (the "Applicant"), owns certain real estate located generally at 2639 -- 2659 South Damen Avenue, Chicago, Illinois 60608, as further described on Exhibit A hereto (the "Subject Property"); and

WHEREAS, The Applicant intends to lease the Subject Property to Banner Wholesale Grocers, Inc., an Illinois corporation (the "Tenant"); and

WHEREAS, The Applicant intends to construct an approximately 75,000 square foot industrial facility cold storage warehouse on the Subject Property; and

WHEREAS, The redevelopment objective of the City in connection with the Subject Property is to support the retention of a longtime Chicago company in the City of Chicago, to support the new construction of an industrial facility, retain existing jobs and create new jobs; and

WHEREAS, It is intended that the Tenant will use the Subject Property for accommodating and expanding the operations of the Tenant as a grocer by providing an industrial cold storage warehouse facility; and

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

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

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

WHEREAS, The County Ordinance requires that, in connection with the filing of a Class 6(b) eligibility application with the Assessor, the applicant must obtain from the municipality in which such real estate that is proposed for Class 6(b) designation is located

a resolution expressly stating, among other things, that the municipality has determined that the incentive provided by Class 6(b) is necessary for development to occur on such real estate and that the municipality supports and consents to the Class 6(b) classification by the Assessor; and

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

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

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

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

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

SECTION 3. That the Economic Disclosure Statement, as defined in the County Ordinance, has been received and filed by the City.

SECTION 4. That the Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Assessor, and a certified copy of this resolution may be included with the Class 6(b) eligibility application filed with the Assessor by the Applicant, as applicant, in accordance with the County Ordinance.

SECTION 5. That this resolution shall be effective immediately upon its passage and approval.

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

Exhibit "A".

Legal Description Of Subject Property:

Lots 19 to 23, both inclusive, in Lot 3 in S.J. Walker's Dock Addition to Chicago, being a subdivision of that part of the east half of Section 30, Township 39 North, Range 14, East of the Third Principal Meridian, which lies north of the west branch of the south branch of the Chicago River, in Cook County, Illinois.

Commonly Known As:

2639 -- 2659 South Damen Avenue
Chicago, Illinois 60608.

Permanent Real Estate Tax Index Numbers:

17-30-208-005; and

17-30-208-006.

SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVE FOR PROPERTY AT
5000 S. HOMAN AVE.

[R2018-680]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 20, 2018, having had under consideration a resolution for Class 6(b) tax incentive for the property at 5000 South Homan Avenue, which was introduced on June 27, 2018 by Alderman Thompson (11th Ward), begs leave to report and recommend that Your Honorable Body *Adopt* said proposed resolution transmitted herewith.

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

Respectfully submitted,

(Signed) PROCO JOE MORENO,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 48.

Nays -- None.

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

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

The following is said resolution as adopted:

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

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

WHEREAS, 5000 South Homan LLC, an Illinois limited liability company (the "Applicant"), purchased certain real estate located generally at 5000 South Homan Avenue, Chicago, Illinois 60632, as further described on Exhibit A hereto (the "Subject Property") which contained an approximately 140,000 square foot industrial building that had been totally vacant for more than two years prior to the purchase date, and substantially rehabilitated the building; and

WHEREAS, The Applicant has leased the entire Subject Property to its affiliate, Brite Logistics, Inc., an Illinois corporation, to operate a transportation and warehousing logistics business; and

WHEREAS, The redevelopment objective of the City in connection with the Subject Property is to support the City's goal of encouraging retention of the Applicant's operations within the City, creating new jobs and attracting investment; and

WHEREAS, The redevelopment objective of the City in connection with the Subject Property is to support the substantial rehabilitation of an industrial facility, retain existing jobs and create new jobs; and

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

WHEREAS, The Subject Property is located within the City of Chicago Enterprise Zone Number 2, created pursuant to the Illinois Enterprise Zone Act, 20 ILCS 665/1, et seq., as amended, and pursuant to an ordinance enacted by the City Council of the City, as amended, and the purposes of enterprise zones are also to provide certain incentives in order to stimulate economic activity and to revitalize depressed areas; and

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

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

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

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

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

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

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

SECTION 3. That the Economic Disclosure Statement, as defined in the County Ordinance, has been received and filed by the City.

SECTION 4. That the Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Assessor, and a certified copy of this resolution may be included with the Class 6(b) eligibility application filed with the Assessor by the Applicant, as applicant, in accordance with the County Ordinance.

SECTION 5. That this resolution shall be effective immediately upon its passage and approval.

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

Exhibit "A".

Legal Description Of Subject Property.

Parcel 1:

That part of Blocks 17, 18, 19, 20, 21 and 22 and vacated Spaulding Avenue and Homan Avenue in James H. Ree's Subdivision of the northeast quarter of Section 11, Township 38 North, Range 13, East of the Third Principal Meridian, according to the plat thereof recorded September 5, 1855 as Document 62421, in Book 85, page 151, in Cook County, Illinois, more particularly described as follows: beginning at the intersection of the south line of Block 19 with a line 45.00 feet west of and parallel with the east line of Spaulding Avenue; thence south 88 degrees, 32 minutes, 45 seconds west, a distance of 1,244.43 feet along the south line of said Blocks 19, 20, 21 and 22; thence north 01 degree, 54 minutes, 29 seconds west, a distance of 403.78 feet to a non-tangent curve, being the north line of the property described in warranty deed recorded November 28, 1997, as Document 97892425, in Cook County, Illinois; thence 411.94 feet northeasterly along said north line, being a curve concave to the southeast, having a radius of 929.69 feet, subtending a chord bearing north 76 degrees, 01 minute, 00 seconds east, a distance of 408.58 feet to a point of tangency on the north line of the property described in warranty deed recorded April 27, 1994 as Document 94380918, in Cook County, Illinois; thence north 88 degrees, 42 minutes, 38 seconds east, a distance of 1,355.37 feet along last said north line and the easterly extension of last said north line to the intersection with the northerly line of the property described in quitclaim deed recorded January 29, 2008 as Document 0802933157, in Cook County, Illinois; thence south 73 degrees, 48 minutes, 55 seconds west, a distance of 525.07 feet along last said northerly line to said line 45.00 feet west of and parallel with the east line of Spaulding Avenue; thence south 01 degree, 39 minutes, 09 seconds east, a distance of 355.00 feet along said parallel line to the point of beginning.

Parcel 2:

Non-exclusive easement for access to Kedzie Avenue for the benefit of Parcel 1 and other property as reserved in easement and access agreement by and between K Mart Corporation and Grand Trunk Western Railroad recorded July 1, 1985 as Document Number 85084624 over the following described land: a 60-foot wide strip of land in James H. Ree's Subdivision of the northeast quarter of Section 11, Township 38 North, Range 13, East of the Third Principal Meridian, City of Chicago, Cook County, Illinois, more particularly described as commencing at the southeast corner of Block 17; thence westerly along the southerly line of Blocks 17, 18 and 19, as extended, to the northwest corner of Lot 1, Block 30 in Paul F. Knefel and Company's Subdivision of Blocks 29 and 30 in the aforementioned James H. Ree's Subdivision; thence northerly 60 feet along the westerly line of Lot 1 as extended; thence easterly parallel with the southerly line of Lots 19, 18 and 17, as extended, to the westerly line of South Kedzie Avenue; thence southerly 60 feet, along said street line to the point of beginning, containing 47,640 square feet, more or less.

Address:

5000 South Homan Avenue
Chicago, Illinois 60632.

Permanent Real Estate Tax Index Numbers (PINs)

For The Subject Property:

19-11-202-006-0000;

19-11-202-011-0000;

19-11-202-012-0000;

19-11-202-017-0000; and

19-11-202-018-0000.

SUPPORT FOR RENEWAL OF COOK COUNTY CLASS 6(b) TAX INCENTIVE
FOR PROPERTY AT 217 N. WESTERN AVE.

[R2018-682]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 20, 2018, having had under consideration a resolution for renewal of Class 6(b) tax incentive for the property at 217 North Western Avenue, which was introduced on June 27, 2018 by Alderman Burnett (27th Ward), begs leave to report and recommend that Your Honorable Body *Adopt* said proposed resolution transmitted herewith.

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

Respectfully submitted,

(Signed) PROCO JOE MORENO,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said resolution as adopted:

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

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

WHEREAS, Van Meter, Inc., an Iowa corporation (the "Applicant"), is the owner of certain real estate located generally at 217 North Western Avenue, Chicago, Illinois 60612, as further described on Exhibit A hereto (the "Subject Property") and intends to substantially rehabilitate an approximately 27,880 square foot industrial facility thereon; and

WHEREAS, On November 3, 1999, the City Council of the City enacted a resolution (the "Original 6(b) Classification Resolution") supporting and consenting to the Class 6(b) classification of certain property (the "Original 6(b) Classified Property") which also included the Subject Property by the Office of the Assessor of Cook County (the "Assessor"); and

WHEREAS, The Assessor classified the Original 6(b) Classified Property, including the Subject Property as a Class 6(b) classification in 2007; and

WHEREAS, The Original 6(b) Classified Property was subdivided by the Assessor through a division for tax year 2006 thereby creating the Subject Property parcel with the Property Tax Identification Number 17-07-312-040-0000; and

WHEREAS, The Applicant purchased the Subject Property in 2015 and is currently the owner of the Subject Property; and

WHEREAS, The Subject Property maintains its qualification as Class 6(b) real estate as defined in the ordinance in that it continues to be used primarily for industrial purposes; and

WHEREAS, The redevelopment objective of the City in connection with the Subject Property is to make further capital investment to an industrial facility, retain existing jobs and create new jobs; and

WHEREAS, It is intended that the Applicant will use the Subject Property for production, warehousing and/or distribution of electrical and mechanical supplies; and

WHEREAS, The Applicant has filed an eligibility application for renewal of the Class 6(b) classification with the Assessor pursuant to the County Ordinance; and

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

WHEREAS, The County Ordinance requires that, in connection with the filing of a Class 6(b) renewal application with the Assessor, an applicant must obtain from the municipality

in which such real estate is located a resolution expressly stating, among other things, 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 renewal of the Class 6(b) classification; now, therefore,

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

SECTION 1. That the City determines that the continued 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) classification with respect to the Subject Property.

SECTION 3. That the Economic Disclosure Statement, as defined in the County Ordinance, has been received and filed by the City.

SECTION 4. That the Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Assessor, and a certified copy of this resolution may be included with the Class 6(b) renewal application filed with the Assessor by the Applicant, as applicant, in accordance with the County Ordinance.

SECTION 5. That this resolution shall be effective immediately upon its passage and approval.

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

Exhibit "A".

Legal Description Of Subject Property:

Lot 1 in Clearwater Fisheries Plat of Subdivision, being a part of the southwest quarter of Section 7, Township 39 North, Range 14, East of the Third Principal Meridian, according to the plat thereof recorded December 30, 2005 as Document Number 0536403035, in Cook County, Illinois.

Permanent Real Estate Tax Index Number (PIN)
For The Subject Property:

17-07-312-040-0000.

COMMITTEE ON HOUSING AND REAL ESTATE.

ACCEPTANCE OF BIDS FOR PURCHASE OF CITY-OWNED PROPERTIES AT VARIOUS LOCATIONS IN ACCORDANCE WITH ADJACENT NEIGHBORS LAND ACQUISITION PROGRAM.

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, for which a meeting was held on July 23, 2018, having had under consideration the ordinances introduced by Mayor Rahm Emanuel on July 27, 2018, these being the sale of City-owned properties at various locations, begs leave to recommend that Your Honorable Body *Pass* said ordinances transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Beale 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):

4842 W. Arthington St.

[O2018-5663]

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

WHEREAS, The City, through the foreclosure of demolition liens, tax sales and other methods of acquisition, has acquired title to numerous parcels of real property which are of minimal value and costly to clean up and maintain, and because title to such properties was vested in the City, the properties were exempted from real estate taxes, thus depriving the City of revenue; and

WHEREAS, Pursuant to an ordinance (the "Original Program Ordinance") adopted by the City Council of the City ("City Council") on March 6, 1981 and published on pages 5584 and 5585 of the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for such date, the City established a program for the disposition of certain vacant real property owned by the City known as the Adjacent Neighbors Land Acquisition Program; and

WHEREAS, The Original Program Ordinance was amended by ordinances adopted on July 23, 1982 and published in the *Journal* for such date at pages 11830 -- 11833, and on January 7, 1983 and published in the *Journal* for such date at pages 14803 -- 14805 (the Original Program Ordinance and such two amending ordinances, collectively, the "Original ANLAP Ordinances"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on September 14, 1994 and published in the *Journal* for such date at pages 56195 -- 56198, the City Council repealed the Original ANLAP Ordinances, and established a new program, also known as the Adjacent Neighbors Land Acquisition Program, for the disposition of certain vacant real property owned by the City, which ordinance was subsequently amended by ordinances adopted on September 4, 2002 and published in the *Journal* for such date at pages 92771 -- 92773 and on July 28, 2010 and published in the *Journal* for such date at pages 97370 -- 97374 and on June 25, 2014 and published in the *Journal* for such date at pages 83533 -- 83535 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Section 2-159-010, et seq. (the "ANLAP Program Ordinance"), a qualified City-owned parcel may be sold if it has an appraised value of not more than Fifty Thousand Dollars (\$50,000); and

WHEREAS, Pursuant to the ANLAP Program: (i) if the property appraises at or for less than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least One Thousand and no/100 Dollars (\$1,000.00); or (ii) if the property appraises at or for less than Twenty Thousand and no/100 Dollars (\$20,000.00) but more than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least Two Thousand and no/100 Dollars (\$2,000.00); or (iii) if the property appraises for more than Twenty Thousand and no/100 Dollars (\$20,000.00) the minimum acceptable bid must be Two Thousand and no/100 Dollars (\$2,000.00), plus fifty percent (50%) of the appraised value which exceeds Twenty Thousand and no/100 Dollars (\$20,000.00); and

WHEREAS, Pursuant to the ANLAP Program, an Adjacent Neighbor means a person who owns one parcel, or two or more contiguous parcels, of real property that is immediately adjacent to a City-owned parcel and at least one of the parcels is an improved parcel which the person occupies as his primary residence; and

WHEREAS, Pursuant to the ANLAP Program, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantee from conveying, assigning or otherwise transferring the parcel except in conjunction with the sale of the real estate on which grantee's primary residence is located; and (2) require that the parcel be improved with landscaped open space within six (6) months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantee on the parcel that constitute an integrated addition to the grantee's primary residence, or a garage appurtenant thereto; and (3) require the grantee to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate ten (10) years after the date of the conveyance of the parcel to the grantee; and

WHEREAS, The Department of Planning and Development ("DPD") of the City desires to convey the vacant parcel of real property identified on Exhibit A to this ordinance (the "ANLAP Parcel") to Lashaun R. Lashley, Sr. (the "Purchaser"), who has a principal residence of 4840 West Arthington Street, Chicago, Illinois 60644, which ANLAP Parcel is located in the Midwest Redevelopment Project Area ("Area") established pursuant to ordinances adopted by the City Council on May 17, 2000 and published in the *Journal* for such date at pages 30775 through 30953; and

WHEREAS, DPD has caused notice of the proposed sale of the ANLAP Parcel to be sent to all eligible adjacent neighbors (if any) and has also caused public notice advertising the City's intent to enter into the sale of the ANLAP Parcel to the Purchaser to be published in the *Chicago Sun-Times* on May 24, 2018; and

WHEREAS, Purchaser's proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 18-033-21 adopted on June 21, 2018, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the ANLAP Parcel to the Purchaser; now, therefore,

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

SECTION 1. The City hereby accepts the bid of the Purchaser to purchase the ANLAP Parcel, which purchase shall be subject to all of the terms, conditions, covenants and restrictions of the ANLAP Program and the ANLAP Program Ordinance.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the ANLAP Parcel to the Purchaser for the purchase price of One Thousand and no/100 Dollars (\$1,000.00). Such deed shall include a covenant obligating the Purchaser to use the ANLAP Parcel only for a use consistent with the land uses permitted under the redevelopment plan for the Area and consistent with the requirements of the ANLAP Program Ordinance.

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

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

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

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

Exhibit "A".

Bidder:

Lashaun R. Lashley, Sr.

Bidder's Address:

4840 West Arthington Street
Chicago, Illinois 60644.

Appraised Value ("as is"):

\$4,000.00.

Bid Amount:

\$1,000.00.

Legal Description (subject to title commitment and survey):

Lot 4 in Houlpuch's Resubdivision of Lots 1, 2, 3, 4, 5 and 6 in Hopson's Subdivision of Lots 163, 164 and 169 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.

Address:

4842 West Arthington Street
Chicago, Illinois 60644.

Property Index Number:

16-16-409-063-0000.

2549 W. Maypole Ave.

[O2018-5550]

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

WHEREAS, The City, through the foreclosure of demolition liens, tax sales and other methods of acquisition, has acquired title to numerous parcels of real property which are of minimal value and costly to clean up and maintain, and because title to such properties was vested in the City, the properties were exempted from real estate taxes, thus depriving the City of revenue; and

WHEREAS, Pursuant to an ordinance (the "Original Program Ordinance") adopted by the City Council of the City ("City Council") on March 6, 1981 and published on pages 5584 and 5585 of the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for such date, the City established a program for the disposition of certain vacant real property owned by the City known as the Adjacent Neighbors Land Acquisition Program; and

WHEREAS, The Original Program Ordinance was amended by ordinances adopted on July 23, 1982 and published in the *Journal* for such date at pages 11830 -- 11833, and on January 7, 1983 and published in the *Journal* for such date at pages 14803 -- 14805 (the Original Program Ordinance and such two amending ordinances, collectively, the "Original ANLAP Ordinances"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on September 14, 1994 and published in the *Journal* for such date at pages 56195 -- 56198, the City Council repealed the Original ANLAP Ordinances, and established a new program, also known as the Adjacent Neighbors Land Acquisition Program, for the disposition of certain vacant real property owned by the City, which ordinance was subsequently amended by ordinances adopted on September 4, 2002 and published in the *Journal* for such date at pages 92771 -- 92773 and on July 28, 2010 and published in the *Journal* for such date at pages 97370 -- 97374 and on June 25, 2014 and published in the *Journal* for such date at pages 83533 -- 83535 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Section 2-159-010, et seq. (the "ANLAP Program Ordinance"), a qualified City-owned parcel may be sold if it has an appraised value of not more than Fifty Thousand and no/100 Dollars (\$50,000.00); and

WHEREAS, Pursuant to the ANLAP Program: (i) if the property appraises at or for less than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least One Thousand and no/100 Dollars (\$1,000.00); or (ii) if the property appraises at or for less than Twenty Thousand and no/100 Dollars (\$20,000.00) but more than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least Two Thousand and no/100 Dollars (\$2,000.00); or (iii) if the property appraises for more than Twenty Thousand and no/100 Dollars (\$20,000.00) the minimum acceptable bid must be Two Thousand and no/100 Dollars (\$2,000.00), plus fifty percent (50%) of the appraised value which exceeds Twenty Thousand and no/100 Dollars (\$20,000.00); and

WHEREAS, Pursuant to the ANLAP Program, an Adjacent Neighbor means a person who owns one parcel, or two or more contiguous parcels, of real property that is immediately adjacent to a City-owned parcel and at least one of the parcels is an improved parcel which the person occupies as his primary residence; and

WHEREAS, Pursuant to the ANLAP Program, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantee from conveying, assigning or otherwise transferring the parcel except in conjunction with the sale of the real estate on which grantee's primary residence is located; and (2) require that the parcel be improved with landscaped open space within six (6) months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantee on the parcel that constitute an integrated addition to the grantee's primary residence, or a garage appurtenant thereto; and (3) require the grantee to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate ten (10) years after the date of the conveyance of the parcel to the grantee; and

WHEREAS, The Department of Planning and Development (“DPD”) of the City desires to convey the vacant parcel of real property identified on Exhibit A to this ordinance (the “ANLAP Parcel”) to Julius James (the “Purchaser”), who has a principal residence of 2551 West Maypole Avenue, Chicago, Illinois 60612; and

WHEREAS, DPD has caused notice of the proposed sale of the ANLAP Parcel to be sent to all eligible adjacent neighbors (if any); and

WHEREAS, Purchaser’s proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 18-033-21 adopted on June 21, 2018, by the Plan Commission of the City of Chicago (“Commission”), the Commission approved the sale of the ANLAP Parcel to the Purchaser; now, therefore,

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

SECTION 1. The City hereby accepts the bid of the Purchaser to purchase the ANLAP Parcel, which purchase shall be subject to all of the terms, conditions, covenants and restrictions of the ANLAP Program and the ANLAP Program Ordinance.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the ANLAP Parcel to the Purchaser for the purchase price of Two Thousand Five Hundred and no/100 Dollars (\$2,500.00). Such deed shall include a covenant obligating the Purchaser to use the ANLAP Parcel only for a use consistent with the land uses permitted under the redevelopment plan for the Area and consistent with the requirements of the ANLAP Program Ordinance.

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

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

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

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

Exhibit “A”.

Bidder:

Julius James.

Bidder's Address:

2551 West Maypole Avenue
Chicago, Illinois 60612.

Appraised Value ("as is"):

\$21,000.00.

Bid Amount:

\$2,500.00.

Legal Description (subject to title commitment and survey):

Lot 4 in Mary A. Morgan's Resubdivision of Lots 7 to 10 in the subdivision of the west half of Block 2 in James Morgan's Subdivision of that part lying north of center of Washington Street of the east 33.81 acres of the south half of the southeast quarter of Section 12, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

2549 West Maypole Avenue
Chicago, Illinois 60612.

Property Index Number:

16-12-419-013-0000.

5347 S. Peoria St.

[O2018-5804]

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

WHEREAS, The City, through the foreclosure of demolition liens, tax sales and other methods of acquisition, has acquired title to numerous parcels of real property which are of minimal value and costly to clean up and maintain, and because title to such properties was vested in the City, the properties were exempted from real estate taxes, thus depriving the City of revenue; and

WHEREAS, Pursuant to an ordinance (the "Original Program Ordinance") adopted by the City Council of the City ("City Council") on March 6, 1981 and published on pages 5584 and 5585 of the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for such date, the City established a program for the disposition of certain vacant real property owned by the City known as the Adjacent Neighbors Land Acquisition Program; and

WHEREAS, The Original Program Ordinance was amended by ordinances adopted on July 23, 1982 and published in the *Journal* for such date at pages 11830 -- 11833, and on January 7, 1983 and published in the *Journal* for such date at pages 14803 -- 14805 (the Original Program Ordinance and such two amending ordinances, collectively, the "Original ANLAP Ordinances"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on September 14, 1994 and published in the *Journal* for such date at pages 56195 -- 56198, the City Council repealed the Original ANLAP Ordinances, and established a new program, also known as the Adjacent Neighbors Land Acquisition Program, for the disposition of certain vacant real property owned by the City, which ordinance was subsequently amended by ordinances adopted on September 4, 2002 and published in the *Journal* for such date at pages 92771 -- 92773, and on July 28, 2010 and published in the *Journal* for such date at pages 97370 -- 97374, and on June 25, 2014 and published in the *Journal* for such date at pages 83533 -- 83535 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Section 2-159-010, et seq. (the "ANLAP Program Ordinance"), a qualified City-owned parcel may be sold if it has an appraised value of not more than Fifty Thousand Dollars (\$50,000); and

WHEREAS, Pursuant to the ANLAP Program: (i) if the property appraises at or for less than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least One Thousand and no/100 Dollars (\$1,000.00); or (ii) if the property appraises at or for less than Twenty Thousand and no/100 Dollars (\$20,000.00) but more than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least Two Thousand and no/100 Dollars (\$2,000.00); or (iii) if the property appraises for more than Twenty Thousand and no/100 Dollars (\$20,000.00) the minimum acceptable bid must be Two Thousand and no/100 Dollars (\$2,000.00), plus fifty percent (50%) of the appraised value which exceeds Twenty Thousand and no/100 Dollars (\$20,000.00); and

WHEREAS, Pursuant to the ANLAP Program, an Adjacent Neighbor means a person who owns one parcel, or two or more contiguous parcels, of real property that is immediately adjacent to a City-owned parcel and at least one of the parcels is an improved parcel which the person occupies as his primary residence; and

WHEREAS, Pursuant to the ANLAP Program, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantee from conveying, assigning or otherwise transferring the parcel except in conjunction with the sale of the real estate on which grantee's primary residence is located; and (2) require that the parcel be improved with landscaped open space within six (6) months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantee on the parcel that constitute an integrated addition to the grantee's primary residence, or a garage appurtenant thereto; and (3) require the grantee to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate ten (10) years after the date of the conveyance of the parcel to the grantee; and

WHEREAS, The Department of Planning and Development ("DPD") of the City desires to convey the vacant parcel of real property identified on Exhibit A to this ordinance (the "ANLAP Parcel") to Oscar Sanchez Espinoza (the "Purchaser"), who has a principal residence of 5351 South Peoria Street, Chicago, Illinois 60609, which ANLAP Parcel is located in the 47th/Halsted Redevelopment Project Area ("Area") established pursuant to ordinances adopted by the City Council on May 29, 2002 and published in the *Journal* for such date at pages 85676 through 85904; and

WHEREAS, DPD has caused notice of the proposed sale of the ANLAP Parcel to be sent to all eligible adjacent neighbors (if any) and has also caused public notice advertising the City's intent to enter into the sale of the ANLAP Parcel to the Purchaser to be published in the *Chicago Sun-Times* on April 16, 2018; and

WHEREAS, Purchaser's proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 18-033-21 adopted on June 21, 2018, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the ANLAP Parcel to the Purchaser; now, therefore,

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

SECTION 1. The City hereby accepts the bid of the Purchaser to purchase the ANLAP Parcel, which purchase shall be subject to all of the terms, conditions, covenants and restrictions of the ANLAP Program and the ANLAP Program Ordinance.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the ANLAP Parcel to the Purchaser for the purchase price of One Thousand and no/100 Dollars (\$1,000.00).

Such deed shall include a covenant obligating the Purchaser to use the ANLAP Parcel only for a use consistent with the land uses permitted under the redevelopment plan for the Area and consistent with the requirements of the ANLAP Program Ordinance.

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

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

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

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

Exhibit "A".

Bidder:

Oscar Sanchez Espinoza.

Bidder's Address:

5351 South Peoria Street
Chicago, Illinois 60609.

Appraised Value ("as is"):

\$3,750.00.

Bid Amount:

\$1,000.00.

Legal Description (subject to title commitment and survey):

Lot 19 in Block 1 in G. W. Cass' Subdivision of the north 10 acres of the south 24 acres of the south half of the east half of the southeast quarter of Section 8, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

5347 South Peoria Street
Chicago, Illinois 60609.

Property Index Number:

20-08-422-006-0000.

6238 S. Vernon Ave.

[O2018-5827]

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

WHEREAS, The City, through the foreclosure of demolition liens, tax sales and other methods of acquisition, has acquired title to numerous parcels of real property which are of minimal value and costly to clean up and maintain, and because title to such properties was vested in the City, the properties were exempted from real estate taxes, thus depriving the City of revenue; and

WHEREAS, Pursuant to an ordinance (the "Original Program Ordinance") adopted by the City Council of the City ("City Council") on March 6, 1981 and published on pages 5584 and 5585 of the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for such date, the City established a program for the disposition of certain vacant real property owned by the City known as the Adjacent Neighbors Land Acquisition Program; and

WHEREAS, The Original Program Ordinance was amended by ordinances adopted on July 23, 1982 and published in the *Journal* for such date at pages 11830 -- 11833, and on January 7, 1983 and published in the *Journal* for such date at pages 14803 -- 14805 (the Original Program Ordinance and such two amending ordinances, collectively, the "Original ANLAP Ordinances"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on September 14, 1994 and published in the *Journal* for such date at pages 56195 -- 56198, the City Council repealed the Original ANLAP Ordinances, and established a new program, also known as the Adjacent Neighbors Land Acquisition Program, for the disposition of certain vacant real property owned by the City, which ordinance was subsequently amended by ordinances adopted on September 4, 2002 and published in the *Journal* for such date at pages 92771 -- 92773, and on July 28, 2010 and published in the *Journal* for such date at pages 97370 -- 97374, and on June 25, 2014 and published in the *Journal* for such date at pages 83533 -- 83535 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Section 2-159-010, et seq. (the "ANLAP Program Ordinance"), a qualified City-owned parcel may be sold if it has an appraised value of not more than Fifty Thousand Dollars (\$50,000); and

WHEREAS, Pursuant to the ANLAP Program: (i) if the property appraises at or for less than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least One Thousand and no/100 Dollars (\$1,000.00); or (ii) if the property appraises at or for less than Twenty Thousand and no/100 Dollars (\$20,000.00) but more than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least Two Thousand Dollars (\$2,000.00); or (iii) if the property appraises for more than Twenty Thousand and no/100 Dollars (\$20,000.00) the minimum acceptable bid must be Two Thousand and no/100 Dollars (\$2,000.00), plus fifty percent (50%) of the appraised value which exceeds Twenty Thousand and no/100 Dollars (\$20,000.00); and

WHEREAS, Pursuant to the ANLAP Program, an Adjacent Neighbor means a person who owns one parcel, or two or more contiguous parcels, of real property that is immediately adjacent to a City-owned parcel and at least one of the parcels is an improved parcel which the person occupies as his primary residence; and

WHEREAS, Pursuant to the ANLAP Program, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantee from conveying, assigning or otherwise transferring the parcel except in conjunction with the sale of the real estate on which grantee's primary residence is located; and (2) require that the parcel be improved with landscaped open space within six (6) months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantee on the parcel that constitute an integrated addition to the grantee's primary residence, or a garage appurtenant thereto; and (3) require the grantee to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate ten (10) years after the date of the conveyance of the parcel to the grantee; and

WHEREAS, The Department of Planning and Development ("DPD") of the City desires to convey the vacant parcel of real property identified on Exhibit A to this ordinance (the "ANLAP Parcel") to Janice A. Smith (the "Purchaser"), who has a principal residence of 6234 South Vernon Avenue, Chicago, Illinois 60637, which ANLAP Parcel is located in the West Woodlawn Redevelopment Project Area ("Area") established pursuant to ordinances adopted by the City Council on May 12, 2010 and published in the *Journal* for such date at pages 90457 through 90562; and

WHEREAS, DPD has caused notice of the proposed sale of the ANLAP Parcel to be sent to all eligible adjacent neighbors (if any) and has also caused public notice advertising the City's intent to enter into the sale of the ANLAP Parcel to the Purchaser to be published in the *Chicago Sun-Times* on May 14, 2018; and

WHEREAS, Purchaser's proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 18-033-21 adopted on June 21, 2018, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the ANLAP Parcel to the Purchaser; now, therefore,

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

SECTION 1. The City hereby accepts the bid of the Purchaser to purchase the ANLAP Parcel, which purchase shall be subject to all of the terms, conditions, covenants and restrictions of the ANLAP Program and the ANLAP Program Ordinance.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the ANLAP Parcel to the Purchaser for the purchase price of One Thousand and no/100 Dollars (\$1,000.00). Such deed shall include a covenant obligating the Purchaser to use the ANLAP Parcel only for a use consistent with the land uses permitted under the redevelopment plan for the Area and consistent with the requirements of the ANLAP Program Ordinance.

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

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

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

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

Exhibit "A".

Bidder:

Janice A. Smith.

Bidder's Address:

6234 South Vernon Avenue
Chicago, Illinois 60637.

Appraised Value ("as is"):

\$5,500.00.

Bid Amount:

\$1,000.00.

Legal Description (subject to title commitment and survey):

Lot 13 in Block 5 in the resubdivision of Blocks 11 and 12 in resubdivision of Washington Park Club Addition to Chicago, a subdivision of the south half of the southeast quarter of Section 15, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

6238 South Vernon Avenue
Chicago, Illinois 60637.

Property Index Number:

20-15-416-020-0000.

2339 W. Warren Blvd.

[O2018-5508]

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

WHEREAS, The City, through the foreclosure of demolition liens, tax sales and other methods of acquisition, has acquired title to numerous parcels of real property which are of minimal value and costly to clean up and maintain, and because title to such properties was vested in the City, the properties were exempted from real estate taxes, thus depriving the City of revenue; and

WHEREAS, Pursuant to an ordinance (the "Original Program Ordinance") adopted by the City Council of the City ("City Council") on March 6, 1981 and published on pages 5584 and 5585 of the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for such date, the City established a program for the disposition of certain vacant real property owned by the City known as the Adjacent Neighbors Land Acquisition Program; and

WHEREAS, The Original Program Ordinance was amended by ordinances adopted on July 23, 1982 and published in the *Journal* for such date at pages 11830 -- 11833, and on January 7, 1983 and published in the *Journal* for such date at pages 14803 -- 14805 (the Original Program Ordinance and such two amending ordinances, collectively, the "Original ANLAP Ordinances"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on September 14, 1994 and published in the *Journal* for such date at pages 56195 -- 56198, the City Council repealed the Original ANLAP Ordinances, and established a new program, also known as the Adjacent Neighbors Land Acquisition Program, for the disposition of certain vacant real property owned by the City, which ordinance was subsequently amended by ordinances adopted on September 4, 2002 and published in the *Journal* for such date at pages 92771 -- 92773, and on July 28, 2010 and published in the *Journal* for such date at pages 97370 -- 97374, and on June 25, 2014 and published in the *Journal* for such date at pages 83533 -- 83535 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Section 2-159-010, et seq. (the "ANLAP Program Ordinance"), a qualified City-owned parcel may be sold if it has an appraised value of not more than Fifty Thousand Dollars (\$50,000); and

WHEREAS, Pursuant to the ANLAP Program: (i) if the property appraises at or for less than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least One Thousand and no/100 Dollars (\$1,000.00); or (ii) if the property appraises at or for less than Twenty Thousand and no/100 Dollars (\$20,000.00) but more than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least Two Thousand and no/100 Dollars (\$2,000.00); or (iii) if the property appraises for more than Twenty Thousand and no/100 Dollars (\$20,000.00) the minimum acceptable bid must be Two Thousand and no/100 Dollars (\$2,000.00), plus fifty percent (50%) of the appraised value which exceeds Twenty Thousand and no/100 Dollars (\$20,000.00); and

WHEREAS, Pursuant to the ANLAP Program, an Adjacent Neighbor means a person who owns one parcel, or two or more contiguous parcels, of real property that is immediately adjacent to a City-owned parcel and at least one of the parcels is an improved parcel which the person occupies as his primary residence; and

WHEREAS, Pursuant to the ANLAP Program, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantee from conveying, assigning or otherwise transferring the parcel except in conjunction with the sale of the real estate on which grantee's primary residence is located; and (2) require that the parcel be improved

with landscaped open space within six (6) months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantee on the parcel that constitute an integrated addition to the grantee's primary residence, or a garage appurtenant thereto; and (3) require the grantee to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate ten (10) years after the date of the conveyance of the parcel to the grantee; and

WHEREAS, The Department of Planning and Development ("DPD") of the City desires to convey the vacant parcel of real property identified on Exhibit A to this ordinance (the "ANLAP Parcel") to Lone Williams (the "Purchaser"), who has a principal residence of 2337 West Warren Boulevard, Chicago, Illinois 60612, which ANLAP Parcel is located in the Central West Redevelopment Project Area ("Area") established pursuant to ordinances adopted by the City Council on February 16, 2000 and published in the *Journal* for such date at pages 25276 through 25432; and

WHEREAS, DPD has caused notice of the proposed sale of the ANLAP Parcel to be sent to all eligible adjacent neighbors (if any) and has also caused public notice advertising the City's intent to enter into the sale of the ANLAP Parcel to the Purchaser to be published in the *Chicago Sun-Times* on May 4, 2018; and

WHEREAS, Purchaser's proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 18-033-21 adopted on June 21, 2018, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the ANLAP Parcel to the Purchaser; now, therefore,

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

SECTION 1. The City hereby accepts the bid of the Purchaser to purchase the ANLAP Parcel, which purchase shall be subject to all of the terms, conditions, covenants and restrictions of the ANLAP Program and the ANLAP Program Ordinance.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the ANLAP Parcel to the Purchaser for the purchase price of Four Thousand Five Hundred and no/100 Dollars (\$4,500.00). Such deed shall include a covenant obligating the Purchaser to use the ANLAP Parcel only for a use consistent with the land uses permitted under the redevelopment plan for the Area and consistent with the requirements of the ANLAP Program Ordinance.

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

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

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

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

Exhibit "A".

Bidder:

Lone Williams.

Bidder's Address:

2337 West Warren Boulevard
Chicago, Illinois 60612.

Appraised Value ("as is"):

\$25,000.00.

Bid Amount:

\$4,500.00.

Legal Description (subject to title commitment and survey):

That part of Lots 66, 67 and 68 taken together as one tract, described as follows: commencing at a point on the north line of said tract, 36 feet west of the northeast corner thereof; thence south to a point of the south line of said tract, 36.17 feet west of the south corner thereof; thence east along the south line of said tract, 18.26 feet west of the northeast corner thereof; thence west along the north line of said tract, 17.42 feet to the point of beginning, all in Follansbee's Subdivision of Block 57 of Canal Trustees' Subdivision of Section 7, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

2339 West Warren Boulevard
Chicago, Illinois 60612.

Property Index Number:

17-07-328-045-0000.

NEGOTIATED SALE OF CITY-OWNED PROPERTIES AT VARIOUS LOCATIONS.

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, for which a meeting was held on July 23, 2018, having had under consideration the ordinances introduced by Mayor Rahm Emanuel on June 27, 2018, these being the negotiated sale of City-owned properties at various locations, begs leave to recommend that Your Honorable Body *Pass* said ordinances transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Beale 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):

4300, Part Of 4302 And 4306 -- 4314 W. Carroll Ave.

[O2018-5620]

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

WHEREAS, The City is the owner of the vacant parcels of property located at 4300 West Carroll Avenue and the east 17 feet of 4302 West Carroll Avenue and 4306 -- 4314 West Carroll Avenue, Chicago, Illinois 60624, which are legally described on Exhibit A attached hereto (the "Properties"), which Properties are located in the Northwest Industrial Corridor Redevelopment Project Area ("Area"), as amended, established pursuant to ordinances adopted by City Council of the City ("City Council") on December 2, 1998, published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 86178 through 86395.

WHEREAS, Frank Czarkowski, with a principal business address of 4300 -- 4314 West Kinzie Street, Illinois 60624, has offered to purchase the Properties from the City for the sum of Forty-three Thousand and no/100 Dollars (\$43,000.00), such amount being the appraised market value of the properties; and

WHEREAS, Public notice advertising the City's intent to enter into a negotiated sale of the Properties with Frank Czarkowski and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on December 15, 2017 and December 22, 2017; and

WHEREAS, The Department of Planning and Development (the "Department") received an alternative proposal in response to the public notice from Sean Kelly with a principal business address of 4425 West Kinzie Street, Chicago, Illinois 60624 ("the Grantee"), which offered to purchase the Property for Fifty Thousand and no/100 Dollars (\$50,000.00) in order to use the Properties as an industrial open space; and

WHEREAS, The Department has evaluated both proposals and has found the proposal submitted by the Grantee to be in the best interest of the City; and

WHEREAS, Pursuant to Resolution Number 18-036-21 adopted on June 21, 2018, by the Plan Commission of the City (the "Commission"), the Commission approved the negotiated sale of the Property to the Grantee; now, therefore,

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

SECTION 1. The City Council hereby approves the sale of the Properties to the Grantee for the amount of Fifty Thousand and no/100 Dollars (\$50,000.00).

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

This conveyance is subject to the express condition that: the Properties are improved as an industrial open space within six (6) months of the date of this deed. In the event that the condition is not met, the City of Chicago may re-enter the Properties and revert title in the City of Chicago. Grantee, at the request of the City of Chicago, covenants to execute and deliver to the City a reconveyance deed to the Properties to further evidence such reversion of title. This right of reverter and re-entry shall terminate upon the issuance of a certificate of completion, release or similar instrument by the City of Chicago.

The Grantee acknowledges that if the Grantee develops the Properties with a residential housing project, as defined under and that is subject to Section 2-45-115 of the Municipal Code of the City (the "2015 Affordable Requirements Ordinance"), the Grantee and such project shall be obligated to comply with the 2015 Affordable Requirements Ordinance.

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

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

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

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

Exhibit "A".

Purchaser:

Sean Kelly.

Purchaser's Address:

4425 West Kinzie Street
Chicago, Illinois 60624.

Purchase Amount:

\$50,000.00.

Appraised Value:

\$43,000.00.

Legal Description (subject to title commitment and survey):

Lots 44, 45, 46, the east 17 feet of Lot 47 and Lot 48 in the resubdivision of Blocks 3, 4, 5, 6, 11 and 12, in West Chicago Land Company's Subdivision of the south half of Section 10, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

4300 West Carroll Avenue;
the east 17 feet of 4302 West Carroll Avenue; and
4306 -- 4314 West Carroll Avenue
Chicago, Illinois 60624.

Property Index Numbers:

16-10-400-033-0000;

16-10-400-034-0000;

16-10-400-035-0000;

16-10-400-036-0000; and

16-40-400-037-0000.

5116 S. Damen Ave.

[O2018-5710]

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

WHEREAS, The City is the owner of the vacant parcel of property located at 5116 South Damen Avenue, Chicago, Illinois 60609, which is legally described on Exhibit A attached hereto (the "Property"); and

WHEREAS, Chicago Title Land Trust Company Trust Number 8002360634 dated November 9, 2012 (the "Grantee"), with a business address of 10 South LaSalle Street, Chicago, Illinois, 60603, has offered to purchase the Property from the City for the sum of Five Thousand and no/100 Dollars (\$5,000.00), to improve with landscaped open space thereon; and

WHEREAS, Pursuant to Resolution Number 18-034-21 adopted on June 21, 2018, by the Plan Commission of the City (the "Commission"), the Commission approved the negotiated sale of the Property to the Grantee; and

WHEREAS, Public notice advertising the City's intent to enter into a negotiated sale of the Property with the Grantee and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on April 2 and 9, 2018; and

WHEREAS, No alternative proposals were received by the deadline indicated in the aforesaid notice; now, therefore,

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

SECTION 1. The City Council of the City hereby approves the sale of the Property to the Grantee for the amount of Five Thousand and no/100 Dollars (\$5,000.00).

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

This conveyance is subject to the express condition that: the Property is improved with landscaped open space within six (6) months of the date of this deed. In the event that the condition is not met, the City of Chicago may re-enter the Property and re-vest title in the City of Chicago. Grantee, at the request of the City of Chicago, covenants to execute and deliver to the City a reconveyance deed to the Property to further evidence such re-vesting of title. This right of reverter in favor of the City of Chicago shall terminate upon the issuance of a certificate of completion, release or similar instrument by the City of Chicago.

The Grantee acknowledges that if the Grantee develops the Property with a residential housing project, as defined under and that is subject to Section 2-45-115 of the Municipal Code of the City (the "2015 Affordable Requirements Ordinance"), the Grantee and such project shall be obligated to comply with the 2015 Affordable Requirements Ordinance.

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

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

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

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

Exhibit "A".

Purchaser:

Chicago Title Land Trust Company
Trust Number 8002360634 dated November 9, 2012.

Purchaser's Address:

10 South LaSalle Street
Chicago, Illinois, 60603.

Purchase Amount:

\$5,000.00.

Appraised Value:

\$5,000.00.

Legal Description (subject to title commitment and survey):

Lot 43 in the subdivision of the east half of Lots 1 and 4 in Inglehart's Subdivision of the southeast quarter of Section 7, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

5116 South Damen Avenue
Chicago Illinois, 60609.

Property Index Number:

20-07-303-033-0000.

5345 S. Peoria St.

[O2018-5764]

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

WHEREAS, The City is the owner of one vacant parcel of property located at 5345 South Peoria Street, Chicago, Illinois 60609, which is legally described on Exhibit A attached hereto (the "Property"), which Property is located in the 47th/Halsted Redevelopment Project Area ("Area"), established pursuant to ordinances adopted by City Council of the City (the "City Council") on May 29, 2002, published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 85676 through 85904; and

WHEREAS, Oscar Sanchez Espinoza (the "Grantee"), who has a principal residence of 5351 South Peoria Street, Chicago, Illinois 60609, has offered to purchase the Property from the City for the sum of Three Thousand Seven Hundred Fifty and no/100 Dollars (\$3,750.00), such amount being the appraised fair market value of the Property, to improve with landscaped open space thereon; and

WHEREAS, Public notice advertising the City's intent to enter into a negotiated sale of the Property with the Grantee and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on April 16, 2018 and April 23, 2018; and

WHEREAS, No alternative proposals were received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 18-035-21 adopted on June 21, 2018, by the Plan Commission of the City (the "Commission"), the Commission approved the negotiated sale of the Property to the Grantee; now, therefore,

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

SECTION 1. The City Council of the City hereby approves the sale of the Property to the Grantee for the amount of Three Thousand Seven Hundred Fifty and no/100 Dollars (\$3,750.00).

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

This conveyance is subject to the express condition that: the Property is improved as a landscaped open space within six (6) months of the date of this deed. In the event that the condition is not met, the City of Chicago may re-enter the Property and revest title in the City of Chicago. Grantee, at the request of the City of Chicago, covenants to execute and deliver to the City a reconveyance deed to the Property to further evidence such reversion of title. This right of reverter and re-entry shall terminate upon the issuance of a certificate of completion, release or similar instrument by the City of Chicago.

The Grantee acknowledges that if the Grantee develops the Property with a residential housing project, as defined under and that is subject to Section 2-45-115 of the Municipal Code of the City (the "2015 Affordable Requirements Ordinance"), the Grantee and such project shall be obligated to comply with the 2015 Affordable Requirements Ordinance.

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

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

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

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

Exhibit "A".

Bidder:

Oscar Sanchez Espinoza.

Bidder's Address:

5351 South Peoria Street
Chicago, Illinois 60609.

Bid Amount:

\$3,750.00.

Appraised Value:

\$3,750.00.

Legal Description (subject to title commitment and survey):

Lot 23 in Block 4 in Hicklingdale Addition to Chicago, said addition being a subdivision of the north 10 acres of the south 34 acres of the east half of the southeast quarter of Section 8, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

5345 South Peoria Street
Chicago, Illinois 60609.

Property Index Number:

20-08-422-005-0000.

2934 W. Van Buren St.

[O2018-5597]

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

WHEREAS, The City is the owner of the vacant parcel of property located at 2934 West Van Buren Street, Chicago, Illinois 60612, which is legally described on Exhibit A attached hereto (the "Property"), which Property is located in the Midwest Redevelopment Project Area ("Area"), as amended, established pursuant to ordinances adopted by City Council of the City on May 17, 2000, published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 30775 through 30953; and

WHEREAS, GSG Developers LLC (the "Grantee"), with a principal business address of 855 West Adams Street, Suite 200, Chicago, Illinois 60607, has offered to purchase the Property from the City for the sum of Twenty Thousand and no/100 Dollars (\$20,000.00), such amount being the appraised fair market value of the Property, to improve with parking thereon; and

WHEREAS, Pursuant to Resolution Number 18-043-21 adopted on June 21, 2018, by the Plan Commission of the City (the "Commission"), the Commission approved the negotiated sale of the Property to the Grantee; and

WHEREAS, Public notice advertising the City's intent to enter into a negotiated sale of the Property with the Grantee and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on April 18 and 25, 2018; and

WHEREAS, No alternative proposals were received by the deadline indicated in the aforesaid notice; now, therefore,

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

SECTION 1. The City Council of the City hereby approves the sale of the Property to the Grantee for the amount of Twenty Thousand and no/100 Dollars (\$20,000.00),

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

This conveyance is subject to the express condition that: the Property is improved with a parking lot within twelve (12) months of the date of this deed. In the event that the condition is not met, the City of Chicago may re-enter the Property and re-vest title in the City of Chicago. Grantee, at the request of the City of Chicago, covenants to execute and deliver to the City a reconveyance deed to the Property to further evidence such re-vesting of title.

The Grantee acknowledges that if the Grantee develops the Property with a residential housing project, as defined under and that is subject to Section 2-45-115 of the Municipal Code of the City (the "2015 Affordable Requirements Ordinance"), the Grantee and such project shall be obligated to comply with the 2015 Affordable Requirements Ordinance.

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

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

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

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

Exhibit "A".

Purchaser:

GSG Developers LLC.

Purchaser's Address:

855 West Adams Street, Suite 200
Chicago, Illinois 60607.

Purchase Amount:

\$20,000.00.

Appraised Value:

\$20,000.00.

Legal Description (subject to title commitment and survey):

Lot 27 in Block 4 in James Couch's Subdivision of the north half of the south half of the northwest quarter of Section 13, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

2934 West Van Buren Street
Chicago, Illinois 60612.

Property Index Number:

16-13-121-038-0000.

NEGOTIATED SALE AND CONVEYANCE OF CITY-OWNED PROPERTY AT 2118 S. KOSTNER AVE. TO AND EXECUTION OF REDEVELOPMENT AGREEMENT WITH GREENWAY DEVELOPMENT LLC FOR OUTDOOR RECYCLING CONTAINER, MATERIAL YARD, AND TRAILER PARKING AND STAGING LOT WITH LANDSCAPED BERM.

[O2018-5476]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, for which a meeting was held on July 23, 2018, having had under consideration the ordinance introduced by Mayor Rahm Emanuel on June 27, 2018, this being the negotiated sale of City-owned property at 2118 South Kostner Avenue, begs leave to recommend that Your Honorable Body Pass said ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The City has established the Community Development Commission ("CDC") to, among other things, designate redevelopment areas, approve redevelopment plans, and recommend the sale of parcels located in redevelopment areas, subject to the approval of the City Council; and

WHEREAS, Pursuant to ordinances adopted on February 5, 1998, the City Council of the City (the "City Council"): (i) approved a certain redevelopment plan and project (as amended pursuant to an ordinance adopted by the City Council on October 6, 2005, the "Redevelopment Plan") for the Roosevelt-Cicero Redevelopment Project Area (as amended, the "Redevelopment Area"), pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.) (the "Act"); (ii) designated the Redevelopment Area as a redevelopment project area pursuant to the Act; and (iii) adopted tax increment financing pursuant to the Act as a means of financing certain Redevelopment Area project costs incurred pursuant to the Redevelopment Plan; and

WHEREAS, The City is the owner of the real property commonly known as 2118 South Kostner Avenue, Chicago (the "Property"), which Property is legally described on Exhibit 1 attached hereto; and

WHEREAS, The Property is located in the Redevelopment Area; and

WHEREAS, The appraised value of the Property as of September 2017, is \$700,000; and

WHEREAS, Greenway Development, LLC, an Illinois limited liability company (the "Developer"), has submitted a proposal to the Department of Planning and Development (the "Department") to purchase the Property for \$250,000 in order to construct an approximately 186,667 square foot outdoor recycling container, material yard, and trailer parking and staging lot with landscaped berm along its Kostner Avenue frontage (the "Project"); and

WHEREAS, The Project is consistent with the purposes and objectives of the Redevelopment Plan; and

WHEREAS, The Developer has agreed to undertake the construction of the Project in accordance with the Redevelopment Plan and pursuant to the terms and conditions of a redevelopment agreement in substantially the form attached hereto as Exhibit 2 (the "Redevelopment Agreement"); and

WHEREAS, By Resolution Number 18-CDC-12, adopted on March 13, 2018 (the "Resolution"), the CDC approved the sale of the Property to the Developer; and

WHEREAS, By the Resolution, the CDC authorized the Department to advertise its intent to negotiate a sale of the Property with the Developer and to request alternative proposals for the redevelopment of the Property, and recommended the sale of the Property to the Developer if no responsive alternative proposals were received at the conclusion of the advertising period, or, if alternative proposals were received, if the Department determined in its sole discretion that it was in the best interest of the City to proceed with the Developer's proposal; and

WHEREAS, Public notices advertising the Department's intent to enter into a negotiated sale of the Property with the Developer and requesting alternative proposals appeared in the *Chicago Sun-Times* on May 11, 18 and 25, 2018; and

WHEREAS, No other responsive proposals were received by the deadline set forth in the aforesaid notices; now, therefore,

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

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

SECTION 2. The Developer is hereby designated as the developer for the Project pursuant to Section 5/11-74.4-4 of the Act.

SECTION 3. The sale of the Property to the Developer for \$250,000 is hereby approved. This approval is expressly conditioned upon the City entering into the Redevelopment Agreement with the Developer. The Commissioner of the Department (the "Commissioner") or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel, to negotiate, execute and deliver the Redevelopment Agreement, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of the Redevelopment Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Redevelopment Agreement

and such other supporting documents (including but not limited to any changes, deletions and insertions necessary if the City and the Developer decide to sign or sign and record the Redevelopment Agreement prior to the delivery and recording of the quitclaim deed referenced in Section 4 hereof).

SECTION 4. The Mayor or his proxy is authorized to execute, and the City Clerk or the Deputy City Clerk is authorized to attest, one or more quitclaim deeds conveying the Property to the Developer, or to a land trust of which the Developer is the sole beneficiary, or to an entity of which the Developer is the sole controlling party, subject to those covenants, conditions and restrictions set forth in the Redevelopment Agreement.

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

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

SECTION 7. This ordinance shall take effect immediately upon its passage and approval.

Exhibits 1 and 2 referred to in this ordinance read as follows:

Exhibit 1.
(To Ordinance)

Legal Description Of Property.

(Subject To Final Title Commitment And Survey):

Parcel 1:

All that part of Lots 6 and 7 lying southeasterly of the Metropolitan Elevated Railway in Seymour's Estate Subdivision of the east half of the southwest quarter of Section 22, Township 39 North, Range 13 East of the Third Principal Meridian, except that part heretofore conveyed to the City of Chicago by deed dated April 10, 1897 recorded in the office of the recorder of Deeds of Cook County, Illinois on May 14, 1897 as Document Number 2537628 and except that part heretofore conveyed to the Metropolitan Elevated Railway Company by deed dated December 6, 1906 recorded in the office of the Recorder of Deeds of Cook County, Illinois on July 15, 1914 as Document Number 5457265, in Cook County Illinois.

Parcel 2:

All that part of Block 6 in L. C. Paine Freer (Receiver's) Subdivision of the east half of the southwest quarter of Section 22, Township 39 North, Range 13 East of the

Third Principal Meridian, bounded and described as follows: commencing at a point in the west line of South 44th Avenue (now Kostner Avenue) 149.2 feet north of the south line of Block 6; thence south along west line of South 44th Avenue (now Kostner Avenue) 75.8 feet to the north line of West 21st Street, if extended west from the east line of South 44th Avenue (now Kostner Avenue); thence west along said extended line 248.47 feet; thence northeasterly on a curved line convex to the northwest, of radius of 450 feet, 263.22 feet to the point of beginning, in Cook County, Illinois.

Parcel 3:

All those portions of Blocks 6 and 7 in L. C. Paine Freer (Receiver's) Subdivision aforesaid, bounded and described as follows: commencing at a point on the south line of West 21st Street, if extended west from the east line of South 44th Avenue (now Kostner Avenue) said point being 7.4 feet north of the south line of said Block 6 and 326.64 feet west of the west line of South 44th Avenue (now Kostner Avenue); thence south parallel to the west line of 44th Avenue (now Kostner Avenue) 125 feet to the north line of the alley, if extended west from the west line of South 43rd Avenue (now Kildare Avenue); thence west along said extended alley line 97.20 feet; thence northeasterly on a line tangent to a curve, convex to the northwest of radius of 450 feet, 106.22 feet to point of said curve; thence northeasterly along aforesaid curve 51.85 feet to the point of beginning, in Cook County, Illinois.

Parcel 4:

All that part of Block 7 in L. C. Paine Freer (Receiver's) Subdivision, aforesaid, bounded and described as follows: commencing at a point in the north line of West 21st Place, if extended west from the east line of South 44th Avenue (now Kostner Avenue) said point being 529.22 feet west of the west line of South 44th Avenue (now Kostner Avenue) and 74.2 feet north of the south line of Block 7; thence east along said extended line 93.48 feet; thence north parallel to the west line of said South 44th Avenue (now Kostner Avenue), 125 feet to the south line of the alley, if extended west from the west line of South 43rd Avenue (now Kildare Avenue); thence southwesterly on a line tangent to a curve concave to the northwest of radius of 500 feet, 148.63 feet to point of said curve; thence along said curve 7.15 feet to the point of beginning, in Cook County, Illinois.

Address:

2118 South Kostner Avenue
Chicago, Illinois 60623.

Permanent Index Number:

16-22-313-034-0000.

Exhibit 2.
(To Ordinance)

*Greenway Development LLC Agreement For
Sale And Redevelopment Of Land.*

This GREENWAY DEVELOPMENT, LLC AGREEMENT FOR THE SALE AND REDEVELOPMENT OF LAND ("Agreement") is made on or as of the ____ day of _____, 2018, by and between the CITY OF CHICAGO, an Illinois municipal corporation ("City"), acting by and through its Department of Planning and Development ("DPD"), having its principal offices at City Hall, 121 North LaSalle Street, Chicago, Illinois 60602, and Greenway Development, LLC, an Illinois limited liability company ("Developer"), whose offices are located at 2100 South Kilbourn Avenue, Chicago, Illinois 60623.

RECITALS

WHEREAS, the City is the owner of approximately 186,667 square feet of vacant land located at 2118 South Kostner Avenue, Chicago, Illinois 60623, as legally described on Exhibit A attached hereto (the "Property"); and

WHEREAS, Developer desires to purchase the Property from the City in order to construct an approximately 186,667 square foot outdoor recycling container, material yard, and trailer parking and staging lot with landscaped berm along its Kostner Avenue frontage (the "Project"); and

WHEREAS, the Property is located in the Roosevelt-Cicero Redevelopment Project Area (the "Redevelopment Area"), as created pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1 et seq.) and by ordinances first adopted by the City Council of the City (the "City Council") on February 5, 1998; and

WHEREAS, the Project is consistent with that certain redevelopment plan and project for the Redevelopment Area (the "Redevelopment Plan"); and

WHEREAS, the City has agreed to sell the Property to Developer for \$250,000 in consideration of the Developer's obligations to construct the Project in accordance with the terms and conditions of this Agreement and to comply with certain requirements contained herein; and

WHEREAS, the Project is expected to cost approximately \$943,000, including site acquisition, hard costs and soft costs, subject to unknown variability in the scope and costs of the Remediation Work; and

WHEREAS, as security for the Developer's completion of construction as provided herein, Developer has agreed to execute a reconveyance deed in the form attached hereto as Exhibit B ("Reconveyance Deed") for the Property on the Closing Date; and

WHEREAS, the City Council, pursuant to an ordinance adopted on _____, 2018, and published at pages _____ through _____ in the Journal of the Proceedings of the City Council of the City of Chicago of such date, authorized the sale of the Property to the Developer, subject to the execution, delivery and recording of this Agreement.

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

SECTION 1. INCORPORATION OF RECITALS.

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

SECTION 2. DEFINITIONS AND RULES OF CONSTRUCTION.

2.1 Defined Terms. For purposes of this Agreement, in addition to the terms defined in the foregoing Recitals, the following terms shall have the meanings set forth below:

"2FM" means the City's Department of Fleet and Facility Management.

"Actual Residents of the City" means persons domiciled within the City, as set forth in more detail in Section 24.2(c) hereof.

"Affiliate(s)" when used to indicate a relationship with a specified person or entity, means a person or entity that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with such specified person or entity, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any person or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

"Agent" means any agents, employees, contractors, subcontractors, or other persons acting under the control or at the request of the Developer or the Developer's contractors or Affiliates.

"Agreement" means this Agreement as may be amended in accordance with the terms hereof.

"Architect" means Axios Architects

"Budget" means the budget for the Project (currently estimated at \$943,000), which is attached hereto as Exhibit C, as such budget may be modified from time to time with the prior written approval of the City.

"Bundle" has the meaning defined in Section 30.

"Business Day" means any day other than Saturday, Sunday or a legal holiday in the City.

"Change Order" means any amendment or modification to the Scope Drawings, Plans and Specifications, or Budget, as described in Section 9, Section 11.1 and Section 11.2.

"City" has the meaning defined in the Preamble to the Recitals.

"City Contract" has the meaning defined in Section 25.1(l).

"City Council" means the City Council of the City of Chicago as defined in the Recitals.

"City Hiring Plan" has the meaning defined in Section 33.1.

"Claims" means liens (including, without limitation, lien removal and bonding costs), liabilities, obligations, damages, losses, demands, penalties, assessments, payments, fines, claims, actions, suits, judgments, settlements, costs, expenses and disbursements (including, without limitation, reasonable, actually-incurred legal fees and expenses and costs of investigation) of any kind and nature whatsoever.

"Closing" means the execution and recording of the later of: (a) this Agreement, and (b) the Deed.

"Closing Date" means the date of the Closing.

"Commissioner" or "Commissioner of DPD" means that individual holding the office and exercising the responsibilities of the Commissioner or Acting Commissioner of the City's Department of Planning and Development and any successor City Department, and any authorized designee.

"Completion Certificate" means the certificate of completion issued pursuant to Section 14.1.

"Compliance Period" means a period of ten (10) years following issuance of the Completion Certificate, excluding any period of time that an Event of Default exists under this Agreement.

"Construction Contract" means (i) the General Contract, if any; and (ii) any contract between the Developer or the General Contractor with any subcontractor relating to construction of the Project. As of the Effective Date, the only anticipated Construction Contracts are: (a) a contract between the Developer and the subcontractor who will perform the paving for the Project; and (b) a contract between the Developer and the subcontractor who will perform the landscaping design and installation for the Project.

"Construction Program" has the meaning defined in Section 24.3(a).

"Contractors" has the meaning defined in Section 30.

"Contribution" has the meaning defined in Section 30.

"Corporation Counsel" means the City's Department of Law.

"Deed" has the meaning defined in Section 6.1.

"Default Title Exceptions" has the meaning defined in Section 20.4.

"Developer" has the meaning defined in the Preamble to the Recitals.

"Developer Construction Cost Affidavit" has the meaning defined in Section 3.

"Developer Parties" means the Developer, the Developer's Affiliates, and the respective officers, directors, employees, agents, successors and assigns of the Developer and its Affiliates.

"Domestic partners" has the meaning defined in Section 30.

"DPD" has the meaning defined in the Preamble to the Recitals hereof.

"EDS" means the City's Economic Disclosure Statement and Affidavit, on the City's then-current form, whether submitted on paper or via the City's on-line submission process.

"Effective Date" means the date upon which this Agreement has been both (a) fully executed, and (b) delivered to the Developer.

"Employer(s)" has the meaning defined in Section 24.1.

"Environmental Documents" means all reports, surveys, field data, correspondence and analytical results prepared by or for the Developer (or otherwise obtained by the Developer) regarding the condition of the Property or any portion thereof, including, without limitation, the SRP Documents.

"Environmental Laws" means any and all Laws relating to the regulation and protection of human health, safety, the environment and natural resources now or hereafter in effect, as amended or supplemented from time to time, including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. § 9601 et seq., the Resource Conservation and Recovery Act, 42 U.S.C. § 6901 et seq., the Hazardous Materials Transportation Act, 49 U.S.C. § 5101 et seq., the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq., the Clean Air Act, 42 U.S.C. § 7401 et seq., the Toxic Substances Control Act, 15 U.S.C. § 2601 et seq., the Federal Insecticide, Fungicide, and Rodenticide Act, 7 U.S.C. § 136 et seq., the Occupational Safety and Health Act, 29 U.S.C. § 651 et seq., any and all regulations promulgated under such Laws, and all analogous state and local counterparts or equivalents of such Laws, including, without limitation, the Illinois Environmental Protection Act, 415 ILCS 5/1 et seq., and the common law, including, without limitation, trespass and nuisance.

"Equity" means funds of the Developer (other than funds derived from Lender Financing) irrevocably available for the Project, and unencumbered by any other obligation.

"Event of Default" means any event or occurrence as defined in Section 20.2.

"Final NFR Letter" means a final comprehensive "No Further Remediation" letter issued by the IEPA approving the condition of the Property in accordance with the Project, including the site plan approved by the City and the terms and conditions of the SRP Documents, as amended or supplemented from time to time. The Final NFR Letter shall state that the Property meets TACO remediation objectives for industrial/commercial properties and the construction worker exposure route as set forth in 35 Ill. Adm. Code Part 742, but may be reasonably conditioned upon use and maintenance of engineered barriers and other institutional or engineering controls acceptable to the IEPA.

"Final Project Cost" has the meaning defined in Section 14.1.

"Financial Statements" shall mean complete audited financial statements for the finances of the Project, which shall include a detailed accounting of all Operating Expenses as well as an accounting of any and all disbursements to entities related to the Developer, prepared by a certified public accountant in accordance with generally accepted accounting principles and practices consistently applied throughout the appropriate periods. For avoidance of doubt, "Financial Statements" shall not mean the Developer Construction Cost Affidavits.

"General Contract" means a construction contract with a General Contractor (if any) to construct the Project. As of the Effective Date, there is no anticipated General Contractor or General Contract.

"General Contractor" means the general contractor, if any, selected by Developer for the Project.

"Governmental Approvals" has the meaning defined in Section 8.

"Hazardous Substances" means any toxic substance, hazardous substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Laws, or any pollutant, toxic vapor, or contaminant, and shall include, but not be limited to, petroleum (including crude oil or any fraction thereof), any radioactive material or by-product material, polychlorinated biphenyls and asbestos in any form or condition.

"Human Rights Ordinance" has the meaning set forth in Section 24.1(a).

"Identified Parties" has the meaning defined in Section 30.

"IEPA" means the Illinois Environmental Protection Agency.

"IGO Hiring Oversight" has the meaning defined in Section 33.4.

"Indemnitee" and "Indemnites" have the respective meanings defined in Section 22.

"Land Write-Down" has the meaning defined in Section 3.

"Laws" means all applicable federal, state, county, municipal or other laws (including common law), statutes, codes, ordinances, rules, regulations, executive orders or other

requirements, now or hereafter in effect, as amended or supplemented from time to time, and any applicable judicial or administrative interpretation thereof, including any applicable judicial or administrative orders, consent decrees or judgments.

"Lender(s)" means any provider of Lender Financing approved pursuant to Section 9 hereof, which shall be limited to funds necessary to fund the Project.

"Lender Financing" means funds borrowed by the Developer from Lenders, available to pay for the costs of the Project (or any portion thereof).

"Losses" means any and all debts, liens, claims, causes of action, demands, complaints, legal or administrative proceedings, losses, damages, obligations, liabilities, judgments, amounts paid in settlement, arbitration or mediation awards, interest, fines, penalties, costs, expenses and disbursements of any kind or nature whatsoever (including, without limitation, reasonable attorney's fees and expenses, consultants' fees and expenses and court costs).

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

"MBE/WBE Program" has the meaning defined in Section 24.3(a).

"Municipal Code" means the Municipal Code of the City of Chicago as presently in effect and as hereafter amended from time to time.

"Other Contract" has the meaning defined in Section 30.

"Owners" has the meaning defined in Section 30.

"Party" means either the City or the Developer, and "Parties" means the City and the Developer, collectively.

"Performance Deposit" has the meaning defined in Section 4.

"Plans and Specifications" means the final construction plans and specifications prepared by the Architect, as submitted to the City as the basis for obtaining Governmental Approvals for the Project, as such plans and specifications may be amended, revised and/or supplemented from time to time with the prior written approval of the City in accordance with Section 11.2 (Change Orders) hereof.

"Political fundraising committee" has the meaning defined in Section 30.

"Procurement Program" has the meaning defined in Section 24.3(a).

"Project" has the meaning defined in the Recitals.

"Proof of Financing" means proof reasonably acceptable to the City that the Developer has Equity and/or Lender Financing, in amounts sufficient to complete the Project and to otherwise satisfy its obligations under this Agreement. The Proof of Financing shall include binding commitment letters from the Developer's Lenders (if any), and evidence of the

Developer's ability to make an equity contribution in the amount of any gap in financing.

"Property" has the meaning defined in the Recitals.

"Purchase Price" has the meaning defined in Section 3.

"RAP Approval Letter" is defined in Section 23.3.

"Reconveyance Deed(s)" has the meaning defined in the Recitals.

"Redevelopment Area" has the meaning defined in the Recitals.

"Redevelopment Plan" has the meaning defined in the Recitals.

"Released Claims" has the meaning defined in Section 23.4.

"Remediation Work" means all investigation, sampling, monitoring, testing, removal, response, disposal, storage, remediation, treatment and other activities necessary to obtain a Final NFR Letter for the Property in accordance with the terms and conditions of the IEPA approved RAP for the Property, the SRP Documents, all requirements of the IEPA and all applicable Laws, including, without limitation, all applicable Environmental Laws.

"Scope Drawings" means the preliminary construction documents containing a site plan and preliminary drawings and specifications for the Project, as such site plan and preliminary drawings and specifications may be amended, revised and/or supplemented from time to time with the prior written approval of the City in accordance with Section 11.2 (Change Orders) hereof.

"SRP" means the IEPA's Site Remediation Program as set forth in Title XVII of the Illinois Environmental Protection Act, 415 ILCS 5/58 et seq., and the regulations promulgated thereunder.

"SRP Documents" means all documents submitted to the IEPA under the SRP program, as amended or supplemented from time to time, including, without limitation, the Comprehensive Site Investigation and Remediation Objectives Report, the Remedial Action Plan, and the Remedial Action Completion Report.

"Sub-owners" has the meaning defined in Section 30.

"Survey" shall mean a boundary survey or ALTA/ACSM survey of the Property prepared by a surveyor registered in the State of Illinois.

"TACO" means the Tiered Approach to Corrective Action Objectives codified at 35 Ill. Adm. Code Part 742 et seq.

"Waste Sections" has the meaning defined in Section 31.

2.2 Rules of Construction. For all purposes of this Agreement, except as otherwise expressly provided or unless the context otherwise requires, the following rules of construction apply in construing the provisions of this Agreement:

(a) The terms defined in this Section 2 and elsewhere in this Agreement include the plural as well as the singular.

(b) All accounting terms not otherwise defined herein shall have the meanings assigned to them, and all computations herein provided for shall be made, in accordance with generally accepted accounting principles.

(c) All references herein to "generally accepted accounting principles" refer to such principles in effect on the date of the determination, certification, computation or other action to be taken hereunder using or involving such terms.

(d) All references in this instrument to designated "Articles," "Sections" and other subdivisions are to be the designated Articles, Sections and other subdivisions of this instrument as originally executed.

(e) The words "herein," "hereof" and "hereunder" and other words of similar import refer to this Agreement as a whole and not to any Section or other subdivision.

(f) The Section and subsection headings herein are for convenience only and shall not affect the construction hereof.

SECTION 3. PURCHASE PRICE.

(a) The City hereby agrees to sell, and the Developer hereby agrees to purchase, upon and subject to the terms and conditions of this Agreement, the Property, for the sum of \$250,000 ("Purchase Price"). Except as specifically provided herein to the contrary, the Developer shall pay all escrow fees and other title insurance fees and closing costs. The Purchase Price is at least \$450,000 less than the \$700,000 appraised value of the Property ("Land Write-Down"). The purpose of the Land Write-Down is to facilitate the construction of the Project. The Developer acknowledges and agrees that the City has only agreed to provide the Land Write-Down because the Developer has agreed to execute this Agreement and comply with its terms and conditions.

(b) The amount of the Land Write-Down is calculated as follows:

\$200,000	towards environmental remediation for the Property (including but not limited to surface debris removal and disposal, installation of an engineering barrier, and costs of IEPA SRP and the Final NFR Letter)
\$119,000	towards costs of site buffering along the Property's Kostner Avenue frontage (including but not limited to installation of a berm, landscaping, and fencing)
\$319,000	Total off-set amount

The off-set dollar amounts above shall be verified and documented by the Developer in writing to the satisfaction of the City in accordance with the procedures of this Agreement. Costs must be based on the Developer's actual costs, verified by actual receipts and affidavits, with no markup by the Developer for these costs. Without limiting the foregoing, the parties anticipate, as reflected in the Budget attached as Exhibit C, that all of the Project's hard construction components will be performed or supplied by the Developer directly other than: (i) paving; and

(2) landscaping. Where the Developer does perform or supply hard construction components, Developer will provide the City with an affidavit (the "Developer Construction Cost Affidavit") detailing the applicable amounts and costs of the associated labor, equipment and materials and certifying that such costs have been supplied to the Project only at the market rates charged by the Developer to third party customers. If verified and documented costs for the two categories above do not equal at least \$319,000, the amount of the under-expenditure will be due and owing by the Developer to the City. Any under-expenditure amount will first be deducted by the City from the Developer's \$35,000 Performance Deposit as defined in Section 4 below. If the Performance Deposit is exhausted, leaving an amount due and owing to the City, said amount shall be required to be paid by the Developer to the City before issuance of the Certificate of Completion by the City. In addition to the \$319,000 in off-sets above, the City will allow a \$131,000 stand-alone write down in the Property price, which represents 14% of the \$943,000 total estimated Project cost. The \$450,000 Land Write-Down, therefore, is the sum of the \$319,000 off-sets and the \$131,000 stand-alone write down.

SECTION 4. PERFORMANCE DEPOSIT. Simultaneously with the execution of this Agreement, the Developer will be required to deposit with DPD the amount of \$35,000 (5% of \$700,000), as security for the performance of its obligations under this Agreement ("Performance Deposit"). Subject to Section 3(b) above, the City will return the Performance Deposit upon issuance of the Completion Certificate or in the event this Agreement is terminated prior to Closing. The City will pay no interest to the Developer on the Performance Deposit.

SECTION 5. CLOSING. The City shall convey the Property to the Developer on the Closing Date by delivery of the Deed. On or before the Closing Date, the City also shall deliver all necessary state, county and municipal real estate transfer tax declarations and an ALTA statement. The Closing shall take place at the offices of the Corporation Counsel.

SECTION 6. CONVEYANCE OF TITLE.

6.1 Form of City Deed. The City shall convey the Property to the Developer by quitclaim deed ("Deed"), subject to the terms of this Agreement and, without limiting the quitclaim nature of the deed, the following:

- (a) the Redevelopment Plan for the Redevelopment Area;
- (b) this Agreement;
- (c) the standard exceptions in an ALTA title insurance policy;
- (d) general real estate taxes and any special assessments or other taxes arising after the Closing Date;
- (e) Grants of easement in favor of the City of Chicago recorded as Document Numbers 5662303 and 10436725 (unless such easements preclude the Project, in which case Developer shall have the right to terminate this Agreement);
- (f) 1968 Ordinance approving Conservation Plan recorded as Document No. 87191374 (unless such Ordinance is no longer in force and effect);
- (g) 1987 Ordinance designating Enterprise Zone recorded as Document No. 87191374 (unless such Ordinance is no longer in force and effect); and
- (h) any and all exceptions caused by the acts of the Developer or its Agents.

The City will use commercially reasonable efforts (but not expend any monies, incur any obligations, or provide any indemnities) to cooperate with the Developer and the title insurer (if any) to cause the following restrictions on title to the Property to be removed prior to Closing:

1998 Lis Pendens filed by the City and recorded as Document No. 98449237; 1997 liens filed by the City and recorded as Document No. 97355482 and 97838118; and 1993 lien filed as Document No. 93006624.

6.2 Recording. At Closing, the Developer shall pay to record the Deed, this Agreement (if not already recorded), and any other documents incident to the conveyance of the Property to the Developer. This Agreement shall be recorded prior to any mortgage made in connection with Lender Financing. Upon recording, the Developer shall immediately transmit to the City an executed original of this Agreement showing the date and recording number.

SECTION 7. TITLE AND SURVEY.

7.1 Title Commitment and Insurance. The City shall have no obligation to provide the Developer with a commitment for an owner's policy of title insurance for the Property or any such policy of title insurance. In the event Developer obtains any such commitments or policies, including any endorsements: (i) they shall be obtained at the Developer's sole cost and expense; and (ii) Developer will provide Corporation Counsel with copies of same. Without limiting the foregoing, Developer shall be obligated to obtain a title insurance policy on the Closing Date in the most recently revised ALTA or equivalent form, and such title policy must show: (a) that this Agreement has been recorded with the Office of the Recorder of Deeds prior to the recordation of the Deed; (b) if there is in any Lender Financing, that this Agreement has been recorded prior to the mortgage or other documentation of said Lender Financing; and (c) if there is any Lender Financing, that the associated Subordination Agreement required hereunder also has been recorded.

7.2 Survey. The City shall have no obligation to provide the Developer with a Survey of the Property. In the event the Developer obtains a Survey prior to Closing: (i) it shall be obtained at the Developer's sole cost and expense; (ii) the Developer will cause the Survey to be certified to the City as well as the Developer; and (iii) Developer will provide Corporation Counsel with a copy of same.

SECTION 8. BUILDING PERMITS AND OTHER GOVERNMENTAL APPROVALS. The Developer covenants that it will obtain all necessary building permits and other required permits and approvals (collectively, "Governmental Approvals") for the Project prior to commencement thereof.

SECTION 9. PROJECT BUDGET AND PROOF OF FINANCING. The Developer has furnished to DPD, and DPD has approved, the Budget attached hereto as Exhibit C. The Developer hereby certifies to the City that (a) it has or will have when required for completion of the Project Lender Financing and/or Equity in amounts sufficient to pay for all costs of completing the Project; and (b) the Budget attached hereto as Exhibit C is true, correct and complete in all material respects, and, where speculative, has been prepared in good faith. The Developer shall promptly deliver to DPD certified copies of any Change Orders with respect to the Budget for approval pursuant to Section 11.2 hereof.

SECTION 10. CONDITIONS PRECEDENT TO CLOSING. The obligations of the City under this Agreement to convey the Property to the Developer are contingent upon the delivery or satisfaction of each of the following items (unless waived by DPD in its sole discretion) at least fourteen (14) days prior to the Closing Date, unless another time period is specified below:

10.1 Budget. The Developer has submitted to DPD, and DPD has approved, the Budget in accordance with the provisions of Sections 9 and 11.2 hereof. Updates to the Budget attached hereto as Exhibit C occurring after the execution and recordation of this Agreement shall require the City's prior written approval pursuant to Section 11.2 but shall not require that this Agreement be amended or that any such subsequent Budgets be recorded in the Office of the Recorder of Deeds of Cook County.

10.1 Financing. The Developer has furnished proof of financing for the Project. The Developer has delivered to DPD copies of any construction escrow agreements entered into by the Developer with respect to any Lender Financing for the Project. Any such construction escrow agreement must provide that the City will receive copies of all construction draw request materials submitted by the Developer after the date of this Agreement. Any financing liens against the Property in existence at the Closing Date have been subordinated to certain encumbrances of the City stated in this Agreement pursuant to a Subordination Agreement, in a form acceptable to the City, executed on or prior to the Closing Date, which is to be recorded, at the expense of the Developer, in the Office of the Recorder of Deeds of Cook County.

10.2 Financial Statements. The Developer has provided Financial Statements to DPD for its last two fiscal years, if available, and its most recently available unaudited interim Financial Statements.

10.3 Scope Drawings and Plans and Specifications. The Developer has submitted to DPD, and DPD has approved, the Scope Drawings and Plans and Specifications for the Project in accordance with the provisions of Section 11.1 hereof.

10.4 Governmental Approvals. The Developer has secured all necessary Governmental Approvals for commencing construction of the Project and has submitted evidence thereof to DPD.

10.5 Title. On the Closing Date, the Developer causes this Agreement and the Deed to be recorded in the Office of the Recorder of Deeds (only in that order) and has furnished the City with a copy of the title evidence required under Section 7.1 hereof.

10.6 Survey. If the Developer has obtained a Survey, Developer has furnished the City with a copy of the Survey.

10.7 Insurance. The Developer has submitted to the City, and the City has approved, evidence of insurance reasonably acceptable to the City for the Property. The City shall be named as an additional insured on all liability insurance policies and as a loss payee (subject to the prior rights of any first mortgagee) on all property insurance policies from the Closing Date through the date the City issues the Completion Certificate.

10.8 Legal Opinion. The Developer has submitted to the Corporation Counsel, and the Corporation Counsel has approved, an opinion of counsel substantially in the form of Exhibit D, with such changes as may be required by or acceptable to Corporation Counsel, of due authorization, execution and enforceability (subject to bankruptcy and creditor's rights) of this Agreement and all other documentation signed by the Developer provided for herein.

10.9 Due Diligence. Developer has submitted to the Corporation Counsel the following due diligence searches in its name, showing no liens, litigation, judgments or filings that would prohibit or impair the performance of Developer's obligations hereunder, as reasonably determined by the Corporation Counsel:

Secretary of State UCC search
Secretary of State Federal tax search
Cook County Recorder UCC search
Cook County Recorder Fixtures search
Cook County Recorder Federal tax search
Cook County Recorder State tax search
Cook County Recorder Memoranda of judgments search
U.S. District Court Pending suits and judgments
Clerk of Circuit Court, Pending suits and judgments
Cook County
U. S. Bankruptcy Court Bankruptcy Search

In addition, the Developer has provided to the Corporation Counsel a written description of all pending or threatened litigation or administrative proceedings involving the Developer or any person holding an ownership interest in the Developer, specifying, in each case, the amount of each claim, an estimate of probable liability, the amount of any reserves taken in connection therewith and whether (and to what extent) such potential liability is covered by insurance.

10.10 Organization and Authority Documents. Developer has submitted to the Corporation Counsel a copy of its current articles of organization, including all amendments thereto, as furnished and certified by the Illinois Secretary of State; a copy of the operating agreement of the members of the Developer, as certified by the manager of the Developer; resolutions authorizing the Developer to execute and deliver this Agreement and any other documents required to complete the transactions contemplated by this Agreement and to perform its obligations under this Agreement; a certificate of good standing from the Illinois Secretary of State dated no more than thirty (30) days prior to the Closing; and such other organizational documents as the City may reasonably request.

10.11 Economic Disclosure Statement. Developer has provided to the Corporation Counsel an Economic Disclosure Statement (or more than one if required by the ownership structure), in the City's then current form, dated as of the Closing Date.

10.12 Subordination Agreement. The Developer has provided to the Corporation Counsel a subordination agreement in a form reasonably acceptable to the City, to be executed and recorded on or prior to the Closing Date, subordinating any liens against the Property related to any Lender Financing to certain encumbrances of the City set forth herein.

10.13 MBE/WBE and City Residency Hiring Compliance Plan. If the Developer proposes any revisions to the approved MBE/WBE and city residency hiring plan as described in Section 24, the Developer will have met again with staff from DPD regarding such proposed revisions, and DPD will have approved the proposed revisions to Developer's compliance plan in accordance with Section 24.4.

10.14 Reconveyance Deed. On the Closing Date, the Developer shall deliver a Reconveyance Deed for the Property to the City for possible recording in accordance with Section 20 below, if applicable.

10.15 Environmental. The Developer will provide an Updated Phase I Environmental Site Assessment (ESA) for the Property conducted in conformance with ASTM E- 1527-13 and

performed or updated within 180 days prior to Closing. A reliance letter naming the City as an authorized user must be provided by the environmental professional conducting the Phase I ESA.

10.16 Representations and Warranties. On the Closing Date, each of the representations and warranties of the Developer in Section 25 and elsewhere in this Agreement shall be true and correct.

10.17 Other Obligations. On the Closing Date, the Developer shall have performed all of the other obligations required to be performed by the Developer under this Agreement as and when required under this Agreement.

If any of the conditions in this Section 10 have not been satisfied to DPD's reasonable satisfaction within the time periods provided for herein, DPD may, at its option, upon thirty (30) days' prior written notice to Developer, terminate this Agreement at any time after the expiration of the applicable time period, in which event this Agreement shall be null and void and, except as otherwise specifically provided, neither party shall have any further right, duty or obligation hereunder; provided, however, that if within said thirty (30) day notice period Developer satisfies said condition(s), then the termination notice shall be deemed to have been withdrawn. Any forbearance by DPD in exercising its right to terminate this Agreement upon a default hereunder shall not be construed as a waiver of such right.

SECTION 11. CONSTRUCTION REQUIREMENTS.

11.1 Scope Drawings and Plans and Specifications. The Developer has delivered the Scope Drawings and Plans and Specifications for the Project to DPD, and DPD has approved the same. Subsequent proposed changes to the Scope Drawings or Plans and Specifications for the Project shall be submitted to DPD as a Change Order pursuant to Section 11.2 hereof. The Scope Drawings and Plans and Specifications for the Project shall at all times conform to the Redevelopment Plan and all applicable Laws. The Developer shall submit all necessary documents to the City's Department of Buildings, Department of Transportation and such other City departments or governmental authorities as may be necessary to acquire building permits and other required approvals for the Project. The Developer shall construct the Project in accordance with the approved Scope Drawings and Plans and Specifications.

11.2 Change Orders. All Change Orders (and documentation substantiating the need and identifying the source of funding therefor) relating to a material change to the Project must be submitted by the Developer to DPD for DPD's prior written approval. As used in the preceding sentence, a "material change to the Project" means (a) an increase or reduction in the gross or net square footage of the Project by more than 5%; (b) a change in the definition of the Project; (c) a delay in the completion of the Project by more than 120 days; or (d) Change Orders that, in the aggregate, increase or decrease the Budget by more than 5%; provided, however, that the City shall not withhold its approval of any Change Orders regarding the Project schedule, the Budget, or the Scope Drawings and Plans and Specifications where such Change Orders are required or necessitated by the IEPA with respect to the SRP or the NFR Letter, the details of which will not be known in full until after the execution and recordation of this Agreement. The Developer shall not authorize or permit the performance of any work relating to any Change Order or the furnishing of materials in connection therewith prior to the receipt by the Developer of DPD's written approval (to the extent required in this section). Each Construction Contract shall contain a provision to this effect.

11.3 Performance and Payment Bonds. Prior to the commencement of construction of any portion of the Project involving work in the public way or work that constitutes a "public work" under applicable state law and is required to be bonded under such state law, the Developer shall require that the applicable Contractor be bonded for its performance and payment by sureties having an AA rating or better using a bond in a form acceptable to the City. The City shall be named as obligee or co-obligee on any such bonds.

11.4 Employment Opportunity; Progress Reports. The Developer covenants and agrees to abide by, and contractually obligate and cause the General Contractor (if any) and each subcontractor to abide by the applicable terms set forth in Section 24.2 (City Resident Construction Worker Employment Requirement) and Section 24.3 (MBE/WBE Commitment) of this Agreement. The Developer shall deliver to the City written progress reports detailing compliance with such requirements, as and when required under Section 24.4. If any such reports indicate a shortfall in compliance, the Developer shall also deliver a plan to DPD which shall outline, to DPD's satisfaction, the manner in which the Developer shall correct any shortfall.

11.5 [intentionally omitted]

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

11.7 City's Right to Inspect Property. For the period commencing on the Closing Date and continuing through the date the City issues the Completion Certificate, any authorized representative of the City shall have access to all portions of the Project and the Property at all reasonable times for the purpose of determining whether the Developer is constructing the Project in accordance with the terms of this Agreement and all applicable Laws.

11.8 Barricades and Signs. The Developer shall, at its sole cost and expense, erect and maintain such signs as the City may reasonably require during the construction of the Project, identifying the site as a City redevelopment project. The City reserves the right to include the name, photograph, artistic rendering of the Project and other pertinent information regarding the Developer, the Property and the Project in the City's promotional literature and communications. Prior to the commencement of any construction activity requiring barricades, the Developer shall install barricades of a type and appearance satisfactory to the City and constructed in compliance with all applicable Laws. DPD shall have the right to approve the maintenance, appearance, color scheme, painting, nature, type, content and design of all barricades. The Developer shall erect all signs and barricades so as not to interfere with or affect any bus stop or train station in the vicinity of the Property.

11.9 Survival. The provisions of this Section 11 shall survive until the issuance of the Completion Certificate.

SECTION 12. LIMITED APPLICABILITY. Any approval given by DPD pursuant to this Agreement is for the purpose of this Agreement only and does not constitute the approval

required by the City's Department of Buildings or any other City department, nor does such approval constitute an approval of the quality, structural soundness or safety of any improvements located or to be located on the Property, or the compliance of said improvements with any Laws, private covenants, restrictions of record, or any agreement affecting the Property or any part thereof.

SECTION 13. COMMENCEMENT AND COMPLETION OF PROJECT. The Developer shall commence construction of the Project no later than six (6) months after the IEPA issues a Comprehensive Remedial Action Plan Approval Letter ("RAP Approval Letter") for the Property, and shall complete the Project (as evidenced by the issuance of the Completion Certificate) no later than eighteen (18) months after the construction commencement date; provided, however, DPD, in its sole discretion, may extend the construction commencement and completion dates by up to six (6) months each (or twelve (12) months in the aggregate). The estimated construction schedule for the Project is attached hereto as Exhibit E. The Developer shall construct the Project in accordance with this Agreement, the Redevelopment Plan, the Plans and Specifications, the Budget, and all applicable Laws and covenants and restrictions of record.

SECTION 14. CERTIFICATE OF COMPLETION OF CONSTRUCTION.

14.1 Upon satisfaction of the requirements set forth in this Section 14 for the Project, and upon the Developer's written request, which shall include a final budget detailing the total actual cost of the construction of the Project (the "Final Project Cost"), DPD shall: (i) issue to the Developer a certificate of completion for the Project ("Completion Certificate") in recordable form certifying that the Developer has fulfilled its obligation to complete the Project in accordance with the terms of this Agreement; and (ii) return the Reconveyance Deed to the Developer, in accordance with Section 20.4.

14.2 A Completion Certificate will not be issued until: (a) the Developer has obtained the Final NFR Letter for the Property; (b) The City's Monitoring and Compliance Unit has verified in writing that the Developer is in full compliance with all City requirements set forth in Section 24.2 (City Resident Construction Worker Employment Requirement) and Section 24.3 (MBE/WBE Commitment) with respect to the Project. A Completion Certificate will not be issued while there exists an Event of Default or a condition or event which, with the giving of notice or passage of time or both, would constitute an Event of Default.

14.3 Within forty-five (45) days after receipt of a written request by the Developer for a Completion Certificate, the City shall provide the Developer with either the Completion Certificate or a written statement indicating in adequate detail how the Developer has failed to complete the Project in conformity with this Agreement, or is otherwise in default, and what measures or acts will be necessary, in the sole opinion of the City, for the Developer to take or perform in order to obtain the Completion Certificate. If the City requires additional measures or acts to assure compliance, the Developer shall resubmit a written request for the Completion Certificate upon compliance with the City's response. The Completion Certificate shall be in recordable form, and shall, upon recording, constitute a conclusive determination of satisfaction and termination of the covenants in this Agreement and the applicable Deed with respect to the Developer's obligations to construct the Project. The Completion Certificate shall not, however, constitute evidence that the Developer has complied with any Laws relating to the construction of the Project, and shall not serve as any "guaranty" as to the quality of the construction. Nor shall the Completion Certificate release the Developer from its obligation to comply with the other terms, covenants and conditions of this Agreement, except to the extent otherwise provided by this Agreement.

14.4 Books and Records. The Developer shall keep and maintain separate, complete, accurate and detailed books and records necessary to reflect and fully disclose the Final Project Cost for the Project and the disposition of all funds from whatever source allocated thereto, and to monitor the Project. All such books, records and other documents, including but not limited to the Developer's loan statements, if any, General Contractor's and any subcontractor's sworn statements, general contracts, subcontracts, purchase orders, waivers of lien, paid receipts and invoices, shall be available at the Developer's offices for inspection, copying, audit and examination by an authorized representative of the City, at the Developer's expense. The Developer shall incorporate this right to inspect, copy, audit and examine all books and records into all contracts entered into by the Developer with respect to the Project.

14.5 Inspection Rights. From the Closing Date through the expiration of the Compliance Period, upon prior written notice of at least three (3) business days, any authorized representative of the City shall have access to all portions of the Project and the Property during normal business hours for the purpose of confirming the Developer's compliance with the Agreement.

SECTION 15. RESTRICTIONS ON USE. The Developer, for itself and its successors and assigns, covenants and agrees as follows:

15.1 Use under the Redevelopment Plan. The Developer shall use the Property and cause the Property to be used in compliance with the Redevelopment Plan.

15.2 Uses under the Agreement. The Developer shall use the Property and shall cause the Property to be used for the Project as described in the recitals hereof. Any use of the Property in addition to the Project uses as described in the recitals hereof must be approved in advance in writing by the Commissioner in his sole discretion, provided, however, such consent shall not be unreasonably withheld if the additional proposed uses are permitted by applicable law and are consistent the Redevelopment Plan. In addition, the City acknowledges and agrees, that the portions of the Property allocated to the Project's component uses may be adjusted from time to time, subject to the Property continually complying with the NFR Letter, as issued or amended. By way of example and not limitation, areas used for truck parking and for material storage might be located on more or less of the Property or in a different configurations than depicted in the originally-approved Scope Drawings so that the Property can optimally support the Developer's operations at 2100 South Kilbourn Avenue as they evolve and the operations of those adjacent industrial users leasing truck parking spaces within the Property. Similarly, if the Developer determines that it could expand its operations by constructing a building facility on the Property, such construction (and the associated increase to the Property's taxable value and expansion of employment opportunities), would be deemed in furtherance of the purposes of the Redevelopment Plan and this Agreement rather than a breach hereof. Notwithstanding the foregoing provisions of this Section 15.2, any buildings constructed on the Property would have to comply with the NFR Letter, as issued or amended, comply with all applicable laws, and receive all required governmental permits,

15.3 [intentionally omitted]

15.4 Final NFR. The Developer shall comply with all land use restrictions, institutional controls and other terms and conditions contained in the Final NFR Letter(s) for the Property.

15.5 Non-Discrimination. The Developer shall not discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the sale, lease, rental, use or occupancy of the Property or the Project or any part thereof.

The Developer, for itself and its successors and assigns, acknowledges and agrees that the development and use restrictions set forth in this Section 15 constitute material, bargained-for consideration for the City and are intended to further the public policies set forth in the Redevelopment Plan.

SECTION 16. PROHIBITION AGAINST SALE OR TRANSFER OF PROPERTY.

A. In addition to the terms defined in Section 2 above, for purposes of this Section 16, "Net Sale Proceeds" means the gross sales price at which the Developer sells the Property to a third-party, less closing costs and commissions, and also less the Developer's actually-incurred costs to acquire the Property and to improve the Property, including undertaking and completion of the Project in accordance with this Agreement. Direct and third-party soft and hard costs shall be evidenced by Owner's sworn statements, applicable Change Orders, and similar documentation.

B. Restriction on Transfer Prior to Issuance of Completion Certificate. Prior to the City's issuance of the Completion Certificate, as provided herein, the Developer may not, without the prior written consent of DPD, which consent shall be in DPD's sole and absolute discretion: (a) directly or indirectly sell, transfer, convey, lease or otherwise dispose of all or substantially all of its assets or all or any portion of the Property (including but not limited to any fixtures or equipment now or hereafter attached thereto) or any interest therein or the Developer's controlling interests therein, except for leases of tenant space in the Project (including to Affiliates of the Developer) and further except for sales, transfers, conveyances, leases or other dispositions to an "Insider Party" (as defined in Section 16.G below); or (b) directly or indirectly assign this Agreement. The Developer acknowledges and agrees that DPD may withhold its consent under (a) or (b) above if, among other reasons, the proposed purchaser, transferee or assignee (or such entity's principal officers, members or directors) is in violation of any Laws, or if the Developer fails to submit sufficient evidence of the financial responsibility, business background and reputation of the proposed purchaser, transferee or assignee. In the event of a proposed sale, transfer, conveyance, lease or other disposition of all or any portion of the Property, the Developer shall provide the City copies of any and all sales contracts, legal descriptions, descriptions of intended use, certifications from the proposed purchaser, transferee or assignee, as applicable, regarding this Agreement and such other information as the City may reasonably request. The proposed purchaser, transferee or assignee (including any purchaser, transferee or assignee that is an Insider Party), must be qualified to do business with the City (including but not limited to anti-scofflaw requirement). In the event of a sale or transfer pursuant to this Section 16.B the Developer shall promptly pay a dollar amount equal to the Net Sale Proceeds to the City.

C. Transfer of Property During the Compliance Period. If the Developer sells the Property during the Compliance Period (except for sales, transfers, conveyances, leases or other dispositions to an Insider Party), the Developer shall pay to the City as follows: 50% of the Net Sales Proceeds if such sale occurs during the first two years of the Compliance Period; 40% of the Net Sales Proceeds if such sale occurs during the second two years of the Compliance Period; 30% of the Net Sales Proceeds if such sale occurs during the third two

years of the Compliance Period; 20% of the Net Sales Proceeds if such sale occurs during the fourth two years of the Compliance Period; and 10% of the Net Sales Proceeds if such sale occurs during the fifth (that is, the last) two years of the Compliance Period.

D. [intentionally omitted]

E. [intentionally omitted]

F. Transfer of Interests in the Developer. If the Developer is a business entity, no principal party of the Developer (e.g., a general partner, member, manager or shareholder) may sell, transfer or assign any of its interest in the entity prior to the City's issuance of the Completion Certificate to anyone other than an Insider Party, without the prior written consent of DPD, which consent shall be in DPD's sole and absolute discretion. The Developer must disclose the identity of all members to the City at the time such members obtain an interest in the Developer.

G. Insider Party. For purposes of this Section 16, "Insider Party" means an individual or entity that is eligible to do business with the City, and that satisfies one or more of the following criteria:

(i) existing (as of the Effective Date) shareholder, partner, or member of the Developer;

(ii) a spouse and/or issue or an entity solely controlled by a spouse and/or issue of any existing (as of the Effective Date) shareholders, partners, or members of the Developer;

(iii) the trustee(s) of a testamentary trust for the benefit of the spouse and/or issue of any existing (as of the Effective Date) shareholders, partners, or members of the Developer, that succeeded to Developer's interest upon any existing (as of the Effective Date) shareholders, partners, or members of the Developer's death, divorce, or legal separation; or

(iv) a new entity solely composed of any existing (as of the Effective Date) shareholders, partners, or members of the Developer and their spouse and/or issues.

SECTION 17. MORTGAGES AND OTHER LIENS.

17.1 Limitation upon Encumbrance of Property. Prior to the issuance of the Completion Certificate, the Developer may not, without the prior written consent of DPD, which consent shall be in DPD's sole discretion, engage in any financing or other transaction which would create an encumbrance or lien on the Property, except for the Lender Financing, approved pursuant to Section 9, which shall be limited to funds necessary to construct the Project.

17.2 Mortgagees Not Obligated to Construct. Notwithstanding any other provision of this Agreement or of the Deed, the holder of any mortgage authorized by this Agreement (or any affiliate of such holder) shall not itself be obligated to construct or complete the Project, or to guarantee such construction or completion, but shall be bound by the other covenants running with the land specified in Section 19 and, at the Closing, shall execute a subordination agreement in accordance with Section 10.10. If any such mortgagee or its affiliate succeeds to the Developer's interest in the Property (or any portion thereof) prior to the issuance of the Completion Certificate, whether by foreclosure, deed-in-lieu of foreclosure or otherwise, and

thereafter transfers its interest in the Property (or any portion thereof) to another party, such transferee shall be obligated to complete the Project (or such portion of the Project located on the land so transferred), and shall also be bound by the other covenants running with the land specified in Section 19.

SECTION 18. [intentionally omitted]

SECTION 19. COVENANTS RUNNING WITH THE LAND. The Parties agree, and the Deed shall so expressly provide, that the covenants, agreements, releases and other terms and provisions contained in Section 13 (Commencement and Completion of Project), Section 15 (Restrictions on Use), Section 16 (Prohibition Against Sale or Transfer of Property), Section 17 (Limitation Upon Encumbrance of Property), and Section 23.5 (Release for Environmental Conditions), touch and concern and shall be appurtenant to and shall run with the Property. Such covenants, agreements, releases and other terms and provisions shall be binding on the Developer and its respective successors and assigns (subject to the limitation set forth in Section 17 above as to any permitted mortgagee) to the fullest extent permitted by law and equity for the benefit and in favor of the City, and shall be enforceable by the City. Such covenants, agreements, releases and other terms and provisions shall terminate as follows: Section 13 upon the issuance of the Completion Certificate; Sections 16.B and 17 upon the issuance of the Completion Certificate; Section 15.1 upon the expiration of the Redevelopment Plan; Sections 15.2 upon the expiration of the Compliance Period; Section 16.C upon the expiration of the Compliance Period; Section 15.4 in accordance with the terms of the Final NFR Letter; and Sections 15.5 and 23.5 with no limitation as to time.

SECTION 20. PERFORMANCE AND BREACH.

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

20.2 Event of Default. The occurrence of any one or more of the following events or occurrences shall constitute an "Event of Default" under this Agreement:

- (a) the failure of the Developer to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of the Developer under this Agreement or any related agreement;
- (b) the failure of the Developer to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of the Developer under any other agreement with any person or entity if such failure may have a material adverse effect on the Developer's business, property, assets, operations or condition, financial or otherwise;
- (c) the making or furnishing by the Developer of any warranty, representation, statement, certification, schedule or report to the City (whether in this Agreement, an Economic Disclosure Statement, or another document) which is untrue or misleading in any material respect;
- (d) except as otherwise permitted hereunder, the creation (whether voluntary or involuntary) of, or any attempt to create, any lien or other encumbrance upon the Property, or the making or any attempt to make any levy, seizure or attachment thereof;

- (e) the commencement of any proceedings in bankruptcy by or against Developer or for the liquidation or reorganization of Developer, or alleging that Developer is insolvent or unable to pay its debts as they mature, or for the readjustment or arrangement of Developer's debts, whether under the United States Bankruptcy Code or under any other state or federal law, now or hereafter existing, for the relief of debtors, or the commencement of any analogous statutory or non-statutory proceedings involving Developer; provided, however, that if such commencement of proceedings is involuntary, such action shall not constitute an Event of Default unless such proceedings are not dismissed within sixty (60) days after the commencement of such proceedings;
- (f) the appointment of a receiver or trustee for Developer, for any substantial part of Developer's assets or the institution of any proceedings for the dissolution, or the full or partial liquidation, or the merger or consolidation, of Developer; provided, however, that if such appointment or commencement of proceedings is involuntary, such action shall not constitute an Event of Default unless such appointment is not revoked or such proceedings are not dismissed within sixty (60) days after the commencement thereof;
- (g) the entry of any judgment or order against Developer which is related to the Property and remains unsatisfied or undischarged and in effect for sixty (60) days after such entry without a stay of enforcement or execution;
- (h) the occurrence of an event of default under the Lender Financing, which default is not cured within any applicable cure period;
- (i) the dissolution of Developer;
- (j) the occurrence of a material and adverse change in Developer's financial condition or operations;
- (k) the institution in any court of a criminal proceeding (other than a misdemeanor) against Developer or any natural person who owns a material interest in Developer, which is not dismissed within thirty (30) days, or the indictment of Developer or any natural person who owns a material interest in Developer, for any crime (other than a misdemeanor);
- (l) except as permitted in Section 16 hereof, the sale or transfer of the ownership interests of Developer without the prior written consent of the City prior to the issuance of the Completion Certificate; or
- (m) non-compliance with the use covenants as set forth in Section 15 hereof.

For purposes of Section 20.2(k) hereof, a person with a material interest in the Developer shall be one owning in excess of ten (10%) of either Developer's membership interests.

20.3 Cure. If the Developer defaults in the performance of its obligations under this Agreement, the Developer shall have thirty (30) days after written notice of default from the City to cure the default, or such longer period as shall be reasonably necessary to cure such default

provided the Developer promptly commences such cure and thereafter diligently pursues such cure to completion (so long as continuation of the default does not create material risk to the Project or to persons using the Project). Notwithstanding the foregoing or any other provision of this Agreement to the contrary, there shall be no notice requirement or cure period with respect to Events of Default described in Section 13 (Commencement and Completion of Project), Section 16 (Prohibition Against Transfer of Property) and Section 17 (Mortgages and Other Liens).

20.4 After Closing. If an Event of Default occurs after the Closing, and the default is not cured in the time period provided for in Section 20.3 above, the City may terminate this Agreement and pursue and secure any available remedy in any court of competent jurisdiction by any action or proceeding at law or in equity, including, but not limited to, damages, injunctive relief, the specific performance of the agreements contained herein, and the right to revest title to the Property in the City pursuant to the Reconveyance Deed; provided, however, the City's right to revest title in the City pursuant to the Reconveyance Deed shall terminate upon the issuance of the Completion Certificate, and provided further that the recording of the Reconveyance Deed shall not defeat, render invalid, or limit in any way, the lien of any mortgage authorized by this Agreement. If the Reconveyance Deed is recorded by the City, the Developer shall be responsible for all real estate taxes and assessments which accrued during the period the Property was owned by the Developer, and shall cause the release of all liens or encumbrances placed on the Property during the period of time the Property was owned by the Developer. The Developer will cooperate with the City to ensure that if the City records the Reconveyance Deed, such recording is effective for purposes of transferring title to the Property to the City, subject only to those title exceptions and defects that in effect as of the date and time that the City conveyed the Property to the Developer and any subsequent liens or exceptions expressly authorized by this Agreement or approved by the Commissioner in accordance with the terms of this Agreement (collectively, "Default Title Exceptions").

20.5 Resale of the Property. Upon any reconveyance of title to the Property to the City as provided in Section 20.4, the City may complete the Project or convey the Property, subject to any Default Title Exceptions, to a qualified and financially responsible party reasonably acceptable to the first mortgagee (if any), who shall assume the obligation of completing the Project or such other improvements as shall be satisfactory to DPD, and otherwise comply with the covenants that run with the land as specified in Section 19.

20.6 Disposition of Resale Proceeds. If the City sells the Property as provided for in Section 20.5, the net proceeds from the sale, after payment of all amounts owed under any mortgage liens authorized by this Agreement in order of lien priority, shall be utilized to reimburse the City for:

- (a) costs and expenses incurred by the City (including, without limitation, salaries of personnel) in connection with the recapture, management and resale of the Property (less any income derived by the City from the Property in connection with such management); and
- (b) all unpaid taxes, assessments, and water and sewer charges assessed against the Property; and
- (c) any payments made (including, without limitation, reasonable attorneys' fees and court costs) to discharge or prevent from attaching or being made any subsequent encumbrances or liens due to obligations, defaults or acts of the Developer; and

- (d) any expenditures made or obligations incurred with respect to construction or maintenance of the Project; and
- (e) any other amounts owed to the City by the Developer.

The Developer shall be entitled to receive any remaining proceeds up to the amount of the Developer's Equity investment in the Property.

SECTION 21. CONFLICT OF INTEREST; CITY'S REPRESENTATIVES NOT INDIVIDUALLY LIABLE. The Developer represents and warrants that no agent, official or employee of the City shall have any personal interest, direct or indirect, in the Developer, this Agreement, the Property or the Project, nor shall any such agent, official or employee participate in any decision relating to this Agreement which affects his or her personal interests or the interests of any corporation, partnership, association or other entity in which he or she is directly or indirectly interested. No agent, official or employee of the City shall be personally liable to the Developer or any successor in interest in the event of any default or breach by the City or for any amount which may become due to the Developer or successor or with respect to any commitment or obligation of the City under the terms of this Agreement.

SECTION 22. INDEMNIFICATION. The Developer agrees to indemnify, pay, defend and hold the City, and its elected and appointed officials, employees and agents (individually, an "Indemnitee," and collectively the "Indemnitees") harmless from and against any and all Losses in connection with any investigative, administrative or judicial proceeding commenced or threatened, whether or not such Indemnitees shall be designated a party thereto, that may be imposed on, suffered, incurred by or asserted against the Indemnitees in any manner relating or arising out of: (a) the failure of the Developer to comply with any of the terms, covenants and conditions contained within this Agreement; (b) the failure of the Developer or any Agent of the Developer to pay contractors, subcontractors or material suppliers in connection with the construction and management of the Project; (c) the existence of any material misrepresentation or omission in this Agreement or any other document related to this Agreement that is the result of information supplied or omitted by the Developer or any Agent or Affiliate of the Developer; (d) the Developer's failure to cure any misrepresentation in this Agreement or any other document relating hereto; and (e) any activity undertaken by the Developer or any Agent or Affiliate of the Developer on the Property prior to or after the Closing. This indemnification shall survive the Closing and any termination of this Agreement (regardless of the reason for such termination).

SECTION 23. ENVIRONMENTAL MATTERS.

23.1 **"AS IS" SALE.** THE DEVELOPER ACKNOWLEDGES THAT IT HAS HAD, OR WILL HAVE HAD AT THE TIME OF CLOSING, ADEQUATE OPPORTUNITY TO INSPECT AND EVALUATE THE STRUCTURAL, PHYSICAL AND ENVIRONMENTAL CONDITION AND RISKS OF THE PROPERTY AND WILL ACCEPT, AT CLOSING, THE RISK THAT ANY INSPECTION MAY NOT DISCLOSE ALL MATERIAL MATTERS AFFECTING THE PROPERTY (AND ANY IMPROVEMENTS THEREON). THE DEVELOPER AGREES TO ACCEPT THE PROPERTY AT CLOSING IN ITS "AS IS," "WHERE IS" AND "WITH ALL FAULTS" CONDITION AT CLOSING WITHOUT ANY COVENANT, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, OF ANY KIND, AS TO THE STRUCTURAL, PHYSICAL OR ENVIRONMENTAL CONDITION OF THE PROPERTY OR THE SUITABILITY OF THE PROPERTY FOR ANY PURPOSE WHATSOEVER. THE DEVELOPER ACKNOWLEDGES

THAT IT IS RELYING SOLELY UPON ITS OWN INSPECTION AND OTHER DUE DILIGENCE ACTIVITIES AND NOT UPON ANY INFORMATION (INCLUDING, WITHOUT LIMITATION, ENVIRONMENTAL STUDIES OR REPORTS OF ANY KIND) PROVIDED BY OR ON BEHALF OF THE CITY OR ITS AGENTS OR EMPLOYEES WITH RESPECT THERETO. THE DEVELOPER AGREES THAT IT IS THE DEVELOPER'S SOLE RESPONSIBILITY AND OBLIGATION TO PERFORM ANY REMEDIATION WORK (AS DEFINED BELOW) AND TAKE SUCH OTHER ACTION AS IS NECESSARY TO PUT THE PROPERTY IN A CONDITION WHICH IS SUITABLE FOR ITS INTENDED USE.

23.2 Right of Entry. The Developer agrees to deliver to the City copies of all Environmental Documents. The obligation of the Developer to purchase the Property is conditioned upon the Developer being satisfied with the condition of the Property for the construction, development and operation of the Project and with Developer's determination of the costs to perform the Remediation Work. The City shall grant the Developer the right, at its sole cost and expense, and in the City's customary form and subject to City's receipt from Developer of required documentation (e.g., evidence of insurance and an Economic Disclosure Statement and Affidavit that is current as of the date of the right of entry), to enter the Property to perform surveys, environmental assessments, soil tests and other due diligence it deems necessary or desirable to satisfy itself as to the condition of the Property; provided, however, that the City shall have the right to review and approve the scope of work for any environmental testing. If the Developer determines that it is not satisfied, in its sole and absolute discretion, with the condition of the Property or Developer's determination of the anticipated costs to perform the Remediation Work, it may terminate this Agreement by written notice to the City any time prior to the Closing Date, in which event the Performance Deposit shall be returned to Developer and whereupon this Agreement shall be null and void and, except as otherwise specifically provided, neither Party shall have any further right, duty or obligation hereunder. If the Developer elects not to terminate this Agreement pursuant to this Section 23.2, the Developer shall be deemed satisfied with the condition of the Property.

23.3 Environmental Remediation.

a) Developer has obtained a Phase I Environmental Site Assessment ("Phase I ESA") from Weaver Consultant Group dated March 22, 2016, and a Phase II Environmental Site Assessment ("Phase II ESA") from Roux Associates, Inc. dated September 1, 2017. Previous investigations include a Site Assessment Report from Ecology and Environment, Inc. dated February 22, 1995, and Phase I Environmental Site Assessment Report from M. G. Simmons & Associates, Inc. dated April 1998.

b) Prior to closing, Developer will provide an Updated Phase I Environmental Site Assessment (ESA) for the Property conducted in conformance with ASTM E- 1527-13 and performed or updated within 180 days prior to Closing. A reliance letter naming the City as an authorized user must be provided by the environmental professional conducting the Phase I ESA. The City's Department of Fleet and Facility Management ("2FM") shall have the right to review and reasonably approve the Phase I ESA and the reliance letter. The environmental investigations identified contamination above industrial/commercial ("I/C") remediation objectives as determined by Title 35 of the Illinois Administrative Code ("IAC") Part 742, and the Developer must enroll the Property in the Illinois Environmental Protection Agency's ("IEPA") Site Remediation Program ("SRP"). Although no underground storage tanks ("USTs") have been identified to date, in the event any USTs are identified by Developer during the course of the Project: (a) Developer shall remove and close all such USTs to the extent mandated by

applicable regulations including Title 41 of IAC Part 175; and (b) any of such identified USTs that are leaking must be properly addressed by Developer in accordance with 35 IAC Part 734.

c) The Developer acknowledges and agrees that it may not commence construction on the Property until the IEPA issues a Comprehensive Remedial Action Plan Approval Letter ("RAP Approval Letter") for the Property.

d) [intentionally omitted]

e) Upon receipt of the RAP Approval Letter for the Property, the Developer covenants and agrees to complete all Remediation Work necessary to obtain a Final Comprehensive I/C No Further Remediation ("NFR") Letter for the Property using all reasonable means. The City shall have the right to review in advance and approve all documents submitted to the IEPA under the SRP, as amended or supplemented from time to time, including, without limitation, the SRP Documents and any changes thereto, and the Developer's estimate of the cost to perform the Remediation Work. The Developer shall bear sole responsibility for all costs of the Remediation Work necessary to obtain the Final Comprehensive I/C NFR Letter, and the costs of any other investigative and cleanup costs associated with the Property. The Developer shall promptly transmit to the City copies of all Environmental Documents prepared or received with respect to the Remediation Work, including, without limitation, any written communications delivered to or received from the IEPA or other regulatory agencies.

f) [intentionally omitted]

g) The Developer acknowledges and agrees that occupancy of the Property may not occur until a Remedial Action Completion Report has been approved by 2FM and submitted to the IEPA. The Developer acknowledges and agrees that the City will not issue a Certificate of Completion until the IEPA has issued, the City has approved (such approval not to be unreasonably withheld), and the Developer has recorded with the Cook County Recorder of Deeds, a Final NFR Letter for the Property. The Developer must obtain the Final NFR Letter within 12 months of the submission of the Remedial Action Completion Report to the IEPA. In addition to the other remedies available to the City under Section 20.4, the Developer acknowledges and agrees on behalf of itself, its successors and assigns, that if the Developer fails to obtain the Final NFR Letter within 12 months of the submission of the Remedial Action Completion Report to the IEPA, then the City shall have the right to record a notice of default of this Agreement against the Property with the Office of the Recorder of Deeds of Cook County.

h) The Developer and any subsequent owners of the Property must abide by the terms and conditions of the Final NFR letter.

23.4 Release and Indemnification. The Developer, on behalf of itself and the other Developer Parties, or anyone claiming by, through, or under the Developer Parties, hereby releases, relinquishes and forever discharges the City from and against any and all Losses which the Developer or any of the Developer Parties ever had, now have, or hereafter may have, whether grounded in tort or contract or otherwise, in any and all courts or other forums, of whatever kind or nature, whether known or unknown, foreseen or unforeseen, now existing or occurring after the Closing Date, based upon, arising out of or in any way connected with, directly or indirectly (a) any environmental contamination, pollution or hazards associated with the Property or any improvements, facilities or operations located or formerly located thereon, including, without limitation, any release, emission, discharge, generation, transportation, treatment, storage or disposal of Hazardous Substances, or threatened release, emission or

discharge of Hazardous Substances; (b) the structural, physical or environmental condition of the Property, including, without limitation, the presence or suspected presence of Hazardous Substances in, on, under or about the Property or the migration of Hazardous Substances from or to other property, unless the Hazardous Substances migrate from property owned by the City to the Property; (c) any violation of, compliance with, enforcement of or liability under any Environmental Laws, including, without limitation, any Losses arising under CERCLA, and (d) any investigation, cleanup, monitoring, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision or other third party in connection or associated with the Property or any improvements, facilities or operations located or formerly located thereon (collectively, "Released Claims"). Furthermore, the Developer shall defend (through an attorney reasonably acceptable to the City), indemnify, and hold the City harmless from and against any and all Losses which may be made or asserted by any third parties (including, without limitation, any of the Developer Parties) arising out of or in any way connected with, directly or indirectly, any of the Released Claims.

23.5 Release Runs with the Land. The covenant of release in Section 23.4 shall run with the Property, and shall be binding upon all successors and assigns of the Developer with respect to the Property, including, without limitation, each and every person, firm, corporation, limited liability company, trust or other entity owning, leasing, occupying, using or possessing any portion of the Property under or through the Developer following the date of the Deed. The Developer acknowledges and agrees that the foregoing covenant of release constitutes a material inducement to the City to enter into this Agreement, and that, but for such release, the City would not have agreed to convey the Property to the Developer for the Purchase Price. It is expressly agreed and understood by and between the Developer and the City that, should any future obligation of the Developer, or any of the Developer Parties, arise or be alleged to arise in connection with any environmental, soil or other condition of the Property, neither the Developer, nor any of the Developer Parties, will assert that those obligations must be satisfied in whole or in part by the City because Section 23.4 contains a full, complete and final release of all such claims.

23.6 Survival. This Section 23 shall survive the Closing or any termination of this Agreement (regardless of the reason for such termination).

SECTION 24. DEVELOPER'S EMPLOYMENT OBLIGATIONS.

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

- (a) Neither the Developer nor any Employer shall discriminate against any employee or applicant for employment based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Section 2-160-010 et seq. of the Municipal Code, as amended from time to time (the "Human Rights Ordinance"). The Developer and each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon the foregoing grounds, and are treated in a non-discriminatory manner with regard to all job-related matters, including, without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of

compensation; and selection for training, including apprenticeship. The Developer and each Employer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Developer and each Employer, in all solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon the foregoing grounds.

- (b) To the greatest extent feasible, the Developer and each Employer shall (i) present opportunities for training and employment of low and moderate income residents of the City, and (ii) provide that contracts for work in connection with the construction of the Project be awarded to business concerns which are located in or owned in substantial part by persons residing in, the City.
- (c) The Developer and each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including, without limitation, the Human Rights Ordinance and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1993), both as amended from time to time, and any regulations promulgated thereunder.
- (d) The Developer, in order to demonstrate compliance with the terms of this Section 24.1, shall cooperate with and promptly and accurately respond to inquiries by the City, which has the responsibility to observe and report compliance with equal employment opportunity regulations of federal, state and municipal agencies.
- (e) The Developer and each Employer shall include the foregoing provisions of subparagraphs (a) through (d) in every contract entered into in connection with the construction of the Project, and shall require inclusion of these provisions in every subcontract entered into by any subcontractors, and every agreement with any affiliate operating on the Property, so that each such provision shall be binding upon each contractor, subcontractor or affiliate, as the case may be.
- (f) Failure to comply with the employment obligations described in this Section 24.1 shall be a basis for the City to pursue remedies under the provisions of Section 20.

24.2 City Resident Employment Requirement.

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

- (c) "Actual residents of the City of Chicago" shall mean persons domiciled within the City of Chicago. The domicile is an individual's one and only true, fixed and permanent home and principal establishment.
- (d) The Developer and the Employers shall provide for the maintenance of adequate employee residency records to ensure that actual Chicago residents are employed on the construction of the Project. The Developer and the Employers shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.
- (e) The Developer and the Employers shall submit weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) to DPD in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Developer or Employer hired the employee should be written in after the employee's name. Notwithstanding the foregoing, where the construction schedule entails periods of inactivity, the Developer may submit a letter to DPD indicating the commencement date of such inactivity. As soon as such inactivity ends, the Developer and the Employers shall: (i) deliver a letter to DPD providing the date on which activity will recommence, and (ii) resume the submission of the weekly certified payroll reports. By way of example and not limitation, if the timing of the Project results in the Property only becoming ready for installation of plant material in the Kostner Avenue berm in late fall or winter (*i.e.*, at a time of the year that is not appropriate for installing young plants that could be damaged or killed by cold weather), the landscaping installation may be postponed until spring of the following year.
- (f) The Developer and the Employers shall provide full access to their employment records to the chief procurement officer, DPD, the Superintendent of the Chicago Police Department, the inspector general, or any duly authorized representative thereof. The Developer and the Employers shall maintain all relevant personnel data and records for a period of at least three (3) years after the issuance of the Completion Certificate.
- (g) At the direction of DPD, the Developer and the Employers shall provide affidavits and other supporting documentation to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.
- (h) Good faith efforts on the part of the Developer and the Employers to provide work for actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the chief procurement officer) shall not suffice to replace the actual, verified achievement of the requirements of this Section 24.2 concerning the worker hours performed by actual Chicago residents.
- (i) If the City determines that the Developer or an Employer failed to ensure the fulfillment of the requirements of this Section 24.2 concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this Section 24.2. If such non-compliance is not remedied in accordance with the breach and

cure provisions of Section 20.3, the parties agree that 1/20 of 1 percent (.05%) of the aggregate hard construction costs set forth in the Budget shall be surrendered by the Developer to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject the Developer and/or the other Employers or employees to prosecution.

- (j) Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246" and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal opportunity under the provisions of this Agreement.
- (k) The Developer shall cause or require the provisions of this Section 24.2 to be included in all construction contracts and subcontracts related to the construction of the Project.

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

- (a) Consistent with the findings which support, as applicable, (i) the Minority-Owned and Women-Owned Business Enterprise Procurement Program, Section 2-92-420 et seq., Municipal Code (the "Procurement Program"), and (ii) the Minority- and Women-Owned Business Enterprise Construction Program, Section 2-92-650 et seq., Municipal Code (the "Construction Program," and collectively with the Procurement Program, the "MBE/WBE Program"), and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this Section 24.3, during the course of construction of the Project, at least 24% of the aggregate hard construction costs shall be expended for contract participation by minority-owned businesses and at least 4% of the aggregate hard construction costs shall be expended for contract participation by women-owned businesses.
- (b) For purposes of this Section 24.3 only:
 - (i) Only third-party contractors and subcontractors hired by Developer (including any General Contractor) shall be deemed a "contractor," and only contracts let by the Developer to third-party contractors and subcontractors hired by Developer (including any General Contractor) in connection with the Project shall be deemed a "contract" or a "construction contract" as such terms are defined in Sections 2-92-420 and 2-92-670, Municipal Code, as applicable.
 - (ii) "aggregate hard construction costs" shall only mean hard construction costs expended with third-party contractors and subcontractors hired by Developer (including any General Contractor), not hard construction costs expended directly by Developer utilizing Developer's own employees and equipment, nor the costs of materials supplied by Developer. As reflected on Exhibit C, as of the Effective Date, the

only anticipated third-party contracts will be with one third-party paving contractor and one third-party landscaping contractor, and it is Developer's intention to contract with an MBE paving contractor and a WBE landscaping contractor.

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

(iv) The term "women-owned business" or "WBE" shall mean a business identified in the Directory of Certified Women Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a women-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

- (c) Consistent with Sections 2-92-440 and 2-92-720, Municipal Code, the Developer's MBE/WBE commitment may be achieved in part by the Developer's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by the Developer) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture, or (ii) the amount of any actual work performed on the Project by the MBE or WBE); by the Developer utilizing a MBE or a WBE as the General Contractor (but only to the extent of any actual work performed on the Project by the General Contractor); by subcontracting or causing the General Contractor to subcontract a portion of the construction of the Project to one or more MBEs or WBEs; by the purchase of materials or services used in the construction of the Project from one or more MBEs or WBEs; or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to the Developer's MBE/WBE commitment as described in this Section 24.3. In accordance with Section 2-92-730, Municipal Code, the Developer shall not substitute any MBE or WBE General Contractor or subcontractor without the prior written approval of DPD.
- (d) The Developer shall deliver three Contractor Activity Reports to the City's monitoring staff during the construction of the Project describing its efforts to achieve compliance with this MBE/WBE commitment in the form attached as Exhibit F. The first Contractor Activity Report shall be submitted prior to the commencement of construction work at the Property and shall identify the third-party MBE and WBE contractors retained by Developer for the Project. The second shall be submitted promptly following the Developer expending fifty percent of the aggregate contract amounts with such contractors. The third Contractor Activity Report shall be submitted promptly following the completion of the work with such contractors.
- (e) The Developer shall maintain records of all relevant data with respect to the utilization of MBEs and WBEs in connection with the construction of the Project for at least five (5) years after completion of the Project, and the City's monitoring staff shall have access to all such records maintained by the Developer, on prior notice of at least five (5) business days, to allow the City to review the Developer's compliance with its commitment to MBE/WBE participation and the status of any MBE or WBE performing any portion of the construction of the Project.

- (f) Upon the disqualification of any MBE or WBE general contractor or subcontractor, if the disqualified party misrepresented such status, the Developer shall be obligated to discharge or cause to be discharged the disqualified general contractor or subcontractor, and, if possible, identify and engage a qualified MBE or WBE as a replacement. For purposes of this subsection (e), the disqualification procedures are further described in Sections 2-92-540 and 2-92-730, Municipal Code, as applicable.
- (g) Any reduction or waiver of the Developer's MBE/WBE commitment as described in this Section 24.3 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code, as applicable.

24.4 Pre-Construction Conference and Post-Closing Compliance Requirements. The parties acknowledge that the Developer and its consultants met with staff from DPD regarding MBE/WBE and city residency requirements for the Project on June 1, 2018 (no General Contractor being in attendance, as there will be no General Contractor for the Project), which requirements are reflected in Section 24 hereof. In the event Developer does hire a General Contractor, not less than fourteen (14) days prior to the Closing Date, the Developer and the Developer's General Contractor and all major subcontractors shall meet with DPD monitoring staff regarding compliance with all Section 24 requirements. During this second pre-construction meeting (if any), the Developer shall present its plan to achieve its obligations under this Section 24, the sufficiency of which the City's monitoring staff shall approve as a precondition to the Closing. During the construction of the Project, the Developer shall submit all documentation required by this Section 24 to the City's monitoring staff. Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis of the documentation, that the Developer is not complying with its obligations under this Section 24, shall, upon the delivery of written notice to the Developer, be deemed an Event of Default. Upon the occurrence of any such Event of Default, in addition to any other remedies provided in this Agreement, the City may: (x) issue a written demand to the Developer to halt construction of the Project, (y) withhold any further payment of any City funds to the Developer or the General Contractor, or (z) seek any other remedies against the Developer available at law or in equity.

SECTION 25. REPRESENTATIONS AND WARRANTIES.

25.1 Representations and Warranties of the Developer. To induce the City to execute this Agreement and perform its obligations hereunder, the Developer represents, warrants and covenants, as of the Effective Date and as of the Closing Date and the Closing Date, that the following shall be true, accurate and complete in all respects:

- (a) Developer is an Illinois limited liability company duly organized, validly existing, and in good standing under the laws of the State of Illinois, with full power and authority to acquire, own and redevelop the Property, and the person signing this Agreement on behalf of Developer has the authority to do so.
- (b) All certifications and statements contained in the Economic Disclosure Statements submitted to the City by Developer (and any legal entity holding an interest in Developer) are true, accurate and complete.
- (c) Developer has the right, power and authority to enter into, execute, deliver and perform this Agreement. Developer's execution, delivery and performance of this

Agreement, and all instruments and agreements contemplated hereby, have been duly authorized by all necessary action, and do not and will not violate Developer's articles of organization or operating agreement (as amended and supplemented), or any applicable Laws, nor will such execution, delivery and performance, upon the giving of notice or lapse of time or both, result in a breach or violation of, or constitute a default under, or require any consent under, any other agreement, instrument or document to which Developer, or any party affiliated with Developer, is a party or by which Developer or the Property is now or may become bound.

- (d) No action, litigation, investigation or proceeding of any kind is pending or threatened against Developer, or any party affiliated with Developer, by or before any court, governmental commission, board, bureau or any other administrative agency, and Developer knows of no facts which could give rise to any such action, litigation, investigation or proceeding, which could: (i) affect the ability of Developer to perform its obligations hereunder; or (ii) materially affect the operation or financial condition of Developer.
- (e) Developer is now and for the term of the Agreement shall remain solvent and able to pay its debts as they mature.
- (f) Developer has (or will obtain) and shall maintain all Governmental Approvals necessary to conduct its business and to construct, complete and operate the Project.
- (g) Developer is not in default with respect to any indenture, loan agreement, mortgage, note or any other agreement or instrument related to the borrowing of money to which Developer is a party or by which Developer is bound.
- (h) The Financial Statements are, and when hereafter required to be submitted will be, complete, correct in all material respects and accurately present the assets, liabilities, results of operations and financial condition of the Developer, and there has been no material adverse change in the assets, liabilities, results of operations or financial condition of the Developer since the date of the Developer's most recent Financial Statements.
- (i) The Project will not violate: (i) any applicable Laws, including, without limitation, any zoning and building codes and Environmental Laws; or (ii) any building permit, restriction of record or other agreement affecting the Property.
- (j) Prior to the expiration of the Compliance Period, Developer shall not do any of the following without the prior written consent of the Commissioner of DPD, which shall be in the Commissioner's sole discretion: (1) be a party to any merger, liquidation or consolidation; (2) enter into any transaction outside the ordinary course of Developer's business; (3) assume, guarantee, endorse, or otherwise become liable in connection with the obligations of any other person or entity; or (4) enter into any transaction that would cause a material and detrimental change to Developer's financial condition.
- (k) Prior to the issuance of the Completion Certificate, the Developer shall not do any of the following without the prior written consent of the Commissioner of DPD, which shall be in the Commissioner's sole discretion: (1) allow the existence of any liens

Chicago, Illinois 60623
Attn: Jeff Thompson

With a copy to:

Danielle Meltzer Cassel
Danielle Meltzer Cassel
Vedder Price
222 North LaSalle Street
Chicago, Illinois 60601

Any notice, demand or communication given pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon confirmed transmission by facsimile, respectively, provided that such facsimile transmission is confirmed as having occurred prior to 5:00 p.m. on a business day. If such transmission occurred after 5:00 p.m. on a business day or on a non-business day, it shall be deemed to have been given on the next business day. Any notice, demand or communication given pursuant to clause (c) shall be deemed received on the business day immediately following deposit with the overnight courier. Any notice, demand or communication sent pursuant to clause (d) shall be deemed received three (3) business days after mailing. The parties, by notice given hereunder, may designate any further or different addresses to which subsequent notices, demands or communications shall be given. The refusal to accept delivery by any party or the inability to deliver any communication because of a changed address of which no notice has been given in accordance with this Section 27 shall constitute delivery.

SECTION 28. BUSINESS RELATIONSHIPS. The Developer acknowledges (a) receipt of a copy of Section 2-156-030 (b) of the Municipal Code, (b) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as described in Section 2-156-080 of the Municipal Code), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (c) notwithstanding anything to the contrary contained in this Agreement, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer hereby represents and warrants that no violation of Section 2-156-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

SECTION 29. PATRIOT ACT CERTIFICATION. The Developer represents and warrants that neither the Developer nor any Affiliate (as hereafter defined) thereof is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable Laws: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

SECTION 30. PROHIBITION ON CERTAIN CONTRIBUTIONS PURSUANT TO MAYORAL EXECUTIVE ORDER NO. 2011-4.

30.1 The Developer agrees that the Developer, any person or entity who directly or indirectly has an ownership or beneficial interest in the Developer of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, the Developer's contractors (i.e., any person or entity in direct contractual privity with the Developer regarding the subject matter of this Agreement) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (the Developer and all the other preceding classes of persons and entities are together the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago or to his political fundraising committee (a) after execution of this Agreement by the Developer, (b) while this Agreement or any Other Contract (as hereinafter defined) is executory, (c) during the term of this Agreement or any Other Contract, or (d) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to May 16, 2011, the effective date of Executive Order 2011-4.

30.2 The Developer represents and warrants that from the later of (a) May 16, 2011, or (b) the date the City approached the Developer, or the date the Developer approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

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

30.4 The Developer agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

30.5 Notwithstanding anything to the contrary contained herein, the Developer agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this Section 30 or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this Agreement, and under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

30.6 If the Developer intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the Closing, the City may elect to decline to close the transactions contemplated by this Agreement.

30.7 For purposes of this provision:

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

- (b) "Other Contract" means any other agreement with the City to which the Developer is a party that is (i) formed under the authority of Chapter 2-92 of the Municipal Code; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council.
- (c) "Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code, as amended.
- (d) Individuals are "domestic partners" if they satisfy the following criteria:
- (i) they are each other's sole domestic partner, responsible for each other's common welfare; and
 - (ii) neither party is married; and
 - (iii) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
 - (iv) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
 - (v) two of the following four conditions exist for the partners:
 - (1) The partners have been residing together for at least 12 months.
 - (2) The partners have common or joint ownership of a residence.
 - (3) The partners have at least two of the following arrangements:
 - (A) joint ownership of a motor vehicle;
 - (B) joint credit account;
 - (C) a joint checking account;
 - (D) a lease for a residence identifying both domestic partners as tenants.
 - (4) Each partner identifies the other partner as a primary beneficiary in a will.
- (e) "Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal Code, as amended.

SECTION 31. INSPECTOR GENERAL. It is the duty of every officer, employee, department, agency, contractor, subcontractor, developer and licensee of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. The Developer understands and will abide by all provisions of Chapter 2-55 of the Municipal Code.

SECTION 32. WASTE ORDINANCE PROVISIONS. In accordance with Section 11-4-1600(e) of the Municipal Code, Developer warrants and represents that it, and to the best of its knowledge, its contractors and subcontractors, have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the Municipal Code (the "Waste Sections"). During the period while this Agreement is executory, Developer's, any violation of the Waste Sections by the General Contractor or any subcontractor, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the

Commissioner of DPD. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity. This section does not limit the duty of the Developer, the General Contractor and any subcontractors to comply with all applicable Laws, in effect now or later, and whether or not they appear in this Agreement. Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect the Developer's eligibility for future contract awards.

SECTION 33. CITY HIRING PLAN.

33.1 The City is subject to the June 16, 2014 "City of Chicago Hiring Plan" (the "City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

33.2 Developer is aware that City policy prohibits City employees from directing any individual to apply for a position with Developer, either as an employee or as a subcontractor, and from directing Developer to hire an individual as an employee or as a subcontractor. Accordingly, Developer must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by Developer under this Agreement are employees or subcontractors of Developer, not employees of the City of Chicago. This Agreement is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by Developer.

33.3 Developer will not condition, base, or knowingly prejudice or affect any term or aspect to the employment of any personnel provided under this Agreement, or offer employment to any individual to provide services under this Agreement, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Agreement, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

33.4 In the event of any communication to Developer by a City employee or City official in violation of Section 33.2 above, or advocating a violation of Section 33.3 above, Developer will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General ("IGO Hiring Oversight"), and also to the head of the relevant City Department utilizing services provided under this Agreement. Developer will also cooperate with any inquiries by IGO Hiring Oversight related to this Agreement.

SECTION 34. FAILURE TO MAINTAIN ELIGIBILITY TO DO BUSINESS WITH THE CITY. Failure by Developer or any controlling person (as defined in Section 1-23-010 of the Municipal Code) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code shall be grounds for termination of the Agreement and the transactions contemplated thereby. Developer shall at all times comply with Section 2-154-020 of the Municipal Code.

SECTION 35. MISCELLANEOUS. The following general provisions govern this Agreement:

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

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

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

35.4 Disclaimer. Nothing contained in this Agreement nor any act of the City shall be deemed or construed by any of the parties, or by any third person, to create or imply any relationship of third-party beneficiary, principal or agent, limited or general partnership or joint venture, or to create or imply any association or relationship involving the City.

35.5 Entire Agreement; Modification. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes any prior agreements, negotiations and discussions. This Agreement may not be modified or amended in any manner without the prior written consent of the parties hereto. No term of this Agreement may be waived or discharged orally or by any course of dealing, but only by an instrument in writing signed by the party benefited by such term.

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

35.7 Force Majeure. Neither the City nor the Developer nor any successor in interest to either of them shall be considered in breach of or in default of its obligations under this Agreement in the event of a delay due to unforeseeable events or conditions beyond the reasonable control of the party affected which in fact interferes with the ability of such party to discharge its obligations hereunder, including, without limitation, fires, floods, strikes, shortages of material and unusually severe weather or delays of subcontractors due to such causes. The time for the performance of the obligations shall be extended only for the period of the delay and only if the party relying on this section requests an extension in writing within twenty (20) days after the beginning of any such delay.

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

35.9 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois.

35.10 Headings. The headings of the various sections and subsections of this Agreement have been inserted for convenience of reference only and shall not in any manner be construed as modifying, amending or affecting in any way the express terms and provisions hereof.

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

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

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

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

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

35.16 Venue and Consent to Jurisdiction. If there is a lawsuit under this Agreement, each Party agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois and the United States District Court for the Northern District of Illinois.

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

CITY OF CHICAGO,
an Illinois municipal corporation

By: _____
David L. Reifman, Commissioner
Department of Planning and Development

GREENWAY DEVELOPMENT, LLC,
an Illinois limited liability company

By: _____
Name: Jeff Thompson
Title: Member and Authorized Signatory

(Sub)Exhibit "C".
 (To Greenway Development LLC Agreement For
 Sale And Redevelopment Of Land)

Sources And Uses Of Funds.

Sources:		Amount
Percent Of Total		
Equity	\$250,000	27%
Debt	<u>693,000</u>	<u>73%</u>
Total Sources:	\$943,000	100%

Uses:	Amount	Dollar Amount Per Square Foot Of Building*
Land Acquisition	\$250,000	\$1.34 psf
Site Preparation	265,000	1.42 psf
Landscaping & Paving	220,000	1.18 psf
Hard Costs	77,000	.41 psf
Soft Costs	<u>131,000</u>	<u>.70 psf</u>
Total Uses:	\$943,000	\$5.05 psf

* Gross area is 186,667 square feet.

SALE AND TRANSFER OF SETTLEMENT PROPERTY AT 1311 -- 1315 AND 1329 N. MOORMAN ST. TO IRENE B. IDZIK, EXECUTION OF EASEMENT AGREEMENT WITH CHICAGO TRANSIT AUTHORITY AND SETTLEMENT AGREEMENT WITH IDZIK DEFENDANTS.

[O2018-5866]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, for which a meeting was held on July 23, 2018, having had under consideration the ordinance introduced by Mayor Rahm Emanuel on June 27, 2018, this being the sale of City-owned property at 1311 -- 1315 and 1329 North Moorman Street, begs leave to recommend that Your Honorable Body *Pass* said ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, On July 28, 2015, the City filed a lawsuit in the Circuit Court of Cook County, Chancery Division, captioned *City of Chicago v. Idzik*, 2015-CH-11410 (the "Lawsuit"), seeking declaratory judgment of the court to resolve a dispute about the ownership of the real property legally described on Exhibit A attached hereto (the "Property"); and

WHEREAS, In the Lawsuit, the City requests, inter alia, that the court declare that the City holds all rights, title, and interest in the Property; that Stanley Idzik holds no rights, title or interest in the Property; and that the "Notice of Ownership in Fee Simple Title by Adverse Possession" executed by Stanley Idzik on February 5, 2014, and recorded in the Office of the Cook County Recorder of Deeds on June 27, 2014, as Document Number 1417854208, constitutes a cloud on title of the Property and, as such, is illegal, void, and canceled of record; and

WHEREAS, Irene B. Idzik, Mark Idzik and Ewa Idzik (collectively, the "Idzik Defendants") subsequently filed an action (the "Counterclaim Lawsuit") against the City in which they seek, inter alia, a declaration that they hold all rights, title, and interest to the real property legally described on Exhibit B attached hereto (the "Counterclaim Property"); and

WHEREAS, In the Counterclaim Lawsuit, the Idzik Defendants state that they possess all rights, title, and interest in the Counterclaim Property as the sole heirs at law of Stanley Idzik, who they allege took possession and control of the Counterclaim Property by way of adverse possession; and

WHEREAS, The City and the Idzik Defendants (collectively, the "Parties") have determined that they wish to fully and finally resolve and settle the Lawsuit and the Counterclaim Lawsuit (collectively, the "Lawsuits"); and

WHEREAS, The Parties wish to resolve the Lawsuits by the City conveying the real property legally described on Exhibit C-1 attached hereto and depicted on Exhibit C-2 attached hereto (the "Settlement Property") to Irene B. Idzik; and

WHEREAS, The Idzik Defendants understand that the Settlement Property shall be conveyed subject to those certain easements required by the Chicago Transit Authority (the "CTA") for the purpose of the CTA accessing, operating and maintaining its railroad tracks located at the rear of the Settlement Property (the "CTA Easements"); and

WHEREAS, The CTA Easements will require the approval of the Chicago Transit Board of the CTA ("Transit Board"), which approval is intended to occur at the Transit Board's next meeting; and

WHEREAS, In the interests of settlement, the Parties arranged for three separate real estate appraisals to ascertain the fair market value of the Settlement Property, and have determined that the fair market appraised value of the Settlement Property, as set forth in that certain appraisal dated April 13, 2018, by Kelly Appraisals Consultants, Inc., is Two Hundred Ninety Thousand Dollars (\$290,000) ("Purchase Price"); and

WHEREAS, Irene B. Idzik has agreed to pay the Purchase Price in consideration for the Settlement Property; and

WHEREAS, By Resolution Number 18-038-21, adopted on June 21, 2018, the Chicago Plan Commission approved the transfer of the Settlement Property to Irene B. Idzik; now, therefore,

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

SECTION 1. The foregoing recitals, findings and statements of fact are hereby adopted as the findings of the City Council of the City.

SECTION 2. The grant of the CTA Easements to the CTA is hereby approved. This approval is expressly conditioned upon the City entering into an Easement Agreement with the CTA substantially in the form attached hereto as Exhibit D. The Commissioner of the Department of Planning and Development (the "Commissioner") or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver the Easement Agreement, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of the Easement Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Easement Agreement.

SECTION 3. The sale of the Settlement Property to Irene B. Idzik for the Purchase Price is hereby approved. This approval is expressly conditioned upon the City entering into a Settlement Agreement with the Idzik Defendants substantially in the form attached hereto as Exhibit E. The Commissioner or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver the Settlement Agreement, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of the Settlement Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Settlement Agreement.

SECTION 4. The Mayor or his proxy is authorized to execute, and the City Clerk or the Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Settlement Property to Irene B. Idzik. Such quitclaim deed shall be substantially in the form attached to the Settlement Agreement.

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

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

SECTION 7. This ordinance shall take effect immediately upon its passage and approval.

[Exhibit "C-2" referred to in this ordinance printed
on page 82138 of this *Journal*.]

Exhibits "A", "B", "C-1", "D" and "E" referred to in this ordinance read as follows:

Exhibit "A".
(To Ordinance)

Legal Description Of Property.

Legal Description Of Property:

Lots 20 and 21 in Moorman's Addition to Chicago in the east half of the northeast quarter of Section 6, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

1311 -- 1315 North Moorman Street
Chicago, Illinois 60622.

Property Index Number:

17-06-500-044-0000 (partial).

Exhibit "B".
(To Ordinance)

Legal Description Of The Counterclaim Property.

Legal Description Of Property:

Lots 20 and 21 (except the northeasterly 46.00 feet of said lots) in Moorman's Addition to Chicago in the east half of the northeast quarter of Section 6, Township 39 North, Range 14 East of the Third Principle Meridian, in Cook County, Illinois.

Lot 23 (except the northeasterly 46.00 feet and the southwesterly 20 feet of said lot) in Moorman's Addition to Chicago in the east half of the northeast quarter of Section 6, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois;

Lot 24 (except the northeasterly 46.00 feet and the southwesterly 40 feet of said lot) in Moorman's Addition to Chicago in the east half of the northeast quarter of Section 6, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Lot 25 (except the northeasterly 46.00 feet and the southwesterly 53 feet of said lot) in Moorman's Addition to Chicago in the east half of the northeast quarter of Section 6, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

1311 -- 1315 and 1329 North Moorman Street
Chicago, Illinois 60622.

Property Index Number:

17-06-500-044-0000 (partial).

Exhibit "C-1".
(To Ordinance)

Legal Description Of Settlement Property.

(Subject To Final Survey And Title Commitment)

Legal Description Of Property:

Lots 20 and 21 (except the northeasterly 46.00 feet of said lots) in Moorman's Addition to Chicago in the east half of the northeast quarter of Section 6, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Lot 23 (except the northeasterly 46.00 feet and the southwesterly 20 feet of said lot) in Moorman's Addition to Chicago in the east half of the northeast quarter of Section 6, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Lot 24 (except the northeasterly 46.00 feet and the southwesterly 40 feet of said lot) in Moorman's Addition to Chicago in the east half of the northeast quarter of Section 6, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

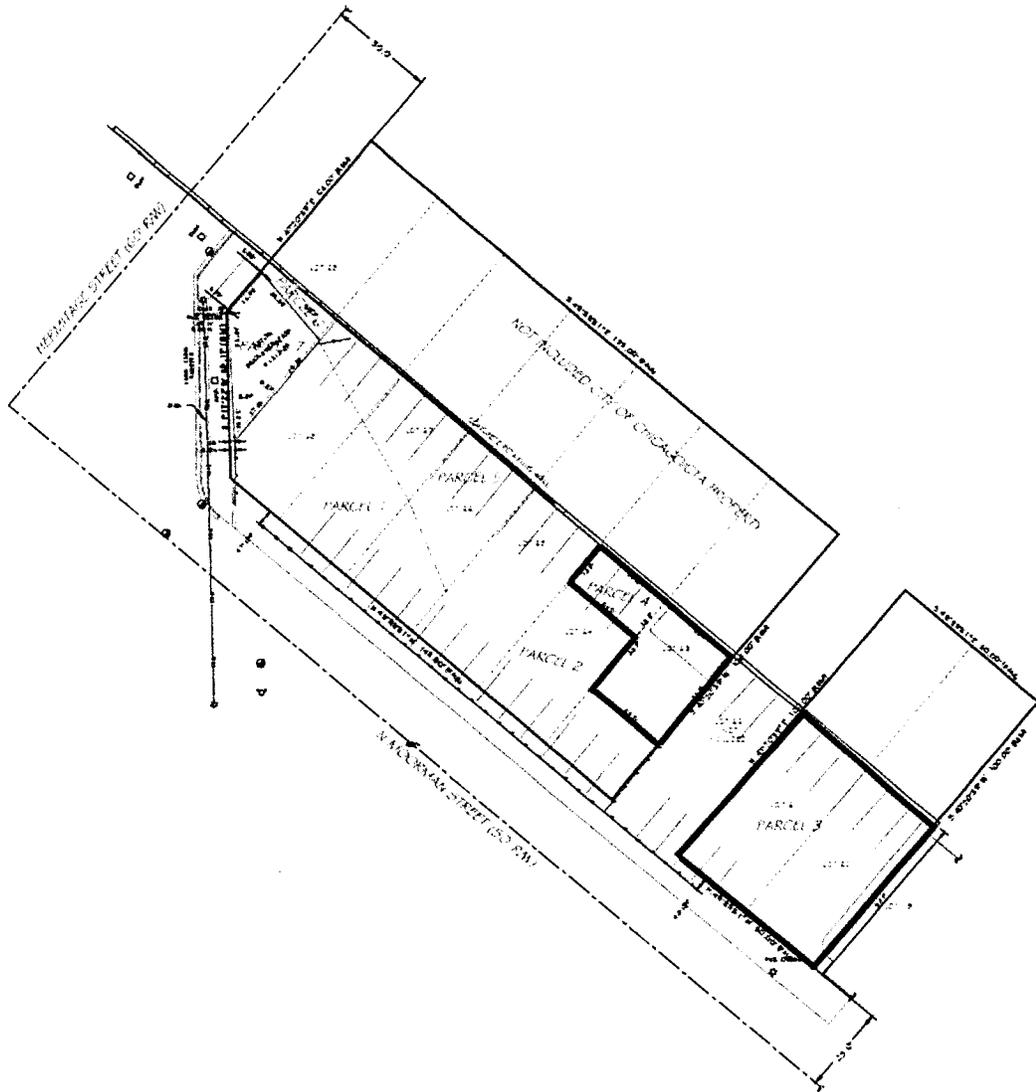
1311 -- 1315 and 1329 North Moorman Street
Chicago, Illinois 60622.

Property Index Number:

17-06-500-044-0000 (partial).

Exhibit "C-2".
(To Ordinance)

Depiction Of Settlement Property*
(Subject To Final Survey And Title Commitment)



*Dark outlines depict Settlement Property and are approximate.

Exhibit "D".
(To Ordinance)

*Easement Agreement With
The Chicago Transit Authority.*

This Easement Agreement ("Easement Agreement"), made and entered into this ____ day of _____, 2018, by and between the Chicago Transit Authority, an Illinois municipal corporation, political subdivision and unit of local government, (hereinafter referred to as the "Grantee") and the City Of Chicago, an Illinois municipal corporation and home rule unit of government, (hereinafter referred to as the "Grantor").

Witnesseth:

Whereas, The Grantor is the fee simple titleholder of certain real estate situated in the County of Cook, State of Illinois, which real estate is legally described on (Sub)Exhibit A and depicted on (Sub)Exhibit B, both of which are attached hereto and by this reference incorporated herein ("Easement Premises"); and

Whereas, The Grantee desires to use the Easement Premises for purposes of, including but not limited to, access, ingress, egress and maintenance of Grantee's transit equipment, facilities, and structures which are situated, generally, adjacent to the Easement Premises (collectively, "Grantee's Facilities"); and

Whereas, Pursuant to ordinance adopted by the Grantor's City Council on _____, 20__, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* of the Grantor's City Council for such date at pages _____ through _____, the Grantor authorized the execution of this Easement Agreement; and

Whereas, Pursuant to ordinance adopted by the Grantee's Chicago Transit Board on _____, 20__, and published as Ordinance Number _____, the Grantee authorized the execution of this Easement Agreement;

Now, Therefore, In consideration of the foregoing and for the sum of Ten and no/100 Dollars (\$10.00) and other good and valuable consideration paid by the Grantee to Grantor, the receipt and sufficiency of which are hereby acknowledged, the parties hereto mutually agree as follows:

1) The recitals set forth above are hereby incorporated and made a part of this Easement Agreement as if fully set forth herein.

2) Grantor hereby grants, conveys, warrants and dedicates to the Grantee, its successors and assigns, a non-exclusive, perpetual easement running with the land, subject to the terms and conditions hereinafter set forth, in, over, upon, through, across,

and under the Easement Premises for ingress, egress and maintenance purposes, including but not limited to the access, repair, installations, construction, servicing, alterations, inspecting, and/or replacing the Grantee's Facilities (the "Easement").

3) Grantor hereby covenants that it will not: (a) pave the Easement Premises; (b) place, permit or suffer to place any structures, permanent fixtures, equipment on or over the Easement Premises; or (c) landscape, or plant trees on or over the Easement Premises, without the prior written consent of Grantee.

4) In the event the surface of the Easement Premises is altered or disturbed by Grantee, its agents or employees, the Grantee shall cause the Easement Premises to be restored to the condition of the Easement Premises immediately before such alteration or disturbance. Notwithstanding the foregoing, Grantee shall have no obligation to restore any pavement, structures, permanent fixtures, equipment, landscaping or trees that have been placed on the Easement Premises in violation of Grantor's covenant set forth in Section 3 above.

5) Neither Grantee, Grantor, nor their respective contractors shall place any hazardous materials on the Easement Premises in violation of any applicable law or regulation.

6) Nothing contained herein shall give the Grantee the right or permission, nor is anything contained herein intended to give a right or permission, to enter or use any adjoining lands of the Grantor without the prior written consent of Grantor.

7) The Easement granted herein will not terminate if it is not used for the purposes stated herein for any period of time of any length. Further, the Easement granted herein shall not be presumed abandoned or terminated unless Grantee states in writing its intention to abandon the Easement Premises or terminate the Easement.

8) All provisions of this Easement Agreement, including all restrictions, benefits and burdens, and the Easement, shall run with the land and are binding on and inure to Grantor and Grantee and their respective successors and assigns, with the same full force and effect for all purposes as though set forth at length in each and every transfer of the rights contained herein. Each grantee, by acceptance of a deed of conveyance from Grantor, its successors and assigns, and each mortgagee, by acceptance of a mortgage from Grantor, its successors or assigns, accepts said deed or mortgage subject to this Easement Agreement and the terms, conditions and restrictions contained herein.

9) The Grantee agrees that it will save and hold harmless the Grantor, its successors and assigns for all damages, costs or liabilities (including but not limited to reasonable attorney's fees and costs) suffered because of injury to or death of any person or persons or damage(s) to real or personal property, that may arise out of or as a consequence of the activities of the Grantee or its authorized agents, servants or employees, contractors and sub-contractors in or about the Easement Premises and arising from this Easement Agreement.

10) The Grantor agrees that it will save and hold harmless the Grantee, its successors and assigns for all damages, costs or liabilities (including but not limited to reasonable attorney's fees and costs) suffered because of injury to or death of any person or persons or damage(s) to real or personal property, that may arise out of or as a consequence of the activities of the Grantor or its authorized agents, servants or employees, contractors and sub-contractors in or about the Easement Premises and arising from this Easement Agreement.

11) All notices given under this instrument shall be in writing and shall be hand delivered or mailed by registered or certified mail, return receipt requested, to the addresses set forth below:

If To CTA:

Chicago Transit Authority
567 West Lake Street
Chicago, Illinois 60661
Attention: Joe Harmening

with a copy at the address above, Attention: General Counsel's Office

If To City:

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

with a copy to:

City of Chicago
Department of Law
121 North LaSalle Street, Suite 600
Chicago, Illinois 60602
Attention: Real Estate Division

12) This Easement Agreement may be signed in counterparts, each of which shall be deemed an original, but both of which together shall constitute the same instrument.

13) This Easement Agreement is governed by and construed in accordance with the laws of the State of Illinois and the parties hereto agree to submit to the jurisdiction of the courts of the State of Illinois and further agree to venue lying in the Circuit Court of Cook County, Illinois.

14) This Easement Agreement sets forth the entire understanding of Grantor and Grantee and may be modified only by instruments signed by both Grantor and Grantee, or their successors or assigns.

15) In the event of litigation regarding the subject matter of this Easement Agreement, the prevailing party, holding final judgment from a court with appropriate jurisdiction, shall have the right to claim reasonable attorney's fees from the non-prevailing party.

16) When a transfer of ownership of the Easement Premises takes place, liability of the transferor for breach of covenant occurring thereafter automatically terminates. The transferee of any part or all of the ownership of the Easement Premises shall be and become liable for all obligations of the Grantor hereafter and if there is more than one such transferees or owners they shall be jointly and severally liable for all such obligations.

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

In Witness Whereof, The Grantor and the Authority have caused this Easement Agreement to be duly executed and attested this ____ day of _____, 2018.

Chicago Transit Authority

City of Chicago

By: _____

By: _____

Its: _____

Its: _____

Name: _____

Name: _____

State of Illinois)
) SS.
County of Cook)

I, the undersigned, a notary public in and for said County, in the State aforesaid, do hereby certify that David L. Reifman, the Commissioner of Planning and Development of the City of Chicago, an Illinois municipal corporation, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that he signed and

delivered the foregoing instrument pursuant to authority given by said company, as his free and voluntary act and as the free and voluntary act and deed of said municipal corporation, for the uses and purposes therein set forth.

Given under my notarial seal this ____ day of _____, 2018.

Notary Public

My commission expires: _____

State of Illinois)
) SS.
County of Cook)

I, the undersigned, a notary public in and for said County, in the State aforesaid, do hereby certify that _____, the _____ of the Chicago Transit Authority, an Illinois municipal corporation, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that he signed and delivered the foregoing instrument pursuant to authority given by said corporation, as his free and voluntary act and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

Given under my notarial seal this ____ day of _____, 2018.

Notary Public

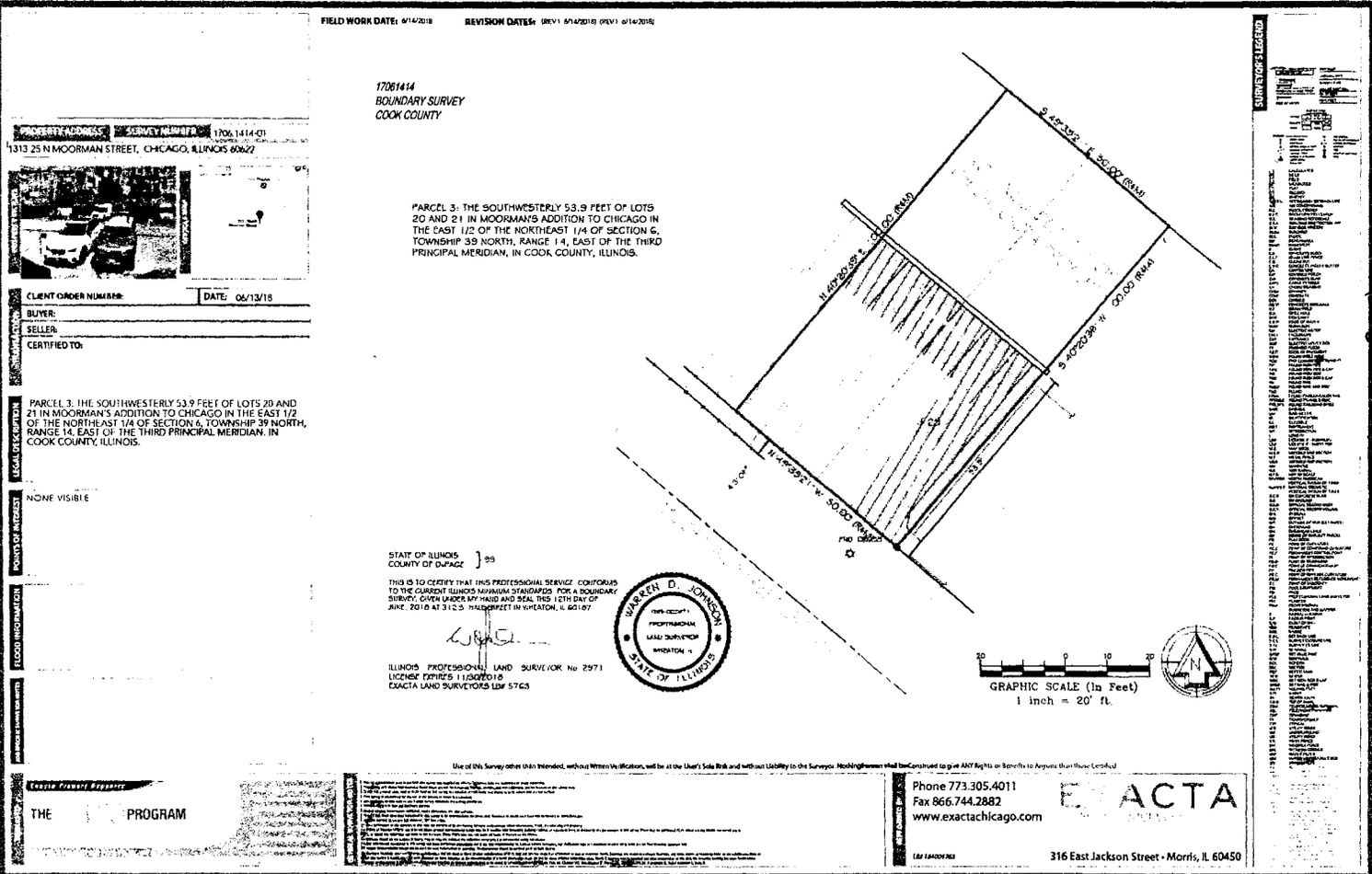
My commission expires: _____

[(Sub)Exhibit "A" referred to in this Easement Agreement with Chicago Transit Authority constitutes Exhibit "A" to ordinance printed on page 82136 of this *Journal*.]

[(Sub)Exhibit "B" referred to in this Easement Agreement with Chicago Transit Authority printed on pages 82144 and 82145 of this *Journal*.]

(Sub)Exhibit "B"
(To Easement Agreement With Chicago Transit Authority)

Depiction Of Easement Premises.
(Subject To Final Survey And Title Commitment)
(Page 1 of 2)



*Easement Premises are the shaded portions of each boundary survey and are approximate.

7/25/2018

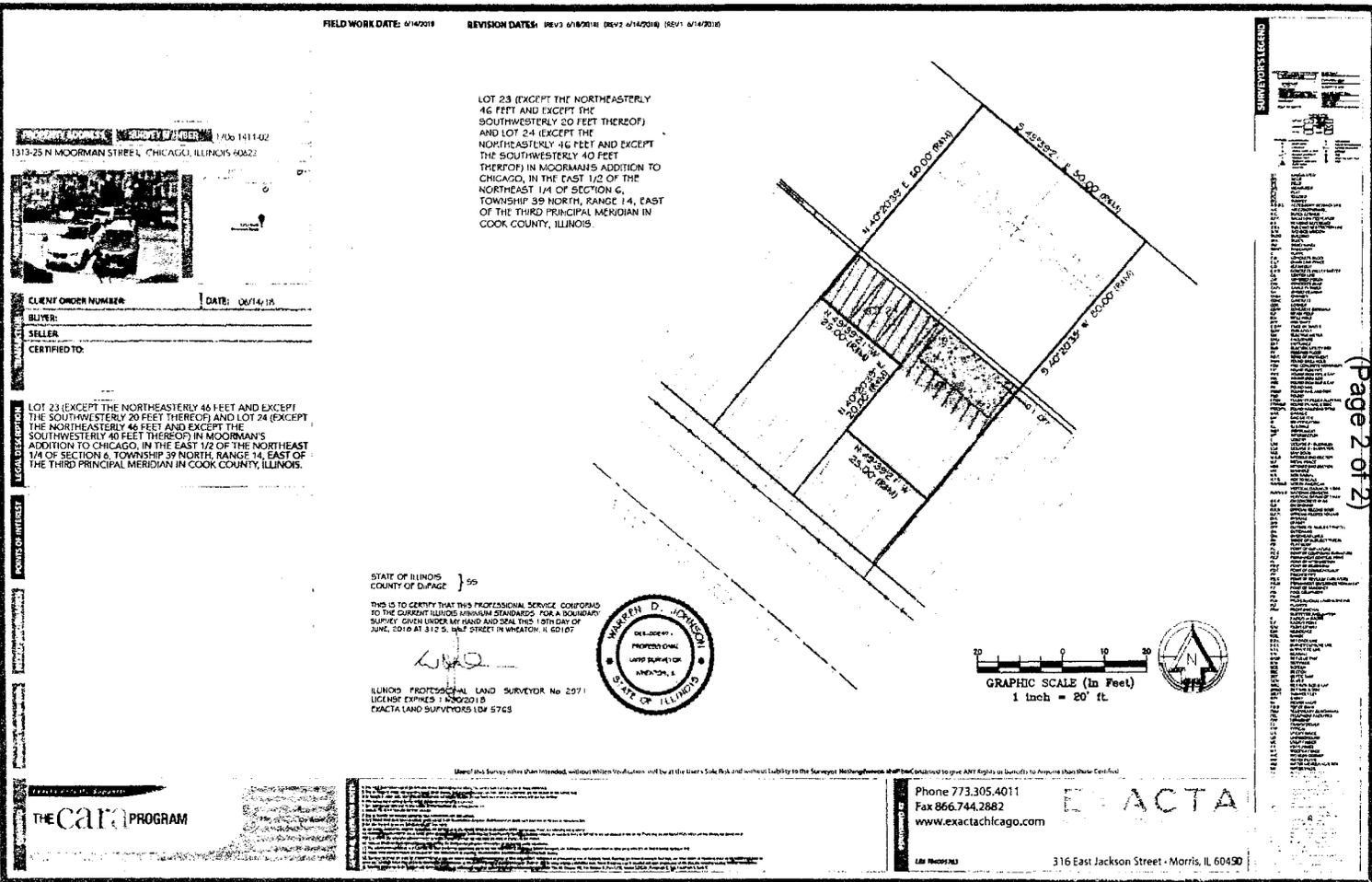
REPORTS OF COMMITTEES

82145

(Sub) Exhibit "B"
(To Easement Agreement With Chicago Transit Authority)

Depiction Of Easement Premises.
(Subject To Final Survey And Title Commitment)

(Page 2 of 2)



*Easement Premises are the shaded portions of each boundary survey and are approximate.

Exhibit "E".
(To Ordinance)

Settlement Agreement With Idzik Defendants.

This Settlement Agreement and Release ("Agreement") is made on or as of _____, 2018 (the "Effective Date"), by and between Irene B. Idzik, Mark Idzik, Ewa Idzik (collectively, the "Idzik Defendants") and the City of Chicago, an Illinois municipal corporation (the "City"), acting by and through its Department of Planning and Development. The City and the Idzik Defendants are each referred to herein as a "Party" and collectively as the "Parties."

RECITALS

WHEREAS, on July 28, 2015, the City filed a lawsuit in the Circuit Court of Cook County, Chancery Division, captioned *City of Chicago v. Idzik*, 2015-CH-11410 (the "Lawsuit"), seeking declaratory judgment of the court to resolve a dispute about the ownership of the real property legally described on Exhibit A attached hereto (the "Property"); and

WHEREAS, in the Lawsuit, the City requests, *inter alia*, that the court declare that the City holds all rights, title, and interest in the Property; that Stanley Idzik holds no rights, title or interest in the Property; and that the "Notice of Ownership in Fee Simple Title by Adverse Possession" executed by Stanley Idzik on February 5, 2014, and recorded in the Office of the Cook County Recorder of Deeds on June 27, 2014, as document number 1417854208, constitutes a cloud on title of the Property and, as such, is illegal, void, and canceled of record; and

WHEREAS, the Idzik Defendants subsequently filed an action (the "Counterclaim Lawsuit") against the City in which they seek, *inter alia*, a declaration that they hold all rights, title, and interest to the real property legally described on Exhibit B attached hereto (the "Counterclaim Property"); and

WHEREAS, in the Counterclaim Lawsuit, the Idzik Defendants state that they possess all rights, title, and interest in the Counterclaim Property as the sole heirs at law of Stanley Idzik, who they allege took possession and control of the Counterclaim Property by way of adverse possession; and

WHEREAS, the Parties have determined that they wish to enter into this Agreement to fully and finally resolve and settle the Lawsuit and the Counterclaim Lawsuit (collectively, the "Lawsuits"); and

WHEREAS, the Parties wish to resolve the Lawsuits by the City conveying, via quitclaim deed, the real property legally described on Exhibit C-1 attached hereto and depicted on Exhibit C-2 attached hereto (the "Settlement Property") to Irene B. Idzik; and

WHEREAS, the Idzik Defendants understand that the Settlement Property shall be conveyed subject to those certain easements required by the Chicago Transit Authority (the "CTA") for the purpose of the CTA accessing, operating and maintaining its railroad tracks located at the rear of the Settlement Property (the "CTA Easements"); and

WHEREAS, the CTA Easements will require the approval of the Chicago Transit Board of the CTA (“Transit Board”), which approval is attended to occur at the Transit Board’s next meeting; and

WHEREAS, in the interests of settlement, the Parties arranged for three separate real estate appraisals to ascertain the fair market value of the Settlement Property, and have determined that the fair market appraised value of the Settlement Property, as set forth in that certain appraisal dated April 13, 2018, by Kelly Appraisals Consultants, Inc., is Two Hundred Ninety Thousand and No/100 Dollars (\$290,000); and

WHEREAS, Irene B. Idzik has agreed to pay this fair market appraised value of Two Hundred Ninety Thousand and No/100 Dollars (\$290,000) in consideration for the Settlement Property; and

WHEREAS, the City Council of the City (“City Council”), pursuant to an ordinance adopted on _____, 20__, and published at pages ____ through ____ in the Journal of Proceedings of the City Council for such date, authorized the execution of this Agreement;

NOW THEREFORE, in consideration of the mutual promises, representations, and undertakings set forth below to be kept and performed by the Parties, and other good and valuable consideration, the receipt and sufficiency of which are acknowledged, the Parties agree as follows:

AGREEMENTS

1. **Recitals.** The preamble and recitals set forth above constitute an integral part of this Agreement and are incorporated herein by this reference with the same force and effect as if set forth herein as agreements of the Parties.
2. **No Admission of Liability.** The Parties agree that nothing contained in this Agreement shall constitute or be deemed to be an admission of any fault, liability, or wrongdoing of any kind whatsoever on the part of any Party or any Party’s future, current, or former officers, agents, representatives, and employees. The Parties further acknowledge and agree that settlement is made to avoid the uncertainty and expense of litigation.
3. **Dismissal of Lawsuit and Counterclaim.** Within fifteen (15) business days after execution of this Agreement, the Parties will submit orders to the court dismissing their respective Lawsuits in their entirety with prejudice, with each Party bearing its own costs.
4. **Mutual Release.**
 - a. The Idzik Defendants, on behalf of themselves and their assigns, employees, agents, and representatives, hereby release and discharge the City and its past, present, and future officials, employees, partners, agents, officers, and representatives and all persons acting by, through, or in concert with any of them, from any and all claims, charges, complaints, debts, liabilities, demands,

obligations, promises agreements, costs, expenses, damages, suits, actions, rights to appeal, pending appeals, and causes of action arising either directly or indirectly from the transaction at issue in the Lawsuits.

- b. The City, on behalf of itself and its assigns, employees, agents, and representatives, hereby release and discharge the Idzik Defendants from any and all claims, charges, complaints, debts, liabilities, demands, obligations, promises agreements, costs, expenses, damages, suits, actions, rights to appeal, pending appeals, and causes of action arising either directly or indirectly from the transaction at issue in the Lawsuits.
- c. The releases set forth herein do not release the Parties from their obligations, duties, or conditions of approval set forth in this Agreement and shall take effect on the date this Agreement is signed and therefore executed by all Parties.

5. Attorneys' Fees and Costs. Each Party hereto shall bear its own respective costs, expenses, and attorneys' fees with respect to the Lawsuits and this Agreement.

6. Purchase Price. Subject to the terms of this Agreement, the City agrees to sell, and Irene B. Idzik agrees to purchase, the Settlement Property for the sum of Two Hundred Ninety Thousand and No/100 Dollars (\$290,000) to be paid on the Closing Date (as defined below) by certified or cashier's check. Except as specifically provided herein to the contrary, Irene B. Idzik shall pay all escrow fees and other title insurance fees and closing costs.

7. Closing. The closing of the transfer of the Settlement Property from the City to Irene B. Idzik (the "Closing") shall take place at such place as the Parties may mutually agree in writing. The Closing shall occur on a date that is mutually agreeable to the Parties (the "Closing Date") but in no event later than December 31, 2018, unless the Parties mutually agree in writing to extend such outside date.

8. Conveyance of Title. The City shall convey the Settlement Property by quitclaim deed, substantially in the form attached hereto as Exhibit D (the "Deed"). On the Closing Date, the City shall deliver to either Irene B. Idzik or the Title Company (as defined below), as applicable: (a) the Deed; (b) all necessary state, county and municipal real estate transfer declarations; and (c) possession of the Settlement Property. At the Closing, Irene B. Idzik shall pay to record the Deed and any other documents incident to the conveyance of the Settlement Property to Irene B. Idzik. If Irene B. Idzik requires conveyance through escrow, Irene Idzik shall pay all escrow fees.

9. Title, Survey and Real Estate Taxes.

- a. **Title Insurance.** Irene B. Idzik may, at her own expense, obtain a commitment for an owner's policy of title insurance for the Settlement Property. Irene B. Idzik shall be solely responsible for and shall pay all costs associated with updating the title commitment (including all search, continuation and later-date fees), and obtaining a title insurance policy and such endorsements as she deems necessary.

If the Parties mutually agree to close at the downtown offices of a title company ("Title Company"), the City agrees to provide the Title Company with a completed ALTA owner's statement, and other transfer documents typically provided by the City (but expressly excluding, however, "gap" undertakings, title indemnities and similar liabilities) at or prior to the Closing.

- b. Survey.** The City acknowledges that the Idzik Defendants have provided the City with that certain boundary survey of the Settlement Property prepared by Exacta Illinois Surveyors, Inc., originally dated June 21, 2017, and updated as of February 1, 2018 (the "Survey"). Irene B. Idzik shall be solely responsible for and shall pay for all costs associated with updating the Survey, including but not limited to, correcting the legal descriptions of the Settlement Property. Further, Irene B. Idzik shall be solely responsible for and pay for all costs associated with the survey work necessary for: (1) the CTA Easements; and (2) a property index number ("PIN") division by the Cook County Assessor so that the Settlement Property can be separated from PIN 17-06-500-044-0000.
- c. Correction of Title.** The City shall have no obligation to clear title defects; provided however, if there are exceptions for general real estate taxes due or unpaid prior to the Closing Date with respect to the Settlement Property or liens for such unpaid properties taxes, to the extent those taxes or tax liens can be waived or released, the City shall ask the County to void the unpaid taxes as provided in Section 21-100 of the Property Tax Code, 35 ILCS 200/21-0100, or file an application for a Certificate of Error with the Cook County Assessor, or tax injunction suit or petition to vacate a tax sale in the Circuit Court of Cook County.

10. Environmental Matters.

- a. "AS IS" SALE.** THE CITY MAKES NO COVENANT, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, OF ANY KIND, AS TO THE STRUCTURAL, PHYSICAL OR ENVIRONMENTAL CONDITION OF THE SETTLEMENT PROPERTY OR THE SUITABILITY OF THE SETTLEMENT PROPERTY FOR ANY PURPOSE WHATSOEVER. THE IDZIK DEFENDANTS ACKNOWLEDGE THAT THEY HAD ADEQUATE OPPORTUNITY TO INSPECT AND EVALUATE THE STRUCTURAL, PHYSICAL AND ENVIRONMENTAL CONDITION AND RISKS OF THE SETTLEMENT PROPERTY AND ACCEPT THE RISK THAT ANY INSPECTION MAY NOT DISCLOSE ALL MATERIAL MATTERS AFFECTING THE SETTLEMENT PROPERTY. THE IDZIK DEFENDANTS AGREE TO ACCEPT THE SETTLEMENT PROPERTY IN ITS "AS IS," "WHERE IS" AND "WITH ALL FAULTS" CONDITION AT CLOSING WITHOUT ANY COVENANT, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, OF ANY KIND, AS TO THE STRUCTURAL, PHYSICAL OR ENVIRONMENTAL CONDITION OF THE SETTLEMENT PROPERTY OR THE SUITABILITY OF THE SETTLEMENT PROPERTY FOR ANY PURPOSE WHATSOEVER. THE IDZIK DEFENDANTS

ACKNOWLEDGE THAT THEY ARE RELYING SOLELY UPON THEIR OWN INSPECTION AND OTHER DUE DILIGENCE ACTIVITIES AND NOT UPON ANY INFORMATION (INCLUDING, WITHOUT LIMITATION, ENVIRONMENTAL STUDIES OR REPORTS OF ANY KIND) PROVIDED BY OR ON BEHALF OF THE CITY OR ITS AGENTS OR EMPLOYEES WITH RESPECT THERETO. THE IDZIK DEFENDANTS AGREE THAT IT IS THEIR SOLE RESPONSIBILITY AND OBLIGATION TO PERFORM AT THEIR EXPENSE ANY ENVIRONMENTAL REMEDIATION WORK (AS DEFINED BELOW) AND TAKE SUCH OTHER ACTION AS IS NECESSARY TO PUT THE SETTLEMENT PROPERTY IN A CONDITION WHICH IS SUITABLE FOR ITS INTENDED USE.

- b. **Release and Indemnification.** The Idzik Defendants, on behalf of themselves, their successors and assigns, and anyone claiming by, through or under them (collectively, the "Idzik Parties"), hereby release, relinquish and forever discharge the Indemnities (as defined below) from and against any and all Losses (as defined below). Losses which the Idzik Defendants or any of the Idzik Parties ever had, now have, or hereafter may have, whether grounded in tort or contract or otherwise, in any and all courts or other forums, of whatever kind or nature, whether known or unknown, foreseen or unforeseen, now existing or occurring after the Closing Date, based upon, arising out of or in any way connected with, directly or indirectly (a) any environmental contamination, pollution or hazards associated with the Settlement Property or any improvements, facilities or operations located or formerly located thereon, including, without limitation, any release, emission, discharge, generation, transportation, treatment, storage or disposal of Hazardous Substances (as defined below), or threatened release, emission or discharge of Hazardous Substances, or threatened release, emission or discharge of Hazardous Substances; (b) the structural, physical or environmental condition of the Settlement Property, including, without limitation, the presence or suspected presence of Hazardous Substances in, on, under or about the Settlement Property or the migration of Hazardous Substances from or to other property; (c) any violation of, compliance with, enforcement of or liability under any Environmental Laws (as defined below), including, without limitation, any governmental or regulatory body response costs, natural resource damages or Losses arising under CERCLA (as defined below); and (d) any investigation, cleanup, monitoring, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision or other third party in connection or associated with the Settlement Property or any improvements, facilities or operations located or formerly located thereon (collectively, "Released Claims"). Furthermore, the Idzik Defendants shall indemnify, defend (through an attorney reasonably acceptable to the City) and hold the Indemnitees harmless from and against any and all Losses which may be made or asserted by any third parties (including, without limitation, any of the Idzik Parties) arising out of or in any way connected with, directly or indirectly, any of the Released Claims.

- c. **Release Runs with the Settlement Property.** The covenant of release in Section 10.b above shall run with the Settlement Property, and shall be binding upon all successors and assigns of the Idzik Defendants with respect to the Settlement Property, including, without limitation, each and every person, firm, corporation, limited liability company, trust or other entity owning, leasing, occupying, using or possessing any portion of the Settlement Property under or through Irene B. Idzik following the date of the Deed. The Idzik Defendants acknowledge and agree that the foregoing covenant of release constitutes a material inducement to the City to enter into this Agreement, and that, but for such release, the City would not have agreed to convey the Settlement Property to Irene B. Idzik. It is expressly agreed and understood by and between the Idzik Defendants and the City that, should any future obligation of the Idzik Defendants arise or be alleged to arise in connection with any environmental, soil or other condition of the Settlement Property, the Idzik Defendants shall not assert that those obligations must be satisfied in whole or in part by the City, because Section 10.b contains a full, complete and final release of all such claims.
- d. **Survival.** This Section 10 shall survive the Closing Date or any termination of this Agreement (regardless of the reason for such termination).
- e. **Definitions.** For the purposes this Section 10, the following terms shall have the following meanings:

“Environmental Laws” means any and all laws relating to the regulation and protection of human health, safety, the environment and natural resources now or hereafter in effect, as amended or supplemented from time to time, including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. § 9601 et seq. (“CERCLA”), the Resource Conservation and Recovery Act, 42 U.S.C. § 6901 et seq., the Hazardous Materials Transportation Act, 49 U.S.C. § 5101 et seq., the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq., the Clean Air Act, 42 U.S.C. § 7401 et seq., the Toxic Substances Control Act, 15 U.S.C. § 2601 et seq., the Federal Insecticide, Fungicide, and Rodenticide Act, 7 U.S.C. § 136 et seq., the Occupational Safety and Health Act, 29 U.S.C. § 651 et seq., any and all regulations promulgated under such Laws, and all analogous state and local counterparts or equivalents of such Laws, including, without limitation, the Illinois Environmental Protection Act, 415 ILCS 5/1 et seq., and the common law, including, without limitation, trespass and nuisance.

“Environmental Remediation Work” means all investigation, sampling, monitoring, testing, reporting, removal (including, excavation, transportation and disposal), response, storage, remediation, treatment and other activities necessary for the performance of the Project, all in accordance with all requirements of the IEPA, and all applicable Laws, including, without limitation, all applicable Environmental Laws.

“Hazardous Substance(s)” means any toxic substance, hazardous substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Laws, or any pollutant, toxic vapor, or contaminant, and shall include, but not be limited to, petroleum (including crude oil or any fraction thereof), any radioactive material or by-product material, polychlorinated biphenyls and asbestos in any form or condition.

“Indemnitees” shall mean the City, and its elected and appointed officials, employees, agents and affiliates.

“Losses” means any and all claims, demands, actions, suits, causes of action, legal or administrative proceedings, losses, damages, obligations, liabilities, executions, judgments, fines, penalties, assessments, liens, debts, costs, expenses and disbursements of any kind or nature whatsoever (including, without limitation, investigation, cleanup, monitoring, remedial, removal and restoration costs, natural resource damages, property damages, and the reasonable fees and disbursements of counsel for Indemnitees in connection with any investigative, administrative or judicial proceeding commenced or threatened, whether or not such Indemnities shall be designated a party thereto).

10. No Assignment. Neither Party shall assign, in whole or in part, this Agreement or any of their respective rights or obligations under this Agreement, without the prior written approval of the other party, which approval shall not be unreasonably withheld. The Parties represent and warrant that they have not sold, assigned, transferred, conveyed, or otherwise disposed of any of the claims or causes of action being released herein.

11. Legal Authority. The individuals signing this Agreement represent and warrant that they are duly authorized to enter into and execute this Agreement on behalf of the entities or person on whose behalf they are signing.

12. Entire Agreement; Modification. This Agreement, and any exhibits hereto, constitutes the entire agreement of the Parties with regard to the settlement of the Lawsuits, and there are no other understandings or agreements between the Parties with respect thereto. This Agreement may not be modified, interpreted, amended, waived, or revoked orally, but only by a writing signed by the Parties or their attorneys.

13. Independent Advice. The Parties represent that in making the decision to enter into this Agreement: (a) they have been represented by independent counsel and have not relied upon any express or relied representations of the other Party’s agents, attorneys, or representatives concerning any matter related to this Agreement, (b) they either have fully obtained whatever information and advice they desire regarding the effect of this Agreement, or are willing to go forward with this Agreement without that information or advice and to assume whatever risks that decision may entail, and (c) they have had a reasonable opportunity to consider the terms of this Agreement with the assistance of their own counsel.

14. **Binding Effect.** This Agreement shall be and is binding upon and inures to the benefit of the Parties hereto, and to their respective successors and assigns.
15. **Construction.** This Agreement has been subject to negotiations and discussions between the Parties. It has been, and will be construed to have been, drafted by both Parties, so that any rule construing ambiguities against the drafter will have no force or effect.
16. **No Third Party Beneficiaries.** This Agreement is entered into solely for the benefit of the Parties hereto and their permitted successors and assigns, and is not intended to create, nor shall it be construed to create, any rights for the benefit of or enforceable by any other person, directly or derivatively in the name of any party.
17. **Exhibits.** All exhibits referred to herein and attached hereto shall be deemed part of this Agreement.
18. **No Merger.** The terms of this Agreement shall not be merged with the Deed, and the delivery of the Deed shall not be deemed to affect or impair the terms of this Agreement.
19. **Governing Law.** This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois.
20. **Limitation of Liability.** No member, official, director, trustee or employee of the City shall be personally liable in the event of any default or breach under this Agreement or for any amount which may become due to either party under the terms of this Agreement.
21. **Headings.** The headings of the various sections and subsections of this Agreement have been inserted for convenience of reference only and shall not in any manner be construed as modifying, amending or affecting in any way the express terms and provisions hereof.
22. **Counterparts.** This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute a single, integrated instrument.
23. **Date of Performance.** If the final date of any time period set forth herein falls on a Saturday, Sunday or legal holiday under the laws of Illinois or the United States of America, then such time period shall be automatically extended to the next business day.
24. **Severability.** If any term of this Agreement or any application thereof is held invalid or unenforceable, the remainder of this Agreement shall be construed as if such invalid part were never included herein and this Agreement shall be and remain valid and enforceable to the fullest extent permitted by law.
25. **Force Majeure.** Neither the City nor the Idzik Defendants nor any successor in interest to either of them shall be considered in breach of or in default of its obligations under this Agreement in the event of a delay due to unforeseeable events or conditions beyond the reasonable control of the party affected which in fact interferes with the ability of such party to

discharge its obligations hereunder, including, without limitation, fires, floods, strikes, shortages of material and unusually severe weather or delays of contractors due to such causes. The time for the performance of the obligations shall be extended only for the period of the delay and only if the party relying on this section requests an extension in writing within twenty (20) days after the beginning of any such delay.

26. Venue and Jurisdiction. If there is a lawsuit under this Agreement, each Party agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois and the United States District Court for the Northern District of Illinois.

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

If to the City:

City of Chicago
Department of Planning and Development
121 N. LaSalle, 10th Floor
Chicago, Illinois 60602
Attn: Commissioner

With a copy to:
City of Chicago
Department of Law
121 N. LaSalle, Suite 600
Chicago, Illinois 60602
Attn: Real Estate and Land Use Division

And a copy to:
City of Chicago
Department of Law
30 N. LaSalle, Suite 1230
Chicago, Illinois 60602
Attn: Constitutional & Commercial Litigation Division

If to Plaintiff:

Any notice, demand or communication given pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon confirmed transmission by email or facsimile, respectively, provided that such email or facsimile transmission is confirmed as having occurred prior to 5:00 p.m. on a business day. If such transmission occurred after 5:00 p.m. on a

business day or on a non-business day, it shall be deemed to have been given on the next business day. Any notice, demand or communication given pursuant to clause (c) shall be deemed received on the business day immediately following deposit with the overnight courier. Any notice, demand or communication sent pursuant to clause (d) shall be deemed received three (3) business days after mailing. The parties, by notice given hereunder, may designate any further or different addresses to which subsequent notices, demands or communications shall be given. The refusal to accept delivery by any party or the inability to deliver any communication because of a changed address of which no notice has been given in accordance with this Section shall constitute delivery.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date and year first set forth above.

Irene B. Idzik, an individual,

The City of Chicago, an Illinois municipal corporation and home-rule government,

By:

By:

Signature

Signature

Date

Date

Printed Name

Printed Name

Its: _____
Title

Mark Idzik, an individual,

Ewa Idzik, an individual,

By:

By:

Signature

Signature

Date

Date

Printed Name

Printed Name

Attorney for Idzik Defendants,

Attorney for the City,

By:

Signature

Signature

Printed Name

Printed Name

Date

Date

[(Sub)Exhibits "A", "B", "C-1" and "C-2" referred to in this Settlement Agreement with Idzik Defendants constitute Exhibits "A", "B", "C-1" and "C-2" to ordinance, respectively, and printed on pages 82136 through 82138 of this *Journal*.]

(Sub)Exhibit "D" referred to in this Settlement Agreement with Idzik Defendants reads as follows:

(Sub)Exhibit "D".
(To Settlement Agreement With Idzik Defendants)

Quitclaim Deed.

This Transfer Is Exempt Under The Provisions Of The Illinois Real Estate Transfer Tax Act, 35 ILCS 200/31-45(b); Cook County Ordinance Number 93-0-27(B); And The Chicago Real Property Transfer Tax, Municipal Code Section 3-33-060(B).

Grantor, City of Chicago, an Illinois municipal corporation and home rule unit of government ("City"), for the consideration of Two Hundred Ninety Thousand Dollars (\$290,000) conveys and quitclaims all interest in the real property legally described and identified on (Sub)Exhibit A attached hereto ("Property"), pursuant to ordinance adopted by the City Council of the City ("City Council") on _____, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* ("Journal") for such date at pages _____ through _____, to Irene B. Idzik ("Grantee"), with a principal home address of _____.

Without limiting the quitclaim nature of this deed, this conveyance is subject to: (a) the standard exceptions in an ALTA title insurance policy; (b) general real estate taxes and any special assessments or other taxes; (c) all easements, encroachments, covenants and restrictions of record and not shown of record, including but not limited to that certain easement agreement by and between Grantor and the Chicago Transit Authority, dated as of _____, and recorded with the Office of the Cook County Recorder of Deeds on _____, as Document Number _____; (d) such other title defects that may exist; and (e) any and all exceptions caused by the acts of Grantee or its agents. In addition, this conveyance is expressly subject to the following conditions and covenants which are a part of the consideration for the Property and which are to be taken and construed as running with the land and binding on Grantee and Grantee's successors and assigns:

FIRST: Grantee acknowledges and agrees that the Property is being conveyed, and Grantee accepts the Property, in its "as is", "where is" and "with all faults" condition without any covenant, representation or warranty, express or implied, of any kind, as to the structural, physical or environmental condition of the Property or the suitability of the Property for any purpose whatsoever. Grantee, on behalf of itself and its successors and assigns, shall release, relinquish and forever discharge the City and its officers, employees, agencies, departments and officials, from and against any and all claims, causes of action, demands, legal or administrative proceedings, losses, damages, liabilities, judgments, amounts paid in settlement, interest, fines, penalties, costs and expenses (including, without limitation, reasonable attorney's fees and expenses and court costs) based upon, arising out of or in any way connected with, directly or indirectly, the structural, physical or environmental condition of the Property (collectively,

the "Released Claims"). Furthermore, Grantee shall indemnify, defend (through an attorney reasonably acceptable to Grantor) and hold Grantor harmless from and against any and all claims, causes of action, demands, legal or administrative proceedings, losses, damages, liabilities, judgments, amounts paid in settlement, interests, fines, penalties, costs and expenses which may be made or asserted by any third parties arising out of or in any way connected with, directly or indirectly, any of the Released Claims. The foregoing covenant of release and indemnification is part of the consideration for the Property and shall run with the land and bind Grantee and Grantee's successors and assigns.

SECOND: Grantee acknowledges that if Grantee (or its successors or assigns) develops the Property with a "residential housing project", as that term is defined in Section 2-45-115 of the Municipal Code of Chicago (the "Affordable Requirements Ordinance"), Grantee (or its successors or assigns) shall be obligated to comply with the Affordable Requirements Ordinance.

In Witness Whereof, Grantor has caused this instrument to be duly executed in its name and behalf and its seal to be hereunto affixed, by its Mayor and City Clerk, on or as of the _____ day of _____, 2018.

City of Chicago,
 an Illinois municipal corporation and
 home rule unit of government

By: _____
 Rahm Emanuel, Mayor

Attest:

 Andrea M. Valencia,
 City Clerk

State of Illinois)
) SS.
 County of Cook)

I, the undersigned, a notary public in and for Cook County, in the State aforesaid, do

hereby certify that Edward N. Siskel, personally known to me to be the Corporation Counsel of the City of Chicago, an Illinois municipal corporation (the "City"), pursuant to proxy on behalf of Rahm Emanuel, Mayor, and Andrea M. Valencia, the City Clerk of the City, or her authorized designee, both personally known to me to be the same people whose names are subscribed to the foregoing instrument, appeared before me this day in person, and being first duly sworn by me, acknowledged that as Corporation Counsel and City Clerk, respectively, each person signed and delivered the foregoing instrument and caused the corporate seal of the City to be affixed thereto, pursuant to authority given by the City, as each person's free and voluntary act, and as the free and voluntary act and deed of the City, for the uses and purposes therein set forth.

Given under my hand and notarial seal this ____ day of _____, 201_.

Notary Public

Approved as to Form and Legality,
except as to legal description:

Deputy Corporation Counsel

This Instrument Was Prepared By:

City of Chicago
Department of Law
Real Estate Division
121 North LaSalle Street, Suite 600
Chicago, Illinois 60602

Mail Deed and Subsequent Tax
Bills To:

Irene B. Idzik

[(Sub)Exhibit "A" referred to in this Quitclaim Deed constitutes
Exhibit "C-1" to ordinance printed on page 82137
of this *Journal*.]

REDEVELOPMENT AGREEMENT WITH ST. BONIFACE LLC AS NEW DEVELOPER OF PREVIOUSLY ACQUIRED CITY-OWNED PROPERTIES AT 1342 -- 1350 W. CHESTNUT ST. AND 921 N. NOBLE ST.

[O2018-5387]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, for which a meeting was held on July 23, 2018, having had under consideration the ordinance introduced by Mayor Rahm Emanuel on June 27, 2018, this being the redevelopment agreement for previously-acquired City parcels at 1342 -- 1350 West Chestnut Street and 921 North Noble Street, begs leave to recommend that Your Honorable Body *Pass* said ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 48.

Nays -- None.

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

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago is an Illinois municipal corporation and home rule unit of government ("City"); and

WHEREAS, St. Boniface LLC is an Illinois limited liability company ("Developer"); and

WHEREAS, Pursuant to an ordinance adopted on June 30, 2010 (the "2010 Ordinance"), and published at pages 95169 through 95296 in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal*") for such date, the City, St. Boniface Senior Living Foundation, an Illinois not-for-profit corporation ("Sponsor"), and St. Boniface Senior Living LLC, an Illinois limited liability company ("2010 Developer"), previously entered into that certain Agreement for the Sale and Redevelopment of Land dated October 20, 2010, and recorded in the Office of the Recorder of Deeds of Cook County, Illinois (the "Recorder's Office") on October 27, 2010 as Document Number 1030031119 (the "2010 Agreement"); and

WHEREAS, Pursuant to the 2010 Ordinance and the 2010 Agreement, by the City's quitclaim deed dated October 20, 2010, and recorded with the Recorder's Office on October 27, 2010, as Document Number 1030031120, the City conveyed to the Sponsor approximately 32,980 square feet of real property located at the northeast corner of West Chestnut and North Noble Streets, legally described on Exhibit 1 attached hereto (the "Property"), on which sits the surviving structure of the historic St. Boniface Church (the "Church Building"), for a senior housing project (the "2010 Project"); and

WHEREAS, The Church Building is an historic structure rated "Orange" by the Chicago Historical Survey and has been closed since 1990; and

WHEREAS, Certain features of the Church Building hereto have historical and architectural significance (such features, the "Significant Features"); and

WHEREAS, The City's conveyance of the Property to the Sponsor triggered the affordable housing requirements of Section 2-45-110 of the Municipal Code of Chicago; and

WHEREAS, By the Sponsor's special warranty deed dated October 20, 2010, and recorded with the Recorder's Office on October 27, 2010, as Document Number 1030031121, the Sponsor conveyed the Property to the 2010 Developer; and

WHEREAS, Pursuant to the 2010 Agreement, the 2010 Developer demolished the rectory on the Property north of the Church Building and performed certain emergency stabilization work on the Church Building; and

WHEREAS, The 2010 Developer subsequently proposed a redesign of the 2010 Project; and

WHEREAS, The City, Sponsor and 2010 Developer subsequently entered into that certain First Amendment to Agreement for the Sale and Redevelopment of Land, dated January 10, 2012 and recorded in the Recorder's Office on January 25, 2012 as Document Number 1202516074 ("First Amendment"), pursuant to which the City granted the 2010 Developer an extension of the time frames set forth in the 2010 Agreement, in order to give the 2010 Developer time to perform certain due diligence (e.g., finalize construction plans, obtain cost estimates, finalize sources for potential financing) relating to that proposed redesign; and

WHEREAS, After the First Amendment was executed, the 2010 Developer proposed a further redesign of the 2010 Project; and

WHEREAS, The City, in order to facilitate the 2010 Developer's due diligence relating to such further redesign, granted Developer's request for additional time to commence and complete the further redesign of the 2010 Project pursuant to that Second Amendment to Agreement for the Sale and Redevelopment of Land dated as of April 19, 2012, and recorded on August 17, 2012 in the Recorder's Office as Document Number 1223020939 (the "Second Amendment"); and

WHEREAS, After the Second Amendment was executed, the 2010 Developer proposed to redevelop the Church Building into a fifty-six (56) unit senior housing complex, with all of such units constituting affordable housing rental units (the "2012 Project"), and requested additional time to commence and complete the 2012 Project; and

WHEREAS, In order to secure and preserve the Significant Features of the Church Building, the 2010 Developer proposed stabilizing and repairing the Significant Features, and re-using as much of the masonry of the original Significant Features as possible and as much of the non-masonry portions of the original Significant Features as commercially reasonable as part of the 2012 Project; and

WHEREAS, At the 2010 Developer's request, the City consented to give the 2010 Developer additional time to provide evidence of binding commitments to provide the equity and debt financing for the 2012 Project, to close such financing, and to commence construction; and

WHEREAS, The City Council, pursuant to an ordinance adopted on October 3, 2012, and published at pages 35172 through 35234 in the *Journal* of such date, authorized the City's execution of that certain Amended and Restated Agreement for the Sale and Redevelopment and Land with the Sponsor and the 2010 Developer (the "2012 Agreement"), which was dated October 19, 2012 and recorded with the Recorder's Office on November 8, 2012, as Document Number 1231345047; and

WHEREAS, The 2010 Developer failed to secure the requisite financing for and commence construction of the 2012 Project under the 2012 Agreement, causing a default thereunder; and

WHEREAS, The Sponsor and the 2010 Developer then proposed that the Property be transferred to the Developer pursuant to Section 15 of the 2012 Agreement; and

WHEREAS, At the request of the Sponsor, the City executed that certain Consent to Transfer dated September 23, 2016 (the "Consent to Transfer"), thereby triggering the affordable housing requirements of Section 2-45-115 of the Municipal Code of Chicago; and

WHEREAS, By the 2010 Developer's special warranty deed dated September 23, 2016, and recorded with the Recorder's Office on September 27, 2016, as Document Number 1627119714, the 2010 Developer conveyed the Property to the Developer; and

WHEREAS, The Developer has proposed to rehabilitate the Church into multi-family housing and construct two additional buildings (one primarily to enhance the social service activities of the Northwestern University Settlement House and one for multi-family housing) on the Property in two development phases (the "Project"), and DPD has reviewed and approved such proposal; and

WHEREAS, The Project was reviewed by the Chicago Plan Commission (the "Commission") on April 19, 2018; and

WHEREAS, The Commission approved the Developer's proposed zoning change for the Property from RS3 to B2-3 and then to a planned development (as approved by the City Council on May 25, 2018); and

WHEREAS, The City and the Developer desire to enter into a redevelopment agreement in substantially the form attached hereto as Exhibit 2 (the "Redevelopment Agreement") in order to document their respective rights and obligations with respect to the Project; now, therefore,

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

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

SECTION 2. The Commissioner of the Department of Planning and Development (the "Commissioner") or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel, to negotiate, execute and deliver the Redevelopment Agreement, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of the Redevelopment Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Redevelopment Agreement and such other supporting documents.

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

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

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

Exhibits 1 and 2 referred to in this ordinance read as follows:

Exhibit 1.
(To Ordinance)

Legal Description Of Property.

Rectory Parcel:

That part of Lots 3 and 4 taken as a tract lying north of the following described line: beginning at a point 56.90 feet south of the northwest corner of said tract; thence north 89 degrees, 59 minutes, 00 seconds east, 38.00 feet; thence north 00 degrees, 00 minutes, 00 seconds east, 9.00 feet; thence north 89 degrees, 59 minutes, 00 seconds east, 22.00 feet; thence south 00 degrees, 00 minutes, 00 seconds west, 9.00 feet; thence north 89 degrees, 59 minutes, 00 seconds east, 22.00 feet to the east line of said tract; all in Jacob Geneser's Subdivision of Lots 45 to 48 and the vacated alley lying south and adjoining said Lots 45, 46, 47 and the west 7 feet of said Lot 48 in Block 23 in the Canal Trustees Subdivision, all in the west half of Section 5, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Property Area = 4,468 square feet or 0.13 acre

Commonly Known As:

921 North Noble Street
Chicago, Illinois 60642.

Property Index Number:

(part of) 17-05-320-003.

Boniface Parcel:

That part of Lots 3 and 4 taken as a tract (except that part lying north of the following described line: beginning at a point 56.90 feet south of the northwest corner of said tract; thence north 89 degrees, 59 minutes, 00 seconds east, 38.00 feet; thence north 00 degrees, 00 minutes, 00 seconds east, 9.00 feet; thence north 89 degrees, 59 minutes, 00 seconds east, 22.00 feet; thence south 00 degrees, 00 minutes, 00 seconds west, 9.00 feet; thence north 89 degrees, 59 minutes, 00 seconds east, 22.00 feet to the east line of said tract) all in Jacob Geneser's Subdivision of Lots 45 to 48 and the vacated alley lying south and adjoining said Lots 45, 46, 47 and the west 7.00 feet of said Lot 48 in Block 23 in the Canal Trustees Subdivision.

Also,

Lots 92 to 94 and the west 7.00 feet of Lot 91 in the subdivision of Blocks 23 and 25 and location of streets and alleys in the Canal Trustees Subdivision, all in the west half of Section 5, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Property Area = 13,407 square feet or 0.31 acre

Commonly Known As:

921 North Noble Street
Chicago, Illinois 60642.

Permanent Index Numbers:

17-05-320-003; and

17-05-320-034 (part of).

Vacant Parcel:

Lots 87 to 90 and Lot 91 (except the west 7.00 feet thereof) in the subdivision of Blocks 23 and 25 and location of streets and alleys in the Canal Trustees Subdivision, all in the west half of Section 5, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Property Area = 15,105 square feet or 0.347 acre

Commonly Known As:

1358 West Chestnut Street
Chicago, Illinois 60642.

Permanent Index Number:

(part of) 17-05-320-034.

Exhibit 2.
(To Ordinance)

*Agreement With St. Boniface LLC For
Sale And Redevelopment Of Land.*

This ST. BONIFACE, LLC AGREEMENT FOR THE REDEVELOPMENT OF LAND ("Agreement") is made on or as of the _____ day of _____, 2018 (the "Closing Date"), by and between the CITY OF CHICAGO, an Illinois municipal corporation and home rule unit of government ("City"), acting by and through its Department of Planning and Development ("DPD"), having its principal offices at City Hall, 121 North LaSalle Street, Chicago, Illinois 60602, and ST. BONIFACE, LLC, an Illinois limited liability company ("Developer"), whose offices are located at 1462 North Milwaukee Avenue, Suite 3, Chicago, Illinois 60622.

RECITALS

WHEREAS, pursuant to an ordinance adopted on June 30, 2010 (the "2010 Ordinance"), and published at pages 95169 through 95296 in the Journal of the Proceedings of the City Council (the "Journal") for such date, the City, St. Boniface Senior Living Foundation, an Illinois not-for-profit corporation ("Sponsor"), and St. Boniface Senior Living, LLC, an Illinois limited liability company ("2010 Developer") previously entered into that certain Agreement for the Sale and Redevelopment of Land dated October 20, 2010, and recorded in the Office of the Recorder of Deeds of Cook County, Illinois (the "Recorder's Office") on October 27, 2010 as document no. 1030031119 (the "2010 Agreement"); and

WHEREAS, pursuant to the 2010 Ordinance and the 2010 Agreement, by the City's quitclaim deed dated October 20, 2010, and recorded with the Recorder's Office on October 27, 2010, as document no. 1030031120 (the "City Deed"), the City conveyed to the Sponsor approximately 32,980 square feet of real property located at the northeast corner of West Chestnut and North Noble Streets, legally described on Exhibit A attached hereto (the "Property"), on which sits the surviving structure of the historic St. Boniface Church (the "Church Building"), for a senior housing project (the "2010 Project"); and

WHEREAS, the Church Building is an historic structure rated "Orange" by the Chicago Historical Survey and has been closed since 1990; and

WHEREAS, certain features of the Church Building as described on Exhibit C attached hereto have historical and architectural significance (such features, the "Significant Features"); and

WHEREAS, the City's conveyance of the Property to the Sponsor triggered the affordable housing requirements of Section 2-45-110 of the Municipal Code of Chicago (the "2007 Affordable Requirements Ordinance" or "2007 ARO"); and

WHEREAS, by the Sponsor's special warranty deed dated October 20, 2010, and recorded with the Recorder's Office on October 27, 2010, as document no. 1030031121, the Sponsor conveyed the Property to the 2010 Developer; and

WHEREAS, pursuant to the 2010 Agreement, the 2010 Developer demolished the rectory on the Property north of the Church Building and performed certain emergency stabilization work on the Church Building; and

WHEREAS, the 2010 Developer subsequently proposed a redesign of the 2010 Project; and

WHEREAS, the City, Sponsor and 2010 Developer subsequently entered into that certain First Amendment to Agreement for the Sale and Redevelopment of Land, dated January 10, 2012 and recorded in the Recorder's Office on January 25, 2012 as document no. 1202516074 ("First Amendment"), pursuant to which the City granted the 2010 Developer an extension of the time frames set forth in the 2010 Agreement, in order to give the 2010 Developer time to perform certain due diligence (e.g., finalize construction plans, obtain cost estimates, finalize sources for potential financing) relating to that proposed redesign; and

WHEREAS, after the First Amendment was executed, the 2010 Developer proposed a further redesign of the 2010 Project; and

WHEREAS, the City, in order to facilitate the 2010 Developer's due diligence relating to such further redesign, granted Developer's request for additional time to commence and complete the further redesign of the 2010 Project pursuant to that Second Amendment to Agreement for the Sale and Redevelopment of Land dated as of April 19, 2012, and recorded on August 17, 2012 in the Recorder's Office as document no. 1223020939 (the "Second Amendment"); and

WHEREAS, after the Second Amendment was executed, the 2010 Developer proposed to redevelop the Church Building into a fifty-six (56) unit senior housing complex, with all of such units constituting affordable housing rental units) (the "2012 Project"), and requested additional time to commence and complete the 2012 Project; and

WHEREAS, in order to secure and preserve the Significant Features of the Church Building, the 2010 Developer proposed stabilizing and repairing the Significant Features, and re-using as much of the masonry of the original Significant Features as possible and as much of the non-masonry portions of the original Significant Features as commercially reasonable as part of the 2012 Project; and

WHEREAS, at the 2010 Developer's request, the City consented to give the 2010 Developer additional time to provide evidence of binding commitments to provide the equity and debt financing for the 2012 Project, to close such financing, and to commence construction; and

WHEREAS, the City Council, pursuant to an ordinance adopted on October 3, 2012, and published at pages 35172 through 35234 in the Journal of such date (the "2012 Ordinance"), authorized the City's execution of that certain Amended and Restated Agreement for the Sale and Redevelopment and Land with the Sponsor and the 2010 Developer (the "2012 Agreement"), which was dated October 19, 2012 and recorded with the Recorder's Office on November 8, 2012, as document no. 1231345047; and

WHEREAS, the 2010 Developer failed to secure the requisite financing for and commence construction of the 2012 Project under the 2012 Agreement, causing a default thereunder; and

WHEREAS, the Sponsor and the 2010 Developer then proposed that the Property be transferred to the Developer (the "Transfer") pursuant to Section 15 of the 2012 Agreement; and

WHEREAS, at the request of the Sponsor the City executed that certain Consent to Transfer dated September 23, 2016 (the "Consent to Transfer"), thereby triggering the affordable housing requirements of Section 2-45-115 of the Municipal Code of Chicago (the "2015 Affordable Requirements Ordinance" or "2015 ARO"); and

WHEREAS, by the 2010 Developer's special warranty deed dated September 23, 2016, and recorded with the Recorder's Office on September 27, 2016, as document no. 1627119714, the 2010 Developer conveyed the Property to the Developer; and

WHEREAS, the Developer has proposed to rehabilitate the Church into multi-family housing and construct two additional buildings (one primarily to enhance the social service activities of the Northwestern University Settlement House – the "NUSH Building" as described in Exhibit B -- and one for multi-family housing – the "New Residential Building" as described on Exhibit B) on the Property in two development phases (the "Phase I Project" and the "Phase II Project," together the "Project," all as described on Exhibit B hereto), and DPD has reviewed and approved such proposal; and

WHEREAS, the Project was reviewed by the Chicago Plan Commission (the "Commission") on April 19, 2018; and

WHEREAS, the Commission approved the Developer's proposed zoning change for the Property from RS-3 to B2-3 and then to a planned development (the "PD," known as PD #____, as approved by the City Council on May 25, 2018).

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

SECTION 1. INCORPORATION OF RECITALS.

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

SECTION 2. PURCHASE PRICE.

Pursuant to the 2010 Agreement, the City has previously sold the Property to the Sponsor for the sum of One Dollar (\$1.00) and the Sponsor conveyed the Property to the 2010 Developer. The 2010 Developer transferred the Property to the Developer as described in the recitals above. The Developer paid additional costs of encumbrances on the Property, including mortgage-backed debt in the amount of \$1,499,536. The Developer shall pay the City all reasonable third party recording and other closing costs incurred by the City in connection with its execution of this Agreement and the financing closing contemplated hereunder.

SECTION 3. DEMOLITION ESCROW

There currently exists the sum of \$[247,644.26] that is being held by the City in an escrow account (#[999010273-002][0210-99900383F-002]) at Fidelity National Title Insurance Company (the "Escrow") for the purpose of demolition of the Church Building if the Project is abandoned and the Church Building must be demolished. Such funds as may be deposited in the Escrow account shall be paid out to the Developer upon the issuance of the Certificate of Completion for the Phase I Project.

SECTION 4. CLOSING.

The City, Sponsor and 2010 Developer closed on the 2010 Agreement and the conveyances (from City to Sponsor, and Sponsor to 2010 Developer) of the Property occurred on October 27, 2010. The 2010 Developer transferred the Property to the Developer as described in the recitals above.

SECTION 5. CONVEYANCE OF TITLE.

(a) By the City's quitclaim deed dated October 20, 2010, and recorded with the Recorder's Office on October 27, 2010, as document no. 1030031120, the City conveyed the Property to the Sponsor, and by the Sponsor's special warranty deed dated October 20, 2010, and recorded with the Recorder's Office on October 27, 2010, as document no. 1030031121, the Sponsor conveyed the Property to the 2010 Developer. By the 2010 Developer's special warranty deed dated September 23, 2016, and recorded with the Recorder's Office on September 27, 2016, as document no. 1627119714, the 2010 Developer conveyed the Property to the Developer.

(b) As indicated on Exhibit A, the addresses, PINs, and square footages of the two existing parcels that comprise the subject Property are:

1342-1350 West Chestnut Street	17-05-320-034-0000	25,600 sq. ft.
921 North Noble Street	17-05-320-003-0000	7,380 sq. ft.

(c) The Property is encumbered by a repurchase option granted to the Catholic Archdiocese of Chicago by the City of Chicago when the City first acquired the Property.

(d) Prior to commencing construction of the Phase I Project as described below and in Exhibit B, the Developer intends to divide each of the Property's two existing tax parcels in order to create three tax parcels, with each new tax parcel to accommodate one of the three buildings included in the Project: the Church Building, the NUSH Building, and the New Residential Building. PIN # 17-05-320-034-0000 will be divided from 25,600 sq. ft. into a 10,496 sq. ft. parcel and a 15,104 sq. ft. parcel. PIN # 17-05-320-003-0000 will be divided from 7,380 sq. ft. into a 4,100 sq. ft. parcel and a 3,280 sq. ft. parcel. The 10,496 sq. ft. division and the 3,280 sq. ft. division will then be combined to form a 13,776 sq. ft. tax parcel. The future addresses and square footages of each new tax parcel will be:

1350 West Chestnut Street	<u>"Church Building Parcel"</u>	13,776 sq. ft.
921 North Noble Street	<u>"NUSH Building Parcel"</u>	4,100 sq. ft.
1342 West Chestnut Street	<u>"New Residential Building Parcel"</u>	15,104 sq. ft.

The Developer shall provide the City with written evidence of the division upon completion thereof. As described in Exhibit B, the Phase I Project is itself comprised of three projects: the "Church Building Project" on the Church Building Parcel, the "NUSH Building Project" on the NUSH Building Parcel, and the "Off-Site Project." The Developer shall not commence construction of the NUSH Building Project until (1) the division is complete and (2) the Developer has deposited new reconveyance deeds pursuant to Section 9(b) below. The Phase II Project, as described in Exhibit B, shall be the development of the New Residential Building Parcel.

SECTION 6. TITLE AND SURVEY.

The Developer acknowledges that the City has previously complied with its obligations under Section 6 of the 2010 Agreement and has no duty to clear any title exceptions or encumbrances or title (whether the same existed as of the initial closing date, or have arisen after such date). Developer is responsible for all taxes accruing on the Property after October 20, 2010.

SECTION 7. BUILDING PERMITS AND OTHER GOVERNMENTAL APPROVALS.

(a) The Developer will submit plans and permit applications for the Church Building Project and commence rehabilitation and construction work pursuant to the schedule in Section 7(c) below. The Developer's building permit application shall include an engineer's report, in form and substance reasonably acceptable to DPD, which details the then-current (i.e., within 3 months of the permit application date) condition of the Church Building and which confirms that such condition is compatible with the development of the Phase I Project. If such permits are not obtained and construction has not begun by the date set forth in Section 7(c) below then the Developer will apply for demolition permits by that date, and begin demolition no later than the date set forth in Section 7(c) below, unless such dates are extended by the Circuit Court of Cook County, Illinois, through the City's prior consent to such extension.

(b) Permits will be applied for in phases so exterior stabilization activities for the Church Building can begin as permits are approved.

(c) The Developer shall comply with the following submission for permit and construction schedule:

1. Submit for non-structural demolition permit for the Church Building by June 1, 2018.
2. Submit the required Church Building structural condition report and stabilization plan by August 1, 2018.
3. Construction on the Church Building stabilization, if required, shall begin by September 1, 2018.
4. Submit permits for construction of the Phase I Church Building residential units by November 1, 2018.
5. Begin construction of the Phase I Church Building residential units within 60 days of issuance of the permits of Section 7(c)(4).
6. Submit permits for the NUSH Building by June 1, 2019.
7. Completion of Phase I Church Building building envelope and interior structure by December 31, 2020, with such completion to be verified by City inspection by January 15, 2021.
8. Complete construction of the Phase I Church Building residential units (with such completion to be evidenced by a certificate of occupancy) within 24 months of permit issuance.
9. Complete construction of the NUSH Building (with such completion to be evidenced by a certificate of occupancy) within 12 months of permit issuance.
10. Complete the temporary improvements to the New Residential Building Parcel required by the PD within the timeframe set forth in the PD.

SECTION 8. BUDGET AND PROOF OF FINANCING; INSURANCE.

(a) The total budget for the Project is currently estimated to be \$[30,859,010], and is attached hereto as Exhibit D (the "Preliminary Budget," including the preliminary budgets for Phase I (\$_____) and Phase II (\$_____) attached hereto as Exhibits D-Phase I and D-Phase II, respectively). The Developer shall submit to DPD for approval revisions to the Preliminary Budget, including requests for adjustments between line items.

(b) Not later than December 1, 2018, the Developer shall provide documentation (e.g., binding commitment letters subject to typical commercial lending requirements) to DPD evidencing that the Developer has secured funding commitments in the amounts and of the types shown in the "sources of funds" portion of the Phase I Preliminary Budget and sufficient to pay all of the project costs set forth in such Phase I Preliminary Budget ("Proof of Financing"). The Developer acknowledges and agrees that the City shall require any lenders and any other parties claiming a lien against the Property, or the Developer's interest therein (if any), to enter into a subordination and forbearance agreement acceptable to the City ("Subordination and Forbearance Agreement").

(c) The Developer shall maintain the insurance coverages and requirements specified in Exhibit E of this Agreement, and provide evidence reasonably satisfactory to the City of such compliance.

SECTION 9. RECONVEYANCE DEEDS

(a) The Developer has concurrently herewith deposited with the City a special warranty deed for the Property, in recordable form naming the City as grantee (the "Property Reconveyance Deed"), for possible recording in accordance with Section 19.6 below.

(b) Upon the division of the Property from two tax parcels into three as described in Section 5 above, the Developer shall deposit with the City a special warranty deed for each of the three new tax parcels (namely, the "Church Building Parcel Reconveyance Deed," the "NUSH Building Parcel Reconveyance Deed" and the "New Residential Building Parcel Reconveyance Deed," and together the "Property Reconveyance Deeds") in recordable form naming the City as grantee, for possible recording in accordance with Section 19.6 below, and the City shall return the Property Reconveyance Deed to the Developer.

(c) If the Developer is ordered pursuant to Circuit Court of Cook County, Municipal Division, case number 08 M1 400688 (the "Case") to demolish the Church Building then the Developer must submit a revised proposal for the Phase I Project to the City for its review and approval (including the approval of City Council, if required in the opinion of the City). If the Developer does not commence and complete (as evidenced by the issuance of a certificate of occupancy) such revised Phase I Project within five years of such demolition order then the City may record the Church Building Parcel Reconveyance Deed.

(d) The City will return the Church Building Parcel Reconveyance Deed and the NUSH Building Parcel Reconveyance Deed to the Developer with the Certificate of Completion for Phase I; provided, however, that the Developer must cause Northwestern University Settlement House (or other owner of the NUSH Building Parcel) simultaneously to provide the City with a special warranty deed for the NUSH Building Parcel as security for the restrictive covenants described in Exhibit B.

(e) If the Developer does not receive a certificate of occupancy for the Phase II Project from the City's Department of Buildings by May 25, 2025 (such date being the seventh anniversary of the May 25, 2018 approval of the PD), the City may record the New Residential Building Parcel Reconveyance Deed. If the Developer does receive a certificate of occupancy for the Phase II Project from the City's Department of Buildings by such date then the City shall return the New Residential Building Parcel Reconveyance Deed to the Developer upon the Developer's written request.

SECTION 10. CONSTRUCTION REQUIREMENTS, AFFORDABILITY REQUIREMENTS AND PRESERVATION REQUIREMENTS.

10.1 Site Plans. The Developer has submitted preliminary schematic drawings for the Phase I Project prepared by SPACE Architects & Planners, dated April 19, 2018, and attached hereto as Exhibit F ("Preliminary Schematic Drawings"). Once such "permit ready" drawings are approved by DPD (such approved drawings, the "Final Drawings"), no material deviation from the Final Drawings may be made without the prior written approval of DPD, in its reasonable discretion, and the Developer shall construct the Phase I Project in accordance with the Final Drawings. If the Developer submits and DPD approves revised drawings and specifications in writing after the date of this Agreement, the term "Final Drawings" as used herein shall refer to such revised drawings and specifications.

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

10.3 City's Right to Inspect Property. For the period commencing on the Closing Date and continuing through the date the City issues the Certificate of Completion for the Phase I Project, any duly authorized representative of the City shall have access to the Property at all reasonable times upon prior reasonable notice for the purpose of determining whether the Developer is constructing the Phase I Project in accordance with the terms of this Agreement and all applicable federal, state and local statutes, laws, ordinances, codes, rules, regulations, orders and judgments, including, without limitation, Chapters 7-28 and 11-4 of the Municipal Code of Chicago relating to waste disposal (collectively, "Laws"). Thereafter, such inspection rights shall entitle the City to have access to the Property, on the same terms and conditions as set forth above and subject to the rights of tenants of the Property under their leases, for purposes of enabling the City to determine compliance with the affordable housing requirements of this Agreement.

10.4 Barricades and Signs. (a) The Developer, at its sole cost and expense, [shall erect and maintain] [has previously erected and maintains] such signs as the City has reasonably required identifying the Property as a City redevelopment project and, shall after the date hereof, continue to do so. The Developer may, at its sole cost and expense, erect and maintain a sign that identifies any equity providers and debt providers for the Phase I Project.

(b) Prior to the commencement of any construction activity requiring barricades, the Developer shall install barricades of a type and appearance satisfactory to the City and constructed in compliance with all applicable Laws. DPD shall have the right to approve the maintenance, appearance, color scheme, painting, nature, type, content and design of all barricades, which approval shall not be unreasonably withheld, conditioned or delayed. The Developer shall erect all signs and barricades so as not to interfere with or affect any bus stop or train station in the vicinity of the Property.

10.5 Affordability Requirements. As a condition precedent to the Developer receiving a building permit for the Project, the Developer shall execute an Affordable Housing Covenant and Agreement in substantially the form attached hereto as Exhibit H and record it against the Property in order to secure the performance of the Developer's obligations under the 2015 ARO. In addition, the Developer shall construct the NUSH Building with four rental dwelling units and require by means of restrictive covenant (as described in Exhibit B) that NUSH independently maintain these units affordable to the current 2015 ARO requirements for thirty years.

10.6 Preservation of the Significant Features. The Developer covenants and agrees for itself, its successors and assigns, and every successor in interest to the Property, the Church or the Phase I Project, and as provided in the City Deed, that following issuance of the

Certificate of Completion (as defined below) for the Phase I Project, the Developer, its successors and assigns:

(1) shall not demolish, remove or raze the Significant Features (as defined in Exhibit C), unless required by law or if the Significant Features pose a threat to persons or property and other means are not available to ameliorate those threats or if DPD gives its written consent;

(2) shall not undertake or permit to be undertaken any of the following changes with regard to the Significant Features, unless either: (x) such changes are required under the Final Drawings that have been approved by DPD in accordance with Section 10.1 hereof; or (y) the Developer, its successors or assigns shall first receive the express written consent of DPD, which written consent or refusal to grant such consent shall be in DPD's reasonable discretion and shall include a statement of the reasons for such refusal (if applicable), and shall be delivered to the Developer by DPD within 60 days of receipt of the Developer's written request for such approval: (a) increase or decrease the height of the Significant Features; (b) adversely affect the structural soundness of the Significant Features; (c) make any changes in the Significant Features, including the alteration, partial removal, construction, remodeling or physical or structural change or change in color or surfacing with respect to the appearance or construction of the Significant Features; (d) erect anything on the Significant Features which would prohibit it from being visible from street level, except for a temporary structure during any period of approved alteration or restoration; or (e) undertake any significant reconstruction, repair, repainting or refinishing of the Significant Features that alters its state from the condition as described in the Preliminary Schematic Drawings (as the same are superseded by the Final Drawings); and

(3) shall use commercially reasonable efforts to perform ordinary maintenance on the Significant Features in order to maintain their appearance and structural soundness and to prevent any further deterioration of the Significant Features.

10.7 Survival. The provisions of this Section 10 shall survive the Closing Date. Notwithstanding the foregoing, the Developer shall be released from the obligations of Section 10.6 upon (1) the establishment of the home owners association ("HOA") for the condominium units in the Church Building and (2) the deeding or other conveying of all common elements in the Church Building (including the façade of the Church Building) from the Developer to the HOA, provided that such deed(s) or other conveyance must subject title to Section 10.6.

SECTION 11. LIMITED APPLICABILITY.

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

SECTION 12. COMMENCEMENT AND COMPLETION OF PHASE I PROJECT.

A. Phase I Project Commencement Date. The Developer shall commence the Phase I Project pursuant to Section 7 above. Prior to commencement of the Phase I Project and in any

event not later than the Closing Date hereof the Developer shall meet the following "Phase I Closing Conditions":

i. The Developer shall have delivered to the City evidence of all applicable building permits, zoning and other final governmental approvals necessary for the Phase I Project;

ii. The City shall have reasonably approved the Developer's final budget, MBE/WBE budget for the Phase I Project and evidence of equity and loan funds committed, available (i.e., ready to be drawn down), adequate to finance the Phase I Project, including, without limitation, the City's review and reasonable approval of the terms of the mortgages and any other security instruments of such equity and debt providers and the remedies thereunder (collectively, the "Phase I Project Financing"). The lenders providing the Phase I Project Financing (and any other party claiming a lien against the Rectory Parcel, or the Developer's interest therein) must agree, in a written form reasonably acceptable to the City's Corporation Counsel, to release the lien of their financing and any claim with respect to the Property or any portion thereof if the City notifies any such Phase I Project lender that the City will exercise its rights hereunder to take title to the Property or any such portion thereof pursuant to the terms hereof;

iii. The Developer shall actually close the Phase I Project Financing and make the initial draw down thereunder, whether from equity or debt financing sources, and be in a position to commence construction of the Phase I Project by not later than 60 days after the issuance of permits as required in Section 7(c)(5);

iv. The Developer shall have delivered to the City evidence of liability and property insurance reasonably acceptable to the City (based on Exhibit E);

v. The Developer shall have delivered for review and reasonable Final Drawings and specifications for the Phase I Project and such documents shall have been reasonably approved by DPD;

vi. The Developer has provided audited financial statements to DPD for its last two fiscal years, if available, and its most recently available unaudited interim financial statements;

vii. The Developer has furnished the City with a copy of an owner's title policy for the Property (the "Title Policy"), certified by _____ (the "Title Company"), showing Developer as the named insured and all property taxes paid on the Property. The Title Policy for the Property is dated as of the Closing Date and evidences the recording of this Agreement. The Title Policy also contains such endorsements as shall be required by Corporation Counsel, including, but not limited to, an owner's comprehensive endorsement and satisfactory endorsements regarding zoning (3.1 with parking), contiguity, location, access and survey;

viii. The Developer has furnished the City with a copy of a Class A plat of survey (the "Survey") in the most recently revised form of ALTA/ACSM urban survey of the Property dated within 45 days prior to the Closing Date (including by means of a "no changes" affidavit), acceptable in form and content to the City and the Title Company, prepared by a surveyor registered in the State of Illinois, certified to the City and the Title

Company, and indicating whether the Property is in a flood hazard area as identified by the United States Federal Emergency Management Agency (and updates thereof to reflect improvements to the Property in connection with the construction of the Project as required by the City);

ix. The Developer has submitted to the Corporation Counsel, and the Corporation Counsel has approved, an opinion of counsel of due authorization, execution and enforceability (subject to bankruptcy and creditor's rights) of this Agreement and all other documentation signed by the Developer provided for herein;

x. Developer has submitted to the Corporation Counsel the following due diligence searches in its name, showing no unacceptable liens, litigation, judgments or filings, as reasonably determined by the Corporation Counsel, against either of them, the Property or any fixtures now or hereafter affixed thereto:

Secretary of State	UCC search
Secretary of State	Federal tax search
Cook County Recorder	UCC search
Cook County Recorder	Fixtures search
Cook County Recorder	Federal tax search
Cook County Recorder	State tax search
Cook County Recorder	Memoranda of judgments search
U.S. District Court	Pending suits and judgments
Clerk of Circuit Court, Cook County	Pending suits and judgments
U. S. Bankruptcy Court	Bankruptcy Search

In addition, the Developer has provided to the Corporation Counsel a written description of all pending or threatened litigation or administrative proceedings involving the Developer or any person holding an ownership interest in the Developer, specifying, in each case, the amount of each claim, an estimate of probable liability, the amount of any reserves taken in connection therewith and whether (and to what extent) such potential liability is covered by insurance;

xi. Developer has submitted to the Corporation Counsel a copy of its current articles of organization, including all amendments thereto, as furnished and certified by the Illinois Secretary of State; a copy of the operating agreement of the members of the Developer, as certified by the manager of the Developer; resolutions authorizing the Developer to execute and deliver this Agreement and any other documents required to complete the transactions contemplated by this Agreement and to perform its obligations under this Agreement; a certificate of good standing from the Illinois Secretary of State and all other states in which the Developer is qualified to do business dated no more than thirty (30) days prior to the Closing Date; evidence that the Developer has changed the mailing address for property tax bills from the 2010 Developer's to its own; and such other organizational documents as the City may reasonably request;

xii. Developer has provided to the Corporation Counsel an Economic Disclosure Statement (or more than one if required by the ownership structure), in the City's then current form, dated as of the Closing Date;

xiii. The Developer has provided to the Corporation Counsel a subordination agreement in a form reasonably acceptable to the City, to be executed and recorded on or prior to the Effective Date, subordinating any liens against the Property related to any Phase I Project Financing to certain encumbrances of the City set forth herein;

xiv. The Developer and the Developer's general contractor and all major subcontractors have met with staff from DPD regarding compliance with the MBE/WBE, city residency hiring and other requirements set forth in Section 23, and DPD has approved the Developer's compliance plan in accordance with Section 23.4; and

xv. Developer shall deliver the Reconveyance Deeds for the Property to the City pursuant to Section 9 for possible recording in accordance with Section 19.6 below, if applicable.

B. Phase I Project Completion Date. The Developer shall substantially complete the construction of the Phase I Project as required by Section 7(c).

C. Discretion to Extend. In addition to the other extension rights expressly set forth in this Agreement, the Commissioner of DPD shall have discretion to extend any of the construction commencement and completion dates for the Phase I Project by up to three (3) months each for good cause shown by issuing a written extension letter. The Developer shall give written notice to the City within five (5) days after it commences construction of the Phase I Project. The Developer shall construct the Phase I Project in accordance with all Laws and covenants and restrictions of record.

SECTION 13. CERTIFICATE OF COMPLETION.

The Developer shall request from the City a certificate of completion upon the completion of the Phase I Project (the "Certificate of Completion"). Within thirty (30) days after receipt of a written request by the Developer for a Certificate of Completion, the City shall provide the Developer with either (a) the Certificate of Completion, which the City shall issue if, in the City's reasonable discretion, the Developer has substantially completed the Phase I Project in conformity with this Agreement, or (b) a written statement indicating in adequate detail how the Developer has failed to complete the Phase I Project in conformity with this Agreement, or is otherwise in default under this Agreement, and what measures or acts will be necessary, in the sole opinion of the City, for the Developer to take or perform in order to obtain the Certificate of Completion. If the City requires additional measures or acts to assure compliance, the Developer shall resubmit a written request for the Certificate of Completion upon compliance with the City's response. The Certificate of Completion shall be in recordable form, and shall, upon recording, constitute a conclusive determination of satisfaction and termination of the covenants in this Agreement and the City Deed with respect to the Developer's obligations to construct the Phase I Project (but not with respect to any post-construction obligations). The Certificate of Completion shall not, however, constitute evidence that the Developer has complied with any Laws relating to the construction of the Phase I Project, and shall not serve as any "guaranty" as to the quality of the construction.

SECTION 14. RESTRICTIONS ON USE.

The Developer agrees that, subject to the provisions of Section 18, it:

14.1 Shall devote the Property or any part thereof to construct the Project (and the uses described in Section 14.4 below).

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

14.3 Shall comply with the affordable housing requirements set forth in Section 10.5.

14.4 Shall use the New Residential Building Parcel in accordance with the PD during the construction of the Phase I Project.

14.5 Shall comply with the preservation of Significant Features covenants set forth in Section 10.6.

SECTION 15. PROHIBITION AGAINST SALE OR TRANSFER OF PROPERTY.

Subject to the provisions of Section 18, the Developer may not, without the prior written consent of DPD, which consent shall be in DPD's sole discretion: (a) directly or indirectly sell, transfer, lease or otherwise dispose of the Property or any part thereof or any interest therein or the Developer's controlling interests therein (including without limitation, a transfer by assignment of any beneficial interest under a land trust); or (b) directly or indirectly assign this Agreement (the transactions described in (a) and (b) are collectively, "Transfers" and individually, a "Transfer"); provided that (i) DPD's consent shall not be required with respect to the sale of any individual condominium housing unit; (ii) DPD's consent shall not be required with respect to any lease of any housing unit; and (iii) DPD's consent shall be required prior to the transfer of the NUSH Building Parcel from the Developer to Northwestern University Settlement House (or its designee). The Developer acknowledges and agrees that DPD may withhold its consent under (a) or (b) above if, among other reasons, the proposed purchaser, transferee, lessee or assignee (or such entity's principal officers or directors) is in violation of any Laws, or if the Developer fails to submit sufficient evidence of the financial responsibility, business background and reputation of the proposed purchaser, transferee or assignee. The Developer must disclose the identity of all limited partners to the City at the time such limited partners obtain an interest in the Developer. The provisions of this Section 15 shall not prohibit the Developer from transferring or conveying the Property to an Illinois land trust of which the Developer is the sole beneficiary.

SECTION 16. LIMITATION UPON ENCUMBRANCE OF PROPERTY.

Prior to the issuance of the Certificate of Completion for the Phase I Project, the Developer shall not, without DPD's prior written consent, which shall be in DPD's sole discretion, engage in any financing or other transaction which would create an encumbrance or lien on the Property, except for (a) [intentionally omitted], (b) any mortgage approved pursuant to Section 12.A.ii, and (c) any "permanent" or "take-out" mortgage for the Phase I Project following the issuance of a Certificate of Completion for the Phase I Project, provided that the dollar amount secured by such "permanent" or "take-out" mortgage does not exceed the dollar amount permitted to be secured by the mortgage(s) approved pursuant to Section 12.A.ii.

SECTION 17. MORTGAGEES NOT OBLIGATED TO CONSTRUCT.

Notwithstanding any other provision of this Agreement or of the City Deed, any holder of any mortgage authorized by this Agreement (or any affiliate of such holder) shall not itself be obligated to construct or complete the Phase I Project, or to guarantee such construction or completion, but shall be bound by the other covenants running with the land specified in Section 18 and shall, prior to recording any mortgage approved pursuant to Section 12.A.ii, execute and record a Subordination and Forbearance Agreement (as defined in Section 8). If any such mortgagee or its affiliate succeeds to the Developer's interest in the Property prior to the issuance of the Certificate of Completion for the Phase I Project, whether by foreclosure, deed-in-lieu of foreclosure or otherwise, and thereafter transfers its interest in the Property to another party, such transferee shall be bound by the covenants running with the land specified in Section 18.

SECTION 18. COVENANTS RUNNING WITH THE LAND.

The parties agree that the covenants provided in Section 10.5 (Affordability Requirements), Section 10.6 (Preservation of the Significant Features), Section 12 (Commencement and Completion of Phase I Project), Section 14 (Restrictions on Use), Section 15 (Prohibition Against Sale or Transfer of Property) and Section 16 (Limitation Upon Encumbrance of Property), as well as the restrictive covenants regarding the NUSH Building Parcel described in Exhibit B, will be covenants running with the land, binding on the Developer and its successors and assigns (subject to the limitation set forth in Section 17 above as to any permitted mortgagee) to the fullest extent permitted by law and equity for the benefit and in favor of the City, and shall be enforceable by the City. The covenants provided in Section 12, Section 14.1, Section 15 and Section 16 shall terminate upon the earlier of: (i) issuance of the Certificate of Completion for the Phase I Project (or waiver thereof) and (ii) a mortgagee coming into title to the Property or any portion thereof pursuant to the terms of this Agreement. The covenants contained in Section 10.6 and Section 14.5 shall remain in effect without limitation as to time. The covenants contained in Section 10.5 and Section 14.3 shall terminate on the earlier of (i) the date that the Phase I Project no longer is required to provide "Affordable Units" (as such term is defined in the 2015 ARO) in accordance with the 2015 ARO and (ii) a mortgagee coming into title to the Property or any portion thereof pursuant to the terms of this Agreement.

SECTION 19. PERFORMANCE AND BREACH.

19.1 Time of the Essence. Time is of the essence in the performance by the Developer and the City of their respective obligations under this Agreement.

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

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

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

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

(b) A petition is filed by or against the Developer under the Federal Bankruptcy Code or any similar state or federal law, whether now or hereafter existing, which is not vacated, stayed or set aside within thirty (30) days after filing.

(c) The Developer fails to commence or complete the Phase I Project in accordance with the timelines outlined in Section 7 and Section 12 above, or the Developer abandons or substantially suspends construction of the Phase I Project.

(d) The Developer fails to timely pay real estate taxes or assessments affecting the Property or any part thereof when due (subject to the Developer's right to contest or appeal such taxes or assessments in accordance with applicable laws), or places thereon any encumbrance or lien unauthorized by this Agreement, or suffers or permits any levy or attachment, mechanic's, laborer's, material supplier's, or any other lien or encumbrance unauthorized by this Agreement to attach to the Property unless bonded or insured over.

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

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

(g) [intentionally omitted]

(h) The Developer fails to take any actions required in connection with the Case (as defined below) pursuant to Section 31 hereof.

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

19.5 Prior to Closing. [Intentionally omitted, as the Property has been conveyed.]

19.6 After Closing. For purposes of Sections 19.6, 19.7 and 19.8, "Property" means the entire Property or any portion thereof and "Property Reconveyance Deed" means all or any of the Property Reconveyance Deeds described in Section 9 above.

If an Event of Default occurs prior to the issuance of the Certificate of Completion for the Phase I Project, and the default is not cured in the time period provided for in Section 19.3 above, the City may terminate this Agreement, and exercise any and all remedies available to it at law or in equity, including, without limitation, the right to re-enter and take possession of the Property, terminate the estate conveyed to the Developer, and re-vest title to the Property in the City pursuant to the Property Reconveyance Deed (the "Right of Reverter"); provided, however, the City's Right of Reverter shall be limited by, and shall not defeat, render invalid, or limit in any way, the lien of an authorized mortgage approved by the City ("Authorized Mortgage"), and shall otherwise be subject to the terms and conditions of any Subordination and Forbearance Agreement entered into in connection with such mortgage. If the Property Reconveyance Deed is recorded by the City in accordance with this Agreement, the Developer shall be responsible for all real estate taxes and assessments which accrued during the period of time the Property was owned by the Developer, the Sponsor and the 2010 Developer, and shall cause the release of all mechanic's, tax and judgment liens or encumbrances of a fixed, ascertainable dollar amount (but expressly excluding any Authorized Mortgage) placed on the Property during the period of time the Property was owned by the Developer, the Sponsor and the 2010 Developer. The Developer will reasonably cooperate with the City to ensure that if the City records the Property Reconveyance Deed, such recording is effective for purposes of transferring title to the Property to the City.

- A. If, following the City's issuance of the Certificate of Completion for the Phase I Project, an Event of Default occurs and is not cured in the time period provided for in Section 19.3, then the City may record the New Residential Building Parcel Reconveyance Deed, subject only to those title exceptions and environmental conditions that existed at the time the City conveyed the New Residential Building Parcel to the Sponsor, and exercise any and all remedies available to it at law or in equity, including, without limitation, the right to re-enter and take possession of the New Residential Building Parcel, terminate the estate in the New Residential Building Parcel conveyed to the Developer, and re-vest title to the New Residential Building Parcel in the City pursuant to the New Residential Building Parcel Reconveyance Deed (the "NRBP Right of Reverter"). If the New Residential Building Parcel Reconveyance Deed is recorded by the City in accordance with this Agreement, the Developer shall be responsible for all real estate taxes and assessments which accrued during the period of time the New Residential Building Parcel was owned by the Developer, the

Sponsor and the 2010 Developer and shall cause the release of all mechanic's, tax and judgment liens or encumbrances of a fixed, ascertainable dollar amount (and expressly including any Authorized Mortgage) placed on the New Residential Building Parcel during the period of time the New Residential Building Parcel was owned by the Developer, the Sponsor and the 2010 Developer. The Developer will reasonably cooperate with the City to ensure that if the City records the New Residential Building Parcel Reconveyance Deed, such recording is effective for purposes of transferring title to the New Residential Building Parcel to the City.

19.7 Resale of the Property. Upon the reversioning in the City of title to the Property as provided in Section 19.6, and subject to any Subordination and Forbearance Agreement, the City may complete the Phase I Project or convey the Property (or a portion thereof) to a new developer who shall assume the obligation of completing the Phase I Project or such other project or improvements as shall be satisfactory to DPD, and otherwise comply with the covenants that run with the land as specified in Section 18. The Developer covenants to reasonably cooperate with the City in the City's reacquisition of title pursuant to Section 19.6 and remarketing of the Property pursuant to Section 19.7.

Upon the reversioning in the City of title to the New Residential Building Parcel as provided in Section 19.6.A, the City, at its sole option, may release New Residential Building Parcel from any covenants running with the land and use such parcel for such purposes as the City determines.

19.8 Disposition of Resale Proceeds. If, after acquiring the Property pursuant to Section 19.6.A, the City sells the Property as provided for in Section 19.7, the net proceeds from the sale, after payment of all amounts owed under any Authorized Mortgages in order of lien priority, shall be utilized to reimburse the City for:

- (a) costs and expenses incurred by the City (including, without limitation, salaries of personnel) in connection with the recapture, management and resale of the Property (less any income derived by the City from the Property in connection with such management); and
- (b) all unpaid taxes, assessments, and water and sewer charges assessed against the Property; and
- (c) any payments made (including, without limitation, reasonable attorneys' fees and court costs) to discharge or prevent from attaching or being made any subsequent encumbrances or liens due to obligations, defaults or acts of the Developer; and
- (d) any expenditures made or obligations incurred with respect to construction or maintenance of the Project; and
- (e) any other amounts owed to the City by the Developer.

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

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

SECTION 21. INDEMNIFICATION.

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

SECTION 22. INSPECTION; CONDITION OF PROPERTY AT CLOSING.

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

22.2 Right of Entry. [Intentionally Omitted.]

22.3 Additional Indemnity. The Developer waives and releases, and indemnifies the City from and against, any claims and liabilities relating to or arising from the structural, physical or environmental condition of the Property prior to the date that the City acquired title to the Property pursuant to any Reconveyance Deed, including, without limitation, claims arising under the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended ("CERCLA"), and shall undertake and discharge all liabilities of the City arising from any structural, physical or environmental condition that existed on the Property prior to the Closing Date, including, without limitation, liabilities arising under CERCLA. The Developer acknowledges that, in acquiring title to the Property, the Developer relied solely upon its own inspection and other due diligence activities and not upon any information (including, without limitation, environmental studies or reports of any kind) provided by or on behalf of the City or its agents or employees with respect thereto. The Developer has performed or shall perform such

studies and investigations, has conducted or shall conduct such tests and surveys, and has engaged or shall engage such specialists as the Developer deem appropriate to evaluate fairly the structural, physical and environmental condition and risks of the Property. If, after the Closing Date, the structural, physical and environmental condition of the Property is not in all respects entirely suitable for its intended use, it shall be the Developer's sole responsibility and obligation to take such action as is necessary to put the Property in a condition which is suitable for its intended use. The provisions of this Section 22.3 shall survive the Closing Date and the issuance of the Certificate of Completion.

SECTION 23. DEVELOPER'S EMPLOYMENT OBLIGATIONS.

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

(a) The Developer and any Employer shall not discriminate against any employee or applicant for employment based upon race, religion, color, sex, gender identity, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Section 2-160-010 et seq. of the Municipal Code of Chicago, as amended from time to time (the "Human Rights Ordinance"). The Developer and each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon the foregoing grounds, and are treated in a non-discriminatory manner with regard to all job-related matters, including, without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Developer and each Employer agree to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Developer and each Employer, in all solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon the foregoing grounds.

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

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

(d) The Developer, in order to demonstrate compliance with the terms of this Section 23.1, shall cooperate with and promptly and accurately respond to inquiries by

the City, which has the responsibility to observe and report compliance with equal employment opportunity regulations of federal, state and municipal agencies.

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

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

23.2 City Resident Employment Requirement.

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

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

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

(d) The Developer and the Employers shall provide for the maintenance of adequate employee residency records to ensure that actual Chicago residents are employed on the construction of the Project. The Developer and the Employers shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.

(e) The Developer and the Employers shall submit weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) to DPD in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Developer or Employer hired the employee should be written in after the employee's name.

(f) The Developer and the Employers shall provide full access to their employment records to the chief procurement officer, DPD, the Superintendent of the Chicago Police Department, the inspector general, or any duly authorized representative

thereof. The Developer and the Employers shall maintain all relevant personnel data and records for a period of at least three (3) years after the issuance of the Certificate of Completion.

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

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

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

(j) Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246" and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal opportunity under the provisions of this Agreement.

(k) The Developer shall cause or require the provisions of this Section 23.2 to be included in all construction contracts and subcontracts related to the construction of the Project.

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

(a) Consistent with the findings which support, as applicable, (i) the Minority-Owned and Women-Owned Business Enterprise Procurement Program, Section 2-92-420 et seq., Municipal Code of Chicago (the "Procurement Program"), and (ii) the Minority- and Women-Owned Business Enterprise Construction Program, Section 2-92-650 et seq., Municipal Code of Chicago (the "Construction Program," and collectively

with the Procurement Program, the "MBE/WBE Program"), and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this Section 23.3, during the course of construction of both phases of the Project, at least 26% of the aggregate hard construction costs and architectural/engineering costs shall be expended for contract participation by minority-owned businesses and at least 6% of the aggregate hard construction costs and architectural/engineering costs, as set forth in Exhibit G hereto (the "Project MBE/WBE Budget"), shall be expended for contract participation by women-owned businesses. During the course of construction of both phases of the Project at least 24% of the aggregate hard construction costs shall be expended for contract participation by minority-owned businesses and at least 4% of the aggregate hard construction costs shall be expended for contract participation by women-owned businesses.

(b) For purposes of this Section 23.3 only:

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

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

(iii) The term "women-owned business" or "WBE" shall mean a business identified in the Directory of Certified Women Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a women-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(c) Consistent with Sections 2-92-440 and 2-92-720, Municipal Code of Chicago, the Developer's MBE/WBE commitment may be achieved in part by the Developer's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by the Developer) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture, or (ii) the amount of any actual work performed on the Project by the MBE or WBE); by the Developer utilizing a MBE or a WBE as the general contractor (but only to the extent of any actual work performed on the Project by the general contractor); by subcontracting or causing the general contractor to subcontract a portion of the construction of the Project to one or more MBEs or WBEs; by the purchase of materials or services used in the construction of the Project from one or more MBEs or WBEs; or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to the Developer's MBE/WBE

commitment as described in this Section 23.3. In accordance with Section 2-92-730, Municipal Code of Chicago, the Developer shall not substitute any MBE or WBE general contractor or subcontractor without the prior written approval of DPD.

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

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

(f) Any reduction or waiver of the Developer's MBE/WBE commitment as described in this Section 23.3 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code of Chicago, as applicable.

23.4 Pre-Construction Conference and Post-Closing Compliance Requirements. Not less than _____ days prior to the commencement of each phase of the Project, the Developer, the Developer's general contractor and all major subcontractors (if any) shall meet with DPD monitoring staff regarding compliance with all Section 23 requirements. During this pre-construction meeting, the Developer shall present its plan to achieve its obligations under this Section 23, the sufficiency of which the City's monitoring staff shall approve as a precondition to commencement. During the construction of each phase of the Project, the Developer shall submit all documentation required by this Section 23 to the City's monitoring staff, including, without limitation, the following: (a) subcontractor's activity report; (b) contractor's certification concerning labor standards and prevailing wage requirements; (c) contractor letter of understanding; (d) monthly utilization report; (e) authorization for payroll agent; (f) certified payroll; (g) evidence that MBE/WBE contractor associations have been informed of the applicable phase of the Project via written notice and hearings; and (h) evidence of compliance with job creation/job retention requirements. Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis of the documentation, that the Developer is not complying with its obligations under this Section 23, shall, upon the delivery of written notice to the Developer, be deemed an Event of Default. Upon the occurrence of any

such Event of Default, in addition to any other remedies provided in this Agreement, the City may: (x) issue a written demand to the Developer to halt construction of the applicable phase of the Project, (y) withhold any further payment of any City funds (if any) to the Developer or the general contractor, or (z) seek any other remedies against the Developer available at law or in equity.

SECTION 24. REPRESENTATIONS AND WARRANTIES.

24.1 Representations and Warranties of the Developer.

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

(a) The Developer is a limited liability company duly organized under the laws of the State of Illinois and validly existing and in good standing under the laws of the State of Illinois with full power and authority to acquire, own and redevelop the Property, and that the person signing this Agreement on behalf of the Developer has the authority to do so.

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

(c) The Developer's execution, delivery and performance of this Agreement and all instruments and agreements contemplated hereby will not, upon the giving of notice or lapse of time, or both, result in a breach or violation of, or constitute a default under the Developer's operating agreement or any agreement to which the Developer, or any party affiliated with the Developer, is a party or by which the Developer or the Property is bound.

(d) To the best of the Developer's knowledge, except for the Case (as defined below) described in Section 31 below, no action, litigation, investigation or proceeding of any kind is pending or threatened against the Developer, or any party affiliated with the Developer, and the Developer knows of no facts which could give rise to any such action, litigation, investigation or proceeding, which could: (i) affect the ability of the Developer to perform its obligations hereunder; or (ii) materially affect the operation or financial condition of the Developer.

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

B. [intentionally omitted]

24.2 Representations and Warranties of the City. To induce the Developer to execute this Agreement and perform their obligations hereunder, the City hereby represents and

addresses to which subsequent notices, demands or communications shall be given. The refusal to accept delivery by any party or the inability to deliver any communication because of a changed address of which no notice has been given in accordance with this Section 25 shall constitute delivery.

SECTION 26. BUSINESS RELATIONSHIPS.

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

SECTION 27. PATRIOT ACT CERTIFICATION.

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

SECTION 28. PROHIBITION ON CERTAIN CONTRIBUTIONS - MAYORAL EXECUTIVE ORDER NO. 2011-4.

28.1 The Developer agrees that the Developer, any person or entity who directly or indirectly has an ownership or beneficial interest in the Developer of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, and the Developer's contractors (i.e., any person or entity in direct contractual privity with the Developer regarding the subject matter of this Agreement) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (the Developer and all the other preceding

classes of persons and entities are together the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee (a) after execution of this Agreement by the Developer, (b) while this Agreement or any Other Contract (as hereinafter defined) is executory, (c) during the term of this Agreement or any Other Contract, or (d) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to May 16, 2011, the effective date of Executive Order 2011-4.

28.2 The Developer represents and warrants that from the later of (a) May 16, 2011, or (b) the date the City approached the Developer, or the date the Developer approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

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

28.4 The Developer agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

28.5 Notwithstanding anything to the contrary contained herein, the Developer agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this Section 28 or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this Agreement, and under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

28.6 If the Developer intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the Closing Date, the City may elect to decline to close the transaction contemplated by this Agreement.

28.7 For purposes of this provision:

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

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

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

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

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

(ii) neither party is married; and

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

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

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

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

(2) The partners have common or joint ownership of a residence.

(3) The partners have at least two of the following arrangements:

(A) joint ownership of a motor vehicle;

(B) joint credit account;

(C) a joint checking account;

(D) a lease for a residence identifying both domestic partners as tenants.

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

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

SECTION 29. MISCELLANEOUS.

The following general provisions govern this Agreement:

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

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

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

29.4 Entire Agreement; Modification. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes any prior agreements, negotiations and discussions. This Agreement may not be modified or amended in any manner without the prior written consent of the parties hereto. No term of this Agreement may be waived or discharged orally or by any course of dealing, but only by an instrument in writing signed by the party benefitted by such term. To the extent the terms of this Agreement expressly conflict with or otherwise supersede any term or condition in the 2010 Agreement, the First Amendment, the Second Amendment or the 2012 Agreement then this Agreement shall govern and control.

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

29.6 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois.

29.7 Headings. The headings of the various sections and subsections of this Agreement have been inserted for convenience of reference only and shall not in any manner be construed as modifying, amending or affecting in any way the express terms and provisions hereof.

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

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

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

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

SECTION 30. FAILURE TO MAINTAIN ELIGIBILITY TO DO BUSINESS WITH THE CITY.

Failure by the Developer or any controlling person (as defined in Section 1-23-010 of the Municipal Code of Chicago) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code of Chicago shall be grounds for

termination of this Agreement and the transactions contemplated thereby. The Developer shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

SECTION 31. [intentionally omitted]

SECTION 32. INSPECTOR GENERAL

It is the duty of every officer, employee, department, agency, contractor, subcontractor, developer and licensee of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago. The Developer understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago.

SECTION 33. CITY HIRING PLAN

33.1 The City is subject to the June 16, 2014 "City of Chicago Hiring Plan" (the "City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

33.2 Developer is aware that City policy prohibits City employees from directing any individual to apply for a position with Developer, either as an employee or as a subcontractor, and from directing Developer to hire an individual as an employee or as a subcontractor. Accordingly, Developer must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by Developer under this Agreement are employees or subcontractors of Developer, not employees of the City of Chicago. This Agreement is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by Developer.

33.3 Developer will not condition, base, or knowingly prejudice or affect any term or aspect to the employment of any personnel provided under this Agreement, or offer employment to any individual to provide services under this Agreement, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Agreement, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

33.4 In the event of any communication to Developer by a City employee or City official in violation of Section 33.2 above, or advocating a violation of Section 33.3 above, Developer will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General ("IGO Hiring Oversight"), and also to the head of the relevant City Department utilizing services provided under this Agreement. Developer will also cooperate with any inquiries by IGO Hiring Oversight related to this Agreement.

(Sub)Exhibit "B".
(To Agreement With St. Boniface LLC For
Sale And Redevelopment Of Land)

Project.

The Phase I Project is comprised of three components as described below: (1) the Church Building Project, (2) the NUSH Building Project, and (3) the Off-Site Project.

(1) In Phase I of the Project, the Developer will rehabilitate the existing Church Building and will preserve the Church Building's historically significant exterior features. The interior space of the Church Building will be sub-divided to allow the construction of approximately 17 multiple-family housing units, each with either two or three bedrooms in the sizes noted on the attached Unit Matrix ("Church Building Project"). The Developer will provide at least one indoor parking space for each housing unit within the Church Building Project at or below grade.

(2) Also in Phase I, the Developer will construct an approximately 8,840 square feet, two-story building, north of the existing St. Boniface Church building on the 921 North Noble Street parcel (the "NUSH Building"), for Northwestern University Settlement House (the "NUSH Building Project"). The NUSH Building will be designed to enhance the social services that NUSH provides to the surrounding community, and will comprise office space, meeting rooms and four residential units. Four on-site parking spaces will also be provided as part of the NUSH Building Project. Upon completion of the two-story NUSH Building and parking to NUSH's satisfaction, and after the City's Department of Buildings has issued a certificate of occupancy for the NUSH Building, the Developer will transfer ownership of the NUSH Building Parcel to Northwestern University Settlement Association, encumbered by two restrictive covenants requiring that Northwestern University Settlement Association (and any successor): (1) use the NUSH Building in perpetuity to further its mission through its community activities and services, and (2) lease the four dwelling units to clients of its choice at rents at or below rates consistent with the Section 2-45-115 of the Municipal Code of Chicago ("ARO") for a term consistent with the ARO rules governing the ARO issued by DPD pursuant thereto. The City (1) will be a third party beneficiary of these restrictive covenants entitled but not obliged to enforce the same, and (2) must approve the form(s) thereof prior to execution and recording. Prior to or concurrent with the transfer of ownership, the Developer and Northwestern University Settlement Association will also execute and record an easement agreement to provide a 5.7-foot easement between the NUSH Building and the Church Building in order to provide the NUSH Building access for maintenance of its south wall and to meet light and ventilation code requirements provided by the 2nd floor windows of the NUSH Building.

(3) Under the ARO requirements, the Developer is required to provide 4 ARO units (10 percent of the 41 residential units planned, rounded down) during the Phase I Project, which may be provided off-site in the same ARO zone and within two miles of the Property (the "Off-Site Project"). All proposed units in the Off-Site Project must meet the requirements of the ARO and be approved by DPD staff, except that the City acknowledges and agrees that the Off-Site Project will not meet the requirement set forth in Chicago Municipal Code Section 2-45-115(U)(2) that residential housing projects which contain owner-occupied units must comply with the provisions of said section that apply to owner-occupied units.

The Phase II Project comprises the anticipated construction of the four-story New Residential Building on the New Residential Building Parcel, east of the existing Church Building. The New Residential Building will include approximately 24 multiple-family units. Twenty-one of the units are anticipated to be single floor units and four units are anticipated to be duplex units between the first and second floors. The multiple-family units will include a mix of two- and three-bedroom units as described in the attached Unit Matrix. Approximately 26 indoor parking spaces will be provided. The final unit count, unit configuration, and number of parking spaces provided in the Phase II Project will be as determined through the Site Plan Approval process according to the City's Zoning Code for Planned Developments.

[United Matrix referred to in this Project not attached for purposes of ordinance.]

(Sub)Exhibit "C".
(To Agreement With St. Boniface LLC For
Sale And Redevelopment Of Land)

Significant Features.

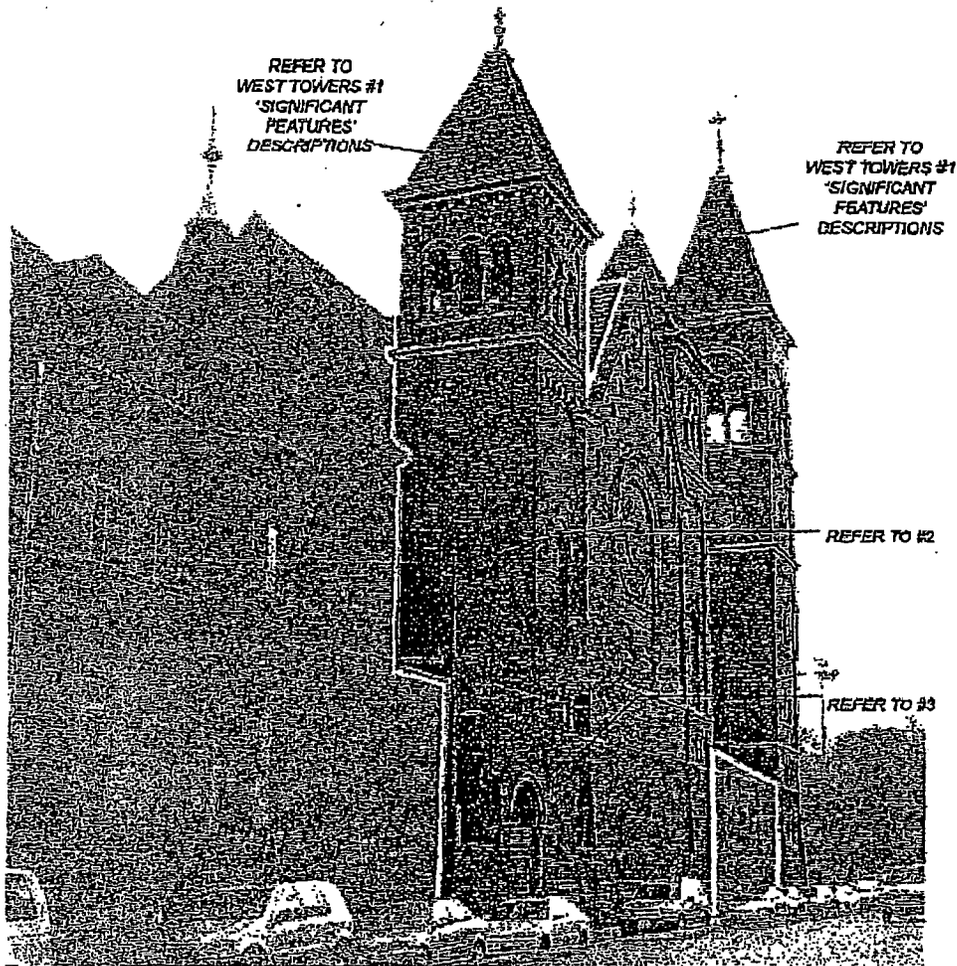
The "Significant Features" are defined as:

1. The two west towers (four exterior facades each but not including church bells) including tile roofs (as seen in pages C-1 and C-2 of this (Sub)Exhibit C);
2. The wall with gabled front between the west towers (as seen in pages C-1 and C-2 of this (Sub)Exhibit C);
3. The walls forming the southwest entrance to the existing Rectory (as seen in pages C-1 and C-2 of this (Sub)Exhibit C);
4. The two south towers (four exterior facades each but not including church bells) including tile roof (as seen in pages C-2 and C-3 of this (Sub)Exhibit C);
5. The rose window wall with gabled front between the south towers (as seen in pages C-2 and C-3 of this (Sub)Exhibit C); and
6. The southeast stair exterior envelope structure including tile roof (as seen in page C-3 of this (Sub)Exhibit C).

The "Significant Features" are illustrated on pages C-1, C-2 and C-3 of this (Sub)Exhibit C.

[Significant Features illustrated on pages C-1, C-2 and C-3
of this (Sub)Exhibit "C" printed on pages 82200
through 82202 of this *Journal*.]

Page C-1.
(To Significant Features For St. Boniface Church)



**ST. BONIFACE CHURCH - WEST ELEVATION,
PORTIONS NOTED 1, 2& 3 ARE SIGNIFICANT AND SHALL REMAIN,
AND SHALL BE RESTORED**

Page C-2.
(To Significant Features For St. Boniface Church)



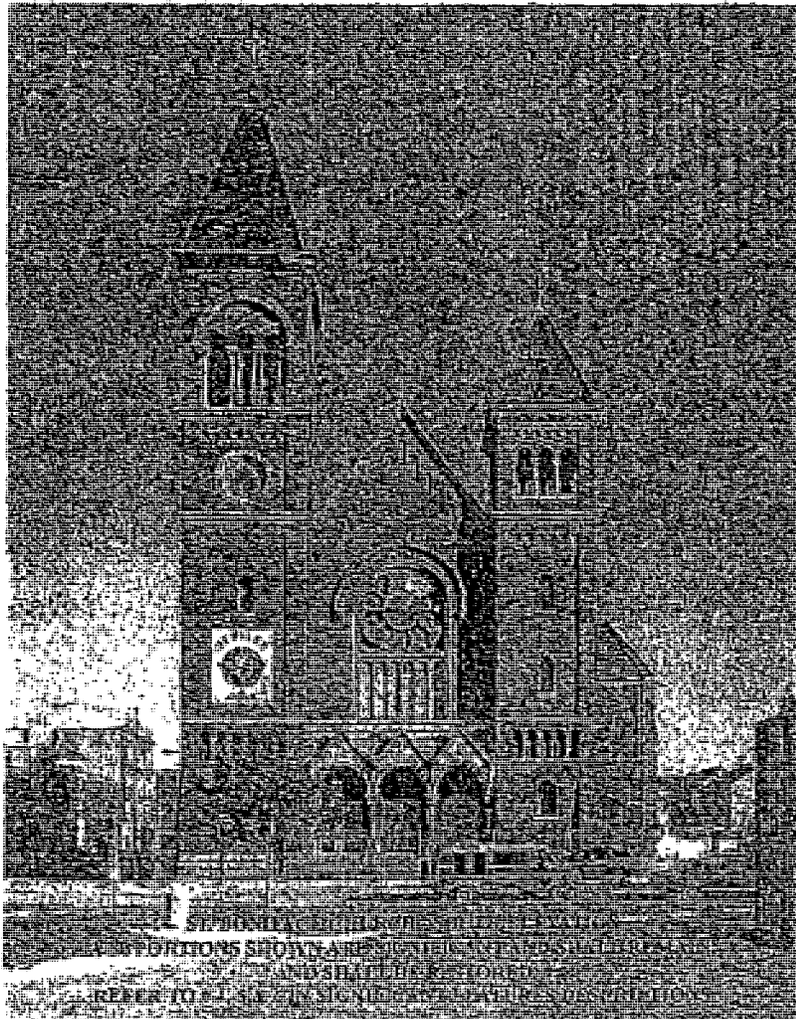
**ST. BONIFACE CHURCH - WEST ELEVATION
PORTIONS NOTED ARE SIGNIFICANT AND SHALL REMAIN,
AND SHALL BE RESTORED**

**REFER TO
SIGNIFICANT
FEATURES
DESCRIPTIONS
#4, 5 & 6**

Page C-3.
(To Significant Features For St. Boniface Church)

PAGE C-3

SIGNIFICANT FEATURES



(Sub)Exhibit "D" -- Phase I.
 (To Agreement With St. Boniface LLC For
 Sale And Redevelopment Of Land)

Preliminary Budget.

St. Boniface Church -- 1350 West Chestnut Street.

17 Units.

Project: 1350 West Chestnut Street, Chicago, Illinois
 Bid Type: Budget Estimate -- Construction Type IIIB
 Estimate Docs: 29/09/2017 -- 50 percent CD completion
 Size: 47,785 square feet -- 17 units

Code	Description	Master Budget	MBE
Division 1	General Requirements		
	Total	\$ 445,907.50	
Division 2	Site Construction		
	Total	\$ 37,790.00	
Division 3	Concrete		
	Total	\$ 395,568.00	
Division 4	Masonry		
	Total	\$1,160,000.00	
Division 5	Metals		
	Total	\$ 527,750.00	
Division 6	Wood + Plastics		
	Total	\$1,012,557.50	
Division 7	Thermal + Moisture Protection		
	Total	\$ 855,270.50	

Code	Description	Master Budget	MBE
Division 8	Windows + Doors		
	Total	\$ 652,150.00	
Division 9	Finishes		
	Total	\$ 881,967.00	
Division 10	Specialties		
	Total	\$ 21,775.00	
Division 11	Equipment		
	Total	\$ 254,993.50	
Division 12	Furnishings		
	Total	\$ 201,705.00	
Division 13	Special Construction		
	Total	--	
Division 14	Conveying Systems		
	Total	\$ 136,845.50	
Division 15	Mechanical		
	Total	\$1,139,943.00	
Division 16	Electrical		
	Total	\$ 615,900.50	
Project Subtotal:		\$8,940,123.00	
	MBE/WBE 26 percent/6 percent Trade Work (Use 12 percent Premium on 26 percent of Project subtotal)	\$ 278,931.84	
OH+P		268,203.69	
Insurance		89,401.23	
Contingency		250,000.00	

7/25/2018

REPORTS OF COMMITTEES

82205

Code	Description	Master Budget	MBE
General Conditions	PM/Supervision	\$ 230,000.00	
Project Total:		\$10,056,659.76	
	Owners Hard Cost Contingency	\$ 500,000.00	
Proforma Construction Cost		\$10,556,660.00	
Gross SF		49,785.00	
\$/SF		212.04	
\$/Unit	17	620,979.99	

St. Boniface -- Lot A

921 North Noble Street
Chicago, Illinois 60642

Gross Square Footage 6,870 gross square feet
Plan Set V2.0 July 27th, 2017
2-Story Building
4 Dwelling Units

Construction Costs:

Hard Costs	\$100 Per Gross Square Feet	\$687,000
Local Labor/MBE Requirements	\$10 Per Gross Square Feet	68,700
GC/GR	10 percent -- percent of HC	75,570
Total Construction Cost:		\$831,270

Soft Costs:

Architect Design		\$ 40,000
Engineering		10,000
Blue Prints		1,500
Builders Risk Insurance	1 percent HC	6,870
Developer Services Review		--
Permit Fee	50 percent -- percent of GSF	3,435
Landscape Deposit		1,500
Stormwater Fee		1,000
LEED/Energy Star		1,500
Expediting		2,500
Electrical Service		15,000
Utilities (Storm/San)		25,000
Utility Consultant		2,500
Legal		2,500
Accounting		2,500
Real Estate Tax		--
Testing Soil, Concrete, et cetera		1,500
Environmental		1,500
Surveys		2,500
FFE		--
Bank Inspections		5,000

7/25/2018

REPORTS OF COMMITTEES

82207

Owners Rep		\$ 8,000
Finance Fee		--
Project Contingency	5 percent -- percent of HC	\$34,350.00
Development Fee		
Total Soft Costs:		\$ 168,655
Total Construction and Soft Costs:		\$ 999,925

(Sub)Exhibit "D" -- Phase II.
(To Agreement With St. Boniface LLC For
Sale And Redevelopment Of Land)

Preliminary Budget.

New Construction -- 1342 West Chestnut Street.

24 Units.

Project: 1342 West Chestnut Street, Chicago, Illinois
Bid Type: Budget Estimate -- Construction Type IIIB
Estimate Docs: 29/09/2017 -- 50 percent CD completion
Size: 56,855 square feet -- 24 units

Code	Description	Master Budget	MBE
Division 1	General Requirements		
	Total	\$ 462,692.50	
Division 2	Site Construction		
	Total	\$ 507,837.00	

Code	Description	Master Budget	MBE
Division 3	Concrete		
	Total	\$ 786,117.50	
Division 4	Masonry		
	Total	\$ 725,000.00	
Division 5	Metals		
	Total	\$ 734,000.00	
Division 6	Wood + Plastics		
	Total	\$ 159,625.00	
Division 7	Thermal + Moisture Protection		
	Total	\$ 463,976.00	
Division 8	Windows + Doors		
	Total	\$ 652,192.00	
Division 9	Finishes		
	Total	\$2,305,684.00	
Division 10	Specialties		
	Total	\$ 35,400.00	
Division 11	Equipment		
	Total	\$ 338,030.00	
Division 12	Furnishings		
	Total	\$ 271,350.00	
Division 13	Special Construction		
	Total	--	
Division 14	Conveying Systems		
	Total	\$ 138,050.00	

7/25/2018

REPORTS OF COMMITTEES

82209

Code	Description	Master Budget	MBE
Division 15	Mechanical		
	Total	\$ 1,478,221.50	
Division 16	Electrical		
	Total	\$ 598,500.00	
Project Subtotal:		\$ 9,656,676.00	
	MBE/WBE 26 percent/6 percent Trade Work (Use 12 percent Premium on 26 percent of Project subtotal)	\$ 301,288.28	
OH+P		289,700.27	
Insurance		96,566.76	
Contingency		250,000.00	
General Conditions	PM/Supervision	230,000.00	
Project Total		\$10,824,230.80	
	Owners Hard Cost Contingency	\$ 250,000.00	
Proforma Construction Cost		\$11,074,231.00	
Gross SF		56,855.00	
\$/SF		194.78	
\$/Unit	24	461,426.28	

(Sub)Exhibit "E".
(To Agreement With St. Boniface LLC For
Sale And Redevelopment Of Land)

Insurance Requirements.

The Developer must provide and maintain, at Developer's own expense, or cause to be provided and maintained during the term of this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

(a) Prior to execution and delivery of this Agreement.

(i) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Agreement and Employers Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

(ii) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$2,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations independent contractors, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, non-contributory basis for any liability arising directly or indirectly from the work.

(iii) All Risk/Builder's Risk.

When Developer undertakes any construction, including improvements, betterments, and/or repairs, the Developer must provide or cause to be provided: (A) Basic Form Builder's Risk for the Initial Project, not less than \$1,500,000; and (B) All Risk Builder's Risk for each of the Phase I Project and the Phase II Project, at replacement cost for materials, supplies, equipment, machinery and fixtures that are or will be part of the project. The City of Chicago is to be named as an additional insured and loss payee (subject to the rights of any permitted mortgagee).

(b) Demolition/Construction. Prior to the demolition or construction, whichever occurs earlier, of any portion of the Project, Developer will cause its architects, contractors, subcontractors, project managers and other parties demolishing or constructing the Project to procure and maintain the following kinds and amounts of insurance:

(i) Workers' Compensation and Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Agreement and Employers Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

(ii) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$2,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations (for a minimum of two (2) years following project completion), explosion, collapse, underground, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, non-contributory basis for any liability arising directly or indirectly from the work.

(iii) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Automobile Liability Insurance with limits of not less than \$2,000,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, non-contributory basis.

(iv) All Risk/Builder's Risk.

When Developer undertakes any construction, including improvements, betterments, and/or repairs, the Developer must provide or cause to be provided All Risk Builder's Risk Insurance at replacement cost for materials, supplies, equipment, machinery and fixtures that are or will be part of the project. The City of Chicago is to be named as an additional insured and loss payee (subject to the rights of any permitted mortgagee).

(v) Professional Liability.

When any architects, engineers, construction managers or design consultants perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$1,000,000. Coverage must include contractual liability. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

(vi) Valuable Papers.

When any plans, designs, drawings, specifications and documents are produced or used under this Agreement, Valuable Papers Insurance must be maintained in an amount to insure against any loss whatsoever, and must have limits sufficient to pay for the re-creation and reconstruction of such records.

(vii) Contractor's Pollution Liability.

When any remediation work is performed which may cause a pollution exposure, the Developer must cause remediation contractor to provide Contractor Pollution Liability covering bodily injury, property damage and other losses caused by pollution conditions that arise from the contract scope of work with limits of not less than \$1,000,000 per occurrence. Coverage must include completed operations, contractual liability, defense, excavation, environmental cleanup, remediation and disposal. When policies are renewed or replaced, the policy retroactive date must coincide with or precede, start of work on the Agreement. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years. The City of Chicago is to be named as an additional insured.

(c) Post Construction:

- (i) All Risk Property Insurance at replacement value of the property to protect against loss of, damage to, or destruction of the Building/Facility. The City is to be named as an additional insured and loss payee (subject to the rights of any permitted mortgagee).

(d) Other Requirements:

The Developer must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. The Developer must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached) or equivalent prior to closing. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Developer is

not a waiver by the City of any requirements for the Developer to obtain and maintain the specified coverages. The Developer shall advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Developer of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to stop work and/or terminate agreement until proper evidence of insurance is provided.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Developer and Contractors.

The Developer hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Developer in no way limit the Developer's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by the Developer under the Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Developer is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Developer must require Contractor and subcontractors to provide the insurance required herein, or Developer may provide the coverages for Contractor and subcontractors. All Contractors and subcontractors are subject to the same insurance requirements of Developer unless otherwise specified in this Agreement.

If Developer, any Contractor or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Agreement to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements; provided that the City shall not increase the dollar limits set forth above.

(Sub)Exhibit "H".
(To Agreement With St. Boniface LLC For
Sale And Redevelopment Of Land)

Affordable Housing Covenant And Agreement.

NOTICE

THIS PROJECT IS SUBJECT TO SECTION 2-45-115 OF THE MUNICIPAL CODE OF THE CITY OF CHICAGO (2015 AFFORDABLE REQUIREMENTS ORDINANCE), EXCEPT FOR SECTION 2-45-115(U)(2) THEREOF. THE COVENANTS SET FORTH HEREIN RUN WITH THE LAND, AND ARE BINDING ON AND ENFORCEABLE AGAINST SUCCESSORS AND ASSIGNS.

THIS AFFORDABLE HOUSING COVENANT AND AGREEMENT (this "Agreement") is made on or as of _____, 2018, by and between the CITY OF CHICAGO, an Illinois municipal corporation ("City"), acting by and through its Department of Planning and Development ("Department") and ST. BONIFACE, LLC, an Illinois limited liability company (the "Developer"). Capitalized terms not otherwise defined herein shall have the meanings given in Section 1.

RECITALS

A. The Developer is the owner of the property located at 1358 West Chestnut Street (a/k/a 921 North Noble Street), Chicago, Illinois, which is legally described on Exhibit A attached hereto (the "Acquired Property").

B. The City, pursuant to an ordinance adopted by the City Council of the City on June 30, 2010, by the City's quitclaim deed dated October 20, 2010, and recorded with the Office of the Recorder of Deeds of Cook County (the "Recorder's Office") on October 27, 2010, as document no. 1030031120, the City conveyed, for the sum of One Dollar (\$1.00), the Acquired Property to St. Boniface Senior Living Foundation, an Illinois not-for-profit corporation (the "Sponsor") for a proposed residential development to be undertaken by the Sponsor and St. Boniface Senior Living, LLC, an Illinois limited liability company ("2010 Developer") pursuant to that certain Agreement for the Sale and Redevelopment of Land among the City, the Sponsor and the 2010 Developer dated October 20, 2010, and recorded in the Recorder's Office on October 27, 2010 as document no. 1030031119 (the "2010 Agreement"). The City's conveyance of the Property to the Sponsor triggered the affordable housing requirements of Section 2-45-110 of the Municipal Code of Chicago (the "2007 Affordable Requirements Ordinance" or "2007 ARO"). By the Sponsor's special warranty deed dated October 20, 2010, and recorded with the

Recorder's Office on October 27, 2010, as document no. 1030031121, the Sponsor conveyed the Acquired Property to the 2010 Developer. The 2010 Developer failed to secure the financing for and commence construction of the residential development under the 2010 Agreement, as amended and restated. The Sponsor and the 2010 Developer then proposed that the Acquired Property be transferred to the Developer for the Developer's proposed 41-unit residential development (the "Triggering Project"). At the request of the Sponsor the City executed that certain Consent to Transfer dated September 23, 2016 and recorded with the Recorder's Office on _____, 2012, as document no. _____, thereby triggering the affordable housing requirements of Section 2-45-115 of the Municipal Code of Chicago (the "2015 Affordable Requirements Ordinance" or "ARO"). By the 2010 Developer's special warranty deed dated _____, 2016, and recorded with the Recorder's Office on _____, 2016, as document no. _____, the 2010 Developer conveyed the Property to the Developer.

C. The ARO obligates the City to impose certain affordability requirements upon developers who undertake residential development projects that include ten (10) or more dwelling units and that receive City assistance in the form of the sale of City land, financial assistance, or approval of certain zoning changes.

D. The Developer acknowledges and agrees that the Triggering Project is a Residential Housing Project (as defined in Section 1 below) within the meaning of the ARO, and that the acquisition of the Acquired Property for the Triggering Project constitutes Acquisition Assistance (as defined in Section 1 below) within the meaning of the ARO, thereby triggering the requirements of the ARO.

E. The ARO divides the city into three (3) zones for purposes of applying the ARO's affordable housing requirements. The three zones are referred to in the ARO and this Agreement as Low-Moderate Income Areas, Higher Income Areas and Downtown Districts.

F. The ARO requires developers of Residential Housing Projects in every zone to (i) set aside 10% of the housing units in the Residential Housing Project as ARO units, or provide the ARO units in an approved off-site location; (ii) pay a fee in lieu of the development of the ARO units; or (iii) any combination of (i) and (ii); provided, however, Residential Housing Projects with 20 or more units ("Larger Projects") in Low-Moderate Income Areas (rental and for-sale), Higher Income Areas (rental and for-sale) and Downtown Districts (rental only) must provide a minimum of 25% of the ARO units (the "Required Units") on-site or (for projects in Higher Income Areas and Downtown Districts) off-site. In other words, in such Larger Projects, the developer may not pay a fee in lieu of the development of the Required Units. If the developer elects to provide ARO units in an off-site location, the off-site ARO units must be

located within a two-mile radius from the Residential Housing Project and in the same or a different Higher Income Area or Downtown District.

G. The Triggering Project is located in a Higher Income Area and constitutes a Larger Project. As a result, the Developer's ARO obligation is four (4) Affordable Units (10% of 41, rounded down), one of which is a Required Unit (25% of 4, rounded up) and must be provided on- or off-site

H. The Developer has submitted, and the Department has approved, a proposal to provide four (4) Affordable Units (the "Off-Site Affordable Units") in a [new] [existing] _-story, _-unit building (the "Off-Site Building") located at _____ in Chicago, and legally described on Exhibit A-1 attached hereto (the "Off-Site Property").

I. The [construction] [rehabilitation] of the Off-Site Affordable Units is estimated to cost approximately \$_____ per unit, as detailed in the preliminary budget and scope of work attached hereto as Exhibit D.

J. The City has determined that the [construction of new] [conversion of existing] residential units in the Off-Site Building, if done in accordance with the scope of work attached hereto as Exhibit D and to the specifications detailed in the project review report attached hereto as Exhibit E, will meet the requirements of the ARO.

K. The Developer acknowledges that each Off-Site Affordable Unit must receive a Certificate of Occupancy (or, for renovations or alterations that do not require a Certificate of Occupancy, approval from the Department that the improvements have been completed in accordance with the terms of this Agreement) before the City will issue the [first] Certificate of Occupancy for the Triggering Project.

L. As a condition precedent to the Developer receiving a building permit for the Triggering Project, the Developer has agreed to execute this Agreement and record it against the Acquired Property and the Off-Site Property in order to secure the performance of the Developer's obligations under the ARO. In addition, prior to the issuance of a building permit for the Triggering Project, the Developer acknowledges that it must pay a fee in the amount of \$5,000 per Off-Site Affordable Unit to offset the Department's expenses in connection with monitoring and administering compliance with the requirements of the ARO.

NOW THEREFORE, the Developer covenants and agrees as follows:

SECTION 1. INCORPORATION OF RECITALS; DEFINITIONS. The recitals set forth above are, by this reference, fully incorporated into and made a part of this Agreement. For purposes of this Agreement, in addition to the terms defined in the foregoing recitals, the following terms shall have the following meanings:

1.1 "*Acquisition Assistance*" means the City's sale of real property to a developer (a) upon which a Residential Housing Project is subsequently developed, or (b) any portion of which is incorporated into a Residential Housing Project site in order to satisfy minimum off-street parking, minimum lot area, setback or other zoning or Municipal Code requirements or standards.

1.2 "*Affordable Housing Profile Form*" means the form attached hereto as Exhibit B, specifying the number and types of affordable units required for the Triggering Project.

- 1.3 "*Affordable Requirements Ordinance*" or "*ARO*" is defined in the Recitals.
- 1.4 *Affordable Unit(s)*" means those Units in the Off-Site Building which will be leased to and occupied by Eligible Households, as more specifically identified in Section 4.1(a). The Affordable Units must comply with the requirements of Section 4.
- 1.5 "*Agent*" means any contractor or other agent, entity or individual acting under the control or at the request of a party.
- 1.6 "*Agreement*" means this Affordable Housing Covenant and Agreement, as supplemented, amended and restated from time to time.
- 1.7 "*Area Median Income*" or "*AMI*" means the median household income for the Chicago Primary Metropolitan Statistical Area as calculated and adjusted for household size on an annual basis by HUD.
- 1.8 "*Authorized Agency*" means the Chicago Housing Authority, the Chicago Low-Income Housing Trust Fund, or another non-profit agency acceptable to the City, which administers subsidies under HUD's McKinney-Vento Homeless Assistance Grants program, or the Veterans Administration Supportive Housing program, or another housing assistance program approved by the City.
- 1.9 "*Authorized Agency Agreement*" means (a) a 30-year lease agreement, if the Authorized Agency is leasing the Affordable Unit, or (b) a 30-year deed restriction or similar instrument, if the Authorized Agency is purchasing the Affordable Unit. In either case, the Authorized Agency Agreement shall (x) require the Authorized Agency to lease the Affordable Units to households that meet the income eligibility requirements for rental housing under the ARO for a minimum of 30 years, (y) prohibit the Authorized Agency from selling, transferring, or otherwise disposing of such Affordable Units, and (z) require the Authorized Agency to submit an annual report identifying: the number of Affordable Units in the Authorized Agency's inventory, the monthly rental rates for each Affordable Unit, each tenant's household size and gross income, the operating expenses and revenues for the Affordable Units, and such other information as the Department may reasonably request from time to time.
- 1.10 "*Authorized Agency Closing Date*" means the date an Authorized Agency closes on the acquisition or lease of an Affordable Unit.
- 1.11 "*Certificate of Occupancy*" means a certificate of occupancy issued by the Department of Buildings of the City, certifying that a building conforms to the general, special, and structural requirements of the Chicago Building Code applicable to such building.
- 1.12 "*Chicago Community Land Trust*" or "*CCLT*" means the Illinois not-for-profit corporation established by ordinance adopted on January 11, 2006, and published at pages 67997 through 68004 in the Journal of Proceedings of the City Council of such date, as amended, and having as its primary mission the preservation of long-term affordability of housing units, or any successor organization.
- 1.13 "*City*" means the City of Chicago, Illinois, an Illinois municipal corporation and home rule unit of government, and its successors and assigns.
- 1.14 "*Commissioner*" means the commissioner of the Department of Planning and Development of the City, or any successor department, or his or her designee.

1.15 "*Completion Date*" means the earlier of (a) the issuance of the final Certificate of Occupancy for the Off-Site Building, or (b) the first day of the initial lease of Affordable Units in the Off-Site Building.

1.16 "*Compliance Certificate*" means an annual compliance certificate in the Department's then-current form. The Department's form as of the date hereof is attached hereto as Exhibit C.

1.17 "*Construction Commencement Approval Letter*" is defined in Section 4.2(b).

1.18 "*Department*" means the Department of Planning and Development of the City or any successor department.

1.19 "*Developer*" means, initially, St. Boniface, LLC, an Illinois limited liability company, and at any subsequent time of reference, the person(s) or entity(ies), if any, who shall succeed to the legal or beneficial ownership of all or any part of the Acquired Property or the Off-Site Property.

1.20 "*Downtown District*" means a "D" zoning district pursuant to the Chicago Zoning Ordinance, Chapter 17-4 of the Municipal Code.

1.21 "*Eligible Household*" means a Household whose combined annual income, adjusted for Household size, does not exceed 60% of AMI at the time of the initial lease of an Affordable Unit by that Household.

1.22 "*Fee*" means a fee in lieu of the establishment of Affordable Units in the following amounts:

(a) \$50,000 per unit in Low-Moderate Income Areas;

(b) \$125,000 per unit in Higher Income Areas, or \$100,000 per unit if the developer sells or leases at least 25% of the Affordable Units to an Authorized Agency; and

(c) \$175,000 per unit in Downtown Districts, or \$150,000 per unit if the developer sells or leases at least 25% of the Affordable Units to an Authorized Agency.

1.23 "*Final Lease Commencement Date*" means the date on which the last Affordable Unit in the Off-Site Building is first leased to an Eligible Household.

1.24 "*Financial Assistance*" means any assistance provided by the City through grants, direct or indirect loans, or allocation of tax credits for the development of Units.

1.25 "*Higher Income Area*" means an area that is not a Low-Moderate Income Area, provided that, if any portion of a Higher Income Area is located in a Downtown District, that portion of the area will be treated as a Downtown District for purposes of the ARO.

1.26 "*Household*" means and includes an individual, a group of unrelated individuals or a family, in each case residing in one Unit.

1.27 "*HUD*" means the United States Department of Housing and Urban Development or any successor department.

1.28 "*Larger Project*" is defined in the Recitals.

1.29 "*Low-Moderate Income Area*" means an area designated by the Commissioner as a low-moderate income area in accordance with the ARO, provided, that, if any portion of a Low-Moderate Income Area is located in a Downtown District, that portion of the area will be treated as a Downtown District for purposes of the ARO.

1.30 "*Municipal Code*" means the Municipal Code of the City of Chicago.

1.31 "*Off-Site Affordable Unit(s)*" is defined in the Recitals and refers to the Affordable Unit(s) in the Off-Site Building.

1.32 "*Off-Site Building*" is defined in the Recitals.

1.33 "*Off-Site Property*" is defined in the Recitals.

1.34 "*Plans and Specifications*" means the final plans and specifications for the construction or rehabilitation of the Off-Site Affordable Units, and any common areas or facilities in the Off-Site Building or on the Off-Site Property, as submitted to the City as the basis for obtaining building permits for such improvements. The Plans and Specifications shall be deemed to include the repairs and improvements identified in the scope of work attached hereto as Exhibit D and in the project review report attached hereto as Exhibit E.

1.35 "*Release*" is defined in Section 5.1.

1.36 "*Rent Limit*" means, for each Affordable Unit, the applicable maximum monthly rent as set forth in the 60% AMI column in the tables published annually by the City of Chicago in the document currently titled "*City of Chicago Maximum Affordable Monthly Rents*." As set forth in such tables, the Rent Limit for each Affordable Unit depends on the number of bedrooms, the utilities which the tenant is responsible for paying, and housing type.

1.37 "*Required Unit(s)*" is defined in the Recitals.

1.38 "*Residential Housing Project*" means one or more buildings that collectively contain ten or more new or additional housing units on one or more parcels or lots under common ownership or control, including contiguous parcels, as further described in the ARO.

1.39 "*Acquired Property*" is defined in the Recitals.

1.40 "*Tenant Income Certification*" means an annual income certification from each Eligible Household in the City's then-current form, and documentation to support the Tenant Income Certification. For an Eligible Household receiving Housing Choice Voucher rental assistance payments, such documentation may be a statement from the Chicago Housing Authority declaring that the Eligible Household's income does not exceed the applicable income limit under Section 42(g) of the Internal Revenue Code of 1986.

1.41 "*Term*" is defined in Section 2.

1.42 "*TIF Guidelines*" means those guidelines established pursuant to the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 *et seq.*, and adopted by the City Council in "An Ordinance Adopting Guidelines for Use of Tax Increment Financing Revenues for

Construction of Affordable Housing" passed on July 31, 2002, and published at pages 90838-90859 of the Journal of the Proceedings of the City Council of such date.

1.43 "*Triggering Project*" is defined in the Recitals.

1.44 "*Unit*" means a room or suite of rooms designed, occupied, or intended for occupancy as a separate living quarter with cooking, sleeping and sanitary facilities provided within the unit for the exclusive use of the occupants of the unit; provided that a "Unit" does not include dormitories or a "hotel" as that term is defined in Section 13-4-010 of the Municipal Code.

1.45 "*Zoning Assistance*" means a change in the zoning of property in any of the following circumstances: (a) to permit a higher floor area ratio than would otherwise be permitted in the base district, including through transit-served location floor area premiums where the underlying base district does not change; (b) to permit a higher floor area ratio or to increase the overall number of housing units than would otherwise be permitted in an existing planned development, as specified in the Bulk Regulations and Data Table, even if the underlying base district for the planned development does not change; (c) from a zoning district that does not allow household living uses to a zoning district that allows household living uses; (d) from a zoning district that does not allow household living uses on the ground floor of a building to a zoning district that permits household living uses on the ground floor; or (e) from a downtown district to a planned development, even if the underlying base district for the property does not change.

SECTION 2. TERM OF COVENANT.

The Developer, for itself and its successors and assigns, agrees to be bound by the terms and provisions of this Agreement for the period (the "Term") commencing on the date hereof and expiring on the thirtieth (30th) anniversary of the Final Lease Commencement Date; provided, however, upon the City's issuance of the Release in accordance with Section 5, the Acquired Property shall be released from this Agreement and, thereafter, the terms and provisions hereof shall encumber the Off-Site Property alone. Notwithstanding the foregoing, if any Affordable Unit is converted to a condominium unit within the Term, a new affordability period of 30 years shall begin on the date of the initial sale of such condominium unit in accordance with Section 2-45-115(H)(2).

SECTION 3. AGREEMENT TO RUN WITH THE LAND.

3.1 Acquired Property. The Developer hereby declares its express intent that the covenants, restrictions and agreements set forth herein shall, from the date hereof through the date the City issues the Release in accordance with Section 5 hereof, be deemed covenants, restrictions and agreements running with the Acquired Property, and shall pass to and be binding upon any person or entity to whom the Developer may sell or assign all or any portion of its interest in the Acquired Property or any successor in title to all or any portion of the Acquired Property. If the Developer sells or assigns all or any portion of its interest in the Acquired Property, it shall notify the City within sixty (60) days of such sale or assignment.

3.2 Off-Site Property. The Developer hereby declares its express intent that the covenants, restrictions and agreements set forth herein relating to the Off-Site Units shall, from the date hereof through the expiration of the Term, be deemed covenants, restrictions and agreements running with the Off-Site Property, and shall pass to and be binding upon any person or entity to whom the Developer may sell or assign all or any portion of its interest in the

Off-Site Property or any successor in title to all or any portion of the Off-Site Property. If the Developer sells or assigns all or any portion of its interest in the Off-Site Property, it shall notify the City within sixty (60) days after such sale or assignment.

SECTION 4. AFFORDABILITY RESTRICTIONS.

4.1 Method of Compliance.

(a) *Construction of Affordable Units in the Off-Site Building.* The Developer shall be responsible for establishing and maintaining four (4) Affordable Units in the Off-Site Building, as follows:

(i) Unit 1, a __-bedroom unit with a square footage of approximately _____ square feet;

(ii) Unit 2, a __-bedroom unit with a square footage of approximately _____ square feet;

(iii) Unit 3, a __-bedroom unit with a square footage of approximately _____ square feet; and

(iv) Unit 4, a __-bedroom unit with a square footage of approximately _____ square feet.

(b) *Payment of In Lieu Fee.* Not applicable.

4.2 Standards for Construction of Affordable Units. The Affordable Units shall be constructed or rehabilitated, as the case may be, in accordance with the following minimum standards:

(a) *Distribution.* Not applicable.

(b) *Construction Commencement Approval Letter.* Prior to commencing construction of the Affordable Units, the Developer must receive a letter ("Construction Commencement Approval Letter") from the Department, confirming that the final Plans and Specifications have incorporated all of the repairs and improvements identified in the scope of work attached hereto as Exhibit D and the project review report attached hereto as Exhibit E, and authorizing construction to begin.

(c) *Comparable to Market-Rate Units.* The Affordable Units shall be comparable to the market-rate Units in the Triggering Project in terms of unit type, number of bedrooms per unit, quality of exterior appearance, energy efficiency, and overall quality of construction.

(d) *Interior Finishes and Features.* The Affordable Units may have different interior finishes and features than the Market-Rate Units in the Triggering Project, as long as such finishes and features are durable, of good and new quality, and are consistent with the then-current standards for new housing.

(e) *On-Site Amenities.* The Affordable Units shall have access to all on-site amenities available to the other Units (if any) in the Off-Site Building, including the same access to and enjoyment of common areas and facilities.

(f) *Parking.* The Affordable Units shall have functionally equivalent parking when parking is provided to the other Units (if any) in the Off-Site Building. The Off-Site Property includes a ___-car parking [garage] [pad], and parking will be provided to tenants at no extra cost.

(g) *Timing of Construction of Affordable and Market-Rate Units.* All Affordable Units must receive Certificates of Occupancy (or, for renovations or alterations that do not require a Certificate of Occupancy, approval from the Department that the improvements detailed in the scope of work attached hereto as Exhibit D and in the project review report attached hereto as Exhibit E, and otherwise required by this Agreement or applicable law, have been completed) prior to the issuance of the first Certificate of Occupancy for the Triggering Project. At the Department's request, the Developer shall provide a report, in a form acceptable to the Department, on the progress of the construction of the Affordable Units in relation to the construction of the market-rate units in the Triggering Project.

(h) *Marketing of Affordable and Market-Rate Units.* All Affordable Units shall be marketed concurrently with or prior to the market-rate units in the Triggering Project.

(i) *Identification of Alternative Off-Site Units.* If the improvements to the Off-Site Building are not made to the satisfaction of the Department, the Developer shall identify and provide alternate Off-Site Affordable Units for the Department's review and approval within two miles of the Triggering Project and in a Higher Income Area.

(j) *Budget for Off-Site Units.* The budget for the acquisition and construction or rehabilitation of the Off-Site Affordable Units must equal or exceed the in lieu Fee that would otherwise be due for such units.

(k) *Compliance with Rules and Regulations; Inapplicability of Section 2-45-115(U)(2).* The Developer shall comply with the rules and regulations adopted by the Commissioner from time to time during the Term pursuant to Section 2-45-115(O). Section 2-45-115(U)(2) shall not apply to the Off-Site Affordable Units, Building or Property.

4.3 Eligible Households. The Developer shall rent the Affordable Units to Eligible Households only.

4.4 Rent Limit. The rent charged each month for each Affordable Unit (or the tenant's contribution to the rent if the tenant receives rental assistance from CHA's Housing Choice Voucher Program or another program approved by the Department) shall not exceed at any time the Rent Limit applicable to such Affordable Unit.

4.5 Annual Compliance Certificate. On or prior to June 30 of each year during the Term, the Developer shall provide the City with a Compliance Certificate in the Department's then-current form. (The Department's current form is attached hereto as Exhibit C.) The Developer shall obtain and keep such records as are necessary to enable it to complete the Compliance Certificate and substantiate all statements made therein.

4.6 Pre-Marketing Meeting for Affordable Units. At least 90 days before marketing any Affordable Units the Developer shall meet with the Department's Compliance Division to review the procedures for qualifying tenants as income-eligible; submit a "Rental Unit Marketing

Form" in the Department's then-current form (available on the Department's web site); and review the Department's ARO monitoring and reporting requirements. It is the responsibility of the Developer to ensure that this pre-marketing meeting is scheduled and held within the appropriate time frame.

4.7 Income Eligibility Verification. The Department must verify in writing that each tenant meets the income eligibility requirements of this Agreement. The Developer shall deliver to the Department any information required by the Department to confirm each tenant's income eligibility. The Department shall have ten (10) business days from the date of receipt of a "complete information package" to qualify tenants. A "complete information package" shall include, by means of illustration and not limitation, the W-2 forms from each tenant's employers, U.S. 1040 income tax returns for each member of the tenant Household from the previous two (2) years, an affidavit or verification from the tenant with regard to Household size, and the employer verification form utilized by Fannie Mae. Tenant income information must be dated within six (6) months prior to the anticipated leasing date.

4.8 Non-Discrimination. The Developer shall not discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the rental of any Affordable Unit. Without limiting the generality of the foregoing, the Developer shall not refuse to lease any Affordable Unit to a holder of a voucher or certificate of eligibility under Section 8 of the United States Housing Act of 1937, or of a comparable document evidencing participation in a tenant-based rental assistance program because of the status of the prospective tenant as a holder of such voucher, certificate or comparable tenant-based assistance document.

4.9 Affordable Unit Leases.

(a) All leases for the Affordable Units shall be in writing and shall conform with all applicable laws, including without limitation, the City of Chicago Residential Landlord and Tenant Ordinance, as such ordinance may be amended or restated from time to time, and shall contain clauses, *inter alia*, wherein each individual tenant: (i) certifies the accuracy of the statements made in the Tenant Income Certification, and (ii) agrees that the Household income and other eligibility requirements shall be deemed substantial and material obligations of his/her tenancy, that he/she will comply with all requests for information with respect thereto from the Developer or the City, and that the failure to provide accurate information in the Tenant Income Certification or refusal to comply with a request for information with respect thereto shall be deemed a substantial violation of an obligation of his/her tenancy.

(b) All leases for the Affordable Units shall be for a period of not less than one year, unless the tenant and the Developer mutually agree upon a different time period. Notwithstanding the foregoing, the Developer may not set rents more than one year in advance. Leases for Affordable Units shall not contain any of the following provisions:

(i) agreement by the tenant to be sued, to admit guilt or to a judgment in favor of the Developer in a lawsuit brought in connection with the lease;

(ii) agreement by the tenant that the Developer may take, hold or sell personal property of Household members without notice to the tenant and a court decision on the rights of the parties; provided, however, this prohibition does not

apply to an agreement by the tenant concerning disposition of personal property remaining in the Affordable Unit after the tenant has moved out of the unit, in which case the Developer may dispose of this personal property in accordance with applicable local and state law;

(iii) agreement by the tenant not to hold the Developer or any Agent of the Developer legally responsible for any action or failure to act, whether intentional or negligent;

(iv) agreement by the tenant that the Developer may institute a lawsuit without notice to the tenant;

(v) agreement by the tenant that the Developer may evict the tenant or household members without instituting a civil court proceeding in which the tenant has the opportunity to present a defense or before a court decision on the rights of the parties;

(vi) agreement by the tenant to waive any right to a trial by jury;

(vii) agreement by the tenant to waive the tenant's right to appeal, or to otherwise challenge in court, a court decision in connection with the lease; or

(viii) agreement by the tenant to pay attorney's fees or other legal costs even if the tenant wins in a court proceeding by the Developer against the tenant; provided, however, that the tenant may be obligated to pay costs if the tenant loses.

(c) The Developer shall not terminate the tenancy or refuse to renew the lease of a tenant of an Affordable Unit except for serious or repeated violation of the terms and conditions of the lease; for violation of applicable federal, state or local law; or for other good cause. To terminate or refuse to renew tenancy, the Developer must serve written notice upon the tenant specifying the grounds for the action at least 30 days prior to the termination of tenancy. The Developer shall also comply with all applicable state and local laws regarding tenant protections.

(d) The Developer agrees that it shall not impose any fees for construction management or for inspections for compliance with property standards. Nothing in this subsection shall prohibit the Developer from charging prospective tenants reasonable application fees (as determined by the City in its sole discretion).

(e) All tenant lists, applications and waiting lists relating to the Affordable Units shall at all times be kept separate and identifiable from any other business of the Developer which is unrelated to the Affordable Units, shall be maintained, as required by the City, in a reasonable condition for proper audit and shall be subject to examination during business hours by representatives of the City. If the Developer employs a management agent for the Off-Site Building, the Developer shall require such agent to comply with the requirements of this Agreement and shall include such requirements in any and all management agreements or contracts entered into with respect to the Off-Site Building.

4.10 Maintenance of the Off-Site Building. The Developer shall, at all times during the Term, maintain the Affordable Units and the Off-Site Building in decent, safe, and sanitary

condition and in good repair. The Affordable Units must be free of all health and safety defects and must meet the lead-based paint requirements in 24 CFR Part 35 and all applicable state and local housing quality standards, code requirements and ordinances. The Developer shall keep the Affordable Units and the Off-Site Building in compliance with the Department's Multi-Unit Rehabilitation Construction Guidelines, as such guidelines may be amended from time to time.

4.11 Management of the Off-Site Building. The Developer shall provide for the management of the Off-Site Building in a manner that is consistent with accepted practices and industry standards for the management of multi-family market rate rental housing.

4.12 City's Right to Inspect Property. The City shall have the right to inspect the Off-Site Building and the Affordable Units at all reasonable times during the construction period for the purpose of determining whether the Developer is constructing or rehabilitating the Affordable Units and common areas and facilities in accordance with the terms of this Agreement. Following construction, the City shall have the right to inspect the Off-Site Building and the Affordable Units on at least an annual basis to ensure compliance with the leasing, management, maintenance and other obligations of this Agreement. The City may require additional inspections as determined necessary by the City based on monitoring results. The City shall provide the Developer with reasonable notice prior to any inspection.

4.13 Timing of Leasing. If on the date that is six (6) months following the Completion Date, the Affordable Units are not rented or available for rental by Eligible Households, then Developer shall be in breach of this Agreement and subject to the City's remedies set forth in Section 6. The Department may, in its sole discretion, extend such 6-month period based on the initial leasing of the Units in the Project.

SECTION 5. CONDITIONS PRECEDENT TO ISSUANCE OF RELEASE.

5.1 Upon satisfaction of the requirements set forth in this Section 5, and upon the Developer's written request, which shall include a final budget detailing and documenting the total actual cost of the rehabilitation of the Affordable Units, the Department shall issue to the Developer a release ("Release") in recordable form certifying that the Developer has fulfilled its obligations to construct the Affordable Units in accordance with the terms of this Agreement and releasing the Acquired Property from the Agreement. The Release shall not, however, constitute evidence that the Developer has complied with any laws relating to the construction or rehabilitation of the Affordable Units or the Off-Site Building, and shall not serve as any "guaranty" as to the quality of the construction.

5.2 A Release will not be issued until the following requirements have been satisfied:

(a) The construction or rehabilitation, as applicable, of the Affordable Units and common areas and facilities in the Off-Site Building has been completed in accordance with the approved Plans and Specifications, including the repairs and improvements identified in the scope of work attached hereto as Exhibit D and the project review report attached hereto as Exhibit E, and each Affordable Unit has received a Certificate of Occupancy (or, for renovations or alterations that do not require Certificates of Occupancy, the Department has inspected the Affordable Unit and common areas and facilities and determined that the improvements have been completed in accordance with the terms of this Agreement).

(b) Each of the Affordable Units has been leased to an Eligible Household in accordance with the terms of this Agreement, and each lease is in full force and effect.

(c) There exists neither an Event of Default nor a condition or event which, with the giving of notice or passage of time or both, would constitute an Event of Default.

5.3 Within thirty (30) days after receipt of a written request by the Developer for a Release, the Department shall provide the Developer with either the Release or a written statement indicating in adequate detail how the Developer has failed to satisfy the foregoing conditions, or is otherwise in default, and what measures or acts will be necessary for the Developer to take or perform in order to obtain the Release. If the Department requires additional measures or acts to assure compliance, the Developer shall resubmit a written request for the Release upon compliance with the Department's response.

SECTION 6. REMEDIES AND ENFORCEABILITY.

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

6.2 Cure. If the Developer defaults in the performance of its obligations under this Agreement, the Developer shall have thirty (30) days after written notice of default from the City to cure the default, or such longer period as shall be reasonably necessary to cure such default provided the Developer promptly commences such cure and thereafter diligently pursues such cure to completion. Notwithstanding the foregoing, no notice or cure period shall apply to defaults under Sections 6.3(a) and 6.3(c).

6.3 Event of Default. The occurrence of any one or more of the following shall constitute an "Event of Default" under this Agreement:

(a) The Developer fails to provide the number and type of Affordable Units required pursuant to Section 4.1.

(b) The Developer fails to comply with the construction standards set forth in Section 4.2.

(c) The Developer leases an Affordable Unit to a Household that is not an Eligible Household in violation of Section 4.3, or at a price in excess of the Rent Limit in violation of Section 4.4.

(d) The Developer fails to provide the City with an annual Compliance Certificate in violation of Section 4.5.

(e) The Developer fails to comply with the leasing procedures and requirements set forth in Sections 4.6 through 4.9.

(f) The Developer fails to comply with the maintenance and management standards and requirements set forth in Sections 4.10 and 4.11.

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

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

6.4 Remedies. If an Event of Default occurs, and the default is not cured in the time period provided for in Section 6.2 (if applicable), the City may pursue and secure any remedy specified in the ARO, including, with respect to any violation of Section 6.3(a), the imposition of a fine in an amount equal to two times the required Fee and the revocation of the Developer's residential real estate developer license, and with respect to a violation of Section 6.3(c), the imposition of a fee in the amount of \$500.00 per Affordable Unit per day for each day that the Developer is in noncompliance. The Developer further acknowledges and agrees that, in the event the Developer fails to provide the Affordable Units in the Off-Site Building as required herein, no Certificate of Occupancy for the Triggering Project shall be approved.

6.5 Cumulative Remedies. The City's remedies hereunder are cumulative and the exercise of any one or more of such remedies shall not be construed as a waiver of any other remedy herein conferred upon the City or hereafter existing at law or in equity.

SECTION 7. DEVELOPER'S REPRESENTATIONS AND COVENANTS.

The Developer represents, warrants, covenants and agrees as follows:

7.1 The Developer is an Illinois limited liability company duly organized, validly existing, and in good standing under the laws of the State of Illinois, with full power and authority to acquire, own and redevelop the Acquired Property and the Off-Site Property, and the person signing this Agreement has the authority to do so.

7.2 The Developer has the right, power and authority to enter into, execute, deliver and perform this Agreement. The Developer's execution, delivery and performance of this Agreement has been duly authorized by all necessary action, and does not and will not violate the Developer's articles of organization or operating agreement, or any applicable laws, nor will such execution, delivery and performance, upon the giving of notice or lapse of time or both, result in a breach or violation of, or constitute a default under, or require any consent under, any other agreement, instrument or document to which the Developer, or any party affiliated with the Developer, is a party or by which the Developer or the Acquired Property or the Off-Site Property is now or may become bound.

7.3 All of the statements, representations and warranties contained in the Affordable Housing Profile Form, and any other document submitted by the Developer to the City in connection with this Agreement are true, accurate and complete.

SECTION 8. GENERAL PROVISIONS.

8.1 Governing Law/Binding Effect. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois without regard to its conflict of laws principles. Each of the parties hereto warrants and represents that this Agreement is valid, binding and enforceable against them in accordance with the terms and conditions of Illinois law.

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

8.3 Venue and Consent to Jurisdiction. If there is a lawsuit under this Agreement, each party agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois and the United States District Court for the Northern District of Illinois.

8.4 Modification. This Agreement may not be modified or amended in any manner without the prior written consent of the parties hereto. No term of this Agreement may be waived or discharged orally or by any course of dealing, but only by an instrument in writing signed by the party benefited by such term

8.5 Notices. Unless otherwise specified, any notice, demand or communication required or permitted to be given hereunder shall be given in writing at the addresses set forth below by any of the following means: (a) personal service; (b) facsimile or email, provided that there is written confirmation of such communication; (c) overnight courier; or (d) registered or certified first class mail, postage prepaid, return receipt requested:

If to the City: City of Chicago – Department of Planning & Development
121 North LaSalle Street, Room 1003
Chicago, Illinois 60602
Attn: Commissioner

With a copy to: City of Chicago – Department of Law
121 North LaSalle Street, Suite 600
Chicago, Illinois 60602
Attn: Real Estate and Land Use Division

If to the Developer: St. Boniface, LLC
1462 North Milwaukee Avenue, Suite 3
Chicago, Illinois 60622
Fax: ____-____-_____

With a copy to: Bernard I. Citron
Thompson Coburn LLP
55 East Monroe Street, 37th Floor
Chicago, Illinois 60603
Fax: 312-580-2201

Any notice, demand or communication given pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon confirmed transmission by facsimile or email, respectively, provided that such facsimile or email transmission is confirmed as having occurred prior to 5:00 p.m. on a business day. If such transmission occurred after 5:00 p.m. on a business day or on a non-business day, it shall be deemed to have been given on the next business day. Any notice, demand or communication given pursuant to clause (c) shall be deemed received on the business day immediately following deposit with the overnight courier. Any notice, demand or communication sent pursuant to clause (d) shall be deemed received three (3) business days after mailing. The parties, by notice given hereunder, may designate any further or different addresses to which subsequent notices, demands or communications shall be given. The refusal to accept delivery by any party or the inability to deliver any communication because of a changed address of which no notice has been given in accordance with this Section 7.3 shall constitute delivery.

8.6 Indemnification. The Developer hereby agrees to fully and unconditionally indemnify, defend and hold harmless the City, its elected officials, officers, employees, Agents and representatives, from and against any judgments, losses, liabilities, claims, suits, actions, causes of action, damages (including consequential damages), costs and expenses of whatsoever kind or nature (including, without limitation, attorneys' fees, court costs, expert witness fees, and any other professional fees and litigation expenses) suffered or incurred by the City arising from or in connection with: (a) the failure of the Developer to perform its obligations under this Agreement or to comply with the requirements of the ARO; (b) the failure of the Developer to comply with any other law, code, or regulation that governs the construction, rehabilitation, occupancy, sale or lease of any Affordable Unit; (c) breaches of the Developer's representations and warranties contained in this Agreement or any Compliance Certificate; (d) the construction, rehabilitation, or management of the Affordable Units or the Off-Site Building; (e) any misrepresentation or omission made by the Developer or any Agent of the Developer with respect to the Triggering Project or the Off-Site Building; (f) the responses or documents provided by the Developer or any Agent of the Developer pursuant to the terms of this Agreement or in any Compliance Certificate; and (g) any activity undertaken by the Developer or any Agent of the Developer on the Acquired Property or the Off-Site Property. This indemnification shall survive the expiration or any termination of this Agreement (regardless of the reason for such termination).

8.7 Counterparts. This Agreement may be executed in any number of counterparts, each of which shall constitute an original, but all of which, taken together, shall constitute one and the same Agreement.

8.8 Effective Date. This Agreement shall be deemed to be in effect as of the date first set forth above.

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

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

8.11 Headings. The headings of the various sections and subsections of this Agreement have been inserted for convenience of reference only and shall not in any manner be construed as modifying, amending or affecting in any way the express terms and provisions hereof.

8.12 No Third Party Benefits. This Agreement is made for the sole benefit of the City and the Developer and their respective successors and assigns and, except as otherwise expressly provided herein, no other party shall have any legal interest of any kind hereunder or by reason of this Agreement. Whether or not the City elects to employ any or all of the rights, powers or remedies available to it hereunder, the City shall have no obligation or liability of any kind to any third party by reason of this Agreement or any of the City's actions or omissions pursuant hereto or otherwise in connection herewith.

8.13 Joint and Several Liability. If more than one entity comprises the Developer, together such entities agree that they are jointly and severally liable to the City for the performance of all obligations under the ARO and this Agreement. Each obligation, promise, agreement, covenant, representation and warranty of each entity comprising the Developer shall be deemed to have been made by, and be binding upon, the other entities comprising the Developer. The City may bring an action against any such entity with respect to the obligations

under the ARO and this Agreement without regard to whether an action is brought against the other entities comprising the Developer.

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

8.15 Severability. If any provision of this Agreement shall be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions hereof shall not in any way be affected or impaired thereby.

8.16 New Tax Parcels. If the Cook County Assessor's Office grants a Petition for Division and/or Consolidation of the Off-Site Property, the Developer shall immediately (a) re-record this Agreement against any newly created tax parcels containing Affordable Units, and (b) deliver a copy of the re-recorded Agreement to the City.

8.17 Recordkeeping and Reporting. Upon request of the Department, the Developer shall promptly provide any additional information or documentation requested in writing by the Department to verify the Developer's compliance with the provisions of this Agreement. At the written request of the Department, the Developer shall, within a reasonable time following receipt of such request, furnish reports and shall give specific answers to questions upon which information is desired from time to time relative to the income, assets, liabilities, contracts, operations, and condition of the Acquired Property and the Off-Site Property, and the Developer's compliance with this Agreement.

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the date first above written.

DEVELOPER:

ST. BONIFACE, LLC,
an Illinois limited liability company

By: _____
Name: _____
Its: _____

CITY OF CHICAGO, an Illinois municipal corporation

By: _____
David L. Reifman
Commissioner of Planning and Development

STATE OF ILLINOIS)
) SS.
COUNTY OF COOK)

I, _____, a Notary Public in and for said County, in the State aforesaid, do hereby certify that _____, the _____ of St. Boniface, LLC, an Illinois limited liability company, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that s/he signed and delivered the foregoing instrument pursuant to authority given by said company, as her/his free and voluntary act and as the free and voluntary act and deed of said company, for the uses and purposes therein set forth.

GIVEN under my notarial seal this ____ day of _____, 2018.

NOTARY PUBLIC

STATE OF ILLINOIS)
) ss.
COUNTY OF COOK)

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

GIVEN under my hand and official seal this ____ day of _____, 2018.

NOTARY PUBLIC

[(Sub)Exhibits "A", "A-1", "B" and "E" referred to in this Affordable Housing Covenant and Agreement unavailable at time of printing.]

(Sub)Exhibits "C" and "D" referred to in this Affordable Housing Covenant and Agreement read as follows:

(Sub)Exhibit "C".
(To Affordable Housing Covenant And Agreement)

Compliance Certificate.

City Of Chicago

Department Of Planning And Development
Annual Owner's Certification For Project
Subject To Affordable Requirements Ordinance.

Owner: _____

Project Name: _____

Project Address: _____

Date: _____

Owner Federal Employer Identification Number: _____

The Owner has executed an Affordable Housing Covenant and Agreement ("Agreement") for the benefit of the City of Chicago (the "City"). The Agreement was filed with the Office of the Recorder of Deeds of Cook County, Illinois, on _____ (month/date/year). Pursuant to the Agreement, the Owner is required to maintain certain records concerning the Project and the City is authorized to monitor the Project's compliance with the requirements of the Agreement. This Annual Owner's Certification for Project Subject to the Affordable Requirements Ordinance ("Compliance Certificate") must be completed in its entirety and must be executed by the Owner, notarized and returned to the Department of Planning and Development ("Department") by June 30 of each year until the expiration of the Term (as defined in Section 2 of the Agreement). No changes may be made to the language contained herein without the prior approval of the City. Except as otherwise specifically indicated, capitalized terms contained herein shall have the same meanings given to such terms in the Agreement.

All forms, including updates to this Compliance Certificate, department contacts, income limits, maximum allowable rents, and guidance for calculating household income are available on the Department's website, or by contacting the Department directly at 312-744-4190 and requesting to speak with someone regarding ARO compliance.

A. Information.

1. Please list the address for each building included in the Project. (If necessary, use a separate sheet of paper and attach it to this document.)

Building Address(es): _____

2. Has any change occurred, either directly or indirectly, (a) in the identity of the Owner, (b) in the identity of any shareholder, partner, member, trustee or other entity holding an ownership interest in the Owner, or (c) which would otherwise cause a change in the identity of the individuals who possess the power to direct the management and policies of the Owner since the date of the Agreement or the most recent Annual Owner's Certification?

Yes ____ No ____

If Yes, provide all the appropriate documents.

3. Have the Owner's organizational documents been amended or otherwise modified since they were submitted to the City?

Yes ____ No ____

If Yes, provide all amendments and modifications of the Owner's organizational documents.

B. Representations, Warranties And Covenants.

The Owner hereby represents and warrants to the City that each of the following statements is true and accurate and covenants as follows:

1. The Owner is [check as applicable]:

(a) ____ an individual

(b) ____ a group of individuals

(c) ____ a corporation incorporated and in good standing in the State of _____

- (d) ____ a general partnership organized under the laws of the State of _____
- (e) ____ a limited partnership organized under the laws of the State of _____
- (f) ____ a limited liability company organized under the laws of the State of _____
- (g) ____ other [please describe]: _____

2. The Owner is [check as applicable] (a) ____ the owner of fee simple title to, or (b) ____ the owner of 100 percent of the beneficial interest in, the Project.

3. The Project consists of ____ building(s) containing a total of ____ residential unit(s), with total rentable square feet of _____.

4. (a) The Agreement requires the Owner to rent ____ (____) of the residential units in the Project (the "Affordable Unit(s)") to individuals whose income is 60 percent or less of the Chicago Primary Metropolitan Statistical Area median income ("Eligible Households").

(b) For the 12-month period preceding the date hereof (the "Year"):

- (i) the Affordable Units in the Project (as identified in paragraph 8 below) were occupied or available for occupancy by Eligible Households;
- (ii) the Owner received an annual income certification from each Eligible Household at the time of the first rental by that household and documentation to support such certification;
- (iii) all of the units in the Project were for use by the general public and used on a non-transient basis;
- (iv) each building in the Project was suitable for occupancy, taking into account the health, safety and building codes of the City; and
- (v) if an Affordable Unit became vacant during the Year, reasonable attempts were or are being made to rent such Affordable Unit or the next available residential unit in the Project of a comparable size to one or more Eligible Households.

5. I have attached the Affordable Housing Profile Form signed by the Department for this Project and acknowledge that I must provide the number and types of affordable units specified in that document.

6. I have attached copies of the first and last pages of the lease for each of the Affordable Units listed in paragraph 8 below. For any new tenants, I have attached copies of all documents required to certify that they are income-eligible.

7. For this Project, tenants pay for the following utilities [check as applicable]:

- (a) ____ electric heat
- (b) ____ cooking gas
- (c) ____ other electric
- (d) ____ gas heat
- (e) ____ electric cooking

8. The following information accurately describes the Affordable Units required in this Project, as of today's date:

	Unit Number	Number Of Bedrooms	Square Feet	Rent Charged	Household Size	Household Income	Date Household Income Most Recently Calculated
1.	1.			60% AMI			
2.	2.			60% AMI			
3.	3.			60% AMI			
4.	4.						

9. The Project is in compliance with all of the currently applicable requirements of the Agreement. The Owner will take whatever commercially reasonable action is required to ensure that the Project complies with all requirements imposed by the Agreement during the periods required thereby.

The Owner shall retain, for the period required under the Agreement, as from time to time amended and supplemented, all tenant selection documents, which include but are not limited to: income verification, employment verification, credit reports, leases and low-income computation forms, to be available for periodic inspections by the City or its representative. The City, at its option, can periodically inspect the Project, and all tenancy-related documents to determine continued compliance of the Project with all applicable requirements.

10. No litigation or proceedings have been threatened or are pending which may affect the interest of the Owner in the Project or the ability of the Owner to perform its obligations with respect thereto.

11. All Units in each building included in the Project are affirmatively marketed and available for occupancy by all persons regardless of race, national origin, religion, creed, sex, age or handicap.

12. The Owner has not demolished any part of the Project or substantially subtracted from any real or personal property of the Project or permitted the use of any residential rental unit for any purpose other than rental housing. The Owner has used its commercially reasonable best efforts to repair and restore the Project to substantially the same condition as existed prior to the occurrence of any event causing damage or destruction, or to relieve the condemnation, and thereafter to operate the Project in accordance with the terms of the Affordable Housing Profile Form attached to the Agreement.

13. The Owner has not executed any agreement with provisions contradictory to, or in opposition to, the provisions of the Agreement. The Owner shall continue to cooperate with the City and furnish such documents, reports, exhibits or showings as are required by the Agreement and the City or the City's counsel.

If the Owner is unable to make any representation or warranty set forth above, the Owner must immediately contact the City and inform the City of the reason that the Owner is unable to make such representation or warranty.

Under penalties of perjury, the Owner declares that, to the best of its knowledge and belief, each response, representation, warranty and document delivered by the Owner in connection herewith is true, correct and complete and will continue to be true, correct and complete.

C. Indemnification.

The Owner hereby agrees to fully and unconditionally indemnify, defend and hold harmless the City from and against any judgments, losses, liabilities, damages (including consequential damages), costs and expenses of whatsoever kind or nature, including, without limitation, attorneys' fees, expert witness fees, and any other professional fees and litigation expenses or other obligations, incurred by the City that may arise in any manner out of or in connection with actions or omissions which result from the Owner's responses or documents provided pursuant to the terms of this Compliance Certificate and the Agreement, including breaches of the representations and warranties herein and therein contained.

In Witness Whereof, The Owner has executed this Annual Owner's Certification this day of _____, _____.

Owner: _____

By: _____

Its: _____

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

Notary Public

[Seal]

(Sub)Exhibit "D".
(To Affordable Housing Covenant And Agreement)

Preliminary Project Budget And Scope Of Work.

Purchase Price:

Unit Updates*:

Total Costs:

Number of Units: 4

Cost Per Unit:

* See table below for line items.

Construction Item	Description Of Work	Labor Cost	Material Cost	Misc.	Total
Demolition					_____
Landscaping					_____
Foundation/ Structural					_____
Countertops					_____
Cabinets Appliances					_____ _____
Carpet Hardwood					_____ _____
Tile					_____
HVAC					_____
Electrical					_____
Plumbing					_____
Painting					_____
Drywall					_____
Trim					_____
Fixtures					_____
Doors					_____
Bathroom(s)					_____
Windows					_____
Roofing					_____
Cleanup					_____
Misc.					_____
Total					_____

SALE OF CITY-OWNED PROPERTIES AT 4317 S. CALUMET AVE. AND 4512 S. INDIANA AVE. TO WADE ENTERPRISE & ASSOCIATES, INC. AND AT 4412 S. CALUMET AVE. TO R & D BUILDERS LLC UNDER THIRD WARD PARADE OF HOMES PROGRAM.

[O2018-5858]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, for which a meeting was held on July 23, 2018, having had under consideration the ordinance introduced by Mayor Rahm Emanuel on June 27, 2018, this being the sale of City-owned properties at 4317 South Calumet Avenue, 4512 South Indiana Avenue and 4412 South Calumet Avenue in the Third Ward Parade of Homes Program, begs leave to recommend that Your Honorable Body *Pass* said ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solís, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The City's Department of Planning and Development (the "Department") has previously established the Third Ward Parade of Homes Program (the "Program"), which is intended to stimulate the development of market-rate housing west of King Drive in the Grand Boulevard community; and

WHEREAS, Pursuant to an ordinance ("Original Ordinance") passed by the City Council of the City (the "City Council") on March 29, 2017, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal*") for such date at pages 44637 through 44678, the City Council authorized the City's sale of that certain City-owned property ("Property") identified in Exhibit A of the Original Ordinance to the following developers, or to a land trust of which any such developer is the sole beneficiary, or to an entity of which any such developer is the sole owner and the controlling party, or to an entity with the same owners (including percentages of ownership interest) and controlling parties as any such developer: (i) R & D Builders LLC, an Illinois limited liability company, located at 3935 South Wells Street, Number 1, Chicago, Illinois; (ii) Click Development LLC, an Illinois limited liability company, located at 427 East 48th Street, Number 2, Chicago, Illinois; (iii) Urban Equities, Inc., an Illinois corporation, located at 1016 West Jackson Boulevard, Chicago, Illinois; (iv) Wade Enterprise & Associates, Inc., an Illinois corporation, located at 3205 South Rhodes Avenue, Chicago, Illinois; and (v) Greenline Development, Inc., an Illinois corporation, located at 6625 South Ingleside Avenue, Chicago, Illinois (each such entity, a "Developer", and collectively, "Developers"); and

WHEREAS, The sale of the Property to each Developer was expressly conditioned upon the City entering into a redevelopment agreement with such Developer substantially in the form attached to the Original Ordinance as Exhibit B ("Redevelopment Agreement"); and

WHEREAS, The City has entered into a Redevelopment Agreement with each of the Developers, other than Urban Equities, Inc.; and

WHEREAS, Each Developer, other than Urban Equities, Inc., has acquired its first parcel under the Program from the City for the purchase price of One and no/100 Dollar (\$1.00); and

WHEREAS, Each Developer shall acquire subsequent parcels under the Program for a purchase price equal to fifty percent (50%) of each such lot's appraised value; and

WHEREAS, The Department proposes to add the following three (3) parcels to the Program: 4317 South Calumet Avenue (Property Index Number 20-03-305-003-0000), 4512 South Indiana Avenue (Property Index Number 20-03-314-019-0000) and 4412 South Calumet Avenue (Property Index Number 20-03-310-020-0000) (collectively, the "Additional Properties"); and

WHEREAS, Exhibit A of the Original Ordinance is amended to include the Additional Properties; and

WHEREAS, Pursuant to ordinances adopted by the City Council on March 27, 2002, and published in the *Journal* for such date: (i) a certain redevelopment plan and project ("Plan") for the 47th/King Drive Tax Increment Financing Redevelopment Project Area ("Area") was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.) (the "Act"); (ii) the Area was designated as a redevelopment project area pursuant to the Act; and (iii) tax increment financing was adopted pursuant to the Act as a means of financing certain Area redevelopment project costs (as defined in the Act) incurred pursuant to the Plan; and

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

WHEREAS, The use of the Additional Properties for the Program is consistent with the Plan for the Area; and

WHEREAS, By Resolution Number 17-086-21, adopted by the Plan Commission of the City of Chicago (the "Plan Commission") on December 21, 2017, the Plan Commission recommended the sale of the Additional Properties; and

WHEREAS, By Resolution Number 17-CDC-27 through 17-CDC-29, adopted on December 12, 2017, the Community Development Commission authorized the Department to advertise its intent to negotiate a sale for each of the Additional Properties with the Developers and to request alternative proposals for development; and

WHEREAS, Public notices advertising the intent of the Department to enter into a negotiated sale with Developers for the Additional Properties and requesting alternative proposals appeared in the *Chicago Sun-Times* on March 22 and 29, and April 5, 2018; and

WHEREAS, No alternative proposals have been received by the deadline set forth in the aforesaid public notices; now, therefore,

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

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

SECTION 2. The sale of the Additional Properties to the Developers identified in Exhibit 1 for the respective purchase price set forth in such Exhibit 1, is hereby approved. This approval is expressly conditioned upon the City amending Exhibit A of each applicable Redevelopment Agreement consistent with Exhibit 1 attached hereto. The Commissioner of the Department, or any successor department thereto (the "Commissioner"), or a designee of the Commissioner, is each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver such amendments to the Redevelopment Agreements and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of each such amendment, with such changes, deletions and insertions as shall be approved by the persons executing such amendments. The Commissioner shall have the discretion to re-distribute the Property and the Additional Properties among the Developers, as the Commissioner determines in his sole discretion.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, one or more quitclaim deeds conveying each parcel of the Additional Properties to the applicable Developer, or to a land trust of which such Developer is the sole beneficiary, or to an entity of which such Developer is the sole owner and the controlling party, or to an entity with the same owners (including percentages of ownership interest) and controlling parties as such Developer, subject to those covenants, conditions and restrictions set forth in the Redevelopment Agreement, as amended.

SECTION 4. Subject to the approval of the City's Corporation Counsel as to form and legality, the Commissioner of the City's Department of Fleet and Facility Management, or a designee of such commissioner, is each hereby authorized to negotiate and execute on behalf of the City right-of-entry agreements with the Developers for the purpose of permitting the Developers to perform environmental testing and post signage relating to the Program on the Additional Properties, for a term not to exceed one (1) year.

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

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

SECTION 7. This ordinance shall take effect immediately upon its passage and approval.

Exhibit 1 referred to in this ordinance reads as follows:

*Exhibit 1.**Legal Description Of Additional Properties And Purchase Price.
(Subject To Title Commitment And Final Survey)*

Legal Descriptions: To Come

Address	Permanent Index Number	Appraised Value	Purchase Price	To Developer
4317 South Calumet Avenue	20-03-305-003	\$47,000	\$23,500	Wade Enterprise
4512 South Indiana Avenue	20-03-314-019	\$61,000	\$30,500	Wade Enterprise
4412 South Calumet Avenue	20-03-310-020	\$75,000	\$37,500	R & D Builders, LLC

REMOVAL OF PERPETUAL USE RESTRICTION CONTAINED IN PRIOR SALE BY QUITCLAIM DEED OF CITY-OWNED PROPERTY AT 1806 S. RIDGEWAY AVE. TO ISRAEL OF GOD'S CHURCH, WHITE HORSE ARMY.

[O2018-5417]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, for which a meeting was held on July 23, 2018, having had under consideration the ordinance introduced by Mayor Rahm Emanuel on June 27, 2018, this being release from open space use restriction on 1806 South Ridgway Avenue, begs leave to recommend that Your Honorable Body *Pass* said ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The City sold by quitclaim deed ("Deed") the real property commonly known as 1806 South Ridgeway Avenue, Chicago, Illinois, legally described on Exhibit A attached hereto (the "Property"), to Israel of God's Church, White Horse Army, an Illinois not-for-profit corporation (the "Owner"), on June 1, 2004, for Nine Thousand One Hundred Seventy Dollars (\$9,170); and

WHEREAS, The conveyance was subject to the express conditions that: 1) the Property be improved with landscaped open space within six (6) months from the date of the deed, and 2) the Property be used as open space in perpetuity; and

WHEREAS, The Deed provides that the City may re-enter the Property and revest title in the City if the conditions are not met; and

WHEREAS, This right of reverter and re-entry in favor of the City terminates forty years from the date of the deed; and

WHEREAS, The Property has been landscaped and maintained as open space as required; and

WHEREAS, The Owner seeks to expand its adjacent church building onto the Property and requests the removal of the perpetual use restriction; and

WHEREAS, The Department of Planning and Development (the "Department") has reviewed the Owner's plans and determined that the release of the deed restriction is in the best interests of the City; and

WHEREAS, The appraised value of the Property, free and clear of all deed restrictions, was \$7,500 as of August 16, 2017, which is less than the Owner paid to acquire the Property in 2004; 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 part of this ordinance as though fully set forth herein.

SECTION 2. The City Council of the City hereby consents to removal of the perpetual use restriction contained in the Deed.

SECTION 3. The Commissioner of the Department (the "Commissioner") or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to execute and record a release of the open space deed restriction and the City's associated reversionary interest in the Property, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of this ordinance.

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

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

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

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

Exhibit "A".

Legal Description (subject to final title and survey):

Lot 27 in Downing's Subdivision of Lots 7 to 14, inclusive, in J. H. Kedzie's Subdivision of the southwest quarter of Section 23, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

1806 South Ridgeway Avenue
Chicago, Illinois 60623.

Property Index Number:

16-23-312-028-0000.

COMMITTEE ON HUMAN RELATIONS.

CALL ON UNITED STATES CONGRESS TO ENACT LEGISLATION BANNING SEPARATION OF IMMIGRANT PARENTS AND CHILDREN AT UNITED STATES BORDER.

[R2018-683]

The Committee on Human Relations submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Human Relations, to which was referred a resolution introduced by Mayor Rahm Emanuel, City Clerk Anna Valencia, together with Alderman Solis and others, concerning Federal immigration policy, having the same under advisement, begs leave to report and recommend that Your Honorable Body *Adopt* the proposed resolution transmitted herewith.

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

Respectfully submitted,

(Signed) PAT DOWELL,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The Trump administration's misguided efforts to enforce our broken and ineffective immigration laws have now resulted in immigrant parents being forcefully taken from their children at our nation's borders, with both children and parents being detained as prisoners; and

WHEREAS, The heartbreaking images and sounds of traumatized parents and children sobbing and calling for each other have filled the newspapers and airwaves, and we can now bear witness to our mighty nation bullying a vulnerable and weak population that came to the United States seeking relief from oppression in their home countries; and

WHEREAS, More than 2,000 innocent children have been cruelly separated from their parents at the U.S. border since April 19, 2018. In one facility, 200 unaccompanied children stay in cages with up to 20 children per cage, using foil sheets as blankets, while children teach each other how to change a diaper in order to help an infant placed alone in the facility; and

WHEREAS, President Trump's executive order issued on June 20, 2018, that supposedly ended the practice of family separation offers little security for families seeking a better life and no relief for the thousands of families already separated by these policies. The executive order does nothing to stop the treatment of border crossings as criminal matters, and leaves open the question of whether parents and children will be detained in jail facilities or housed in shelters; and

WHEREAS, The family is a central structure inspired by our spiritual, cultural and democratic ideals of what is right and just, and separation of children from their mother or father -- or from both -- is a violation of basic human rights that should be afforded to all children; and

WHEREAS, The psychological, educational, health, and economic effects of separating children from their parents are devastating and traumatic to the affected children; and

WHEREAS, The children caught up in our nation's immigration system are the least culpable and the most vulnerable victims, and are being forced every day to endure the unimaginable pain of family separation; and

WHEREAS, The City of Chicago continues to welcome all immigrants, refugees, and undocumented people and their families, and has steadfastly defended its values as a Welcoming City in the face of repeated attacks from the Trump administration and political pundits alike; and

WHEREAS, As a Welcoming City, Chicago emphasizes humanity in the dialogue about immigration policy, and recognizes the enormity of the struggle immigrant families endure in the face of an unprecedented increase in deportations. These deportations have torn families apart, and the uncertainties caused by the Trump administration's immigration policies continue to threaten the sanctity of families across our nation; and

WHEREAS, Congress must act immediately to stop the unconscionable practice of separating families. Congress must take immediate steps to end this suffering by adopting protections for undocumented immigrants and protecting the sanctity of families; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council assembled this 27th day of June 2018, call upon Congress to pass legislation with all deliberate speed that stops the separation of immigrant parents and their children at the U.S. border; and

Be It Further Resolved, That suitable copies of this resolution be presented to the Illinois delegation to the United States Congress as a sign of our dedication to and support of this critical issue.

COMMITTEE ON LICENSE AND CONSUMER PROTECTION.

AMENDMENT OF SECTION 3-24-030 OF MUNICIPAL CODE BY IMPOSING SURCHARGE UPON VACATION RENTAL AND SHARED HOUSING UNITS. [O2018-4988]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Mayor Rahm Emanuel and the Commissioner of the Department of Business Affairs and Consumer Protection (which was referred on June 27, 2018), to amend Section 3-24-030 of the Municipal Code of Chicago regarding a surcharge associated with shared housing and vacation rentals, 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 July 18, 2018.

Respectfully submitted,

(Signed) EMMA MITTS,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 3-24-030 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

3-24-030 Tax Imposed.

(Omitted text is unaffected by this ordinance.)

B. In addition to the tax imposed under subsections A and C of this section, there is hereby imposed and shall immediately accrue and be collected a surcharge, as herein provided, upon the rental or leasing of any hotel accommodations at any vacation rental or shared housing unit in the City of Chicago, at the rate of four percent of the gross rental or leasing charge. The purpose of this surcharge is to fund supportive services attached to permanent housing for homeless families and to fund supportive services and housing for the chronically homeless. Up to eight percent of the revenue from the surcharge shall be used for the City's administration and enforcement of Section 4-6-300 and Chapter 4-14 of the Code, as needed. The remaining revenue from the surcharge shall be used to fund supportive services attached to permanent housing for homeless families and supportive services and housing for the chronically homeless. The surcharge is a part of the tax imposed by this Chapter, and all references to the tax shall be deemed to include the surcharge.

C. In addition to the tax imposed under subsections A and B of this section, there is hereby imposed and shall immediately accrue and be collected a surcharge, as herein provided, upon the rental or leasing of any hotel accommodations at any vacation rental or shared housing unit in the City of Chicago, at the rate of two percent of the gross rental or leasing charge. The purpose of this surcharge is to fund housing and related supportive services for victims of domestic violence. Up to eight percent of the revenue from the surcharge shall be used for the City's administration and enforcement of Section 4-6-300 and Chapter 4-14 of the Code, as needed. The remaining revenue from the surcharge shall be used to fund housing and related supportive services for victims

of domestic violence. The surcharge is a part of the tax imposed by this chapter, and all references to the tax shall be deemed to include the surcharge.

SECTION 2. This ordinance shall take full force and effect on the first day of the first month that begins at least 60 days after passage and publication of this ordinance.

AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 17.92 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. 79TH ST.

[O2018-4970]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman David Moore (which was referred on June 27, 2018), to amend the Municipal Code of Chicago by lifting subsection 4-60-022 (17.92) to allow the issuance of additional alcoholic liquor licenses on portion of West 79th Street, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on July 18, 2018.

Respectfully submitted,

(Signed) EMMA MITTS,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-022 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(17.92) On West 79th Street, from South Morgan Street to South Racine Avenue.~~

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall be in force and effect upon passage and approval.

AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 27.240 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. JACKSON BLVD.

[O2018-5053]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Aldermen Solis and Burnett (which was referred on June 27, 2018), to amend the Municipal Code of Chicago by lifting subsection 4-60-022 (27.240) to allow the issuance of additional alcoholic liquor licenses on portion of West Jackson Boulevard, 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 July 18, 2018.

Respectfully submitted,

(Signed) EMMA MITTS,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-022 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(27.240) On Jackson Boulevard, from the John F. Kennedy Expressway (I-90) to Morgan Street.~~

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall be in force and effect upon passage and approval.

AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 48.4 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTIONS OF W. BERWYN AVE. AND W. FOSTER AVE.

[SO2018-4990]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration a substitute ordinance introduced by Alderman Harry Osterman (original ordinance was referred on June 27, 2018), to amend the Municipal Code of Chicago by lifting subsection 4-60-022 (48.4) to allow the issuance of additional alcoholic liquor licenses on portions of West Berwyn Avenue and West Foster Avenue, 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 July 18, 2018.

Respectfully submitted,

(Signed) EMMA MITTS,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-022 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(48.4) On Berwyn Avenue, from Kenmore Avenue to Racine Avenue; and on Foster Avenue, from Winthrop Avenue to Magnolia Avenue.~~

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall be in force and effect upon passage and approval.

AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING
SUBSECTION 37.39 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS
LICENSES ON PORTION OF N. CICERO AVE.

[O2018-4969]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Emma Mitts (which was referred on June 27, 2018), to amend the Municipal Code of Chicago by lifting subsection 4-60-023 (37.39) to allow the issuance of additional package goods licenses on portion of North Cicero Avenue, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on July 18, 2018.

Respectfully submitted,

(Signed) EMMA MITTS,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-023 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional package goods license shall be issued for any premises located within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(37.39) On North Cicero Avenue, from West North Avenue to West Grand Avenue.~~

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall be in force and effect upon passage and approval.

Re-Referred -- AMENDMENT OF TITLES 4 AND 8 OF MUNICIPAL CODE BY MODIFYING CHAPTERS 4-4, 8-4 AND 8-16 TO FURTHER REGULATE POSSESSION OF GRAFFITI IMPLEMENTS.

[O2016-4000]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Aldermen Burke and O'Shea (which was referred on May 18, 2016), to amend the Municipal Code of Chicago regarding regulation of graffiti implements and materials, begs leave to recommend that Your Honorable Body *Re-Refer* the ordinance which is transmitted herewith to the Committee on Finance.

This recommendation was concurred in by a viva voce vote of the members of the committee on July 18, 2018.

Respectfully submitted,

(Signed) EMMA MITTS,
Chairman.

On motion of Alderman Mitts, the committee's recommendation was *Concurred In* and the said proposed ordinance transmitted with the foregoing committee report was *Re-Referred to the Committee on Finance* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

COMMITTEE ON PEDESTRIAN AND TRAFFIC SAFETY.

AMENDMENT OF SECTION 9-64-206 OF MUNICIPAL CODE TO ESTABLISH HOURS OF OPERATION FOR PARKING METERS ON PORTION OF W. ONTARIO ST.

[SO2018-6584]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which was referred a substitute ordinance which is an amendment of hours of operation for parking meters at West Ontario Street (south side) between North Wells Street and North Franklin Street (public benefit), begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The Comptroller is directed to amend the hours of operation on parking meters on the south side of West Ontario Street, between North Wells Street and North Franklin Street.

SECTION 2. Section 9-64-206 of the Municipal Code of Chicago is hereby amended by adding the language underscored as follows:

9-64-206 Parking Meters -- Hours Of Operation.

Notwithstanding any prior ordinance establishing different hours of operation, the hours of operation for a parking meter, except as provided by subsections (g), (h), and (i) shall be as follows:

(Omitted text is unaffected by this ordinance.)

- (c) Notwithstanding subsections (a) and (b) and in addition to the hours provided in subsection (d), parking meters on the following streets shall operate according to the following day- and night-time categories:

(Omitted text is unaffected by this ordinance.)

(30) From 8:00 A.M. to 4:00 P.M., Monday through Sunday, at:

30.1 South side of West Ontario Street, between North Wells Street and North Franklin Street.

(Omitted text is unaffected by this ordinance.)

SECTION 3. This ordinance shall be in full force and effect upon passage and publication.

ESTABLISHMENT AND AMENDMENT OF LOADING/STANDING ZONES.

[SO2018-6057]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which were referred ordinances to establish and/or amend loading zones/standing zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

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

Establishment Of Loading/Standing Zones:

Ward	Location
27	West Hubbard Street (north side) from a point 30 feet west of North Aberdeen Street to a point 75 feet west thereof -- no parking loading zone -- 10:00 A.M. to 2:00 A.M. -- all days;
37	5515 West North Avenue (south side) from a point 50 feet west of North Linder Avenue to a point 20 feet west thereof -- 30 minute standing zone -- use flashing lights -- 7:00 A.M. to 7:00 P.M. -- Monday through Saturday (18-00531318);

Ward	Location
41	North Northwest Highway (north side) from North Oliphant Avenue to a point 25 feet west thereof -- 15 minute standing zone -- use flashing lights -- at all times -- all days (public benefit);
44	North Clark Street (east side) from a point 335 feet north of West Wellington Avenue to a point 20 feet north thereof -- 15 minute standing zone -- use flashing lights -- 8:00 A.M. to 8:00 P.M. -- Monday through Saturday (18-01310794);
44	West Grace Street (north side) from a point 25 feet east of North Racine Avenue to a point 20 feet east thereof -- 15 minute standing zone -- use flashing lights -- 11:00 A.M. to 11:00 P.M. -- all days (18-01888985).

Amendment Of Loading/Standing Zones:

Ward	Location
27	1039 West Grand Avenue: amend ordinance passed April 18, 2012 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 23789), which reads: "West Grand Avenue (south side) from a point 51 feet west of North Carpenter Street to a point 20 feet west thereof -- no parking loading zone -- 8:00 A.M. to 7:00 P.M. -- Monday through Saturday" by striking: "20 feet" and inserting: "60 feet" in lieu thereof (18-01732024);
33	4054 North Kedzie Avenue: amend ordinance passed June 22, 2016 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 26642), which reads: "4054 North Kedzie Avenue (west side) from a point 26 feet south of West Belle Plaine Avenue to a point 26 feet south thereof -- no parking disabled loading zone -- 7:00 A.M. to 7:00 P.M. -- Monday through Sunday" (public benefit) by striking: "to a point 26 feet south thereof" and "7:00 A.M. to 7:00 P.M. -- Monday through Sunday" and inserting: "to the first alley south of West Belle Plaine Avenue" and "at all times -- all days" in lieu thereof (18-01622225).

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

ESTABLISHMENT AND AMENDMENT OF VEHICULAR TRAFFIC MOVEMENT.
[SO2018-6061]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish and/or amend single direction of vehicular traffic movement on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 010 of the Municipal Code of Chicago, the operator of a vehicle shall operate such vehicle only in the direction specified below on the public ways between the limits indicated:

Establishment Of Single Direction:

Ward	Location
3	West 17 th Street: West 17 th Street, from South State Street to South Dearborn Street -- single direction -- westerly (17-07152517);
3	West 16 th Street, from South State Street to South Dearborn Street -- single direction -- westerly (17-07152253);
24	West 13 th Street, from South Troy Street to South Albany Avenue -- single direction -- easterly;
24	West 13 th Street, from South Troy Street to South Kedzie Avenue -- single direction -- westerly;
45	West Waveland Avenue, from North Milwaukee Avenue to North Lowell Avenue -- single direction -- northeasterly.

Amendment Of Single Direction:

Ward	Location
26	North Spaulding Avenue: amend ordinance which reads: "North Spaulding Avenue, from West Division Street to the first alley south -- single direction northerly" by striking: "single direction -- northerly" and inserting: "two-way traffic" in lieu thereof (18-01731961);
50	West Rosemont Avenue: repeal ordinance which reads: "West Rosemont Avenue, from North Albany Avenue to North Kedzie Avenue -- single direction" by striking the above.

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

ESTABLISHMENT AND AMENDMENT OF PARKING METERS.

[SO2018-6069]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish and/or amend parking 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) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadiowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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 200 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to establish and/or amend parking meter areas, as follows:

Ward	Location
1	North Milwaukee Avenue: remove metered parking on North Milwaukee Avenue, from North Campbell Avenue to a point 200 feet north thereof;

Ward	Location
2	Amendment of Municipal Code Section 9-64-206 by installing parking meters and regulating parking meter hours and operation on portions of North Clybourn Avenue and West Webster Avenue;
27	West Institute Place (north and south sides) from North Orleans Street westward to the end of cul-de-sac -- install parking meters;
27	North Orleans Street (west side) from West Chicago Avenue to West Institute Place -- install parking meters;
39	West Lawrence Avenue (south side) from North Karlov Avenue to North Kedvale Avenue, then wrapping around North Kedvale Avenue (east side) to the first alley south thereof -- install parking meters;
42	North Larrabee Street (west side) from East Erie Street to East Huron Street -- install parking meters;
42	North Rush Street, from East Chicago Avenue (west side) to East Pearson Street, and North Rush Street, from East Chestnut Street to East Delaware Place, and North Rush Street, from East Delaware Place (east side) to East Bellevue Place -- install parking meters;
42	East Chestnut Street, from North Rush Street to North Michigan Avenue -- install parking meters;
43	North Halsted Street (west side) from the bus stop tow-away zone at 2210 North Halsted Street to a point 50 feet north thereof -- install parking meters;
44	3100 -- 3199 North Kenmore Avenue -- install parking meters;
47	North Winchester Avenue (east side) from West Lawrence Avenue to the first alley to the north -- repeal parking meters;
47	West Wilson Avenue (north and south sides) from North Ravenswood Avenue to North Hermitage Avenue -- install parking meters.

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

ESTABLISHMENT AND AMENDMENT OF PARKING RESTRICTIONS.
(Except For Handicapped)

[SO2018-6056]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish and/or amend parking restrictions on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

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

Establishment Of Disabled Permit Parking:

Ward	Location And Permit Number
5	6611 South University Avenue -- Disabled Parking Permit Number 113661;
5	5417 South Drexel Avenue -- Disabled Parking Permit Number 115397;
6	6950 South Dr. Martin Luther King, Jr. Drive -- Disabled Parking Permit Number 103723;
6	6550 South Peoria Street -- Disabled Parking Permit Number 79545;
6	7035 South Indiana Avenue -- Disabled Parking Permit Number 103719;
6	8045 South Vernon Avenue -- Disabled Parking Permit Number 103724;
6	409 East 74 th Street -- Disabled Parking Permit Number 100033;
6	7609 South Lowe Avenue -- Disabled Parking Permit Number 103705;
7	7810 South Colfax Avenue -- Disabled Parking Permit Number 113726;
7	8245 South Langley Avenue -- Disabled Parking Permit Number 113837;
8	1130 East 81 st Street, Unit H (post sign at 8000 South University Avenue) -- Disabled Parking Permit Number 112348;
9	10726 South Eberhart Avenue -- Disabled Parking Permit Number 113149;
11	3013 South Pitney Court -- Disabled Parking Permit Number 116005;
11	3015 South Normal Avenue -- Disabled Parking Permit Number 112568;
11	2853 South Quinn Street -- Disabled Parking Permit Number 110668;
11	2909 South Emerald Avenue -- Disabled Parking Permit Number 116017;
11	3405 South Union Avenue -- Disabled Parking Permit Number 111978;
11	2704 South Union Avenue -- Disabled Parking Permit Number 111990;
12	3408 South Oakley Avenue -- Disabled Parking Permit Number 114389;
13	4544 West 59 th Street -- Disabled Parking Permit Number 115192;

Ward	Location And Permit Number
13	7133 South Lawndale Avenue -- Disabled Parking Permit Number 92507;
13	5848 South New England Avenue -- Disabled Parking Permit Number 115193;
13	5730 South Kenneth Avenue -- Disabled Parking Permit Number 115158;
13	5844 South Oak Park Avenue -- Disabled Parking Permit Number 115194;
13	6749 South Karlov Avenue -- Disabled Parking Permit Number 105520;
13	6117 South Meade Avenue -- Disabled Parking Permit Number 115195;
13	5646 South Austin Avenue -- Disabled Parking Permit Number 115191;
14	4843 South Tripp Avenue -- Disabled Parking Permit Number 111615;
14	4923 South Keating Avenue -- Disabled Parking Permit Number 112472;
16	6136 South Fairfield Avenue -- Disabled Parking Permit Number 112108;
16	6102 South Sacramento Boulevard -- Disabled Parking Permit Number 112130;
16	5915 South Richmond Street -- Disabled Parking Permit Number 116395;
17	3511 West 72 nd Street -- Disabled Parking Permit Number 115395;
17	7958 South Wentworth Avenue (post signs at 200 West 80 th Street) -- Disabled Parking Permit Number 111922;
18	7224 South Troy Street -- Disabled Parking Permit Number 114321;
18	8519 South Hoyne Avenue -- Disabled Parking Permit Number 114357;
18	3547 West 84 th Place -- Disabled Parking Permit Number 112526;
21	8739 South Loomis Street -- Disabled Parking Permit Number 113805;
21	8121 South Ada Street -- Disabled Parking Permit Number 113821;
21	8112 South Harvard Avenue -- Disabled Parking Permit Number 114771;
21	7940 South Marshfield Avenue -- Disabled Parking Permit Number 114769;

Ward	Location And Permit Number
22	4841 South Lavergne Avenue -- Disabled Parking Permit Number 112449;
23	3800 West 55 th Place (post signs on South Hamlin Avenue alongside 3800 West 55 th Place) -- Disabled Parking Permit Number 112465;
23	5345 South Newland Avenue -- Disabled Parking Permit Number 116168;
23	3523 West 58 th Street -- Disabled Parking Permit Number 112469;
23	6757 West 64 th Place -- Disabled Parking Permit Number 116166;
23	5435 South Karlov Avenue -- Disabled Parking Permit Number 116165;
23	5216 South Millard Avenue -- Disabled Parking Permit Number 116180;
23	5109 South Tripp Avenue -- Disabled Parking Permit Number 112461;
23	3521 West 64 th Place -- Disabled Parking Permit Number 112456;
23	3841 West 64 th Place -- Disabled Parking Permit Number 115152;
23	5720 South Christiana Avenue -- Disabled Parking Permit Number 117079;
23	6853 West 63 rd Place -- Disabled Parking Permit Number 112459;
28	5037 West Adams Street -- Disabled Parking Permit Number 113446;
28	4344 West Monroe Street -- Disabled Parking Permit Number 115482;
29	1451 North Mayfield Avenue -- Disabled Parking Permit Number 112947;
29	1732 North Meade Avenue -- Disabled Parking Permit Number 113453;
29	1516 North Mayfield Avenue -- Disabled Parking Permit Number 113273;
30	2740 North Major Avenue -- Disabled Parking Permit Number 112751;
30	2704 North McVicker Avenue -- Disabled Parking Permit Number 115614;
30	3339 North Keeler Avenue -- Disabled Parking Permit Number 114234;
31	5310 West Deming Place -- Disabled Parking Permit Number 113318;
31	2427 North Tripp Avenue -- Disabled Parking Permit Number 113310;

Ward	Location And Permit Number
31	2910 North Kildare Avenue -- Disabled Parking Permit Number 114295;
34	10029 South Peoria Street -- Disabled Parking Permit Number 112022;
36	6302 West Roscoe Street -- Disabled Parking Permit Number 114656;
37	1815 North Linder Avenue -- Disabled Parking Permit Number 114541;
40	6101 North Washtenaw Avenue -- Disabled Parking Permit Number 113363;
41	7117 West Devon Avenue -- Disabled Parking Permit Number 112431;
50	6311 North Artesian Avenue -- Disabled Parking Permit Number 115114;
50	6256 North Sacramento Avenue -- Disabled Parking Permit Number 115107;
50	6715 North Talman Avenue -- Disabled Parking Permit Number 115116.

Repeal Of Disabled Permit Parking:

Ward	Location And Permit Number
1	Repeal Disabled Parking Permit Number 99263 located at 1918 North Whipple Street;
8	Repeal Disabled Parking Permit Number 100329 located at 1525 East 85 th Street;
9	Repeal Disabled Parking Permit Number 89549 located at 434 East 90 th Street;
10	Repeal Disabled Parking Permit Number 32476 located at 10808 South Buffalo Avenue;
10	Repeal Disabled Parking Permit Number 18869 located at 10732 South Avenue C;
10	Repeal Disabled Parking Permit Number 58724 located at 9634 South Exchange Avenue;

Ward	Location And Permit Number
11	Repeal Disabled Parking Permit Number 25129 located at 2968 South Throop Street;
11	Repeal Disabled Parking Permit Number 111977 located at 3314 South Lowe Avenue;
13	Repeal Disabled Parking Permit Number 102873 located at 5555 South McVicker Avenue;
13	Repeal Disabled Parking Permit Number 93220 located at 5818 South Normandy Avenue;
13	Repeal Disabled Parking Permit Number 82587 located at 6122 South Kildare Avenue;
15	Repeal Disabled Parking Permit Number 109625 located at 4310 South Sacramento Avenue;
23	Repeal Disabled Parking Permit Number 49861 located at 5719 South Menard Avenue;
23	Repeal Disabled Parking Permit Number 99624 located at 6235 South Kostner Avenue;
26	Repeal Disabled Parking Permit Number 97540 located at 3442 West Evergreen Avenue;
26	Repeal Disabled Parking Permit Number 101525 located at 1538 North Karlov Avenue;
26	Repeal Disabled Parking Permit Number 31937 located at 1837 North Harding Avenue;
26	Repeal Disabled Parking Permit Number 77290 located at 2009 West Race Avenue;
30	Repeal Disabled Parking Permit Number 9863 located at 3144 -- 3146 North Springfield Avenue;
34	Repeal Disabled Parking Permit Number 104087 located at 12307 South Princeton Avenue;
35	Repeal Disabled Parking Permit Number 106190 located at 2253 North Kildare Avenue;

Ward	Location And Permit Number
35	Repeal Disabled Parking Permit Number 94444 located at 3845 North St. Louis Avenue;
35	Repeal Disabled Parking Permit Number 35741 located at 1822 North Lowell Avenue;
35	Repeal Disabled Parking Permit Number 106173 located at 4842 North Ridgeway Avenue;
35	Repeal Disabled Parking Permit Number 96986 located at 2338 North Karlov Avenue;
35	Repeal Disabled Parking Permit Number 104343 located at 3217 West Diversey Avenue;
35	Repeal Disabled Parking Permit Number 15957 located at 3045 North Kimball Avenue;
35	Repeal Disabled Parking Permit Number 94909 located at 3116 North Drake Avenue;
35	Repeal Disabled Parking Permit Number 79624 located at 3404 West Lyndale Street;
35	Repeal Disabled Parking Permit Number 71397 located at 2806 North Spaulding Avenue;
36	Repeal Disabled Parking Permit Number 67409 located at 6330 West Eddy Street;
40	Repeal Disabled Parking Permit Number 105807 located at 5842 North Maplewood Avenue;
40	Repeal Disabled Parking Permit Number 50221 located at 2424 West Hollywood Avenue;
45	Repeal Disabled Parking Permit Number 73652 located at 6324 West Bryn Mawr Avenue;
49	Repeal Disabled Parking Permit Number 110660 located at 7353 North Sheridan Road (signs posted at 1260 West Sherwin Avenue);
49	Repeal Disabled Parking Permit Number 112708 located at 1504 West Greenleaf Avenue;

Ward	Location And Permit Number
49	Repeal Disabled Parking Permit Number 102494 located at 7740 North Marshfield Avenue;
49	Repeal Disabled Parking Permit Number 110655 located at 7741 North Marshfield Avenue;
50	Repeal Disabled Parking Permit Number 114252 located at 6525 North Sacramento Avenue;
50	Repeal Disabled Parking Permit Number 90650 located at 6415 North Maplewood Avenue;
50	Repeal Disabled Parking Permit Number 68416 located at 6325 North Albany Avenue.

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

ESTABLISHMENT AND AMENDMENT OF RESIDENTIAL PERMIT PARKING ZONES.

[SO2018-6058]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances and orders to establish and/or amend residential permit parking zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

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

Establishment Of Residential Permit Parking Zones:

Ward	Location And Permit Number
7	10301 -- 10399 South Bensley Avenue (east side) -- Residential Permit Parking Zone 2121 -- at all times -- all days;
15	4600 -- 4642 South Mozart Street (west side) and 4601 -- 4659 South Mozart Street (east side) -- Residential Permit Parking Zone 2116 -- at all times -- all days;
15	4718 -- 4742 South Hermitage Avenue (west side) and 4717 -- 4759 South Hermitage Avenue (east side) -- Residential Permit Parking Zone 2117 -- at all times -- all days;
24	3800 -- 3899 West Grenshaw Street (east and west sides) -- Residential Permit Parking Zone 2120 -- at all times -- all days;
27	2700 -- 2799 West Washington Street -- Residential Permit Parking Zone 2125 -- 8:00 A.M. to 3:00 P.M. -- Monday through Friday;

Ward	Location And Permit Number
28	3300 -- 3399 West Van Buren Street (north and south sides) -- Residential Permit Parking Zone 2118 -- at all times -- all days;
28	West Polk Street (north side) from South Ogden Avenue to the eastern boundary of Livingston Park -- Residential Permit Parking Zone 2119 -- at all times -- all days;
32	2000 -- 2048 West Wabansia Avenue (north side) designated as a buffer zone for Residential Permit Parking Zone 102;
35	3900 -- 3999 North St. Louis (east and west sides) -- Residential Permit Parking Zone 114 -- at all times -- all days;
36	2100 -- 2228 North Mobile Avenue (east and west sides) -- Residential Permit Parking Zone 2124 -- at all times -- all days;
47	1901 -- 1909 West Wilson Avenue (south side) and 4550 -- 4556 North Wolcott Avenue (west side) -- buffer zone for Residential Permit Parking Zone 62.

Amendment Of Residential Permit Parking Zones:

Ward	Location And Permit Number
28	2300 -- 2399 West Harrison Street and 500 -- 599 South Claremont Avenue and 2312 -- 2345 West Flournoy Street and 2101 -- 2109, 2125 -- 2159, 2201 -- 2223, 2246 -- 2300 West Polk Street and 2165 -- 2199 West Bowler Street and 901 -- 910 South Leavitt Street: amend Residential Permit Parking Zone 80 to include 2300 -- 2399 West Harrison Street (north and south sides) between South Oakley Boulevard and South Western Avenue; 500 -- 599 South Claremont Avenue (east and west sides) between West Congress Parkway and West Harrison Street; 2312 -- 2345 West Flournoy Street (north and south sides) between first alley west of South Oakley Avenue and first alley east of South Western Avenue; 2101 -- 2109 West Polk Street (south side) between first alley west of West Ogden Avenue and West Bowler Street; 2125 -- 2159 West Polk Street (north side) between first alley west of West Bowler Street and South Leavitt Street; 2201 -- 2223 West Polk Street (south side) between South Leavitt Street and South Bell Avenue; 2246 -- 2300 West Polk Street (south side) between first alley west of South Bell Avenue and South Oakley Avenue; 2165 -- 2199 West Bowler Street (south side); and 901 -- 910 South Leavitt Street (east side) -- at all times -- all days;

Ward	Location And Permit Number
28	700 -- 799, 900 -- 999 and 1100 -- 1199 South Western Avenue: amend Residential Permit Parking Zone 80 by striking: "700 -- 799 South Western Avenue (east and west sides) between West Flournoy Street and West Polk Street, 900 -- 999 South Western Avenue (east and west sides) between West Arthington Street and West Taylor Street, and 1100 -- 1199 South Western Avenue (east and west sides) between West Fillmore Street and West Roosevelt Road".

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

ESTABLISHMENT AND AMENDMENT OF INDUSTRIAL PERMIT PARKING ZONES.

[SO2018-6062]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish and/or amend industrial permit parking zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

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

Ward	Location
45	4626 North Laramie Avenue north to 4638 North Laramie Avenue -- industrial permit parking zone -- 8:00 A.M. to 5:00 P.M. -- Monday through Friday;
45	North Northwest Highway: amend Industrial Permit Parking Zone 54 -- 6:00 A.M. to 3:00 P.M. -- Monday through Friday by striking: "6:00 A.M. to 6:00 P.M." and inserting: "6:00 A.M. to 3:00 P.M." in lieu thereof.

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.
[SO2018-6063]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish and/or amend traffic lane tow-away zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to Title 9, Chapter 64 of the Municipal Code of Chicago, the following locations are hereby designated as traffic lane tow-away zones, between the limits and during the times specified, standing or parking of any vehicle shall be considered a definite hazard to the normal movement of traffic:

Establishment Of Traffic Lane Tow-Away Zones:

Ward	Location
25	West 16 th Street (north and south sides) from South Morgan Street to South Newberry Avenue -- no parking tow-away zone -- 9:00 A.M. to 5:00 P.M. -- Monday through Friday;

Ward	Location
25	South Peoria Street (east and west sides) from West 16 th Street to West 18 th Street -- no parking tow-away zone -- 9:00 A.M. to 5:00 P.M. -- Monday through Friday;
42	North Dearborn Street (east side) from a point 168 feet south of West Kinzie Street to a point 68 feet south thereof -- no parking -- no stopping -- no standing tow-away zone -- at all times -- all days (public benefit) (17-04763776);
42	North Canal Street (east side) from a point 150 feet south of West Randolph Street to a point 97 feet south thereof -- no parking tow-away zone -- at all times -- all days (public benefit) (18-00911311);
42	West Chicago Avenue (south side) from a point 131 feet east of North Sedgwick Street to a point 26 feet east thereof -- no parking tow-away zone -- at all times -- all days (public benefit) (18-00912882);
42	North Wells Street, from West Ontario Street to West Erie Street -- no parking tow-away zone (18-00910563);
42	North Wells Street (east and west sides) from West Erie Street to West Huron Street -- no parking tow-away zone -- 9:00 P.M. to 8:00 A.M. -- all days (18-00911679);
42	East Illinois Street (south side) from a point 422 feet east of North McClurg Court to a point 85 feet east thereof -- no parking tow-away zone -- at all times -- all days (18-01653287);
42	West Ontario Street (north side) between North Wells Street and North Franklin Street -- no parking -- no stopping -- no standing tow-away zone -- at all times -- all days (public benefit) and also: West Ontario Street (south side) from North Wells Street to North Franklin Street -- no parking tow-away zone -- 4:00 P.M. to 8:00 A.M. (18-01653243).

Amendment Of Traffic Lane Tow-Away Zones:

Ward	Location
2	East Pearson Street: amend ordinance passed June 25, 2018, which reads: "East Pearson Street (east and west sides) between North Mies Van Der Rohe Way and North Inner Lake Shore Drive -- no parking tow-away zone -- 12:00 A.M. to 8:00 A.M. -- all days" by striking: "12:00 A.M. to 8:00 A.M." and inserting: "12:00 A.M. to 6:00 A.M." in lieu thereof;

Ward	Location
24	South Kedzie Avenue: repeal ordinance which reads: "South Kedzie Avenue, between West Harrison Street and West Cermak Road -- no parking tow-away zone -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M." by striking the above;
37	West Augusta Boulevard: repeal ordinance which reads: "West Augusta Boulevard (north side) from North Laramie Avenue to North Central Avenue -- no parking tow-away zone -- Monday through Friday -- 4:00 P.M. to 6:00 P.M." by striking the above (18-01308214).

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

INSTALLATION AND AMENDMENT OF TRAFFIC WARNING SIGNS.
[SO2018-6065]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances and orders to erect and/or amend traffic warning signs and signals, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadiowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to Title 9, Chapter 64 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to erect and/or amend traffic warning signs and signals, for the following locations as hereby designated:

Ward	Location And Type Of Sign
8	East 78 th Street and South Maryland Avenue -- "All-Way Stop" sign, stopping all approaches (18-01729418);
14	West 48 th Street and South Campbell Avenue -- "All-Way Stop" sign, stopping all approaches (18-01731543);
15	South Wolcott Avenue and West 43 rd Street -- "All-Way Stop" sign, stopping all approaches;
15	South Hoyne Avenue and West 49 th Place -- "All-Way Stop" sign, stopping all approaches;
15	West 48 th Street and South Campbell Avenue -- "All-Way Stop" sign, stopping all approaches;
15	West Pope John Paul II Drive and South Fairfield Avenue -- "All-Way Stop" sign, stopping all approaches;
15	West Pope John Paul II Drive and South Washtenaw Avenue -- "All-Way Stop" sign, stopping all approaches;

Ward	Location And Type Of Sign
15	South Francisco Avenue and West 42 nd Street -- "All-Way Stop" sign, stopping all approaches;
23	South Homan Avenue and West 61 st Street -- "Two-Way Stop" sign, stopping north- and southbound traffic;
28	West 5 th Avenue and South Whipple Street -- "All-Way Stop" sign, stopping all approaches. Not recommended. CDOT does not recommend stop signs on the main line of T-intersections due to low stop compliance. Additionally, due to the intersection's proximity to the traffic signal at West 5 th Avenue and South Sacramento Boulevard, motorists will likely speed to catch the green light and disregard the stop sign (18-01131889);
30	North Lamon Avenue and West Warwick Avenue -- "All-Way Stop" sign, stopping all approaches (18-01728925);
34	South Laflin Street and West 122 nd Street -- "All-Way Stop" sign, stopping all approaches (18-01738166);
39	North Rodgers Avenue and North Kenneth Avenue -- "All-Way Stop" sign, stopping all approaches;
40	North Ravenswood Avenue and West Highland Avenue -- "Stop" sign, stopping northbound traffic on North Ravenswood Avenue at West Highland Avenue. Not recommended. CDOT does not recommend stop signs on the main line of T-intersections due to low stop compliance (17-08067949);
41	West Jarvis Avenue and North Oconto Avenue -- "All-Way Stop" sign, stopping all approaches (18-01738362);
44	West Grace Street at North Bosworth Avenue -- "Stop" sign, stopping eastbound traffic on West Grace Street at North Bosworth Avenue. Not recommended. CDOT does not recommend stop signs on the main line of T-intersections due to low stop compliance. Stopping eastbound traffic would result in confusing traffic operations at this intersection (18-01831542).

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

ESTABLISHMENT OF "ABANDONED VEHICLES" SIGN ON PORTION OF
N. MAGNOLIA AVE.

[SO2018-6072]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance to establish abandoned vehicles on portion of North Magnolia Avenue, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The Commissioner of Transportation is hereby authorized and directed to establish "Abandoned Vehicles" sign at the below listed location:

Ward	Location
48	5200 -- 5599 North Magnolia Avenue: 5200 -- 5599 North Magnolia Avenue (east and west sides) -- "Notice Vehicles That Are Not Moved For 7 Days May Be Towed By City Ordinance 9-80-110 As Abandoned Vehicles" sign.

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

ESTABLISHMENT AND AMENDMENT OF RESERVED DISABLED PARKING ON PORTIONS OF SUNDRY STREETS.

[SO2018-6068]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which was referred proposed miscellaneous ordinances to amend reserved parking (2 percent disabled) on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,
(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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 install and/or amend reserved parking (2 percent disabled) signs at the below listed locations:

Ward	Location
30	2851 North Lawndale Avenue: repeal reserved parking (2 percent disabled) by striking the above;
50	West Devon Avenue (south side) from a point 140 feet east of North Rockwell Street to a point 20 feet east thereof -- reserved parking (2 percent disabled) -- 10:00 A.M. to 10:00 P.M. -- all days (public benefit) (18-01739440).

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

ESTABLISHMENT OF ONE-HOUR PARKING RESTRICTION ON PORTION OF S. SANGAMON ST.

[SO2018-6067]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance to amend a no parking zone and establish one-hour parking on portion of South Sangamon Avenue, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The Commissioner of Transportation is hereby authorized and directed to establish and/or amend a one-hour parking restriction at the below listed locations:

Ward	Location
------	----------

25	South Sangamon Street: amend ordinance passed October 3, 2012 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 35389) which reads: "South Sangamon Street (east side) from a point 21 feet north of West Jackson Boulevard to a point 60 feet north thereof -- no parking loading zone -- 7:00 A.M. to 8:00 P.M." by striking: "no parking loading zone" and inserting: "one-hour parking" in lieu thereof.
----	--

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)

[SO2018-6074]

The Committee on Pedestrian and Traffic Safety submitted a report recommending that the City Council do not pass sundry proposed ordinances and proposed orders (transmitted with the committee report) relating to traffic regulations, traffic signs, et cetera.

Alderman Burnett moved to *Concur In* the committee's recommendation. The question in reference to each proposed ordinance or proposed order thereupon became: "*Shall the proposed ordinances or proposed orders pass, notwithstanding the committee's adverse recommendation?*" and the several questions being so put, each of the said proposed ordinances and proposed orders *Failed to Pass* by yeas and nays as follows:

Yeas -- None.

Nays -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

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

The committee report listing said ordinances and orders which failed to pass reads as follows:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety begs leave to recommend that Your Honorable Body *Do Not Pass* the sundry proposed ordinances and orders submitted herewith which were referred to the Committee on Pedestrian and Traffic Safety concerning traffic regulations and traffic signs, et cetera, as follows:

Parking Prohibited At All Times -- Disabled:

Ward	Location
50	6112 North Mozart Street -- Disabled Parking Permit Number 115104.

Repeal Loading/Standing Zones:

Ward	Location
48	6019 North Kenmore Avenue -- repeal disabled loading zone. Not recommended. Request withdrawn by alderman (18-00531822).

Residential Permit Parking Zones:

Ward	Location
26	2600 -- 2699 West Potomac Avenue (north and south sides) -- residential permit parking zone. Not recommended.
26	2300 -- 2399 West Ohio Street (north and south sides) -- residential permit parking zone. Not recommended.
28	3300 -- 3399 West Van Buren Street (north and south sides) -- residential permit parking zone. Not recommended. Duplicate of Or2018-318.

Ward	Location
30	2600 -- 2659 North Menard Avenue (east and west sides) from West Wrightwood Avenue to West Schubert Avenue -- residential permit parking zone. Not recommended.
31	5300 -- 5399 West Nelson Street (north and south sides) between North Lockwood Avenue to North Long Avenue -- residential permit parking zone. Not recommended.
35	3900 -- 3999 North St. Louis Avenue (east and west sides) -- Residential Permit Parking Zone 114. Not recommended. Duplicate of O2018-4936.
36	West Shakespeare Avenue, (east and west sides) from 2100 to 2159 North Mobile Avenue -- residential permit parking zone. Not recommended.
36	36 West Shakespeare Avenue, (east and west sides) from 2200 to 2259 North Parkside Avenue -- residential permit parking zone. Not recommended.

Single Direction:

Ward	Location
26	West Cortland Street, from North Pulaski Road to North Lawndale Avenue -- single direction -- southerly. Not recommended. West Cortland Street is a two-way local road between North Pulaski Road and North Lawndale Avenue. West Cortland Street is an east/west street. Therefore, CDOT does not recommend this one-way conversion ordinance (18-01731940).
26	West Le Moyne Street, from North Kildare Avenue to North Tripp Avenue -- single direction -- easterly. Not recommended. West Le Moyne Street operates as a two-way local road east of North Kildare Avenue and as a one-way eastbound local road west of North Kildare Avenue. North Tripp Avenue operates as a two-way local road south of West Grand Avenue and dead-ends into West Le Moyne Street. Southbound motorists on North Tripp Avenue would reach a dead-end at West Le Moyne Street without a turnaround location if West Le Moyne Street, east of North Kildare Avenue, was converted to a one-way eastbound road. Therefore, CDOT does not recommend converting West Le Moyne Street to a single direction eastbound street east of North Kildare Avenue (18-01731922).

Traffic Warning Signs And/Or Signals:

Ward	Location
13	West 59 th Street and South Komensky Avenue -- "Two-Way Stop" sign. Not recommended. West 59 th Street is a major collector roadway with significantly higher traffic volumes than South Komensky Avenue, a one-way northbound residential street. Stop signs on streets with higher volumes such as West 59 th Street tend to increase rear-end crashes, increase congestion, and create a false sense of security for pedestrians that every vehicle will stop. Stop compliance is particularly low at T-intersections. Additionally, due to this intersection's proximity to the traffic signal at West 59 th Street and South Pulaski Road, a stop sign at South Komensky Avenue will be unexpected for drivers. Therefore, CDOT does not recommend an "All-Way Stop" sign at this intersection (18-01731514).
21	West 95 th Street and South Eggleston Avenue -- "Stop" sign, stopping east- and westbound traffic on West 95 th Street. Not recommended. West 95 th Street is a major arterial roadway with significantly higher traffic volumes than South Eggleston Avenue, a local street. Stop signs on streets with higher volumes such as West 95 th Street tend to increase rear-end crashes, increase congestion, and create a false sense of security for pedestrians that every vehicle will stop. Stop compliance is particularly low at T-intersections. Additionally, there is an existing pedestrian refuge island on West 95 th Street at the south leg of South Eggleston Avenue that allows pedestrians to cross traffic one direction at a time. Therefore, CDOT does not recommend an "All-Way Stop" sign at this intersection (18-01381289).

These *Do Not Pass* recommendations were concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

COMMITTEE ON PUBLIC SAFETY.

APPOINTMENT OF JOSEPH L. LIPARI AS DEPUTY INSPECTOR GENERAL FOR PUBLIC SAFETY.

[A2018-82]

The Committee on Public Safety submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Reporting for your Committee on Public Safety, for which a meeting was held on July 19, 2018, having had under consideration the appointment of Joseph L. Lipari as the Deputy Inspector General for Public Safety, begs leave to report and recommend that Your Honorable Body *Approve* the proposed appointment transmitted herewith

This recommendation was concurred in by a voice vote of the members of this committee.

Respectfully submitted,

(Signed) ARIEL REBOYRAS,
Chairman.

On motion of Alderman Reboyras, the committee's recommendation was *Concurred In* and the said proposed appointment of Joseph L. Lipari as the Deputy Inspector General for Public Safety was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

At this point in the proceedings, the Honorable Rahm Emanuel, Mayor, rose to congratulate Joseph Lipari on the confirmation of his appointment as Deputy Inspector General for Public Safety and express his support for and confidence in Mr. Lipari as he assumes this challenging new role.

ADOPTION OF COOK COUNTY MULTI-JURISDICTIONAL HAZARD MITIGATION PLAN AND CITY OF CHICAGO ANNEX TO PLAN.

[R2018-676]

The Committee on Public Safety submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Reporting for your Committee on Public Safety, for which a meeting was held on July 19, 2018, having had under consideration a resolution adopting the Cook County Multi-Jurisdictional Hazard Mitigation Plan and the City of Chicago annex to the plan, begs leave to report and recommend that Your Honorable Body *Adopt* the proposed resolution transmitted herewith.

This recommendation was concurred in by a voice vote of the members of this committee.

Respectfully submitted,

(Signed) ARIEL REBOYRAS,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The Federal Disaster Mitigation Act of 2000 (Public Law 106-390, enacted October 30, 2000) requires jurisdictions to adopt a Hazard Mitigation Plan on a form approved by the Federal Emergency Management Agency ("FEMA") to enable local eligibility for future hazard mitigation grant funds; and

WHEREAS, The Hazard Mitigation Grant Program ("HMGP") is a program managed by the State of Illinois to administer funds from FEMA; and

WHEREAS, The intent of the HMGP is to reduce the risk of future damage, hardship, loss, or suffering caused by natural hazards by providing financial support to carry out cost-effective hazard mitigation projects and plans as required of state and local governments as a condition of receiving federal disaster and emergency management assistance; and

WHEREAS, Proactive mitigation of known natural hazards before a disaster event occurs can reduce or eliminate long-term risk to life and property; and

WHEREAS, The current Hazard Mitigation Plan ("City HMP") of the City of Chicago ("City") expires in August, 2018; and

WHEREAS, In lieu of creating a new City HMP to replace the expiring City HMP, the City of Chicago seeks to adopt Volume 1 of the Cook County Multi-Jurisdictional Hazard Mitigation Plan ("County HMP") to enhance regional collaboration, as well as a City jurisdictional annex document ("City Annex") to the County HMP; now, therefore,

Be It Resolved:

The City:

- 1.) Adopts Volume 1 -- Planning-Area-Wide Elements of the County HMP, attached hereto as Exhibit A, effective immediately.
- 2.) Adopts the City Annex, attached hereto as Exhibit B, as the City's annex to Volume 2 of the County HMP, effective immediately upon the expiration of the City HMP.
- 3.) Will use the adopted and approved portions of the County HMP, and the City Annex, to guide pre-and post-disaster mitigation of the natural hazards identified therein.
- 4.) Will coordinate the strategies identified in the County HMP and the City Annex with other planning programs and mechanisms under the City's jurisdictional authority.
- 5.) Will continue its support of the County HMP Steering Committee and continue to participate in the Planning Partnership as described by the County HMP.
- 6.) Will help to promote and support the mitigation successes of all Planning Partners participating in the County HMP.

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

Exhibit "A".

COOK COUNTY
MULTI-JURISDICTIONAL
HAZARD MITIGATION PLAN
VOLUME 1—PLANNING-AREA-WIDE ELEMENTS

FINAL
SEPTEMBER 10, 2014

Prepared for:



Cook County
Department of Homeland Security and Emergency Management
69 W. Washington St., Suite 2600
Chicago, Illinois 60602

Toni Preckwinkle
President
Cook County Board of Commissioners

Michael G. Masters
Executive Director
Cook County Department of Homeland Security &
Emergency Management

Revised November 6, 2014

The entirety of Volume 1 (381 pages) can be located on the internet at:

https://www.cookcountyhomelandsecurity.org/sites/default/files/images/CookCountyHMP_Vol1-Final-11-06-14small.pdf

EXECUTIVE SUMMARY

Hazard mitigation is the use of long-term and short-term policies, programs, projects, and other activities to alleviate the death, injury, and property damage that can result from a disaster. Cook County and a coalition of 114 planning partners (115 partners total) prepared the Cook County Multi-Jurisdictional Hazard Mitigation Plan in order to identify the risks posed by hazards and find ways to reduce their impacts. The plan reduces risk for those who live in, work in, and visit the County.

COOK COUNTY OVERVIEW

Cook County is located in northeast Illinois on the western shore of Lake Michigan (see Figure 2-1). It is the most populous of Illinois' 102 counties, with a 2013 estimated population of 5.24 million. It is the sixth largest county in the state by area, covering 946 square miles. Cook County makes up approximately 40 percent of the population of Illinois. The surrounding counties are Lake and McHenry to the north, Kane and DuPage to the west, and Will to the southwest. Lake Michigan is the county's eastern border.

Cook County is the second most populous county in the United States, after Los Angeles County. The county contains 134 municipalities, covering about 85 percent of the area of the county. The remaining unincorporated areas are under the jurisdiction of the Cook County Board of Commissioners, a 17-member board elected by district.

The planning area's economy is strongly based in the educational services, health care, and social assistance industry, followed by the professional, scientific, management, administrative, and waste management industries. Major businesses include the U.S. Government, Jewel-Osco, United Airlines, Motorola, Abbot Laboratories, Target Corporation, Walgreens, Bank One, and Sears, Roebuck and Company. Major educational and research institutions in the county include Northwestern University, Loyola University, DePaul University, the University of Chicago, and the University of Illinois at Chicago.

Cook County has experienced 19 hazard events since 1967 for which federal disaster declarations were issued. The Spatial Hazard Events and Losses Database for the United States (SHELDUS), maintained by the University of South Carolina, includes many more hazard events. For Cook County, SHELDUS lists 748 instances of monetary or human loss due to a hazard event.

PARTICIPATING PARTNERS AND THE PLANNING AREA

The responsibility for hazard mitigation lies with many, including private property owners; business and industry; and local, state, and federal government. Through multi-jurisdictional partnerships, local jurisdictions within an area that has uniform risk exposure can pool resources and eliminate redundant planning activities. Cook County opened this planning effort to all municipalities within the County. Table ES-1 lists the planning partners that participated in the planning process and are covered under this plan. The planning area was defined as all incorporated and unincorporated areas of Cook County as well as the incorporated areas of cities that cross county boundaries. The planning area boundary is shown on Figure 2-1.

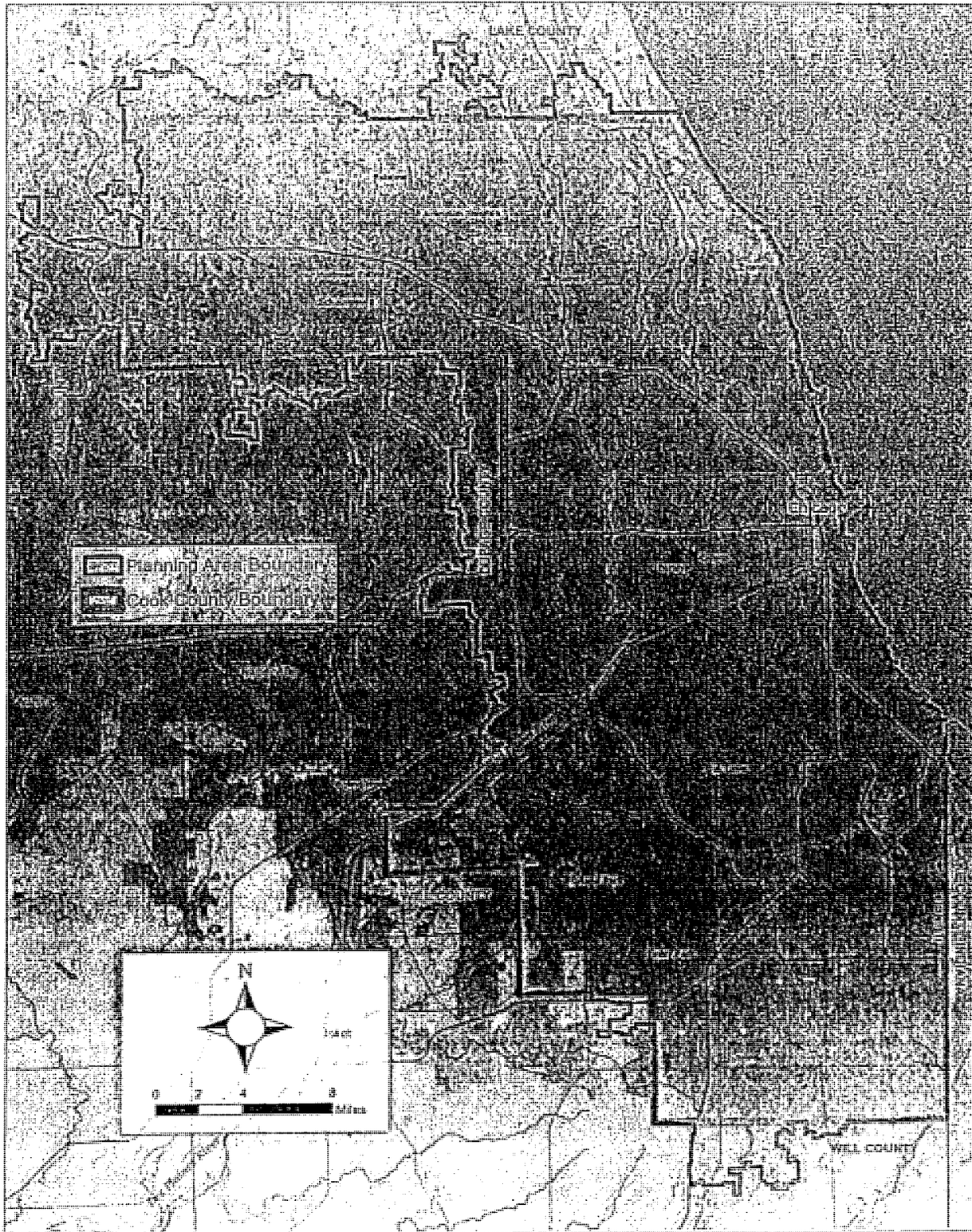


Figure ES-1-1. Main Features of the Planning Area

TABLE ES-1. PLANNING PARTNERS COVERED BY THIS HAZARD MITIGATION PLAN			
Village of Alsip	Village of Arlington Heights	Village of Bedford Park	Village of Bellwood
Village of Berkeley	City of Berwyn	City of Blue Island	Village of Bridgeview
Village of Broadview	Village of Brookfield	City of Burbank	Village of Burnham
City of Calumet City	Village of Calumet Park	City of Chicago Heights	Village of Chicago Ridge
Town of Cicero	Cook County	City of Country Club Hills	City of Countryside
Village of Crestwood	Village of Dixmoor	Village of Dolton	Village of East Hazel Crest
Village of Elk Grove Village	Village of Elmwood Park	City of Evanston	Village of Evergreen Park
Village of Flossmoor	Village of Ford Heights	Village of Forest Park	Village of Forest View
Village of Franklin Park	Village of Glencoe	Village of Glenview	Village of Glenwood
Village of Golf	Village of Hanover Park	City of Harvey	Village of Harwood Heights
Village of Hazel Crest	City of Hickory Hills	Village of Hillside	Village of Hodgkins
Village of Hoffman Estates	Village of Homewood	Village of Indian Head Park	Village of Inverness
Village of Justice	Village of Kenilworth	Village of La Grange	Village of La Grange Park
Village of Lansing	Village of Lemont	Village of Lincolnwood	Village of Lynwood
Village of Lyons	City of Markham	Village of Matteson	Village of Maywood
Village of McCook	Village of Melrose Park	Village of Merrionette Park	Village of Midlothian
Village of Morton Grove	Village of Mount Prospect	Village of Niles	Village of Norridge
Village of North Riverside	Village of Northbrook	Village of Northfield	Village of Northlake
City of Oak Forest	City of Oak Lawn	Village of Oak Park	Village of Olympia Fields
Village of Orland Hills	Village of Orland Park	Village of Palatine	City of Palos Heights
City of Palos Hills	Village of Palos Park	City of Park Ridge	Village of Phoenix
Village of Posen	Village of Prospect Heights	Village of River Forest	Village of River Grove
Village of Riverdale	Village of Riverside	Village of Robbins	City of Rolling Meadows
Village of Rosemont	Village of Sauk Village	Village of Schaumburg	Village of Schiller Park
Village of Skokie	Village of South Barrington	Village of South Chicago Heights	Village of South Holland
Village of Steger	Village of Stickney	Village of Stone Park	Village of Streamwood
Village of Summit	Village of Thornton	Village of Tinley Park	Village of Westchester
Village of Western Springs	Village of Wheeling	Village of Willow Springs	Village of Wilmette
Village of Winnetka	Village of Worth	Metropolitan Water Reclamation District of Greater Chicago	

PLAN DEVELOPMENT AND ORGANIZATION

The Cook County Multi-Jurisdictional Hazard Mitigation Plan was developed under a grant from the Illinois Emergency Management Agency by a planning team of Cook County Department of Homeland Security and Emergency Management staff and expert consultants, with guidance from a Steering Committee representing the planning partners and other local stakeholders. The key steps in developing the plan were as follows:

- **Coordination with Other Agencies**—Opportunities for involvement were provided to neighboring communities, local and regional agencies involved in hazard mitigation, agencies that regulate development, businesses, academia, and other private and nonprofit interests
- **Review of Existing Programs**—Existing local and state plans, studies, reports and technical information were reviewed and incorporated as appropriate.
- **Public Involvement**—Broad public participation in the planning process was provided through Steering Committee participation, use of a widely distributed questionnaire, media outreach, and public meetings.

The final plan consists of two volumes. Volume 1 includes all federally required elements of a disaster mitigation plan that apply to the entire planning area. Volume 2 includes all federally required jurisdiction-specific elements, in individual annexes for each participating jurisdiction.

MISSION, GOALS AND OBJECTIVES

The defined mission for the Cook County Multi-Jurisdictional Hazard Mitigation Plan is to “Identify risks and sustainable cost-effective actions to mitigate the impact of natural hazards in order to protect the life, health, safety, welfare, and economy of the communities of Cook County.” Mitigation goals were established as follows:

1. Develop and implement sustainable, cost-effective, and environmentally sound risk-reduction (mitigation) projects.
2. Protect the lives, health, safety, and property of the citizens of Cook County from the impacts of natural hazards.
3. Protect public services and critical facilities, including infrastructure, from loss of use during natural hazard events and potential damage from such events.
4. Involve stakeholders to enhance the local capacity to mitigate, prepare for, and respond to the impacts of natural hazards.
5. Develop, promote, and integrate mitigation action plans.
6. Promote public understanding of and support for hazard mitigation.

Thirteen objectives were established for the plan that meet multiple goals, serving as stand-alone measurements of the effectiveness of the mitigation action. Proposed mitigation actions were evaluated in part based on how many objectives they would help to fulfill.

HAZARDS ADDRESSED

The Steering Committee considered the full range of natural hazards that could impact the planning area and identified the following hazards as presenting the greatest concern:

- Dam or levee failure

- Drought
- Earthquake
- Flood
- Severe weather
- Severe winter weather
- Tornado.

Detailed risk assessments were performed for each of these hazards of concern. In addition, a brief qualitative review was conducted of technological and human-caused hazards of interest, which were not considered as critical as the hazards of concern: epidemic or pandemic; nuclear power plant incident; mass influx of evacuees; widespread power outage; hazardous material incident. A separate qualitative review also was performed for climate change.

RISK ASSESSMENT METHODOLOGY

The risk assessments of the identified hazards of concern describe the risks associated with each hazard. The following steps were used to define the risk of each hazard:

- Profile each hazard, describing the geographic area it affects, its frequency and severity, and the warning time provided before a hazard event occurs.
- Use maps of hazard impact areas to determine how many structures, facilities, and systems are exposed to each hazard.
- Assess the vulnerability of exposed structures and infrastructure based on exposure and the probability of occurrence of a hazard event. Tools such as the Federal Emergency Management Agency's (FEMA's) hazard-modeling program called Hazus-MH were used to perform this assessment for flood, dam failure, earthquake hazards, and tornado. Outputs similar to those from Hazus-MH were generated for other hazards, using maps generated by the Hazus-MH program.

A detailed inventory of critical facilities and infrastructure was developed for this plan using GIS applications. Over 6,000 facilities were inventoried and uploaded into the Hazus-MH model to support the risk assessment. Table 5-3 and Table 5-4 summarize the general types of critical facilities and infrastructure, respectively.

TABLE ES-2. CRITICAL FACILITIES BY JURISDICTION AND CATEGORY						
Medical and Health	Government Functions	Protective Functions	Schools	Hazardous Materials	Other Critical Functions	Total
696	79	495	2551	2476	221	6518

TABLE ES-3. CRITICAL INFRASTRUCTURE BY JURISDICTION AND CATEGORY							
Bridges	Water Supply	Wastewater	Power	Communication	Transportation	Dams	Total
1,499	102	143	244	209	639	31	2,867

PROFILES OF COOK COUNTY HAZARDS OF CONCERN

Dam and Levee Failure

There are 23 state regulated dams in the planning area. Ten of these dams are classified as “high hazard” which means they have significant downstream populations at risk if the dam should fail. Flooding as a result of a dam and levee failure would significantly impact properties and populations in the inundation zones. No records of dam failures in the planning area are available.

There are three levee systems in Cook County. There is no history of levee failures in the planning area. The State of Illinois experienced levee failures in 1993 and 2008. In 1993, 17 levee systems breached along the Mississippi River and the Illinois River just north of where it meets the Mississippi River. Over 237,000 acres along the rivers were flooded.

Warning time for dam or levee failure varies depending on the cause of the failure. In events of extreme precipitation or massive snowmelt, evacuations can be planned with sufficient time. In the event of a structural failure due to earthquake, there may be no warning time. Cook County and its planning partners have established protocols for flood warning and response to imminent dam failure in the flood warning portion of its adopted emergency operations plan. These protocols are tied to the emergency action plans created by the dam owners.

Important issues associated with dam and levee failure include the following:

- Federally regulated dams have an adequate level of oversight and sophistication in their emergency action plans. However, the protocol for notifying downstream citizens of imminent failure needs to be tied to local emergency response planning.
- Mapping that estimates inundation depths is needed for non-federal-regulated dams to better assess the risk associated with dam failure from these facilities.
- Most dam failure mapping required at federal levels requires determination of the probable maximum flood, which is a worst-case scenario and generally the event with the lowest probability of occurrence. For non-federal-regulated dams, mapping of dam failure scenarios that are less extreme than the probable maximum flood but have a higher probability of occurrence could better illustrate areas potentially impacted by more frequent events to support emergency response and preparedness.
- The concept of residual risk associated with structural flood control projects should be considered in the design of capital projects and the application of land use regulations.
- Addressing security concerns and the need to inform the public of the risk associated with dam failure is a challenge for public officials.
- Not all levees are reflected in the current flood mapping, which makes delineation of the hazard area difficult.

Drought

Droughts originate from a deficiency of precipitation resulting from an unusual weather pattern. If the weather pattern lasts a short time (a few weeks or a couple months), the drought is considered short-term. If the weather pattern becomes entrenched and the precipitation deficits last for several months or years, the drought is considered to be long-term. Drought generally affects large geographic areas, so drought descriptions in the hazard mitigation plan are generally for the entire State of Illinois rather than the immediate planning area of Cook County.

The most severe droughts in Illinois occurred in the summer of 1934, the summer of 1931 and 1954. All three of these events were categorized as extreme droughts. More recently, in September 1983, all 102 counties were declared state disaster areas because of high temperatures and insufficient precipitation. In 1988, 54 percent of the state was impacted by drought-like conditions, resulting in disaster relief payments to landowners and farmers exceeding \$382 million. Historical drought data for the planning area indicate there have been seven significant droughts in the last 115 years. This equates to a drought every 16 years on average, or a 6.25-percent chance of a drought in any given year.

Drought can have a widespread impact on the environment and the economy, although it typically does not result in loss of life or damage to property, as do other natural disasters. The National Drought Mitigation Center describes likely drought impacts as those affecting agriculture, water supplies, and the risk of fire.

Scientists at this time do not know how to predict drought more than a month in advance for most locations. How long a drought lasts depends on interactions between the atmosphere and the oceans, soil moisture and land surface processes, topography, internal dynamics, and the accumulated influence of weather systems on the global scale.

Important issues associated with drought include the following:

- Identification and development of alternative water supplies
- Use of groundwater recharge techniques to stabilize the groundwater supply
- The probability of increased drought frequencies and durations due to climate change
- The promotion of active water conservation even during non-drought periods.

Earthquake

An earthquake is the vibration of the earth's surface following a release of energy in the earth's crust. Earthquakes tend to occur along faults, which are zones of weakness in the crust. Earthquakes occur throughout Illinois, with most in the southern third of the state. Over 360 earthquakes have occurred in Illinois during the past 20 year, with 32 resulting in damage. Fifteen events have been recorded in Cook, DuPage, Kane, Kendall, and Will Counties since 1804. Cook County has experienced three earthquakes ranging from a magnitude of 3 (categorized as "minor") to 4.9 (categorized as "light").

The actual movement of the ground in an earthquake is seldom the direct cause of injury or death. Casualties generally result from falling objects and debris, because the shocks shake, damage or demolish buildings and other structures. Disruption of communications, electrical power supplies and gas, sewer and water lines should be expected. Earthquakes may trigger fires, dam failures, or releases of hazardous material, compounding their effects. Any seismic activity of 6.0 or greater on faults within the planning area would have significant impacts throughout the county. Earthquakes of this magnitude or higher would lead to massive failure of structures built on loose soils. Levees and revetments built on such soils would likely fail, representing a loss of critical infrastructure. These events could cause secondary hazards, including mudslides that would further damage structures.

There is currently no reliable way to predict an earthquake at any given location with any significant advance warning time. Research is being done with warning systems that use the low energy waves that precede major earthquakes to give approximately 40 seconds notice that a major earthquake is about to occur. The warning time is very short but it could allow for someone to get under a desk, step away from a hazardous material they are working with, or shut down a computer system.

Important issues associated with earthquakes include the following:

- The public perception of the earthquake risk within the planning area is low. It can be difficult to get the public to think about earthquake mitigation with little or no perceived risk.
- Most of the planning area's building stock was built prior to 1975, when seismic provisions became uniformly applied through building code applications. A building stock analysis that looks at the potential fragility of the older building stock constructed without building code influence would be beneficial in the identification of seismic mitigation projects.
- More earthquake mapping is needed for the planning area.
- Critical facility owners/operators should be encouraged to create or enhance continuity of operations plans using the information on risk and vulnerability contained in the Cook County hazard mitigation plan.
- Geotechnical standards should be established that take into account the probable impacts from earthquakes in the design and construction of new or enhanced facilities.
- The County has over 6 miles of earthen levees and revetments on soft, unstable soil. These soils are prone to liquefaction, which would severely undermine the integrity of these facilities.
- There are a large number of earthen dams within the planning area. Dam failure warning and evacuation plans and procedures should be reviewed and updated to reflect the dams' risk potential associated with earthquake activity in the region.

Flood

Flood Types and History

Two types of flooding are typical in Cook County: riverine flooding when water overflows the banks of a stream; and stormwater/urban drainage flooding, when storm runoff exceeds the capacity of local drainage systems in place to convey stormwater to a receiving body. Flood events of historical significance occurred in the Cook County region in 1849, 1855, 1885, 1938, 1952, 1954, 1957, 1961, 1973, 1979, 1986, 1987, 1996, 2001, 2004, 2010 and 2013. Since 1972, 13 presidential-declared flood events in the County have caused in excess of \$628.5 million in property damage.

In the past 20 years, stormwater/urban drainage flooding has become the principal cause of flood losses in the Cook County planning area. Urban portions of the county annually experience nuisance flooding related to drainage issues. After flooding in August 2010, FEMA provided more than \$435 million in disaster recovery, response, and mitigation in Cook and DuPage Counties, and more than 75 percent of this went to individual homeowners, most of whom suffered sewer back-ups and basement flooding caused by stormwater/urban drainage flooding. The frequency and the magnitude of stormwater/urban drainage flooding in Cook County dictated the assignment of stormwater management within the County to a single entity—the Metropolitan Water Reclamation District of Greater Chicago.

Cook County experiences episodes of river flooding almost every winter. Large floods that can cause property damage typically occur every three to seven years.

Flood Mapping

Flood studies use historical records to determine the probability of occurrence for different river discharge (flow) levels. The flood frequency equals 100 divided by the discharge probability. For example, the 100-year discharge has a 1-percent chance of being equaled or exceeded in any given year. The extent of flooding associated with a 1-percent annual probability of occurrence (the base flood or 100-year flood) is

used as a regulatory boundary by many agencies. This boundary is a convenient tool for assessing risk in flood-prone communities. For most communities participating in the National Flood Insurance Program (NFIP), FEMA has prepared a detailed Flood Insurance Study that presents water surface elevations for the 1-percent annual chance flood and the 0.2-percent annual chance flood (the 500-year flood). The boundaries of the 100- and 500-year floodplains are shown on Flood Insurance Rate Maps.

FEMA has mapped over 78 square miles of 100-year floodplain and 99 square miles of 500-year floodplain along 172 water courses in the Cook County planning area. Approximately 8 percent of the County is located within mapped 100-year floodplains.

Flood Severity

The principal factors affecting flood damage are flood depth and velocity. The deeper and faster flood flows become, the more damage they can cause. Shallow flooding with high velocities can cause as much damage as deep flooding with slow velocity. This is especially true when a channel migrates over a broad floodplain, redirecting high-velocity flows and transporting debris and sediment.

The worst-case scenario for flooding in the Cook County planning area has happened numerous times in the past. It involves intense rain storms that stall over the planning area, dropping rainfall totals in excess 6 inches over a 48-hour period (this scenario is significantly exacerbated by the presence of snow pack on the ground). This leads to both riverine and stormwater/urban drainage flooding that can overwhelm flood response capabilities in the planning area. Major roads can be blocked, preventing critical access for many residents and critical functions. High in-channel flows can cause water courses to scour, possibly washing out roads and creating more isolation problems.

Flood Warning

The Cook County flood threat system consists of a network of precipitation gages throughout the watershed and stream gages at strategic locations that constantly monitor and report stream levels. All of this information is analyzed by agencies such as Cook County Department of Homeland Security and Emergency Management (DHSEM) and Metropolitan Water Reclamation District to evaluate the flood threat and possible evacuation needs.

Floods are generally classed as either slow-rise or flash floods. Due to the sequential pattern of meteorological conditions needed to cause serious slow-rise flooding, it is unusual for a slow-rise flood to occur without warning. Slow-rise floods may be preceded by a warning time from several hours, to days, to possibly weeks. Evacuation and sandbagging for a slow-rise flood may lessen flood damage. Flash floods are more difficult to prepare for, due to the extremely short warning time given, if any. Flash flood warnings usually require evacuation within an hour. However, potential hazard areas can be warned in advance of potential flash flooding danger.

Participation in Federal Flood Programs

The NFIP makes federally backed flood insurance available to homeowners, renters, and business owners in participating communities. Cook County entered the NFIP on April 15, 1981. The effective date for the current countywide Flood Insurance Rate Map is August 19, 2008. In addition to the County, most Cook County municipalities participate in the NFIP. The planning area has 17,807 flood insurance policies providing \$3.464 billion in insurance coverage. According to FEMA statistics, 14,335 flood insurance claims were paid between January 1, 1978 and February 28, 2014, for a total of \$157.7 million, an average of \$10,970 per claim.

Twenty communities in the planning area also participate in the Community Rating System (CRS) a voluntary program that encourages floodplain management activities that exceed the NFIP requirements. The CRS requires participating communities to identify repetitive loss areas, where flood insurance claims have been paid multiple times for individual properties. FEMA identifies 1,571 such properties in the planning area as of January 31, 2014.

Issues

Important issues associated with flooding include the following:

- The 2-D, unsteady-state modeling performed by the Metropolitan Water Reclamation District is considered to be the best available flood risk data for the planning area, but it is not the basis of FEMA's current effective Flood Insurance Rate Map. The District's flood hazard data should be formatted so that can be used to support risk assessment and thus validate best available data.
- The planning area has a large percentage of policies and losses outside a mapped hazard area.
- Basement flooding is a common problem.
- The stormwater/urban drainage flooding risk is not mapped, which makes it difficult to assess this hazard, other than looking at historical loss data.
- The risk associated with the flood hazard overlaps the risk associated with other hazards such as earthquake. This provides an opportunity to seek mitigation alternatives with multiple objectives that can reduce risk for multiple hazards.
- There is no consistency of land-use practices and regulatory floodplain management within the planning area.
- It is unclear how potential climate change may impact flood conditions in the planning area.
- The concept of residual risk should be considered in the design of future capital flood control projects and should be communicated with residents living in the floodplain.
- More information is needed on flood risk to support the concept of risk-based analysis of capital projects.
- There needs to be a sustained effort to gather historical damage data, such as high water marks on structures and damage reports, to measure the cost-effectiveness of future mitigation projects.
- Ongoing flood hazard mitigation will require funding from multiple sources.
- There needs to be a coordinated hazard mitigation effort between jurisdictions affected by flood hazards in the county.
- Floodplain residents need to continue to be educated about flood preparedness and the resources available during and after floods.
- The promotion of flood insurance as a means of protecting private property owners from the economic impacts of frequent flood events should continue.
- The economy affects a jurisdiction's ability to manage its floodplains. Budget cuts and personnel losses can strain resources needed to support floodplain management.

Severe Weather

Severe weather refers to any dangerous meteorological phenomena with the potential to cause damage, serious social disruption, or loss of human life. It includes extreme heat, lightning, hail, fog, and high winds. Severe-weather events can happen anywhere in the planning area. Severe local storms are probably the most common widespread hazard. They affect large numbers of people throughout Cook County and the surrounding region when they occur. The heat wave of July 1995 was one of the worst disasters in Illinois history, with over 700 deaths statewide over five-days.

Records from the National Climatic Data Center and SHELDUS indicate approximately 500 severe weather events in the planning area between 1950 and 2013. The 169 severe weather events for the planning area from 1993 to 2013 represent an average of 8 events per year. According to the 2013 Illinois Natural Hazard Mitigation Plan, the planning area is designated as severely vulnerable to severe storms, with a high vulnerability to extreme heat.

The most common problems associated with severe storms are immobility and loss of utilities. Roads may become impassable due to flooding, downed trees, or a landslide. Power lines may be downed due to high winds, and services such as water or phone may not be able to operate without power. Lightning can cause severe damage and injury. A worst-case severe-weather event would involve prolonged high winds during a thunderstorm. Such an event would have both short-term and longer-term effects. Initially, schools and roads would be closed due to power outages caused by high winds and downed tree obstructions. In more rural areas, some subdivisions could experience limited ingress and egress. Prolonged rain could produce flooding and overtopped culverts with ponded water on roads. Flooding could further obstruct roads and bridges, further isolating residents.

Meteorologists can often predict the likelihood of a severe storm or other severe weather event. This can give several days of warning time. The Chicago Office of the National Weather Service issues severe storm watches and warnings when appropriate to alert government agencies and the public of possible or impending weather events. The watches and warnings are broadcast over NOAA weather radio and are forwarded to the local media for retransmission using the Emergency Alert System.

Important issues associated with severe weather include the following:

- Redundancy of power supply throughout the planning area must be evaluated.
- The capacity for backup power generation is limited.
- Public education on dealing with the impacts of severe weather needs to be provided
- Debris management (downed trees, etc.) must be addressed.
- The effects of climate change may result in an increase in frequency of extreme heat events.

Severe Winter Weather

The severe winter weather hazard encompasses snow, blizzards, ice storms and extreme cold temperatures and wind chill. Severe winter weather events can happen anywhere in the planning area. NOAA identifies nearly 100 severe winter weather events in the planning area since 1950, excluding snowstorms classified as less than major snowstorms. The planning area typically receives 36 inches of snow each year and can expect to experience exposure to some type of severe winter weather event at least annually.

Severe winter weather impacts can be significant. Roads may become impassable due to ice or snow. Power lines may be downed due to high winds or ice accumulation, and services such as water or phone

may not be able to operate without power. Physical damage to homes and facilities can occur from wind damage or accumulation of snow or ice. Freezing rain can cause the most dangerous conditions. Ice buildup can bring down trees, communication towers, and wires, creating hazards for property owners, motorists, and pedestrians alike. Many severe winter weather events in the planning area have resulted in the loss of life.

Meteorologists can often predict likely severe winter weather, giving several days of warning time. The National Weather Service provides public warnings on storm, snow and ice events as appropriate to alert government agencies and the public of possible or impending weather events. Watches and warnings are broadcast over NOAA weather radio and are forwarded to local media for retransmission using the Emergency Alert System.

Important issues associated with severe winter weather in the planning area include the following:

- Older building stock in the planning area is built to low code standards or none at all. These structures could be highly vulnerable to severe winter weather events such as windstorms.
- Redundancy of power supply must be evaluated.
- The capacity for backup power generation is limited.
- Isolated population centers are at significant risk.

Tornado

Tornadoes are the most violent of all atmospheric storms, and all of Illinois is susceptible to them, including Cook County. The tornado season runs March through August, although a tornado can occur in the state at any time. Many tornadoes have struck Cook County, including several within the Chicago city limits. Between 1955 and 2008, there were 92 significant tornadoes (tornadoes rated F2 or greater on a scale of F1 to F5, or that caused fatalities or injured at least 10 people). The F4-rated Oak Lawn tornado in April 1967 was the deadliest tornado in the planning area, with 33 fatalities. The only F5 tornado to ever strike the Chicago area was on August 28, 1990.

Tornadoes can cause fatalities and devastate a neighborhood in seconds. Winds can reach 300 mph and damage paths can be more than a mile wide and 50 miles long. If a major tornado were to strike within the populated areas of Cook County, damage could be widespread. Businesses could be forced to close for an extended period or permanently, fatalities could be high, many people could be homeless for an extended period, and routine services such as telephone or power could be disrupted. Buildings can be damaged or destroyed.

The local NWS office issues a tornado watch when tornadoes are possible in an area and a tornado warning when a tornado has been sighted or indicated by weather radar. The current average lead time for tornado warnings is 13 minutes. The National Weather Service has established a goal of 15 minutes in its strategic plan. Occasionally, tornadoes develop so rapidly that little, if any, advance warning is possible.

Important issues associated with tornadoes in the planning area include the following:

- Older building stock in the planning area is built to low code standards or none at all. These structures could be highly vulnerable to tornadoes.
- Redundancy of power supply must be evaluated.
- The capacity for backup power generation is limited.

- The amount of the tornado zone that contains vacant, developable land is not known. This would be valuable information for gauging the future development potential of the tornado zone.
- Declining growth rate makes it difficult for code standards to have impacts on new development.
- The planning area has insufficient suitable tornado shelters.
- Public awareness of tornado response protocols is a concern, given the area's many visitors.

QUALITATIVE REVIEW OF HAZARDS OF INTEREST

Though risk assessments were not conducted for hazards identified as hazards of interest rather than hazards of concern, each was reviewed for the hazard mitigation plan. Key findings are as follows:

- **Climate Change**—Climate change impacts on hazard events could include an increased risk for extreme events such as drought, storms and flooding, as well as more heat-related stress. In many cases, communities are already facing these problems to some degree. Information about how climate patterns are changing provides insight on the reliability of future hazard projections used in mitigation analysis.
- **Epidemic or Pandemic**—Health hazards that affect the residents of Cook County may arise in a variety of situations, such as during a communicable disease outbreak, after a natural disaster, or as the result of a bioterrorism incident. All populations in Cook County are susceptible to such events. According to national projections by the Centers for Disease Control and Prevention, a pandemic flu with a 15- to 35-percent attack rate could cause 2 to 4.5 million cases in Illinois with up to 9,000 deaths.
- **Nuclear Power Plant Incidents**—There are no nuclear power plants in Cook County. The only site within 50 miles of Cook County is the Dresden Nuclear Power Plant in Grundy County. Locations that are 10 to 50 miles from a nuclear plant are not considered to be at risk for direct radiological contamination, but could be impacted by indirect contamination entering the region via waterways, vegetation, or animals originating from within 10 miles of the plant. The Nuclear Regulatory Commission's estimate of the risk each year of an earthquake intense enough to cause core damage to the reactor at Dresden is 1 in 52,632.
- **Secondary Impacts from Incoming Evacuees**—People evacuated to the planning area from a hazard event outside the planning area can have great impacts if local receiving jurisdictions lack the capacity to handle them. The IL-IN-WI Regional Catastrophic Grant Program's 2012 Regional Hub Reception Center Plan, which includes Cook County, outlines ways to process, track, and care for evacuees and spread them out to a larger area for long-term shelter.
- **Widespread Power Outage**—Utilities that use aboveground wiring are vulnerable to damage from high wind, heavy snow, ice, rain, and vehicular accidents. All facilities considered critical infrastructure are vulnerable to utility interruptions, especially loss of power. Establishment of reliable backup power at these facilities is extremely important to continue to provide for the health, safety, and well-being of the population.
- **Hazardous Material Incident**—A hazardous material is any substance that can adversely affect safety and health. In 2013, the City of Chicago undertook a risk assessment of hazardous material transportation routes to assess risks to the city and its inhabitants in the shipment of hazardous materials through its borders. Local jurisdictions should consider conducting a risk assessment to profile the potential hazardous concerns within their jurisdiction and to further assess health and safety impacts on their population, potential economic impacts, consequences, and the overall probability or frequency of incident.

PLANNING AREA RISK RANKING

Risk rankings were performed by each planning partner to compare the probable impacts of the hazards of concern. For each community, the rankings assessed the probability of each hazard's occurrence as well as its likely impact on people, property, and the economy. A separate ranking to assess probable impacts countywide was conducted via facilitated brainstorming sessions with the Steering Committee. The results of the countywide ranking, which were used in establishing mitigation action and priorities, are summarized in Table 15-6.

Hazard Ranking	Hazard Event	Category
1	Severe Weather	High
1	Severe Winter Weather	High
2	Flood (including urban flooding)	High
3	Tornado	High
4	Earthquake	Medium
5	Dam Failure	Low
6	Drought	Low

AREA-WIDE MITIGATION ACTIONS

Recommended hazard mitigation actions were selected from among alternatives presented in catalogs of hazard mitigation alternatives. The catalogs provided a baseline of alternatives that are backed by a planning process, are consistent with the planning partners' goals and objectives, and are within the capabilities of the partners to implement. One catalog was developed for each hazard of concern evaluated in this plan. Each planning partner selected its own set of recommended mitigation actions.

Cook County and the Steering Committee determined that some actions from the mitigation catalogs could provide hazard mitigation benefits countywide. Table 17-2 lists these recommended countywide mitigation actions and the priority of each action. The priorities are defined as follows:

- **High Priority**—A project that meets multiple objectives, has benefits that exceed its cost, meets eligibility requirements for a federal hazard grant program, and has funding secured or is an ongoing project. High priority projects can be completed in the short term (1 to 5 years).
- **Medium Priority**—A project that meets at least one objective, that has benefits that exceed its cost, that is grant eligible under federal hazard or other grant programs, but for which funding has not been secured. Medium priority projects become high priority projects and can be completed in the short term once funding is secured.
- **Low Priority**—A project that will mitigate the risk of a hazard, that has benefits that do not exceed the costs or are difficult to quantify, for which funding has not been secured, that is not eligible for federal hazard grant funding, and for which the timeline for completion is long term (1 to 10 years). Low priority projects may be eligible for grant funding from other programs.

TABLE ES-5.
PRIORITIZATION OF COUNTYWIDE MITIGATION ACTIONS

Action Number and Description	Priority
CW-1—Cook County DHSEM will develop its disaster intelligence capabilities in order to provide comprehensive support to the planning area for preparedness, mitigation, response, and recovery.	High
CW-2— Continue to support the success of the Public Safety Consortium in the following areas: mission, guidance, scope, structure, and training.	High
CW-3—Complete the countywide mass notification system project.	High
CW-4—Integrate the WebEOC into countywide operations and partner agencies.	High
CW-5—Enhance the current Cook County evacuation plan.	High
CW-6—Review the Cook County sheltering inventory (type, location, and future development based on population models).	High
CW-7—Expand the Cook County Mobile Response Team capabilities for emergency and disaster response.	High
CW-8—Create a template to promote uniformity in Emergency Operations Plans within the planning area.	High
CW-9—Develop and implement a countywide critical infrastructure security program.	High
CW-10—Develop a Cook County Community Emergency Response Team Program that is interoperable with local Community Emergency Response Team programs.	Medium
CW-11—Review outreach strategies for populations with access or functional needs to expand countywide support capabilities in all phases of the disaster cycle.	High
CW-12—Continue to promote the core competencies of the StormReady Program for increased countywide severe weather preparedness.	High
CW-13—Revisit and review all existing mutual aid agreements and memorandums of understanding and determine how new action items should be incorporated.	High
CW-14—Develop a countywide hazards task force to create a collective approach to natural hazard mitigation through the unification of plans, actions, and data.	High
CW-15—Identify and promote local, state, and federal funding sources for local flood mitigation projects.	Medium
CW-16—Consider the development of a countywide green infrastructure plan.	Medium
CW-17—Consider the development of a countywide climate adaptation strategy committee.	High
CW-18—Maintain a hazard mitigation plan website where this final plan will be housed and planning partners as well as members of the public will be able to monitor plan implementation.	High
CW-19—Support planning partner education by requesting mobile training courses covering National Flood Insurance Program and Community Rating System information during the period of this plan.	High
CW-20—Work with the Illinois Department of Natural Resources (IDNR), U.S. Army Corps of Engineers (USACE), and the Metropolitan Water Reclamation District of Greater Chicago (MWRD) to study and assess in greater detail the risk associated with stormwater/urban drainage flooding.	Medium

IMPLEMENTATION

Plan Adoption

The hazard mitigation plan will be submitted for a pre-adoption review to the Illinois Emergency Management Agency and FEMA prior to adoption by Cook County. Once pre-adoption approval has been provided, all planning partners will formally adopt the plan.

Plan Maintenance Strategy

The hazard mitigation plan includes a formal process to ensure that the Cook County Multi-Jurisdictional All Hazards Mitigation Plan remains an active and relevant document and that the planning partners maintain their eligibility for applicable funding sources. The plan's format allows sections to be reviewed and updated when new data become available, resulting in a plan that will remain current and relevant. The strategy for ongoing maintenance of the plan includes the following components:

- **Plan Implementation**—Plan implementation and evaluation will be a shared responsibility among all planning partners and agencies identified as lead agencies in the mitigation action plans. Cook County DHSEM will assume lead responsibility for implementing the plan maintenance strategy.
- **Steering Committee**—It is recommended that a steering committee remain a viable body involved in key elements of the plan maintenance strategy. The new steering committee should strive to include representation from the planning partners, as well as other stakeholders in the planning area.
- **Annual Progress Report**—The steering committee will convene to perform annual reviews. DHSEM will then prepare a formal annual report on the progress of the plan.
- **Plan Update**—The planning partnership intends to update the hazard mitigation plan on a five-year cycle from the date of initial plan adoption.
- **Continuing Public Involvement**—The public will continue to be apprised of the plan's progress through the Cook County hazard mitigation website and by copies of annual progress reports provided to the media. DHSEM has agreed to maintain the hazard mitigation plan website, and each planning partner has agreed to provide links to the website on their individual jurisdictional websites.
- **Incorporation into Other Planning Mechanisms**—All municipal planning partners are committed to creating a linkage between the hazard mitigation plan and their individual comprehensive plans by identifying a mitigation action as such and giving that action a high priority. As information becomes available from other planning mechanisms that can enhance this plan, that information will be incorporated via the update process.

Exhibit "B".
CHAPTER 117
CITY OF CHICAGO ANNEX

117.1 HAZARD MITIGATION PLAN POINT OF CONTACT

Primary Point of Contact

David R. Ramos, Deputy Director, EM
 Chicago OEMC
 1411 W Madison St.
 Chicago, IL 60607
 Telephone: 312-746-9233
 e-mail Address: David.Ramos2@cityofchicago.org

Alternate Point of Contact

Matthew Doughtie, Sr. EM Coordinator
 Chicago OEMC
 1411 W Madison St.
 Chicago, IL 60607
 Telephone: 312-746-9462
 e-mail Address: mdoughtie@cityofchicago.org

117.2 JURISDICTION PROFILE

The following is a summary of key information about the jurisdiction and its history:

- **Date of Incorporation:** 1837
- **Current Population:** 2,704,958 as of 2016
- **Population Growth:** While Chicago experienced a population decline of over 200,000 persons between 2000 and 2010, the City's population has increased .003% from 2010 to 2016.
- **Location and Description:** The City of Chicago is located in northeastern Illinois at 41°59 N and 86°54 W, and at an altitude of 578.5 feet above sea level. It is the third-most populous city in the United States and is the county seat of Cook County. Chicago has often been called a global architecture capital and is considered one of the most important business centers in the world. Positioned along Lake Michigan, the City is an international hub for finance, commerce, industry, technology, telecommunications, and transportation. O'Hare International Airport is the second-busiest airport in the world when measured by aircraft traffic; the region also has the largest number of U.S. highways and railroad freight. In 2012, Chicago was listed as an alpha global city by the Globalization and World Cities Research Network, and it ranked seventh in the world in the 2016 Global Cities Index. Chicago has the third-largest gross metropolitan product in the United States—about \$640 billion according to 2015 estimates. The City has one of the world's largest and most diversified economies, with no single industry employing more than 14% of the workforce.
- **Brief History:** Chicago's recorded history begins with the arrival of French explorers, missionaries and fur traders in the late 17th century and their interaction with the local Potawatomi Native Americans. The modern city was incorporated in 1837 by Northern businessmen and grew rapidly from real estate speculation and the realization that it had a commanding position in the emerging inland transportation network, based on lake traffic and railroads, controlling access from the Great Lakes into the Mississippi River basin. Despite the Great Chicago Fire in 1871, the city grew exponentially, becoming the nation's rail center and the dominant Midwestern center for manufacturing, commerce, finance, higher education, religion, broadcasting, sports, jazz, and high culture. Chicago is now a highly urbanized area and much of its natural environmental has been altered since its early development.

Climate: The climate of Chicago is classified as humid continental, with all four seasons distinctly represented: wet springs; variably hot, humid summers; pleasantly mild autumns; and cold winters. Temperatures are at the lowest in the months of January and February, and the highest during the months of July and August. Chicago's weather has the presence of Lake Michigan which influences the weather throughout the year. The highest official temperature ever recorded in Chicago was 105°F on July 24th, 1934. The coldest official temperature ever recorded was -27°F on January 20th, 1985. The yearly precipitation averages are at 36.89 inches. Chicago is prone to thunderstorms from spring to early fall. Heavy rainfall events can occur with thunderstorms and occasional prolonged systems. The average Chicago winter season produces 36.7 inches of snow, but these tend to vary.

- **Governing Body Format:** Chicago City government is divided into executive and legislative branches. The mayor is the chief executive while the City Council, elected from 50 wards, is the legislative body. Government priorities and activities are established in a budget ordinance usually adopted in November of each year. The city takes official action through the passage of ordinances and resolutions. In addition to the Mayor, Chicago's two other city-wide elected officials are the City Clerk and the City Treasurer. The Chicago Police Department provides law enforcement and the Chicago Fire Department provides fire suppression and emergency medical services for the city and its residents. Civil and criminal law cases are heard in the Cook County Circuit Court of the State of Illinois court system, or in the Northern District of Illinois, in the federal system. In the state court, the public prosecutor is the Illinois State's Attorney; in the Federal court it is the United States Attorney.
- **Development Trends:** Chicago is a heavily urbanized city, with only 7.1% of its total land area classified as open space. The City has seen a large increase in its Central Business District (CBD) population over the last 20 years. The CBD and adjacent neighborhoods are currently undergoing a building boom, with over \$20 billion in "megaprojects" currently underway or in the planning stages. The Chicago Sustainable Development Policy has been continually implemented since 2004. The goal of the policy is to enhance the sustainable performance of projects receiving City assistance. It requires development projects that are receiving financial assistance or special approvals from the City to include sustainable elements. The Policy has been a driving force in making Chicago a global leader in the green roof movement as well as the number of LEED certified projects. As of 2013, the City of Chicago had more than 500 green roofs totaling nearly 5.6 million square feet. More than 500 development projects have been LEED certified, which equates to roughly 180 million square feet.

117.3 CAPABILITY ASSESSMENT

The assessment of the jurisdiction's legal and regulatory capabilities is presented in Table 117-1. The assessment of the jurisdiction's fiscal capabilities is presented in Table 117-2. The assessment of the jurisdiction's administrative and technical capabilities is presented in Table 117-3. Information on the community's National Flood Insurance Program (NFIP) compliance is presented in Table 117-4. Classifications under various community mitigation programs are presented in Table 117-5.

TABLE 117-1. LEGAL AND REGULATORY CAPABILITY					
	Local Authority	State or Federal Prohibitions	Other Jurisdictional Authority	State Mandated	Comments
Codes, Ordinances & Requirements					
Building Code	Yes	No	No	Yes	Municipal Code of Chicago – adopted 1939 In accordance with Public Act 096-0704, Illinois has adopted the IBC as its state Building Code
Zonings	Yes	No	No	Yes	Municipal Code of Chicago – adopted 1939 65 ILCS 5/ Illinois Municipal Code.
Subdivisions	Yes	No	No	Yes	765 ILCS 205/PLAT ACT as passed by Illinois State General Assembly
Stormwater Management	Yes	No	Yes	Yes	Municipal Code of Chicago, Chapter 11-18 (Stormwater Ordinance) – adopted 1939 State regulates industrial activity from Construction sites 1 acre or larger under section 402 CWA.
Post Disaster Recovery	No	No	No	No	
Real Estate Disclosure	No	No	Yes	Yes	(765 ILCS 77/) Residential Real Property Disclosure Act.
Growth Management	Yes	No	No	No	Municipal Code of Chicago – adopted 1939 (Chicago Zoning Ordinance, MCC § 17-1-0100 et seq., controls development in Chicago)
Site Plan Review	Yes	No	No	No	Municipal Code of Chicago – adopted 1939

Public Health and Safety	Yes	No	Yes	Yes	Municipal Code of Chicago – adopted 1939
Environmental Protection	Yes	No	No	No	Municipal Code of Chicago – adopted 1939
Planning Documents					
General or Comprehensive Plan	Yes	No	No	No	Chicago Central Area Action Plan Chicago Sustainable Development Policy CMAP GOTO 2040 Comprehensive Regional Plan
<i>Is the plan equipped to provide linkage to this mitigation plan?</i> Yes					
Floodplain or Basin Plan	No	No		No	
Stormwater Plan	Yes	No	MWRD	No	Regional stormwater planning is managed by MWRD.
Capital Improvement Plan	Yes	No	No	No	Chicago Capital Improvement Program
<i>What types of capital facilities does the plan address?</i> transportation, parkland, lakefront/shoreline, municipal facilities, neighborhood infrastructure, sewer infrastructure, water infrastructure					
<i>How often is the plan revised/updated?</i> annually					
Habitat Conservation Plan	Yes	No	Chicago Mayor's Office	No	2011 Chicago Nature and Wildlife Plan; Chicago Wilderness Biodiversity Recovery Plan
Economic Development Plan	Yes	No	Yes	Yes	The Chicago City Council reviews economic development related programs and incentives including tax incentives offered through the Cook County 6b Program
Shoreline Management Plan	Yes	No	No	No	Lake Michigan and Chicago Lakefront Protection Ordinance, Municipal Code of Chicago § 16-4-010, et seq. and the Municipal Code of Chicago—adopted 1939 (Chicago Zoning Ordinance, MCC § 17-1-0100 et seq.)
Response/Recovery Planning					

Comprehensive Emergency Management Plan	Yes	No	Yes	Yes	2016 City of Chicago Emergency Operations Plan
Threat and Hazard Identification and Risk Assessment	Yes	No	Yes	No	2016 Chicago Urban Area THIRA
Terrorism Plan	Yes	No	Yes	Yes	2016 City of Chicago EOP – Human-Caused Hazards Annex
Post-Disaster Recovery Plan	No	No	No	No	
Continuity of Operations Plan	No	No	Yes	No	
Public Health Plans	Yes	No	Yes	No	Chicago Public Health Emergency Operations Plan

**TABLE 117-2.
FISCAL CAPABILITY**

Financial Resources	Accessible or Eligible to Use?
Community Development Block Grants	Yes
Capital Improvements Project Funding	Yes
Authority to Levy Taxes for Specific Purposes	Yes
User Fees for Water, Sewer, Gas or Electric Service	Yes
Incur Debt through General Obligation Bonds	Yes
Incur Debt through Special Tax Bonds	Yes
Incur Debt through Private Activity Bonds	Yes
Withhold Public Expenditures in Hazard-Prone Areas	Yes
State Sponsored Grant Programs	Yes
Development Impact Fees for Homebuyers or Developers	Yes
Other	

TABLE 117-3. ADMINISTRATIVE AND TECHNICAL CAPABILITY		
Staff/Personnel Resources	Available?	Department/Agency/Position
Planners or engineers with knowledge of land development and land management practices	Yes	Planning and Development
Engineers or professionals trained in building or infrastructure construction practices	Yes	Buildings
Planners or engineers with an understanding of natural hazards	Yes	Transportation, Buildings, Water Management
Staff with training in benefit/cost analysis	Yes	Budget and Management
Surveyors	Yes	Transportation
Personnel skilled or trained in GIS applications ^a	Yes	Innovation and Technology, Police Department, Planning and Development
Scientist familiar with natural hazards in local area	Yes	
Emergency manager ^b	Yes	Office of Emergency Management and Communications
Grant writers	Yes	Office of Emergency Management and Communications

^a. All partners have access to Cook County GIS Consortium as a technical resource.

^b. If your jurisdiction does not have an emergency manager, Cook County DHSEM acts as your emergency manager.

TABLE 117-4. NATIONAL FLOOD INSURANCE PROGRAM COMPLIANCE	
What department is responsible for floodplain management in your jurisdiction?	Dept of Buildings
Who is your jurisdiction's floodplain administrator? (department/position)	Andrew Billing, PE, CFM, consultant to Dept of Buildings
Are any certified floodplain managers on staff in your jurisdiction?	Yes
What is the date of adoption of your flood damage prevention ordinance?	6/28/1991
When was the most recent Community Assistance Visit or Community Assistance Contact?	8/5/2014
Does your jurisdiction have any outstanding NFIP compliance violations that need to be addressed? If so, please state what they are.	No
Do your flood hazard maps adequately address the flood risk within your jurisdiction? (If no, please state why)	Yes
Does your floodplain management staff need any assistance or training to support its floodplain management program? If so, what type of assistance/training is needed?	No
Does your jurisdiction participate in the Community Rating System (CRS)? If so, is your jurisdiction seeking to improve its CRS Classification? If not, is your jurisdiction interested in joining the CRS program?	No. Chicago is interested in joining the CRS program.

TABLE 117-5. COMMUNITY CLASSIFICATIONS			
	Participating?	Classification	Date Classified
Community Rating System	No		
Building Code Effectiveness Grading Schedule	No		
Public Protection/ISO	Yes	1	2017
Storm Ready	Yes	Gold (Countywide)	2014
Tree City USA	Yes		1982

117.4 JURISDICTION-SPECIFIC NATURAL HAZARD EVENT HISTORY

Table 117-6 lists all past occurrences of natural hazards within the jurisdiction. Repetitive flood loss records are as follows:

- Number of FEMA-Identified Repetitive Loss Properties: 60 (Non-Mitigated): 37 (Single-Family), 15 (Other Residential), 8 (2-4 Family)
- Number of FEMA-Identified Severe Repetitive Loss Properties: 0
- Number of Repetitive Flood Loss/Severe Repetitive Loss Properties That Have Been Mitigated: 2 (1 Other Residential, 1 Single-Family)

TABLE 117-6. NATURAL HAZARD EVENTS			
Type of Event	FEMA Disaster # (if applicable)	Date	Preliminary Damage Assessment
Severe Storms, Straight-Line Winds & Flooding	DR-4116	4/16/13	Not available
Extreme Heat		7/4/12	Not available
Severe Winter Storm and Snowstorm	DR-1960	2/1/11	Not available
Severe Storms and Flooding	DR-1935	7/19/10	Not available
Severe Storms and Flooding	DR-1800	9/13/08	Not available
Severe Storms and Flooding	DR-1729	8/20/07	Not available
Severe Winter Storm	EM-3161	12/11/00	Not available

Winter Snow Storm	EM-3134	1/1/99	Not available
Flooding	DR-1188	8/16/97	Not available
Flooding	DR-1129	7/17/96	Not available
Extreme Heat		7/12/95	Not available
Flooding and Severe Storms	DR-997	4/13/93	Not available
Severe Storms and Flooding	DR-798	8/13/87	Not available
Severe Storms and Flooding	DR-776	9/21/86	Not available
Severe Storms, flooding, and tornadoes	DR-643	6/30/81	Not available
Blizzards and snowstorms	EM-3068	1/16/79	Not available
Severe Storms, flooding, and tornadoes	DR-509	6/18/76	Not available

117.5 HAZARD RISK RANKING

Table 117-7 presents the ranking of the hazards of concern.

Hazard area extent and location maps are included at the end of this chapter. These maps are based on the best available data at the time of the preparation of this plan, and are considered to be adequate for planning purposes.

Rank	Hazard Type	Risk Rating Score (Probability x Impact)
1	Severe Weather	54
2	Severe Winter Weather	54
3	Flood	36
4	Tornado	18
5	Earthquake	18
6	Drought	18
7	Dam Failure	6

117.6 HAZARD MITIGATION ACTION PLAN AND EVALUATION OF RECOMMENDED ACTIONS

Table 117-8 lists the actions that make up the jurisdiction's hazard mitigation plan. Table 117-9 identifies the priority for each action. Table 117-10 summarizes the mitigation actions by hazard of concern and the six mitigation types.

Table 117-8. HAZARD MITIGATION ACTION PLAN MATRIX						
Applies to new or existing assets	Hazards mitigated	Objectives met	Lead agencies	Estimated cost	Sources of funding	Timeline
Action C.1 —Where appropriate, support retrofitting, purchase, or relocation of structures in hazard-prone areas to prevent future structure damage. Give priority to properties with exposure to repetitive losses.						
Existing	All	7, 13	Dept. of Buildings	Low	FEMA Haz Mitigation Grants	Long-term
Action C.2 —Continue to support the countywide actions identified in this plan.						
New and existing	All	All	City of Chicago	Low	General Fund	Short- and long-term
Action C.3 —Actively participate in the plan maintenance strategy identified in this plan.						
New and existing	All	3, 4, 6	Chicago OEMC	Low	General Fund	Short-term
Action C.4 —Consider participation in incentive-based programs such as the Community Rating System, Tree City, and StormReady.						
New and existing	All	3, 4, 5, 6, 7, 9, 10, 11, 13	City of Chicago	Low	General Fund	Long-term
Action C.5 —Continue to maintain the minimum National Flood Insurance Program participation requirement for communities with no mapped Special Flood Hazard Area.						
New and existing	Flooding	4, 6, 9	Dept. of Buildings	Low	General Fund	Short-term and ongoing
Action C.6 —Integrate the hazard mitigation plan into other plans, programs, or resources that dictate land use or redevelopment.						
New and existing	All	3, 4, 6, 10, 13	City of Chicago	Low	General Fund	Short-term
Action C.7 —Complete construction and implementation of the Albany Park Stormwater Diversion Tunnel.						

Table 117-8. HAZARD MITIGATION ACTION PLAN MATRIX						
Applies to new or existing assets	Hazards mitigated	Objectives met	Lead agencies	Estimated cost	Sources of funding	Timeline
Existing	Flooding	3, 4, 9	CDOT	Medium		Short-term/ Ongoing
Action C.9 —Continue implementation of the Chicago Sustainable Development Policy, which enhances the sustainable performance of projects receiving City assistance.						
Existing	Flooding, Severe Weather	3, 4, 7, 10, 13	Buildings, Planning & Development	Low	Grants/ General Fund	Long-term/ Ongoing
Action C.10 —Continue implementation of the Green Stormwater Infrastructure Policy, which guides City's efforts in renewing water infrastructure, conserving water, greening water operations, and sustainably managing stormwater.						
Existing	Flooding	2, 4, 10, 13	Buildings, Water Management	Low	N/A	Long-term/ Ongoing
Action C.11 —Continue implementation of the Inlet Control System (Rainblocker) program, which installs restrictors to slow the flow of stormwater into the sewer system.						
Existing	Flooding	4, 9, 13	Dept. of Water Management	Low		Long-term/ Ongoing
Action C.12 —Continue implementation of the Chicago Shoreline Protection Project, which provides storm damage protection to the Lake Michigan shoreline and Lake Shore Drive.						
Existing	Flooding	2, 3, 4, 8, 9, 13	USACE, Park District	Medium	USACE, IL Dept of Natural Resources	Long-term/ Ongoing
Action C.13 —Continue implementation of the RainReady Program, which provides individualized services to help homes and communities reduce their flood risks.						
Existing	Flooding	2, 3, 6, 8, 9, 10	Center for Neighborhood Technology	Low	CNT	Long-term/ Ongoing
Action C.14 —Continue construction and implementation of the Metropolitan Water Reclamation District of Greater Chicago's Tunnel and Reservoir Plan (TARP).						

Table 117-8. HAZARD MITIGATION ACTION PLAN MATRIX						
Applies to new or existing assets	Hazards mitigated	Objectives met	Lead agencies	Estimated cost	Sources of funding	Timeline
Existing	Flooding	1, 2, 3, 6, 9, 12, 13	MWRDGC	Medium	MWRDGC, ACOE	Long-term/ Ongoing
Action C.15 —Continue to expand the usage and capabilities of the City’s NotifyChicago public notification system						
Existing	All	4, 5, 6, 12	OEMC	Low	Corporate	Long-term/ Ongoing
Action C.16 —Continue to expand the usage and capabilities of the City’s Reverse 9-1-1 public notification system.						
Existing	All	4, 5, 6, 12	OEMC	Low	Corporate	Long-term/ Ongoing
Action C.17 —Continue to expand the usage and capabilities of the City’s Digital Sign Network public notification system.						
Existing	All	4, 5, 6, 12	OEMC	Low	Corporate	Long-term/ Ongoing
Action C.18 — Develop local capabilities for implementation of FEMA’s Integrated Public Alert & Warning System (IPAWS).						
Existing	All	4, 5, 6, 12	OEMC	Low	Corporate	Long-term/ Ongoing
Action C.19 —Continue the installation and maintenance of Green Alleys, which results in rainwater being allowed to infiltrate into the soils through permeable pavement or infiltration basins.						
Existing	Flooding	2, 3, 4, 9, 12, 13	CDOT	Low	General Obligation Bond	Long-term/ Ongoing
Action C.20 — Continue the installation and maintenance of bioinfiltration systems and rain gardens throughout the city, which promote the absorption and infiltration of stormwater runoff.						
Existing	Flooding	2, 3, 4, 9, 12, 13	DWM/ CDOT	Low	Corporate	Long-term/ Ongoing
Action C.21 —Continue development and maintenance of the City of Chicago Flood Operations Guidance Document						

Table 117-8. HAZARD MITIGATION ACTION PLAN MATRIX						
Applies to new or existing assets	Hazards mitigated	Objectives met	Lead agencies	Estimated cost	Sources of funding	Timeline
Existing	All	2, 4, 8, 12	OEMC	Low	Corporate	Long-term/Ongoing
Action C.23 — Continue implementation of Chicago's Basement Flooding Partnership, where the Dept of Water Management works with neighborhoods to reduce flooding impacts.						
Existing	Flooding	2, 3, 6, 8, 9, 10	DWM	Low	Corporate	Long-term/Ongoing
Action C.24 — Encourage the development of continuity planning for Chicago departments and the Chicago area's largest employers and companies headquartered in Chicago.						
Existing	All	1	OEMC	Low	Corporate	Long-term/Ongoing
Action C.25 —Ensure continued compliance with the National Flood Insurance Program (NFIP)						
Existing	Flooding	2, 3, 4, 9, 10, 11, 12	Buildings	Low	Corporate	Long-term/Ongoing

TABLE 117-9. MITIGATION STRATEGY PRIORITY SCHEDULE							
Action #	# of Objectives Met	Benefits	Costs	Do Benefits Equal or Exceed Costs?	Is Project Grant-Eligible?	Can Project Be Funded Under Existing Programs/ Budgets?	Priority ^a
1	2	High	High	Yes	Yes	No	Medium
2	13	Medium	Low	Yes	No	Yes	High
3	3	Medium	Low	Yes	Yes	Yes	High
4	9	Medium	Low	Yes	No	Yes	Medium
5	3	Medium	Low	Yes	No	Yes	High
6	3	Medium	Medium	Yes	Yes	No	Medium
7	5	Medium	Low	Yes	No	Yes	High

8	5	High	Medium	Yes	No	Yes	High
9	4	High	Low	Yes	No	Yes	High
10	3	Medium	Low	Yes	No	Yes	Medium
11	6	High	High	Yes	Yes	Yes	Medium
12	6	Medium	Low	Yes	No	No	Low
13	7	High	High	Yes	Yes	Yes	High
14	4	Medium	Low	Yes	Yes	Yes	Medium
15	4	Medium	Low	Yes	Yes	Yes	Medium
16	4	Medium	Low	Yes	Yes	Yes	Medium
17	4	Medium	Low	Yes	Yes	Yes	Medium
18	6	Medium	Low	Yes	Yes	Yes	Medium
19	6	Medium	Low	Yes	No	Yes	Medium
20	4	Medium	Low	Yes	No	Yes	Medium
21	6	Medium	Low	Yes	No	Yes	Medium
22	1	High	Low	Yes	No	Yes	Medium
23	7	Medium	Low	Yes	No	Yes	Medium

a. See Chapter 1 for explanation of priorities.

Hazard Type	Action Addressing Hazard, by Mitigation Type ^a					
	1. Prevention	2. Property Protection	3. Public Education and Awareness	4. Natural Resource Protection	5. Emergency Services	6. Structural Projects
Dam Failure	N/A	N/A	N/A	N/A	N/A	N/A
Drought	N/A	N/A	N/A	N/A	N/A	N/A
Earthquake	2, 6	1, 2	2	2	2	2
Flood	2, 6	1, 2	2	2	2	2
Severe Weather	2, 6	2	2	2	2	2
Severe Winter Weather	2, 6	2	2	2	2	2
Tornado	2, 6	2	2	N/A	2	2

a. See Chapter 1 for explanation of mitigation types.

TABLE 117-11. PREVIOUS ACTION PLAN IMPLEMENTATION STATUS			
Action Status			
Completed	Carry Over to Plan Update	Removed; No Longer Feasible	Action ^a
		✓	Integrate mitigation & recovery operations into the daily functions within the City of Chicago. (Removed – action is not specific enough.)
✓			Ensure thoroughness of NIMS, NRF compliance and integration of emergency management planning documents, operations, and functions. Implement planning documents for recovery, debris management, continuity of operations, etc.
	✓		Ensure that areas and populations that could be isolated during a disaster are accounted for in planning efforts. Integrate the needed preparedness, mitigation, response and recovery actions into existing emergency management plans and operations. Now action C6.
✓			Re-alignment of Chicago's Homeland Security Strategies with the National Preparedness Goal.
✓			Strengthen the infrastructure of critical facilities in Chicago, including hospitals, by installing backup systems and redundancies.
	✓		Develop OEMC Continuity of Operations Plan and identify auxiliary facility to provide Emergency Operation Center capabilities. Now Action C22.
		✓	Target regulatory, development, and preparedness efforts of Tier II hazardous material facilities. Efforts include planning and site buffering. (Removed – does not apply directly to natural hazards.)
		✓	Identify and develop projects and programs, as well as expand existing programs, to alleviate the impact of a terrorist attack on high profile facilities and structures. (Removed – does not apply directly to natural hazards.)
✓			Identify available and appropriate shelters.
✓			Support BioWatch program to monitor the interior of high-profile facilities and systems.
✓			Improve high-rise building codes and design to mitigate from structural fires.
		✓	Develop a Comprehensive Recovery Plan to prepare a community for an orderly recovery operation. (Removed – does not apply directly to the mitigation mission area.)
✓			First responder prophylaxis and training.
		✓	First responder preparedness and training, planning, and preparedness for all hazards. (Removed - action is not specific enough.)
✓			Develop public awareness and education of falling ice from tall buildings. Educate private owners of mitigation measures to prevent falling ice from tall buildings.

✓	Reduce flooding and improve Chicago's water quality by completing the Tunnel and Reservoir Plan system.
✓	Increase open space and natural features in high flood risk areas throughout MWRDGC jurisdictional boundaries.
✓	Expand regional collaboration by enhancing the Illinois-Indiana-Wisconsin CSA Regional Catastrophic Preparedness Grant Program.
✓	Encourage the development of continuity planning for Chicago departments and the Chicago area's largest employers and companies headquartered in Chicago.
✓	Identify, incorporate, and integrate hazard mitigation into existing and future plans, programs and projects. (Removed -- action not specific enough).
✓	Demonstrate and capitalize upon the connection between hazard mitigation and sustainable development. Now Action C8.
✓	Provide public outreach on alertness, awareness, and how to notify authorities of suspicious activities. (Removed -- does not apply directly to natural hazards.)
✓	Strengthen infrastructure, build redundancies, and implement contingency plans for vulnerable populations and essential services and networks. Now Action C6.
✓	Support the advancement of emergency management profession. (Removed -- action is not specific enough.)
✓	Support the advancement of technological tools to aid emergency management personnel. Now Actions 15, 16 & 17.
✓	Continue redevelopment of the Chicago Harbor Locks System
✓	Reduce the risk of flooded basements through the City's Basement Flooding Partnership.
✓	Stormwater mitigation actions. Now Action C9.
✓	Strengthen public/private partnerships and information sharing capabilities. (Removed -- action is not specific enough).
✓	Ensure continued compliance with the National Flood Insurance Program (NFIP). Now Action C23.
✓	Ensure that "green" building strategies are integrated into the design phase of every public building project and incorporate environmentally friendly design concepts into renovation projects. Now Action C8.
a. Listed actions are found in the 2012 City of Chicago Hazard Mitigation Plan. Some actions have been marked as "removed" since they do not apply directly to natural hazards.	

117.7 FUTURE NEEDS TO BETTER UNDERSTAND RISK/ VULNERABILITY

No needs have been identified at this time.

117.8 ADDITIONAL COMMENTS

In addition to the mitigation actions listed above, the City of Chicago has also developed the *Sustainable Chicago 2015 Action Agenda*, which highlights the City's efforts in creating a more sustainable environment for our citizens. This document contains over 100 identified sustainable actions the City has taken and will continue to take within the following categories: Economic Development and Job Creation; Energy Efficiency and Clean Energy; Transportation Options; Water and Wastewater; Parks, Open Space, and Healthy Food; Waste and Recycling; and Climate Change. This document can be found at https://www.cityofchicago.org/content/dam/city/progs/env/Sustainable_Chicago_2012-2015_Highlights.pdf

HAZUS-MH RISK ASSESSMENT RESULTS FOR CHICAGO

CHICAGO EXISTING CONDITIONS	
2016 Population	2,704,958
Total Assessed Value of Structures and Contents	\$579,392,639,428
Area in 100-Year Floodplain	5223.88 acres
Area in 500-Year Floodplain	5664.46 acres
Number of Critical Facilities	3,642

HAZARD EXPOSURE IN CHICAGO						
	Number Exposed		Value Exposed to Hazard			% of Total Assessed Value Exposed
	Population	Buildings	Structure	Contents	Total	
Dam Failure						
Buffalo Creek	0	0	\$0	\$0	\$0	0.00%
Plum Grove	0	0	\$0	\$0	\$0	0.00%
Touhy	3	1	\$13,035,000	\$13,035,000	\$26,070,000	0.00%
St. Michael	0	0	\$0	\$0	\$0	0.00%
Twin Lakes	0	0	\$0	\$0	\$0	0.00%
Flood						
100-Year	653	201	\$452,655,425	\$455,142,279	\$907,797,704	0.16%
500-Year	991	305	\$485,870,440	\$471,749,787	\$957,620,226	0.17%
Tornado						
100-Year	---	---	\$676,044,430	\$515,681,760	\$1,191,726,200	.21%
500-Year	---	---	\$1,802,179,350	\$1,570,940,430	\$3,373,119,780	.58%

ESTIMATED PROPERTY DAMAGE VALUES IN CHICAGO				
	Estimated Damage Associated with Hazard			% of Total Assessed Value Damaged
	Building	Contents	Total	
Dam Failure				
Buffalo Creek	\$0	\$0	\$0	0.00%
Plum Grove	\$0	\$0	\$0	0.00%
Touhy	\$0	\$0	\$0	0.00%
St. Michael	\$0	\$0	\$0	0.00%
Twin Lakes	\$0	\$0	\$0	0.00%
Earthquake				
1909 Historical Event	\$2,854,751,334	\$759,966,776	\$3,614,718,109	0.62%
Flood				
10-Year	\$20,941,832	\$52,361,673	\$73,303,505	0.01%
100-Year	\$31,363,512	\$71,466,941	\$102,830,453	0.02%
500-Year	\$485,870,440	\$471,749,787	\$957,620,226	0.17%
Tornado				
100-Year	\$6,760,444,340	\$5,156,817,620	\$11,917,261,960	2.06%
500-Year	\$12,343,694,180	\$10,759,865,970	\$23,103,560,150	3.99%



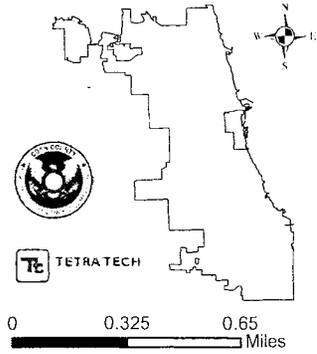
CITY OF CHICAGO

Critical Facilities

- Emergency Operations Center
- Police Station Facility
- Fire Station Facility
- School Facility
- Medical Care Facility
- Dams
- Military
- Hazardous Materials
- Airport Facility
- Bus Facility
- Highway Bridge
- Light Rail Bridge
- Light Rail Facility
- Port Facility
- Rail Facility
- Railway Bridge
- Oil Facility
- Potable Water Facility
- Other Facility

Note: Critical facility locations based on 2014 information.

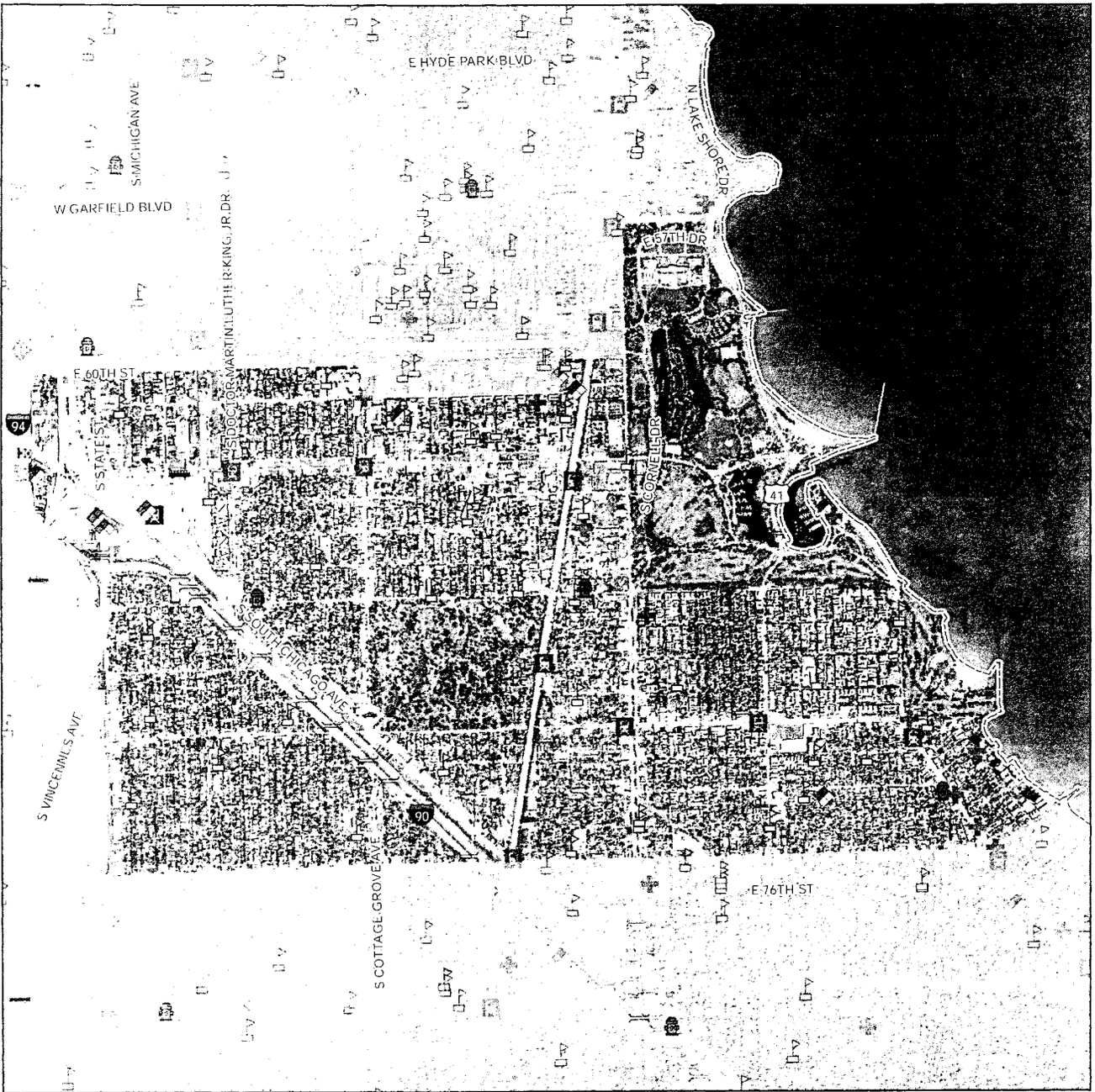
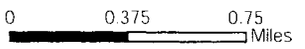
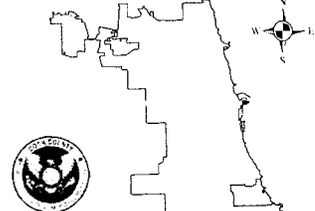
Base Map Data Sources:
Cook County, U.S. Geological Survey



CITY OF CHICAGO Critical Facilities

-  Emergency Operations Center
-  Police Station Facility
-  Fire Station Facility
-  School Facility
-  Medical Care Facility
-  Dams
-  Military
-  Hazardous Materials
-  Airport Facility
-  Bus Facility
-  Highway Bridge
-  Light Rail Bridge
-  Light Rail Facility
-  Port Facility
-  Rail Facility
-  Railway Bridge
-  Oil Facility
-  Potable Water Facility
-  Other Facility

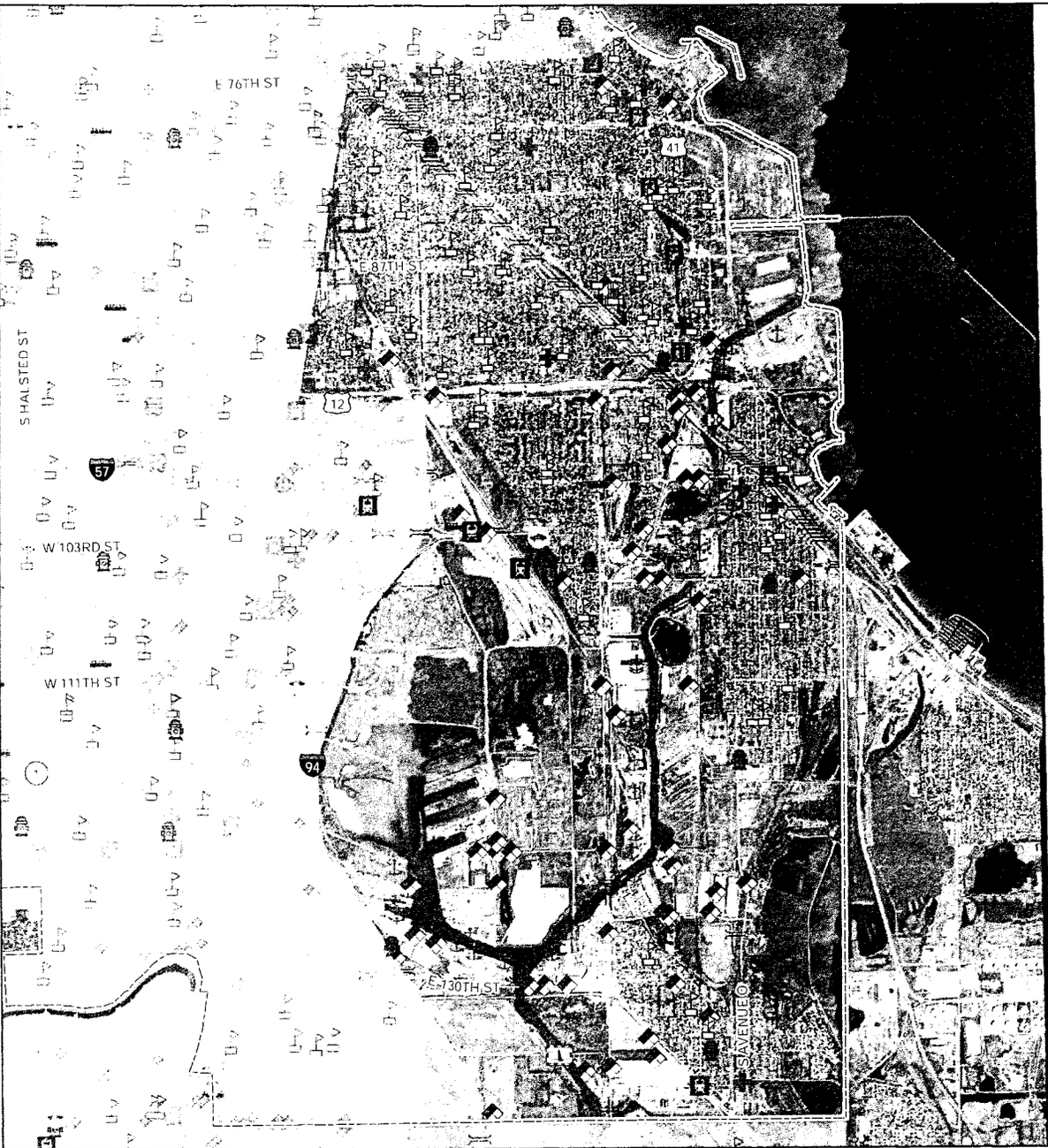
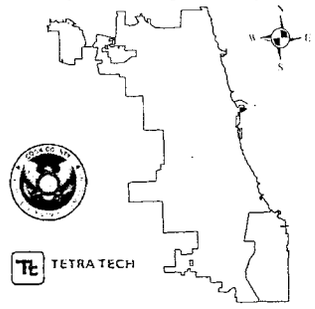
Note: Critical facility locations based on 2014 information.
 Base Map Data Sources:
 Cook County, U.S. Geological Survey



CITY OF CHICAGO Critical Facilities

-  Emergency Operations Center
-  Police Station Facility
-  Fire Station Facility
-  School Facility
-  Medical Care Facility
-  Dams
-  Military
-  Hazardous Materials
-  Airport Facility
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-  Highway Bridge
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-  Light Rail Facility
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Note: Critical facility locations based on 2014 information.
 Base Map Data Sources:
 Cook County, U.S. Geological Survey

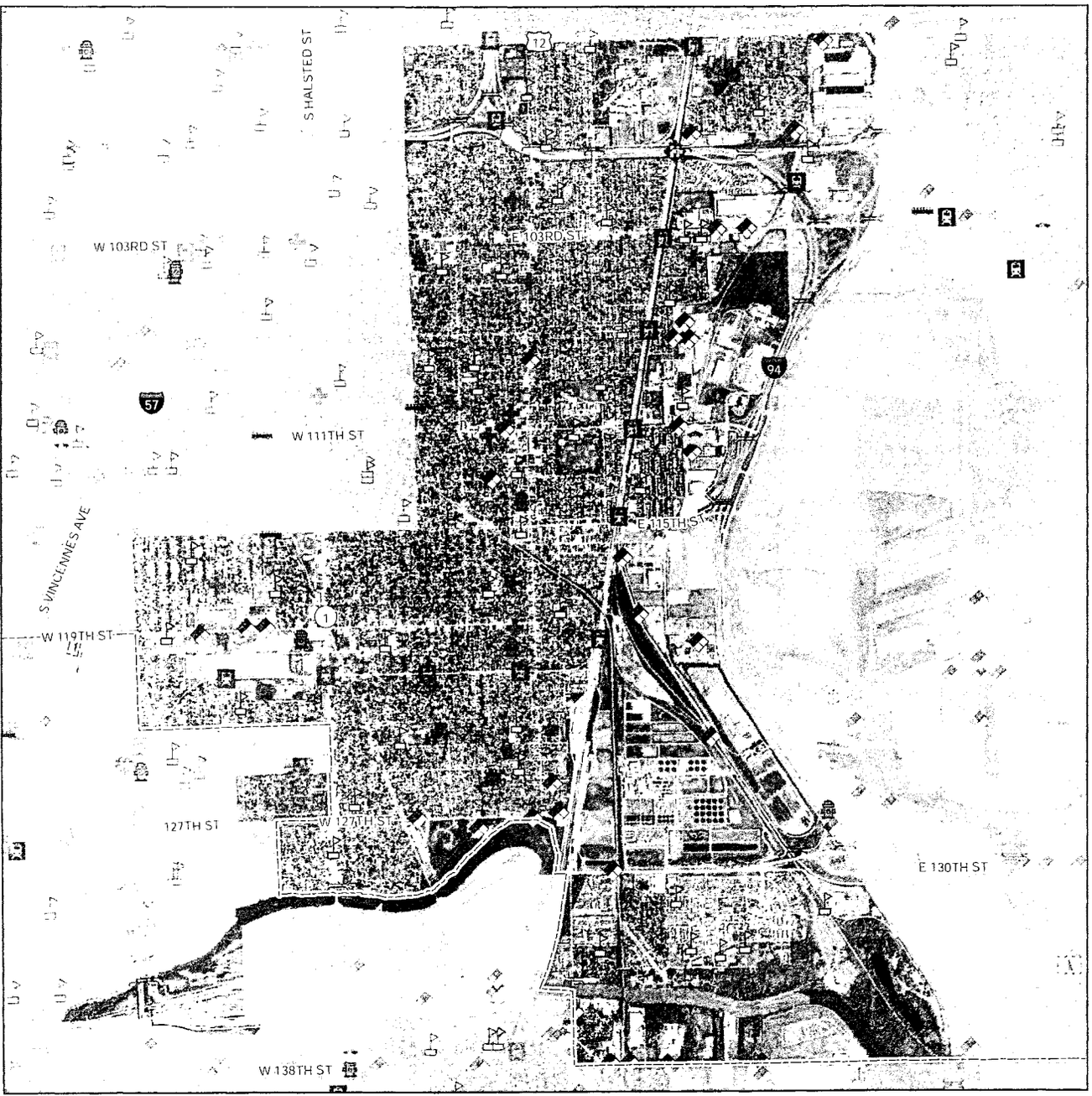
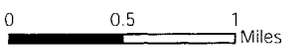
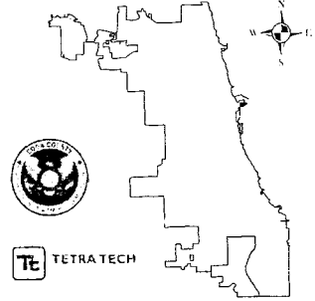


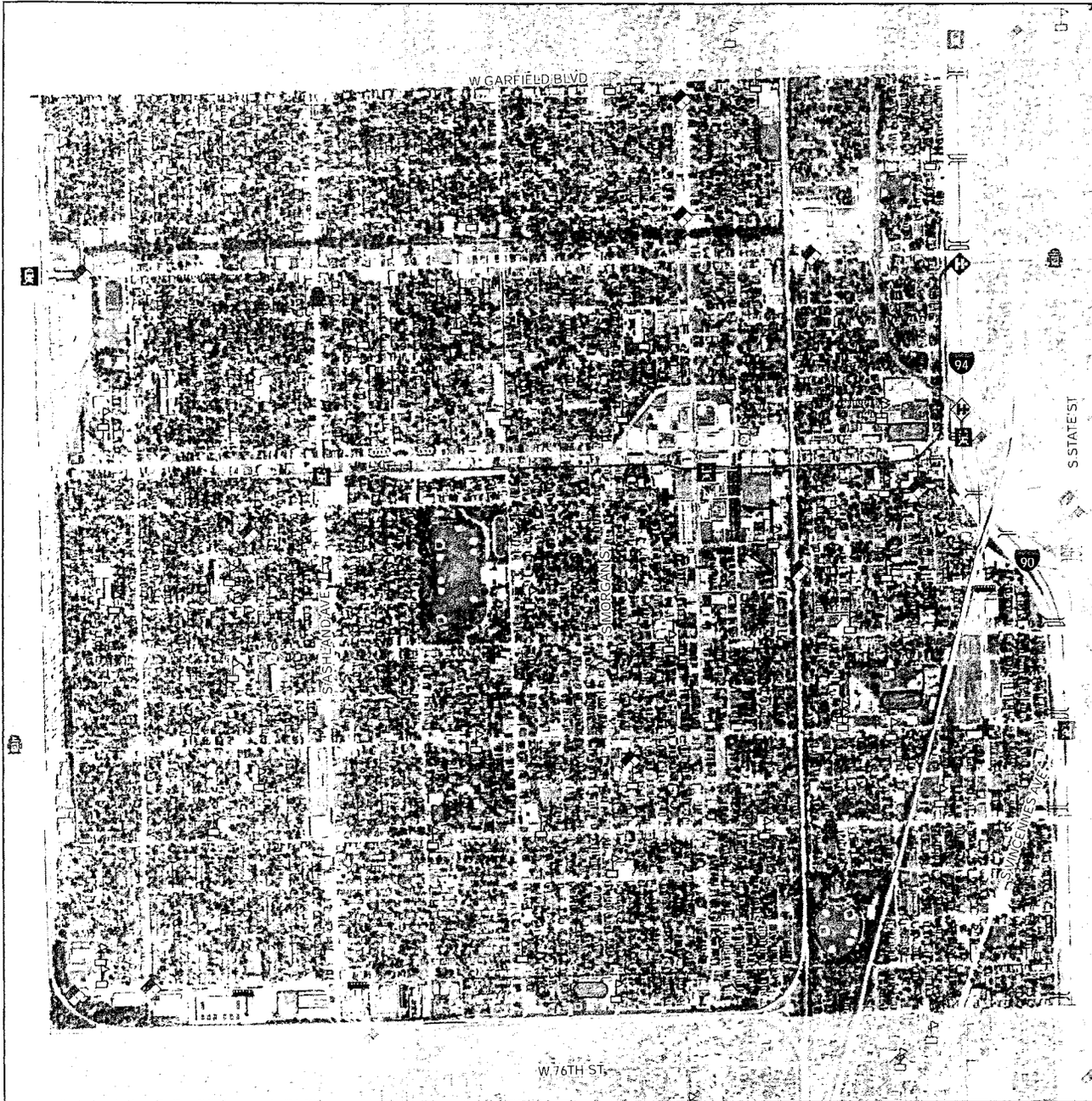
CITY OF CHICAGO Critical Facilities

-  Emergency Operations Center
-  Police Station Facility
-  Fire Station Facility
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-  Oil Facility
-  Potable Water Facility
-  Other Facility

Note: Critical facility locations based on 2014 information.

Base Map Data Sources:
Cook County, U.S. Geological Survey



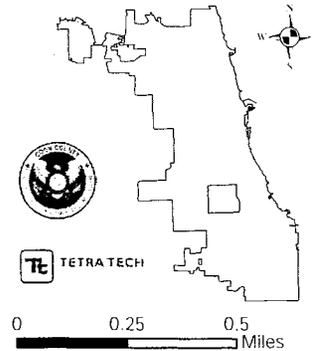


CITY OF CHICAGO Critical Facilities

-  Emergency Operations Center
-  Police Station Facility
-  Fire Station Facility
-  School Facility
-  Medical Care Facility
-  Dams
-  Military
-  Hazardous Materials
-  Airport Facility
-  Bus Facility
-  Highway Bridge
-  Light Rail Bridge
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-  Railway Bridge
-  Oil Facility
-  Potable Water Facility
-  Other Facility

Note: Critical facility locations based on 2014 information.

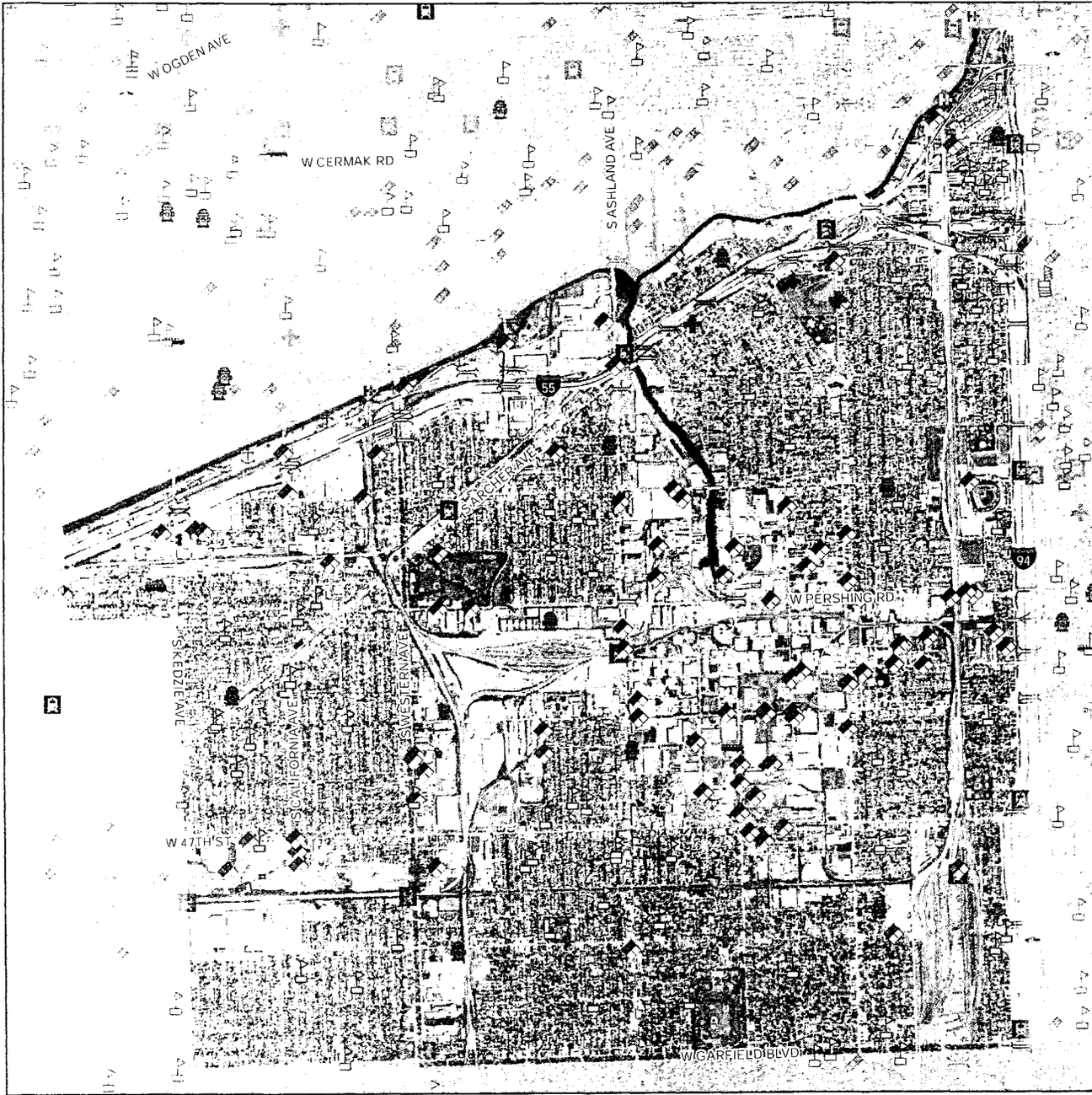
Base Map Data Sources:
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7/25/2018

REPORTS OF COMMITTEES

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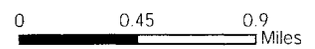
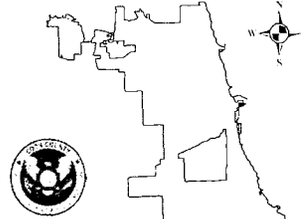


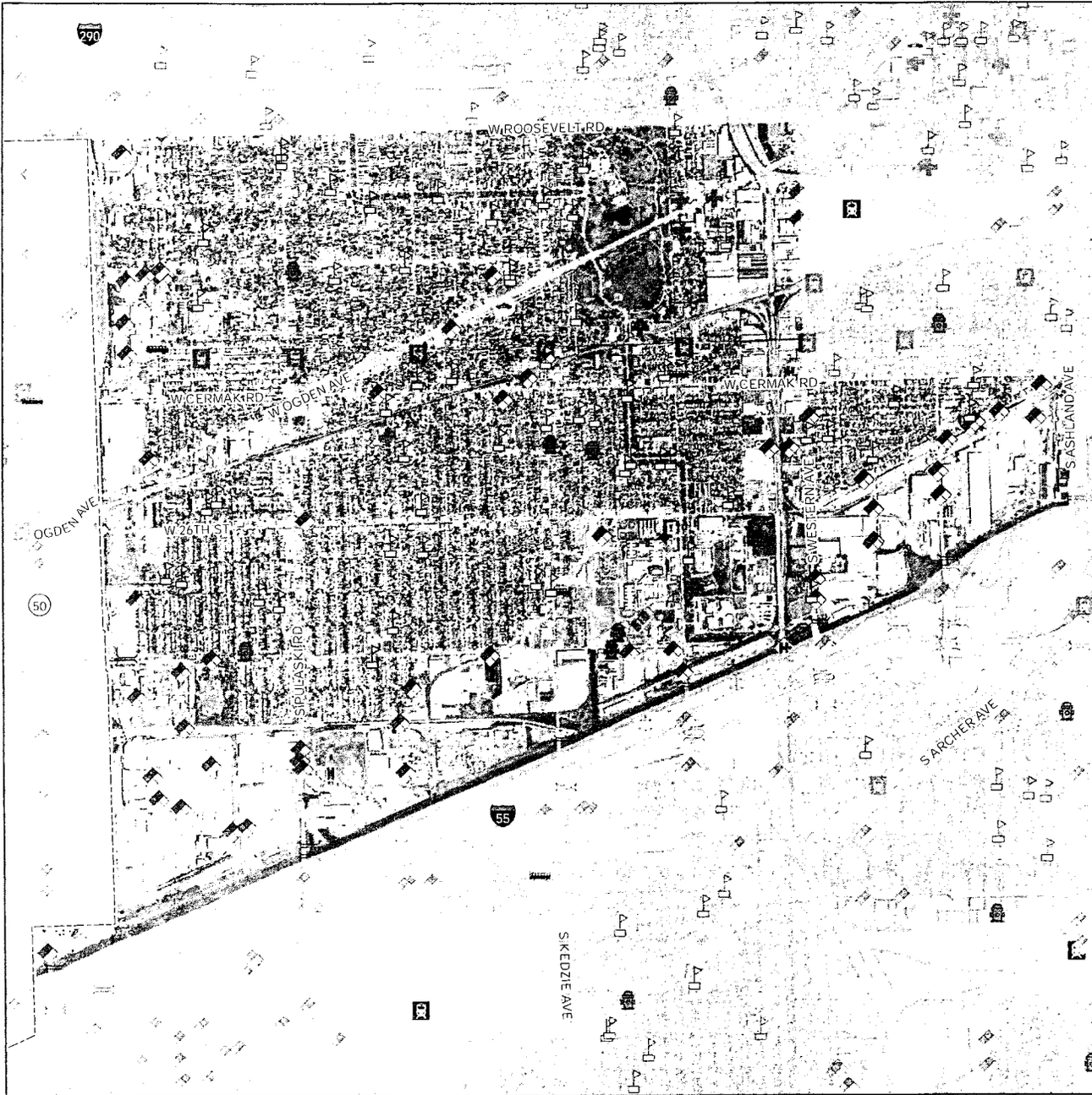
CITY OF CHICAGO

Critical Facilities

-  Emergency Operations Center
-  Police Station Facility
-  Fire Station Facility
-  School Facility
-  Medical Care Facility
-  Dams
-  Military
-  Hazardous Materials
-  Airport Facility
-  Bus Facility
-  Highway Bridge
-  Light Rail Bridge
-  Light Rail Facility
-  Port Facility
-  Rail Facility
-  Railway Bridge
-  Oil Facility
-  Potable Water Facility
-  Other Facility

Note: Critical facility locations based on 2014 information.
 Base Map Data Sources:
 Cook County, U.S. Geological Survey



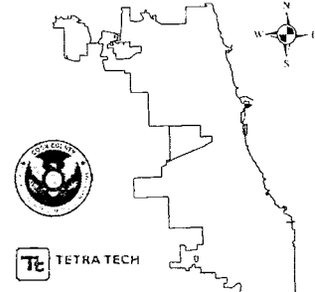


CITY OF CHICAGO

Critical Facilities

-  Emergency Operations Center
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-  Fire Station Facility
-  School Facility
-  Medical Care Facility
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-  Rail Facility
-  Railway Bridge
-  Oil Facility
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-  Other Facility

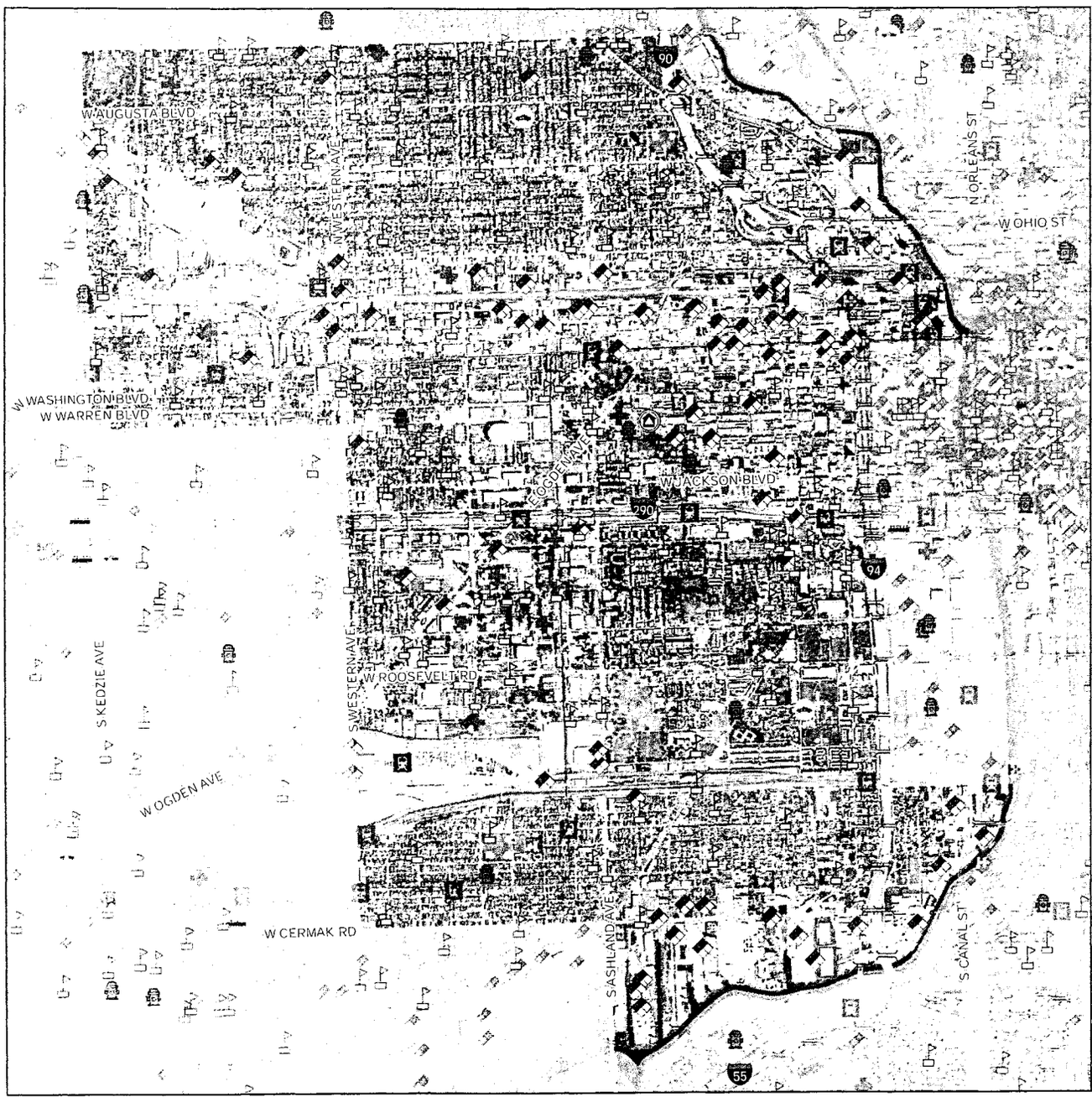
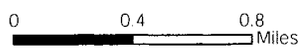
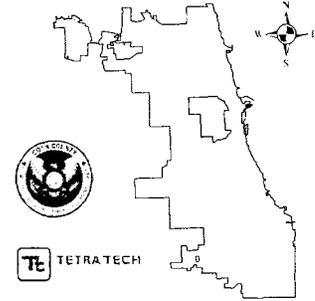
Note: Critical facility locations based on 2014 information.
 Base Map Data Sources:
 Cook County, U.S. Geological Survey



CITY OF CHICAGO Critical Facilities

-  Emergency Operations Center
-  Police Station Facility
-  Fire Station Facility
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-  Light Rail Facility
-  Port Facility
-  Rail Facility
-  Railway Bridge
-  Oil Facility
-  Potable Water Facility
-  Other Facility

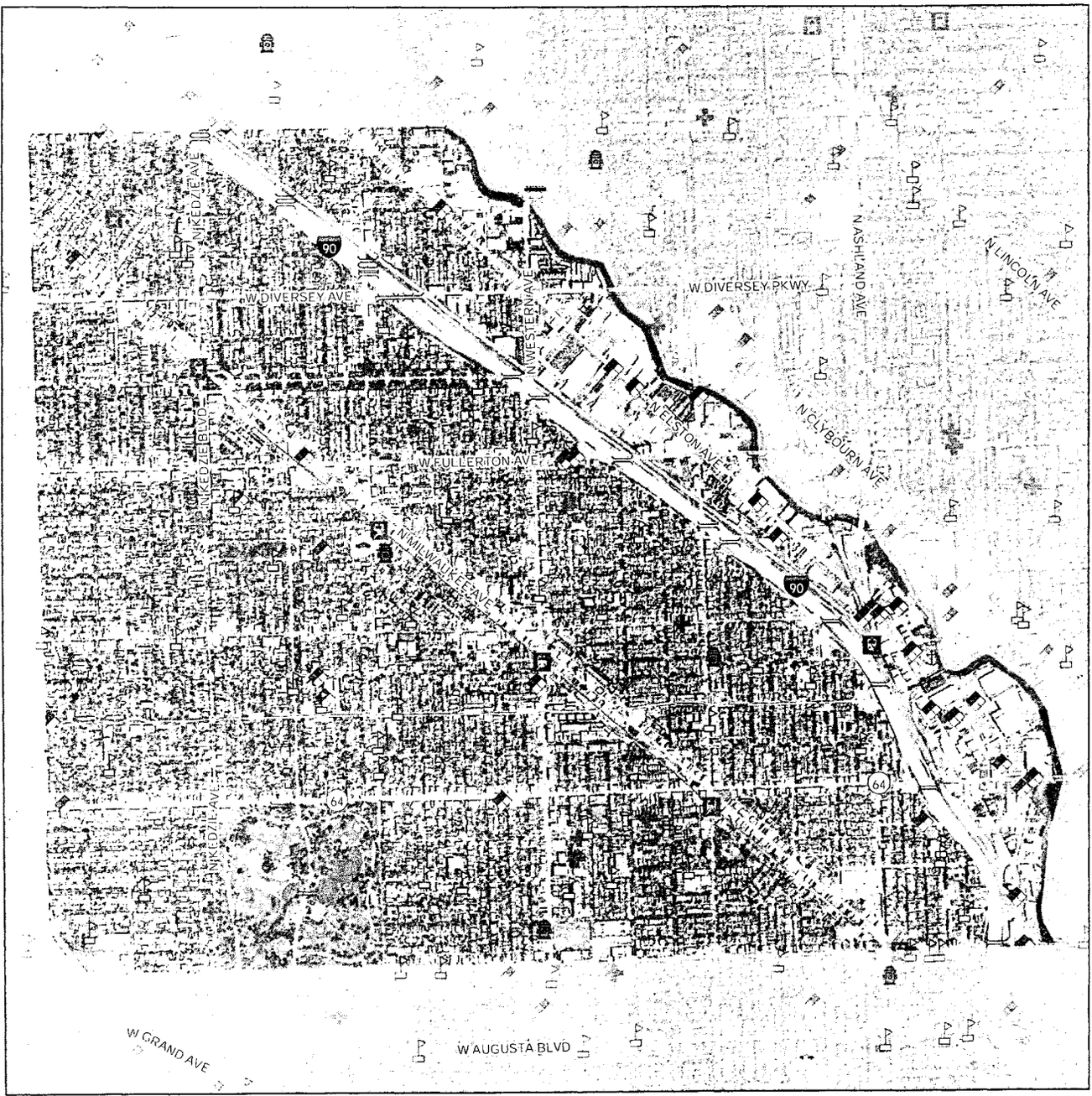
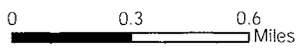
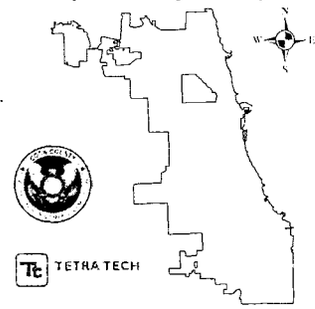
Note: Critical facility locations based on 2014 information.
 Base Map Data Sources:
 Cook County, U.S. Geological Survey

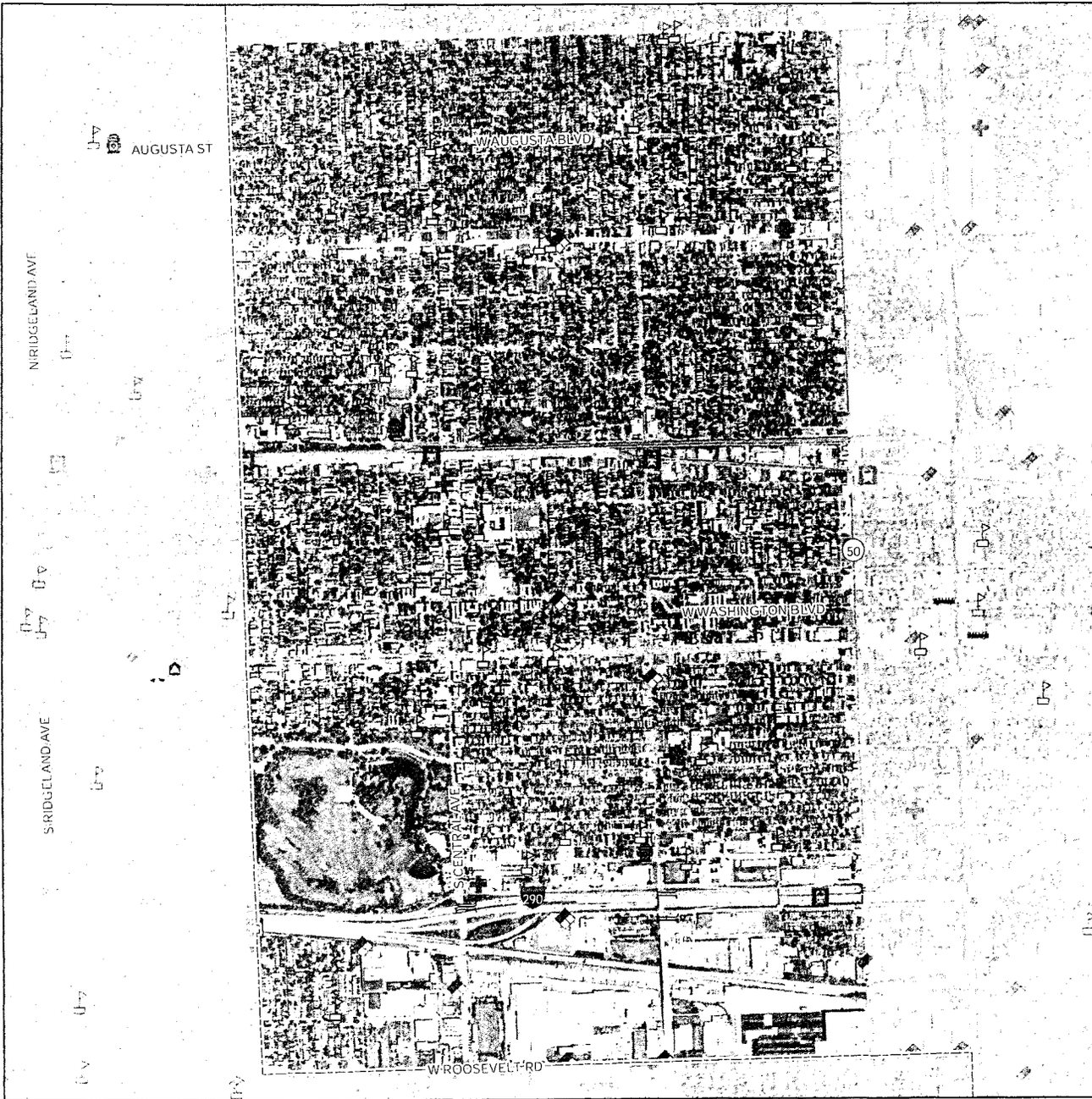


CITY OF CHICAGO Critical Facilities

-  Emergency Operations Center
-  Police Station Facility
-  Fire Station Facility
-  School Facility
-  Medical Care Facility
-  Dams
-  Military
-  Hazardous Materials
-  Airport Facility
-  Bus Facility
-  Highway Bridge
-  Light Rail Bridge
-  Light Rail Facility
-  Port Facility
-  Rail Facility
-  Railway Bridge
-  Oil Facility
-  Potable Water Facility
-  Other Facility

Note: Critical facility locations based on 2014 information.
 Base Map Data Sources:
 Cook County, U.S. Geological Survey

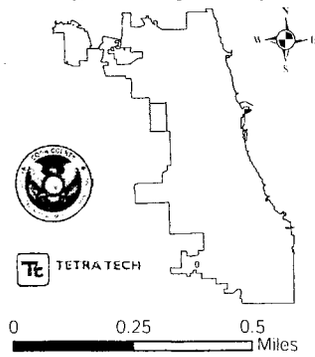




CITY OF CHICAGO Critical Facilities

-  Emergency Operations Center
-  Police Station Facility
-  Fire Station Facility
-  School Facility
-  Medical Care Facility
-  Dams
-  Military
-  Hazardous Materials
-  Airport Facility
-  Bus Facility
-  Highway Bridge
-  Light Rail Bridge
-  Light Rail Facility
-  Port Facility
-  Rail Facility
-  Railway Bridge
-  Oil Facility
-  Potable Water Facility
-  Other Facility

Note: Critical facility locations based on 2014 information.
Base Map Data Sources:
Cook County, U. S. Geological Survey



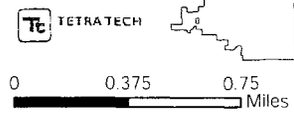
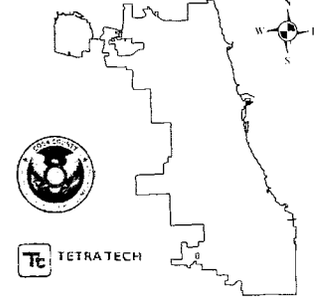


CITY OF CHICAGO

Critical Facilities

- Emergency Operations Center
- Police Station Facility
- Fire Station Facility
- School Facility
- Medical Care Facility
- Dams
- Military
- Hazardous Materials
- Airport Facility
- Bus Facility
- Highway Bridge
- Light Rail Bridge
- Light Rail Facility
- Port Facility
- Rail Facility
- Railway Bridge
- Oil Facility
- Potable Water Facility
- Other Facility

Note: Critical facility locations based on 2014 information.
 Base Map Data Sources:
 Cook County, U.S. Geological Survey



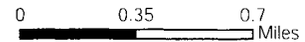
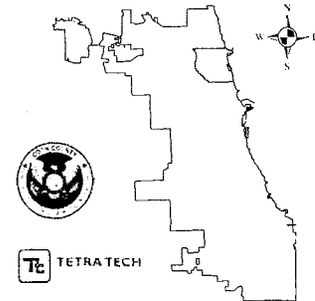


CITY OF CHICAGO

Critical Facilities

-  Emergency Operations Center
-  Police Station Facility
-  Fire Station Facility
-  School Facility
-  Medical Care Facility
-  Dams
-  Military
-  Hazardous Materials
-  Airport Facility
-  Bus Facility
-  Highway Bridge
-  Light Rail Bridge
-  Light Rail Facility
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-  Rail Facility
-  Railway Bridge
-  Oil Facility
-  Potable Water Facility
-  Other Facility

Note: Critical facility locations based on 2014 information.
 Base Map Data Sources:
 Cook County, U.S. Geological Survey



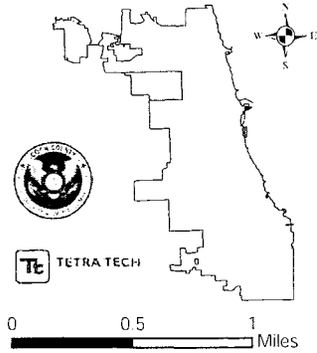


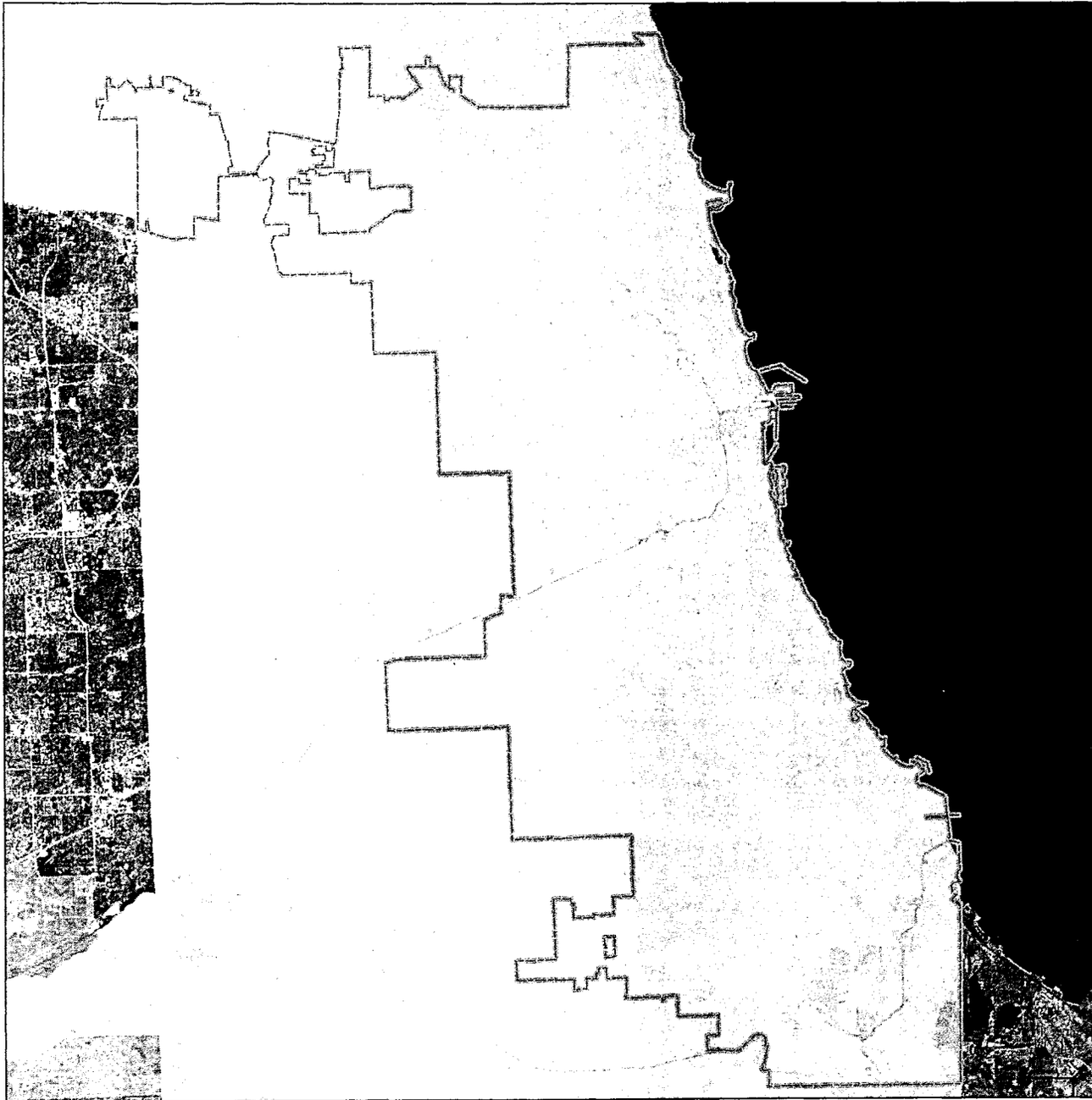
CITY OF CHICAGO Critical Facilities

-  Emergency Operations Center
-  Police Station Facility
-  Fire Station Facility
-  School Facility
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-  Oil Facility
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-  Other Facility

Note: Critical facility locations based on 2014 information.

Base Map Data Sources:
Cook County, U.S. Geological Survey





CITY OF CHICAGO

Illinois Historical 1909 Earthquake

Modified Mercalli Intensity

V (Moderate)

VI (Strong)

VII (Very Strong)

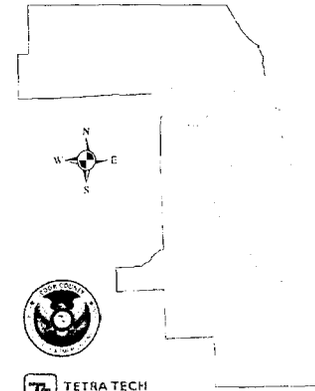
VIII (Severe)

IX (Violent)

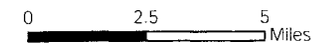
Event Date of May 26, 1909. Original magnitude of 5.0; increased magnitude for analysis of 6.0. Depth: 10 km. Epicenter Lat/Long: 41.6N 88.1W

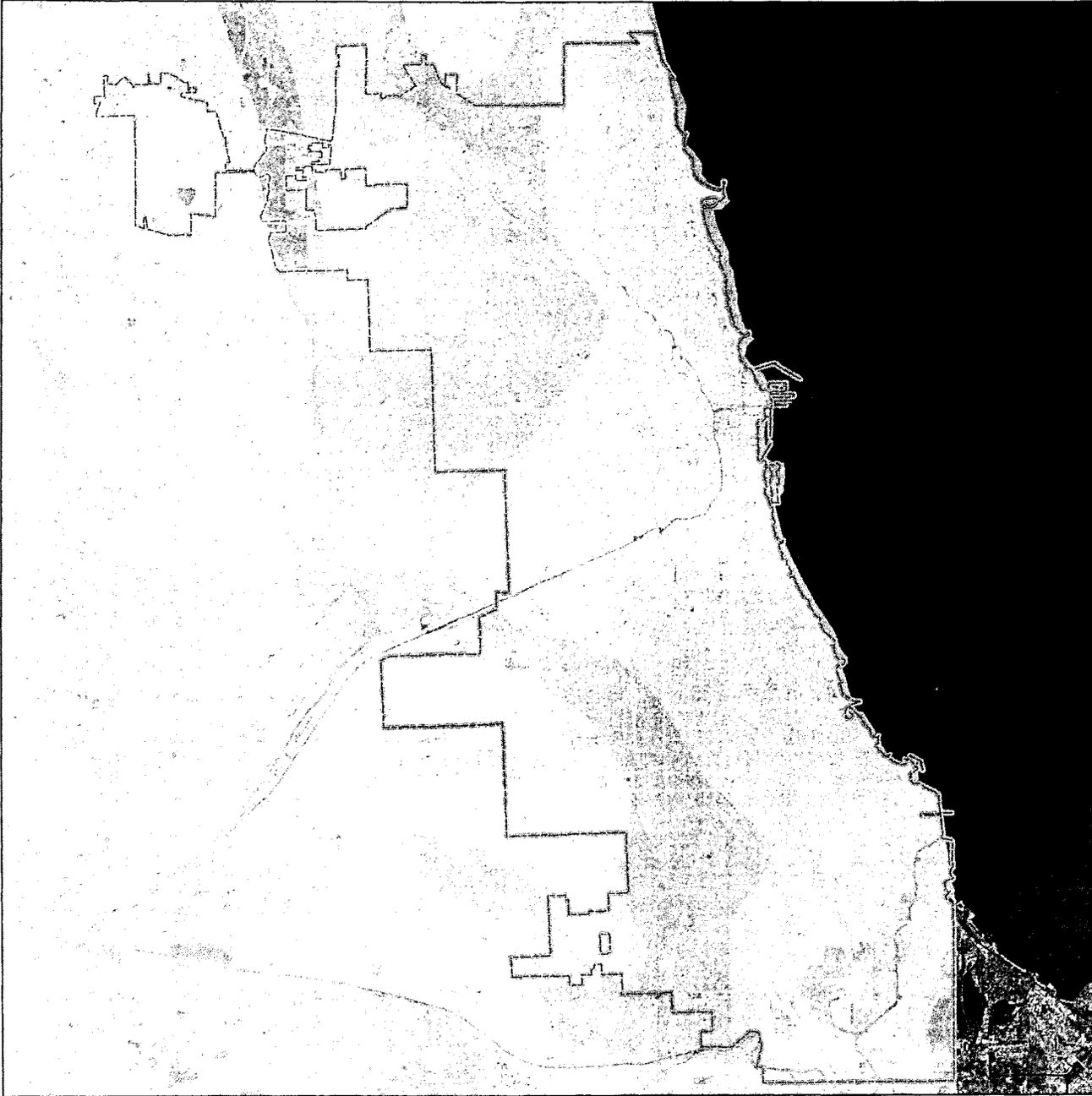
An Epicenter Map is derived from a database of historical earthquakes developed from three sources (Composite Earthquake Catalog, 2002, Earthquake Data Base, 2002, and Earthquake Seismicity Catalog, 1996). The database has been sorted to remove historical earthquakes with magnitudes less than 5.0. The Epicenter Map is based on a historical earthquake epicenter, selected from the database.

Base Map Data Sources:
Cook County, U.S. Geological Survey
Image Data Sources: Esri, DigitalGlobe, GeoEye, Earthstar Geographics, CNES/Airbus DS, USDA, USGS, AeroGRID, IGN, and the GIS User Community



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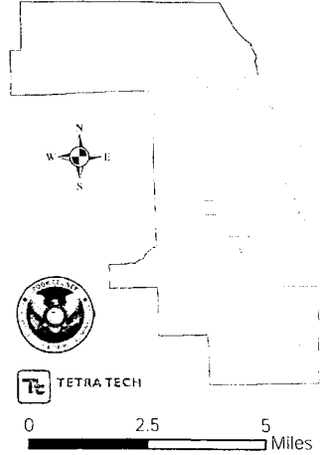
CITY OF CHICAGO
 National Earthquake Hazard
 Reduction Program (NEHRP)
 Soil Classification

Site Class

- A - Hard Rock
- C - Very Dense Soil, Soft Rock
- D - Stiff Soil
- F - Site-Specific Evaluation

Soil classification data provided by the Illinois State Geological Society. The procedures outlined in the NEHRP provisions (Building Seismic Safety Council, 2004) and the 2003 International Building Codes (International Code Council, 2002) were followed to produce the soil site class maps. Central U.S. Earthquake Consortium (CUSEC) State Geologists used the entire column of soil material down to bedrock and did not include any bedrock in the calculation of the average shear wave velocity for the column, since it is the soil column and the difference in shear wave velocity of the soils in comparison to the bedrock which influences much of the amplification.

Base Map Data Sources: Cook County, U.S. Geological Survey
 Image Data Sources: Esri, DigitalGlobe, GeoEye, Earthstar Geographics, CNES/Airbus DS, USDA, USGS, AeroGRID, IGN, and the GIS User Community



7/25/2018

REPORTS OF COMMITTEES

82353



CITY OF CHICAGO
FEMA DFIRM
Flood Hazard Areas

-  Floodway
-  1 Percent Annual Flood Hazard

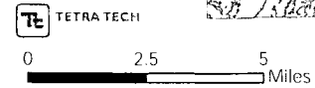
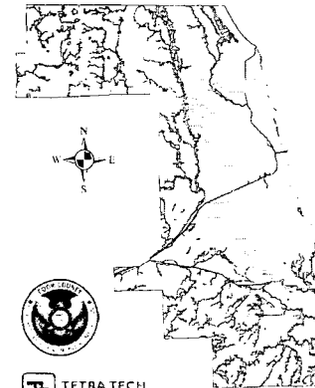
Flood Depth
 High : 20 ft

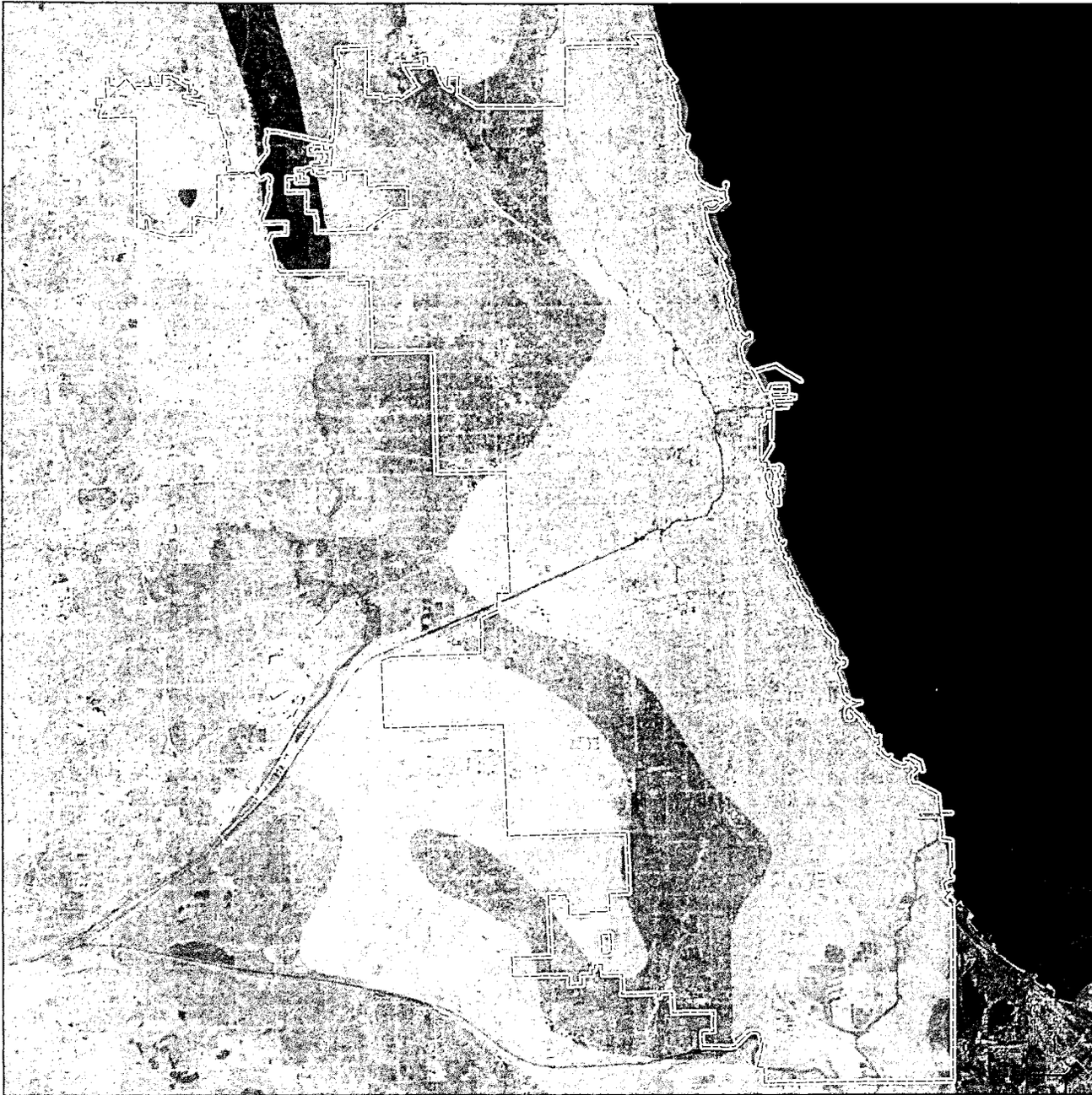
 Low : -1 ft

Flood hazard areas as depicted on FEMA Digital Flood Insurance Rate Maps (DFIRM).

The 1 percent annual flood hazard is commonly referred to as the 100 year floodplain.

Base Map Data Sources:
 Cook County, U.S. Geological Survey
 Image Data Sources: Esri, DigitalGlobe, GeoEye, Earthstar Geographics, CNES/Airbus D.S, USDA, USGS, AeroGRID, IGN, and the GIS User Community





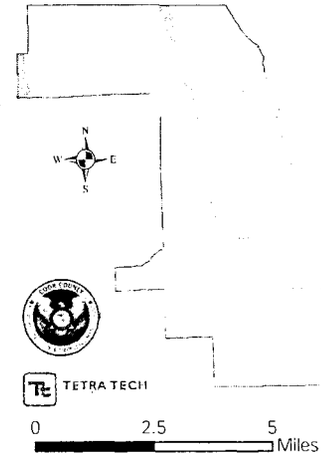
CITY OF CHICAGO

Liquefaction Susceptibility

- Very High
- High
- Low
- Very Low
- None

Liquefaction data provided by the Illinois State Geological Society. Liquefaction data based on the Youd and Perkins (1978) method. A liquefaction susceptibility map provides an estimate of the likelihood that soil will liquefy as a result of earthquake shaking. This type of map depicts the relative susceptibility in a range that varies from very low to high. Areas underlain by bedrock or peat are mapped separately as these earth materials are not liquefiable, although peat deposits may be subject to permanent ground deformation caused by earthquake shaking.

Base Map Data Sources:
Cook County, U.S. Geological Survey
Image Data Sources: Esri, DigitalGlobe, GeoEye, Earthstar Geographics, CNES/Airbus DS, USDA, USGS, AeroGRID, IGN, and the GIS User Community



7/25/2018

REPORTS OF COMMITTEES

82355



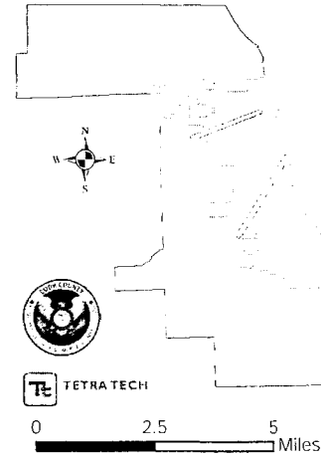
CITY OF CHICAGO

100- and 500-Year Tornado Events

- 100-Year Modeled
Tornado Event (F4)
- - - 500-Year Modeled
Tornado Event (F5)

The 100- and 500-year events have been modeled based on fifty-nine years of tornado data for Cook County. The wind speeds, widths, lengths, and direction for each event were developed using existing historical tornado data. The simulated storms and their corresponding losses within this jurisdiction were used to determine the 100- and 500-year economic loss event.

Base Map Data Sources:
Cook County, U.S. Geological Survey
Image Data Sources: Esri, DigitalGlobe,
GeoEye, Earthstar Geographics, CNES/
Airbus DS, USDA, USGS, AeroGRID, IGN,
and the GIS User Community



Continued in Volume II
on page 82357

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

COPY



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

Regular Meeting -- Wednesday, July 25, 2018

at 10:00 A.M.

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

OFFICIAL RECORD.

VOLUME II

RAHM EMANUEL
Mayor

ANDREA M. VALENCIA
City Clerk

Continued from Volume I
on page 82356

COMMITTEE ON TRANSPORTATION AND PUBLIC WAY.

AMENDMENT OF SECTION 9-64-160 OF MUNICIPAL CODE TO ESTABLISH 30-MINUTE TIME LIMIT FOR COMMERCIAL VEHICLE OPERATIONS WITHIN CURB LOADING ZONES.

[SO2018-5012]

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

CHICAGO, July 25, 2018.

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 substitute ordinance transmitted herewith for an amendment of Section 9-64-160 of the Municipal Code of Chicago to modify curb loading zones for commercial vehicles. This ordinance was referred to the committee on June 27, 2018.

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

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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 9-64-160 of the Municipal Code of Chicago is hereby amended by adding the language underscored, and by deleting the language struck through, as follows:

9-64-160 Curb Loading Zones.

(Omitted text is unaffected by this ordinance.)

(b) It shall be unlawful to park, stand, or stop any vehicle in any place designated as a curb loading zone during the days of the week or hours of the day when the restrictions applicable to such zones are in effect except: ~~(i) for the expeditious loading and pick-up or unloading and delivery of materials from commercial vehicles;~~ ~~(ii) for the lesser of: (i) a thirty-minute period from arrival to the zone, or (ii) not to exceed the time limitation posted on the signage;~~ ~~and (iii) while the~~ The vehicle's hazard indicator lights must be are flashing while the vehicle is using the zone.

Provided that the operator of a motor vehicle of the first division may stand in a curb loading zone for the purpose of and while actually engaged in the expeditious loading or unloading of passengers when such standing does not interfere with any vehicle used for the transportation of materials which is waiting to enter or about to enter such zone.

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall be in full force and effect upon passage and publication.

GRANT OF PRIVILEGE IN PUBLIC WAY FOR ANN SATHER RESTAURANT.

[O2018-5823]

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith for a grant of privilege in the public way to Ann Sather Restaurant to maintain and use two (2) signs over the public right-of-way adjacent to its premises known as 909 West Belmont Avenue. This ordinance was referred to the committee on June 27, 2018.

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

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 48.

Nays -- None.

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

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

The following is said ordinance as passed:

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

SECTION 1. Permission and authority are hereby given and granted to Ann Sather Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as

909 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, one (1) at three point zero eight (3.08) feet in length, eleven point three three (11.33) feet in height and eleven point three three (11.33) feet above grade level. Said sign structure measures as follows: along West Belmont Avenue, one (1) at two (2) feet in length, two (2) feet in height and eight point four two (8.42) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134078 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

GRANTS OF PRIVILEGE IN PUBLIC WAY.

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

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances and substitute ordinances transmitted herewith for grants of privilege in the public way. These ordinances were referred to the committee on June 27 and July 19, 2018.

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

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- *None.*

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

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

A-ABC 24-Hr. Locksmith, Inc.

[O2018-5939]

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

SECTION 1. Permission and authority are hereby given and granted to A-ABC 24-Hr. Locksmith, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3614 West North Avenue. Said sign structure measures as follows: along West North Avenue, at six (6) feet in length, two point five (2.5) feet in height and fourteen point five (14.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134625 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

A. J. Hudson's Public House.
(3801 N. Ashland Ave.)

[O2018-5761]

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

SECTION 1. Permission and authority are hereby given and granted to A. J. Hudson's Public House, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twelve (12) light fixtures projecting over the public right-of-way adjacent to its premises known as 3801 North Ashland Avenue. Said light fixtures at North Ashland Avenue measure eight (8) at one point five (1.5) feet in length, point three (.3) foot in width and fourteen (14) feet above grade level and four (4) at one point five (1.5) feet in length, point three (.3) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133746 herein granted the sum of One Hundred Thirty and no/100 Dollars (\$130.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 5, 2017.

A. J. Hudson's Public House.
(3801 -- 3805 N. Ashland Ave.)

[O2018-5756]

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

SECTION 1. Permission and authority are hereby given and granted to A. J. Hudson's Public House, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) flagpoles projecting over the public right-of-way adjacent to its premises known as 3801 -- 3805 North Ashland Avenue. Said flagpoles at North Ashland Avenue measure three (3) at six (6) feet in length and point zero eight (.08) foot in width for a total of one point four four (1.44) square feet. Said flagpoles at West Grace Street measure three (3) at six (6) feet in length and point zero eight (.08) foot in width for a total of one point four four (1.44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133748 herein granted the sum of Four Hundred Fifty and no/100 Dollars (\$450.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Acme Hotel Company/The Berkshire.

[O2018-5654]

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

SECTION 1. Permission and authority are hereby given and granted to Acme Hotel Company/The Berkshire, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 15 East Ohio Street. Said sign structures measure as follows: along East Ohio Street, one (1) at eleven point eight three (11.83) feet in length, three point seven five (3.75) feet in height and eighteen (18) feet above grade level and one (1) at five point one six (5.16) feet in length, two point five (2.5) feet in height and nine point two five (9.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134448 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Addison Launderette.

[O2018-5780]

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

SECTION 1. Permission and authority are hereby given and granted to Addison Launderette, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known

as 6228 West Addison Street. Said sign structure measures as follows: along West Addison Street, at four point eight three (4.83) feet in length, three point one seven (3.17) feet in height and nine point one seven (9.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134286 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Addus Healthcare, Inc.

[O2018-5585]

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

SECTION 1. Permission and authority are hereby given and granted to Addus Healthcare, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2335 West 95th Street. Said sign structure measures as follows: along West 95th Street, at fifteen point nine two (15.92) feet in length, three point six seven (3.67) feet in height and twelve point five (12.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132644 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Advanced Auto Body, Inc.

[O2018-5734]

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

SECTION 1. Permission and authority are hereby given and granted to Advanced Auto Body, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2541 North Cicero Avenue. Said sign structure measures as follows: along North Cicero Avenue, at four (4) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134375 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 12, 2018.

Airport Auto Rebuilders, Inc.

[O2018-5502]

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

SECTION 1. Permission and authority are hereby given and granted to Airport Auto Rebuilders, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4901 West 63rd Street. Said sign structure measures as follows: along West 63rd Street, at ten (10) feet in length, four (4) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134306 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Alba Auto Service.

[O2018-5768]

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

SECTION 1. Permission and authority are hereby given and granted to Alba Auto Service, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4884 North Clark Street. Said sign structure measures as follows: along North Clark Street, at three (3) feet in length, three point one seven (3.17) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134244 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Alhambra Palace Restaurant.

[O2018-5426]

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

SECTION 1. Permission and authority are hereby given and granted to Alhambra Palace Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 1240 West Randolph Street. Said security cameras at West Randolph Street measure four (4) at one (1) foot in

length, point three three (.33) foot in width and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134153 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 27, 2017.

Alibis.
(Light Fixtures)

[O2018-5704]

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

SECTION 1. Permission and authority are hereby given and granted to Alibis, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 6420 North Western Avenue. Said light fixtures at North Western Avenue measure six (6) at one (1) foot in length, point four one (.41) foot in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134232 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

Alibis.
(Security Cameras)

[O2018-5708]

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

SECTION 1. Permission and authority are hereby given and granted to Alibis, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 6420 North Western Avenue. Said security cameras at North Western Avenue measure two (2) at point three three (.33) foot in length, point three three (.33) foot in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134231 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Allcare Orthodontic Center LLC.

[O2018-5930]

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

SECTION 1. Permission and authority are hereby given and granted to Allcare Orthodontic Center LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 842 West 31st Street. Said sign structure measures as follows: along West 31st Street, at fourteen point seven five (14.75) feet in length, two point four two (2.42) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134565 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 24, 2018.

Allstate.

[O2018-5463]

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

SECTION 1. Permission and authority are hereby given and granted to Allstate, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign

projecting over the public right-of-way attached to its premises known as 2881 South Archer Avenue. Said sign structure measures as follows: along South Archer Avenue, at ten (10) feet in length, three (3) feet in height and seven (7) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134415 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Aloha Grill Hawaiian BBQ, Inc.
(Light Fixtures)

[O2018-5530]

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

SECTION 1. Permission and authority are hereby given and granted to Aloha Grill Hawaiian BBQ, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 2534 North Clark Street. Said light fixtures at North Clark Street measure two (2) at point six six (.66) foot in length, two point one six (2.16) feet in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134464 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Aloha Grill Hawaiian BBQ, Inc.
(Sign)

[O2018-5531]

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

SECTION 1. Permission and authority are hereby given and granted to Aloha Grill Hawaiian BBQ, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2534 North Clark Street. Said sign structure measures as follows: along North Clark Street, at nine point six seven (9.67) feet in length, three point four two (3.42) feet in height and ten point six seven (10.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134470 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Ameri-Mex Insurance Agency.

[O2018-5547]

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

SECTION 1. Permission and authority are hereby given and granted to Ameri-Mex Insurance Agency, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 4600 South Ashland Avenue. Said sign structure measures as follows: along West 46th Street, one (1) at twelve (12) feet in length, three point five (3.5) feet in height and nine point four two (9.42) feet above grade level. Said sign structure measures as follows: along South Ashland Avenue, one (1) at eighteen (18) feet in length, three point five (3.5) feet in height and nine point four two (9.42) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134508 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

American Realty Of Illinois, Inc.

[O2018-5735]

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

SECTION 1. Permission and authority are hereby given and granted to American Realty of Illinois, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4215 West Fullerton Avenue. Said sign structure measures as follows: along West Fullerton Avenue, at eight (8) feet in length, six (6) feet in height and eleven point nine two (11.92) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133924 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

American Red Cross Of Greater Chicago.

[O2018-5694]

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

SECTION 1. Permission and authority are hereby given and granted to American Red Cross of Greater Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) planters on the public right-of-way for beautification purposes adjacent to its premises known as 2200 West Harrison Street. Said planters at South Leavitt Street measure four (4) at eight point seven five (8.75) feet

in length and five (5) feet in width for a total of one hundred seventy-five (175) square feet. Said planters at South Leavitt Street measure three (3) at twenty-five (25) feet in length and seven point four two (7.42) feet in width for a total of five hundred fifty-six point five (556.5) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134349 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 4, 2018.

Amita Health.

[O2018-5616]

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

SECTION 1. Permission and authority are hereby given and granted to Amita Health, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6545 West Archer Avenue. Said sign structure measures as follows: along West Archer Avenue, at thirteen point six seven (13.67) feet in length, three point four two (3.42) feet in height and nine point four two (9.42) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131097 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Andersonville Wine & Spirits.

[O2018-5660]

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

SECTION 1. Permission and authority are hereby given and granted to Andersonville Wine & Spirits, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 5201 North Clark Street. Said sign structure measures as follows: along West Foster Avenue, one (1) at eight (8) feet in length, six (6) feet in height and fifteen (15) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at six (6) feet in length, three (3) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134480 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Angelina Ristorante.

[O2018-5532]

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

SECTION 1. Permission and authority are hereby given and granted to Angelina Ristorante, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 3561 North Broadway. Said light fixtures at North Broadway measure four (4) at one (1) foot in length, three (3) feet in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133842 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Anteprima.

[O2018-5815]

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

SECTION 1. Permission and authority are hereby given and granted to Anteprima, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 5316 North Clark Street. Said light fixtures at North Clark Street measure two (2) at two point three three (2.33) feet in length, point eight (.8) foot in width and twelve (12) feet above grade level and three (3) at two point three (2.3) feet in length, point seven (.7) foot in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133987 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Artists Frame Service.

[O2018-5656]

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

SECTION 1. Permission and authority are hereby given and granted to Artists Frame Service, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 433 North Wells Street. Said sign structures measure as follows: along North Wells Street,

one (1) at twenty (20) feet in length, one point five (1.5) feet in height and eleven point five (11.5) feet above grade level and one (1) at three point one seven (3.17) feet in length, three point five (3.5) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133204 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Artopolis Bakery, Cafe & Angor.

[O2018-5429]

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

SECTION 1. Permission and authority are hereby given and granted to Artopolis Bakery, Cafe & Angor, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 306 -- 308 South Halsted Street. Said sign structure measures as follows: along South Halsted Street, at four (4) feet in length, two (2) feet in height and seven point eight three (7.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134417 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Associated Bank.

[O2018-5802]

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

SECTION 1. Permission and authority are hereby given and granted to Associated Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6355 North Central Avenue. Said sign structure measures as follows: along North Central Avenue, at nine (9) feet in length, seven point two five (7.25) feet in height and thirteen point two five (13.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134474 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 17, 2018.

Astoria Lounge.

[O2018-5942]

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

SECTION 1. Permission and authority are hereby given and granted to Astoria Lounge, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3208 North Kostner Avenue. Said sign structure measures as follows: along North Kostner Avenue, at eight (8) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134571 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 24, 2018.

ATI Physical Therapy.

[O2018-5506]

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

SECTION 1. Permission and authority are hereby given and granted to ATI Physical Therapy, upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, one (1) building projection projecting over the public right-of-way adjacent to its premises known as 5616 West 63rd Street. Said building projection at West 63rd Street measures fifty point two five (50.25) feet in length and one point one seven (1.17) feet in width for a total of fifty-eight point seven nine (58.79) square feet. Existing building projection is approximately ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134266 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

AutoZone No. 1917.

[O2018-5664]

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

SECTION 1. Permission and authority are hereby given and granted to AutoZone Number 1917, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 6201 North Clark Street. Said sign structures measure as follows: along North Clark Street, two (2) at thirty-eight point one seven (38.17) feet in length, four point three three (4.33) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134488 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 5, 2016.

Avenue Tavern.

[O2018-5438]

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

SECTION 1. Permission and authority are hereby given and granted to Avenue Tavern, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use six (6) flagpoles projecting over the public right-of-way adjacent to its premises known as 2914 -- 2916 North Broadway. Said flagpoles at North Broadway measure four (4) at six (6) feet in length and four point two five (4.25) feet in width for a total of one hundred two (102) square feet. Said flagpoles at West Oakdale Avenue measure two (2) at six (6) feet in length and four point two five (4.25) feet in width for a total of fifty-one (51) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133751 herein granted the sum of Four Hundred Fifty and no/100 Dollars (\$450.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Bank Financial.

[O2018-5533]

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

SECTION 1. Permission and authority are hereby given and granted to Bank Financial, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2424 North Clark Street. Said sign structure measures as follows: along North Clark Street, at eight (8) feet in length, five (5) feet in height and sixteen point two five (16.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134510 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

The Bar On Buena.

[O2018-5535]

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

SECTION 1. Permission and authority are hereby given and granted to The Bar on Buena, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 910 West Buena Avenue. Said sign structure measures as follows: along West Buena Avenue, at four point one (4.1) feet in length, two point six (2.6) feet in height and twelve point eight (12.8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134145 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 4, 2016.

BCSP 330 North Wabash Property.

[O2018-5657]

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

SECTION 1. Permission and authority are hereby given and granted to BCSP 330 North Wabash Property, upon the terms and subject to the conditions of this ordinance, to maintain and use six (6) signs projecting over the public right-of-way attached to its premises known as 404 North Wabash Avenue. Said sign structures measure as follows: along North State Street, one (1) at forty (40) feet in length, six (6) feet in height and ten (10) feet above grade level and one (1) at two (2) feet in length, twenty-six (26) feet in

height and fifteen (15) feet above grade level. Said sign structures measure as follows: along North Wabash Avenue, one (1) at six point five (6.5) feet in length, six point five (6.5) feet in height and ten (10) feet above grade level and one (1) at three (3) feet in length, forty-two point five (42.5) feet in height and ten (10) feet above grade level. Said sign structures measure as follows: along East Kinzie Street, one (1) at three point five (3.5) feet in length, sixteen (16) feet in height and twenty (20) feet above grade level and one (1) at thirty point zero eight (30.08) feet in length, one point nine two (1.92) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133647 herein granted the sum of One Thousand Eight Hundred and no/100 Dollars (\$1,800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Beacon Tavern.

[O2018-5658]

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

SECTION 1. Permission and authority are hereby given and granted to Beacon Tavern, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 405 North Wabash Avenue. Said sign structure measures as follows: along North Wabash Avenue, at five point five (5.5) feet in length, three (3) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1124030 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Belly Q/Urban Belly II.
(160 N. Loomis St.)

[O2018-5435]

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

SECTION 1. Permission and authority are hereby given and granted to Belly Q/Urban Belly II, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 160 North Loomis Street. Said light fixtures at North Loomis Street measure four (4) at seven (7) feet in length, point seven five (.75) foot in width and twenty-five (25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133998 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Belly Q/Urban Belly II.
(1400 W. Randolph St.)

[O2018-5437]

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

SECTION 1. Permission and authority are hereby given and granted to Belly Q/Urban Belly II, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) planters on the public right-of-way for beautification purposes adjacent to its premises known as 1400 West Randolph Street. Said planters at West Randolph Street measure four (4) at one point four six (1.46) feet in length and one point five four (1.54) feet in width for a total of eight point nine nine (8.99) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134163 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 24, 2018.

Belmonte Liquors.

[O2018-57111]

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

SECTION 1. Permission and authority are hereby given and granted to Belmonte Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 600 South Cicero Avenue. Said security cameras at West Harrison Street measure two (2) at point five (.5) foot in length, one (1) foot in width and twenty (20) feet above grade level. Said security camera at South Cicero Avenue measures one (1) at point five (.5) foot in length, one (1) foot in width and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134428 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Berlin.

[O2018-5441]

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

SECTION 1. Permission and authority are hereby given and granted to Berlin, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 954 West Belmont Avenue.

Said security cameras at West Belmont Avenue measure two (2) at one (1) foot in length, one (1) foot in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134381 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Bernie's.
(Light Fixtures)

[O2018-5443]

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

SECTION 1. Permission and authority are hereby given and granted to Bernie's, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, nine (9) light fixtures projecting over the public right-of-way adjacent to its premises known as 3664 North Clark Street. Said light fixtures at North Clark Street measure four (4) at one (1) foot in length, point five (.5) foot in width and thirteen (13) feet above grade level. Said light fixtures at North Clark Street measure two (2) at one point four two (1.42) feet in length, point four two (.42) foot in width and twenty-one point three three (21.33) feet above grade level. Said light fixtures at North Clark Street measure three (3) at point six seven (.67) foot in length, point six seven (.67) foot in width and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134235 herein granted the sum of One Hundred Fifteen and no/100 Dollars (\$115.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

Bernie's.
(Security Cameras)

[O2018-5447]

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

SECTION 1. Permission and authority are hereby given and granted to Bernie's, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 3664 North Clark Street. Said security cameras at North Clark Street measure three (3) at point five eight (.58) foot in length, point seven five (.75) foot in width and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134237 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

Bernie's.
(Signs)

[O2018-5451]

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

SECTION 1. Permission and authority are hereby given and granted to Bernie's, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 3664 North Clark Street. Said sign structure measures as follows: along North Clark Street, one (1) at fourteen (14) feet in length, five (5) feet in height and eleven (11) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at seven (7) feet in length, two point six seven (2.67) feet in height and eight point four two (8.42) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at four (4) feet in length, sixteen (16) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134236 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

Best Food.

[O2018-5713]

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

SECTION 1. Permission and authority are hereby given and granted to Best Food, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5751 West Augusta Boulevard. Said sign structure measures as follows: along West Augusta Boulevard, at forty-two (42) feet in length, point five (.5) foot in height and seven (7) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134394 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Big Bowl.

[O2018-5659]

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

SECTION 1. Permission and authority are hereby given and granted to Big Bowl, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) banners projecting over the public right-of-way adjacent to its premises known as 60 East Ohio Street. Said banners at East Ohio Street measure four (4) at four point six (4.6) feet in length and point four two (.42) foot in width for a total

of seven point seven three (7.73) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133792 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Bill's Bar & Burger.

[SO2018-4815]

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

SECTION 1. Permission and authority are hereby given and granted to Bill's Bar & Burger, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use fourteen (14) light fixtures projecting over the public right-of-way adjacent to its premises known as 30 East Hubbard Street. Said light fixtures at East Hubbard Street measure twelve (12) at one (1) foot in length, one (1) foot in width and sixteen point five eight (16.58) feet above grade level and two (2) at one (1) foot in length, one (1) foot in width and twelve point zero eight (12.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132219 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Billy's Gyros.

[O2018-5927]

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

SECTION 1. Permission and authority are hereby given and granted to Billy's Gyros, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 7855 South Cottage Grove Avenue. Said sign structure measures as follows: along South Cottage Grove Avenue, at eight (8) feet in length, four (4) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134598 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Boost.

[O2018-5716]

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

SECTION 1. Permission and authority are hereby given and granted to Boost, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5918 West Roosevelt Road. Said sign structure measures as follows: along West Roosevelt Road, at twelve (12) feet in length, two (2) feet in height and eight point five (8.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1128115 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Boost Mobile.
(9124 S. Commercial Ave.)

[O2018-5445]

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

SECTION 1. Permission and authority are hereby given and granted to Boost Mobile, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 9124 South Commercial Avenue. Said sign structure measures as follows: along South Commercial Avenue, at twelve (12) feet in length, three (3) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1128383 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Boost Mobile.
(5137 W. Diversey Ave.)

[O2018-5736]

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

SECTION 1. Permission and authority are hereby given and granted to Boost Mobile, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5137 West Diversey Avenue. Said sign structure measures as follows: along West Diversey Avenue, at twelve (12) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1128809 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Boost Mobile.
(5115 S. Kedzie Ave.)

[O2018-5515]

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

SECTION 1. Permission and authority are hereby given and granted to Boost Mobile, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5115 South Kedzie Avenue. Said sign structure measures as follows: along South Kedzie Avenue, at thirteen point zero eight (13.08) feet in length, three point three three (3.33) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133192 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Boost Mobile.
(5901 S. Kedzie Ave.)

[O2018-5556]

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

SECTION 1. Permission and authority are hereby given and granted to Boost Mobile, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 5901 South Kedzie Avenue. Said sign structures measure as follows: along South Kedzie Avenue, two (2) at nine point eight three (9.83) feet in length, two point five (2.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133092 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Bounce Sporting Club Chicago.

[O2018-5439]

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

SECTION 1. Permission and authority are hereby given and granted to Bounce Sporting Club Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) flagpole projecting over the public right-of-way adjacent to its premises known as 324 -- 326 West Chicago Avenue. Said flagpole at West Chicago Avenue measures fourteen point five eight (14.58) feet in length and point five (.5) foot in width for a total of seven point two nine (7.29) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133849 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Box Office Tickets.

[O2018-5456]

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

SECTION 1. Permission and authority are hereby given and granted to Box Office Tickets, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1035 West Addison Street. Said sign structure measures as follows: along 1035 West Addison Street, at eight (8) feet in length, four point three (4.3) feet in height and nine point

eight (9.8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134049 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 1, 2016.

BP Pipelines (North America), Inc.

[O2018-5449]

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

SECTION 1. Permission and authority are hereby given and granted to BP Pipelines (North America), Inc., upon the terms and subject to the conditions of this ordinance, to maintain, operate and use, as now installed one (1) private pipe line for the transmission of refined petroleum products. The design, construction, testing, operation and maintenance of said pipeline shall fully comply with the provisions of Federal Regulations Title 49 Transportation; the Department of Transportation; Part 195 Transportation of Liquids by Pipeline. Said carrier pipeline is constructed of steel and have for following specifications; under the public right-of-way adjacent to its premises known as 13400 South Torrence Avenue.

A. All roads crossings shall use eight and five-eighths ($8\frac{5}{8}$) inch outside diameter carrier pipe of specifications and grade API 5 LX 42 having a wall thickness of zero and two hundred nineteen thousandths (0.219) inch mill coated with forty (40) mil x-Tru coat on the outside of pipe.

B. The casing pipe shall be twelve and three fourths ($12\frac{3}{4}$) inch outside diameter specification and grade API 5L Grade B having a wall thickness of zero and two hundred fifty thousandths (0.250) inch. The casing shall have API approved flexible casing seals of neoprene at either ends of the section under City of Chicago street crossings with proper ventilation. The pipe will be bored from bore pits located outside the right-of-way lines and then the carrier pipe will be installed by cradle and pull method. There shall be no servicing of the pipeline from the roadway, shoulders or ramps of fully access controlled highways and traffic will not be obstructed.

C. The origin point will maintain constant surveillance of the entire line operation through a Telemeter System in order to be able to shut down all pumping equipment via the Supervisory Control System. It shall be the dispatch office's responsibility to immediately shut the line down in the event of any malfunction. Line block valves shall be closed to isolate sections of the line event of any malfunction. Line block valve shall be closed to isolate sections of the line. Once the source point is identified, personnel with stopple machines shall be dispatched to the site to trepan the line on either side of the leak and create a very narrow zone of blocked line for repair. The company outage continuance plan shall be placed in effect as required by Title 49; for a period of five (5) years from and after August 31, 2002, along the following public streets and highways in the City of Chicago to wit: under and across South 134th Street, from the Indiana State Line to the southwest side thereof across and into the Harbor Belt Railroad property a point approximately ninety-five (95) feet west of the Indiana State Line; thence changing southerly direction approximately four hundred ten (410) feet; thence in a westerly direction for a distance of approximately one hundred twelve (112) feet to a point ninety-five (95) feet north of Harbor Light Estate property line; thence westerly for a distance of approximately one thousand fifty (1,050) feet parallel with the south property line of Harbor Light Estate; thence again changing in a southwesterly direction for a distance of approximately one hundred twenty-six (126) feet to a point seventy-one (71) feet north of the north rail of Consolidated Rail Corporation's track; thence again changing in westerly direction for a distance of approximately nine hundred ninety-three (993) feet parallel with Consolidated Rail Corporation's track and on Island Homes, Inc. property; thence southwesterly for a distance of approximately twenty-five (25) feet and continuing westerly and into Consolidated Rail Corporation's property on a straight line a distance of approximately one thousand six hundred fifty-eight (1,658) feet parallel to Consolidated Rail Corporation's track, under and across Avenue O and continuing westerly for a distance of approximately three hundred sixty-eight (368) feet to a point fifty-one (51) feet of Commonwealth Edison's east right-of-way line; thence changing in a southerly direction for a distance of approximately one thousand two hundred fifteen (1,215) feet on and parallel with Commonwealth Edison's right-of-way to a point approximately forty-six (46) feet east of the centerline of Commonwealth Edison Tower Number 12; thence continuing in a southerly direction for a distance of approximately two hundred thirty-two (232) feet under and across Brainard Avenue and South Avenue O and into the Village Burnham. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131984 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after August 31, 2017.

Cafe Furaibo Japanese Restaurant & Sushi.

[O2018-5752]

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

SECTION 1. Permission and authority are hereby given and granted to Cafe Furaibo Japanese Restaurant & Sushi, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2907 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at four (4) feet in length, five (5) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134226 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Cafe L' Appetito.

[O2018-5460]

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

SECTION 1. Permission and authority are hereby given and granted to Cafe L' Appetito, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3332 North Broadway. Said sign structure measures as follows: along North Broadway, at fifteen (15) feet in length, three point one seven (3.17) feet in height and twelve point five (12.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132606 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Calo Lounge, Inc.

[O2018-5666]

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

SECTION 1. Permission and authority are hereby given and granted to Calo Lounge, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 5341 -- 5343 North Clark Street. Said light fixtures at North Clark Street measure five (5) at one point eight three (1.83) feet in length, point eight three (.83) foot in width and six point three three (6.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134348 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Car Outlet.

[O2018-5783]

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

SECTION 1. Permission and authority are hereby given and granted to Car Outlet, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2158 North Cicero Avenue. Said sign structure measures as follows: along North Cicero Avenue, at six (6) feet in length, six (6) feet in height and sixteen (16) feet above grade level.

The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134442 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 31, 2017.

Carlton Inn Midway.

[O2018-5518]

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

SECTION 1. Permission and authority are hereby given and granted to Carlton Inn Midway, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4944 South Archer Avenue. Said sign structure measures as follows: along South Archer Avenue, at nine (9) feet in length, nine point one seven (9.17) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134404 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Carniceria La Mejor Produce, Inc.

[O2018-5790]

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

SECTION 1. Permission and authority are hereby given and granted to Carniceria La Mejor Produce, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 2915 North Milwaukee Avenue. Said security cameras at North Milwaukee Avenue measure two (2) at point nine (.9) foot in length, point four (.4) foot in width and eleven point eight (11.8) feet above grade level. Said security camera at alley of North Milwaukee Avenue measures one (1) at point nine (.9) foot in length, point four (.4) foot in width and eleven point eight (11.8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133991 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Carol's Pub.

[O2018-5537]

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

SECTION 1. Permission and authority are hereby given and granted to Carol's Pub, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 4659 North Clark Street. Said sign structures measure as follows: along North Clark Street, one (1) at three point one six (3.16) feet in length, four point three three (4.33) feet in height and eleven point nine (11.9) feet above grade level and one (1) at four point zero eight (4.08) feet in length, four point zero eight (4.08) feet in height and ten point two (10.2) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133986 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2016.

The Catholic Charities Of The Archdiocese Of Chicago.

[O2018-5719]

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

SECTION 1. Permission and authority are hereby given and granted to The Catholic Charities of the Archdiocese of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 5645 West Lake Street. Said sign structures measure as follows: along West Lake Street, one (1) at ten (10) feet in length, seven (7) feet in height and thirteen (13) feet above grade level and one (1) at twenty-one point seven two (21.72) feet in length, two (2) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along North Parkside Avenue, one (1) at seven point five (7.5) feet in length, three (3) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1129570 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

CH Distillery.

[O2018-5661]

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

SECTION 1. Permission and authority are hereby given and granted to CH Distillery, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1)

sign projecting over the public right-of-way attached to its premises known as 564 West Randolph Street. Said sign structure measures as follows: along West Randolph Street, at two (2) feet in length, seven point five (7.5) feet in height and ten point three three (10.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133988 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Cheesie's Pub & Grub/Slice Of Cheesie's.

[O2018-5951]

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

SECTION 1. Permission and authority are hereby given and granted to Cheesie's Pub & Grub/Slice of Cheesie's, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 958 -- 964 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, one (1) at twenty-seven point six six (27.66) feet in length, three (3) feet in height and thirteen point five (13.5) feet above grade level. Said sign structure measures as follows: along West Belmont Avenue/North Sheffield Avenue, one (1) at three point zero eight (3.08) feet in length, three point six seven (3.67) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132670 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Chicago Park District.

[O2018-5425]

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Park District, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) occupation of space on the public right-of-way adjacent to its premises known as 644 East 86th Street. Said occupation of space at East 86th Street measures one hundred six (106) feet in length and sixty-six (66) feet in width for a total of six thousand nine hundred ninety-six (6,996) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1127141 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

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

Chicago Symphony Orchestra/The Orchestral Association.

[O2018-5662]

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Symphony Orchestra/The Orchestral Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) banners projecting over the public right-of-way adjacent to its premises known as 67 East Adams Street. Said banners at East Adams Street measure two (2) at twenty-two (22) feet in length and one point five (1.5) feet in width for a total of sixty-six (66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134364 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Chicago's Pizza.

[O2018-5738]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chicago's Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) flagpoles projecting over the public right-of-way adjacent to its premises known as 3114 North Lincoln Avenue. Said flagpole at North Lincoln Avenue measures one (1) at point one seven (.17) foot in length and three point eight three (3.83) feet in width for a total of point six five (.65) square foot. Said flagpole at North Lincoln Avenue measures one (1) at point one seven (.17) foot in length and three point eight three (3.83) feet in width for a total of point six five (.65) square foot. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134162 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Chicagoland Truck Rental.

[O2018-5945]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chicagoland Truck Rental, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known

as 3939 West Montrose Avenue. Said sign structure measures as follows: along West Montrose Avenue, at ten (10) feet in length, six (6) feet in height and fourteen point one seven (14.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134570 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Chinese American Service League, Inc.

[O2018-5639]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chinese American Service League, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) statues on the public right-of-way adjacent to its premises known as 2141 South Tan Court. Said statues at South Tan Court measure two (2) at three point five (3.5) feet in length and two point four two (2.42) feet in width for a total of sixteen point nine four (16.94) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133984 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 7, 2018.

Chipotle Mexican Grill.
(1025 W. Belmont Ave.)

[O2018-5465]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chipotle Mexican Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) light fixtures projecting over the public right-of-way adjacent to its premises known as 1025 West Belmont Avenue. Said light fixtures at North Kenmore Avenue measure seven (7) at one (1) foot in length, one (1) foot in width and nine point three (9.3) feet above grade level and one (1) at point five (.5) foot in length, point five (.5) foot in width and nine point three (9.3) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133794 herein granted the sum of One Hundred Ten and no/100 Dollars (\$110.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Chipotle Mexican Grill.
(3181 N. Broadway)

[O2018-5467]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chipotle Mexican Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 3181 North Broadway. Said sign structures measure as follows: along West Belmont Avenue, one (1) at forty-two point five (42.5) feet in length, three (3) feet in height and nine point one seven (9.17) feet above grade level and one (1) at five (5) feet in length, three (3) feet in height and nine point one seven (9.17) feet above grade level. Said sign structure measures as follows: along North Broadway, one (1) at five (5) feet in length, three (3) feet in height and nine point one seven (9.17) feet above grade level. Said sign structure measures as follows: along North Broadway, one (1) at fourteen point seven five (14.75) feet in length, three (3) feet in height and nine point one seven (9.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134040 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Chipotle Mexican Grill.
(233 -- 235 W. Lake St.)

[O2018-5665]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chipotle Mexican Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 233 -- 235 West Lake Street. Said sign structure measures as follows: along West Lake Street, one (1) at five point two five (5.25) feet in length, two (2) feet in height and five point five (5.5) feet above grade level. Said sign structure measures as follows: along North Franklin Street, one (1) at five point two five (5.25) feet in length, two (2) feet in height and five point five (5.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134368 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Chipotle Mexican Grill.
(291 E. Ontario St.)
(Light Fixtures)

[O2018-5680]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chipotle Mexican Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twelve (12) light fixtures projecting over the public right-of-way adjacent to its premises known as 291 East Ontario Street. Said light fixtures at East Ontario Street measure twelve (12) at two (2) feet in length, point one seven (.17) foot in width and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134367 herein granted the sum of One Hundred Thirty and no/100 Dollars (\$130.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Chipotle Mexican Grill.
(291 E. Ontario St.)
(Security Camera)

[O2018-5669]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chipotle Mexican Grill, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 291 East Ontario Street. Said security camera at East Ontario Street measures one point five (1.5) feet in length, point five (.5) foot in width and eleven point five (11.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134366 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Chipotle Mexican Grill.
(2256 N. Orchard St.)
(Light Fixtures)

[O2018-5538]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chipotle Mexican Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seventeen (17) light fixtures projecting over the public right-of-way adjacent to its premises known as 2256 North Orchard Street. Said light fixtures at North Orchard Street measure five (5) at point six six (.66) foot in length, one point three three (1.33) feet in width and thirteen point two (13.2) feet above grade level. Said light fixtures at North Orchard Street measure seven (7) at point six six (.66) foot in length, five (5) feet in width and thirteen point two (13.2) feet above grade level. Said light fixtures at West Belden Avenue measure five (5) at point six six (.66) foot in length, four point eight three (4.83) feet in width and thirteen point two (13.2) feet above grade level.

The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134388 herein granted the sum of One Hundred Fifty-five and no/100 Dollars (\$155.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Chipotle Mexican Grill.
(2256 N. Orchard St.)
(Signs)

[O2018-5540]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chipotle Mexican Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 2256 North Orchard Street. Said sign structures measure as follows: along North Orchard Street, one (1) at seventeen point four (17.4) feet in length, two point six seven (2.67) feet in height and ten point two five (10.25) feet above grade level and one (1) at twenty-two point eight three (22.83) feet in length, two point six seven (2.67) feet in height and ten point two five (10.25) feet above grade level. Said sign structure measures as follows: along West Belden Avenue, one (1) at fourteen point eight three (14.83) feet in length, two point six seven (2.67) feet in height and ten point two five (10.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134386 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Chiro One Wellness Center Metro Of Old Town.
(Banner)

[O2018-5325]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chiro One Wellness Center Metro of Old Town, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) banner projecting over the public right-of-way adjacent to its premises known as 1522 North Halsted Street. Said banner at North Halsted Street measures ten (10) feet in length and three (3) feet in width for a total of thirty (30) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1129496 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Chiro One Wellness Center Metro Of Old Town.
(Sign)

[O2018-5328]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chiro One Wellness Center Metro of Old Town, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1522 North Halsted Street. Said sign structure measures as follows: along North Halsted Street, at five (5) feet in length, one point five (1.5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1129495 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Christa's Ltd.
(Landscapings)

[O2018-5671]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Christa's Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) landscapings projecting over the public right-of-way for beautification purposes adjacent to its premises known as 217 West Illinois Street. Said landscapings at West Illinois Street measure three (3) at five (5) feet in length and seven (7) feet in width for a total of one hundred five (105) square feet and one (1) at five (5) feet in length and eight (8) feet in width for a total of forty (40) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133508 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Christa's Ltd.
(Planters)

[O2018-5673]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Christa's Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, three (3) planters on the public right-of-way for beautification purposes adjacent to its premises known as 217 West Illinois Street. Said planters at West Illinois Street measure three (3) at three (3) feet in length and one point three three (1.33) feet in width for a total of eleven point nine seven (11.97) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133511 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Ciales Poultry Meats & Fish.

[O2018-5754]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ciales Poultry Meats & Fish, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2141 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at six point five (6.5) feet in length, four point five eight (4.58) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134291 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Cicero Hotel/Doing Business As Cicero Hotel.

[O2018-5601]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Cicero Hotel/doing business as Cicero Hotel, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4501 -- 4559 South Cicero Avenue. Said sign structure measures as follows: along South Cicero Avenue, at fourteen (14) feet in length, seven (7) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132879 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Clinica Guadalupe.

[O2018-5603]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Clinica Guadalupe, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 3511 West 26th Street. Said sign structure measures as follows: along West 26th Street, one (1) at five (5) feet in length, four (4) feet in height and thirteen (13) feet above grade level. Said sign structure measures as follows: along West 26th Street, one (1) at twenty-two (22) feet in length, two (2) feet in height and thirteen (13) feet above grade level. Said sign structure measures as follows: along West 26th Street, one (1) at six (6) feet in length, six (6) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134156 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

Columbia College Chicago.

[O2018-5685]

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 Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 600 South Michigan Avenue. Said sign structure measures as follows: along South Michigan Avenue, at eight (8) feet in length, point seven five (.75) foot in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133865 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Compass.

[O2018-5329]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Compass, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1643 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at four point five (4.5) feet in length, two point one seven (2.17) feet in height and

fourteen point two five (14.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133194 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Congress Plaza Hotel.
(Bay Windows)

[O2018-5688]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Congress Plaza Hotel, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, nine (9) bay windows projecting over the public right-of-way adjacent to its premises known as 520 South Michigan Avenue. Said bay windows at South Michigan Avenue measure nine (9) at seven (7) feet in length and eleven (11) feet in width for a total of six hundred ninety-three (693) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133812 herein granted the sum of Six Hundred Seventy-five and no/100 Dollars (\$675.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 9, 2018.

Congress Plaza Hotel.
(Fire Escapes)

[O2018-5693]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Congress Plaza Hotel, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) fire escapes projecting over the public right-of-way adjacent to its premises known as 520 South Michigan Avenue. Said fire escape at South Michigan Avenue measures one (1) at forty-seven (47) feet in length and four (4) feet in width for a total of one hundred eighty-eight (188) square feet. Said fire escape at South Michigan Avenue measures one (1) at thirty-four (34) feet in length and four (4) feet in width for a total of one hundred thirty-six (136) square feet. Said fire escape at South Michigan Avenue measures one (1) at thirty-four (34) feet in length and six (6) feet in width for a total of two hundred four (204) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133815 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 9, 2018.

Congress Plaza Hotel.
(I-Beam)

[O2018-5690]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Congress Plaza Hotel, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) I-beam projecting over the public right-of-way adjacent to its premises known as 520 South Michigan Avenue. Said I-beam at South Michigan Avenue measures twelve (12) feet in length and point seven five (.75) foot in width for a total of nine (9) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133813 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 9, 2018.

Cool Stuff.

[O2018-5472]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Cool Stuff, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 3733 North Clark Street. Said sign structures measure as follows: along North Clark Street, one (1) at eight (8) feet in length, two (2) feet in height and twelve (12) feet above grade level, one (1) at eighteen (18) feet in length, three (3) feet in height and ten point eight (10.8) feet above grade level and one (1) at four (4) feet in length, three (3) feet in height and fourteen point five (14.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134102 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 15, 2016.

CorePower Yoga.
(4420 N. Broadway)

[O2018-5539]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to CorePower Yoga, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 4420 North Broadway. Said sign structure measures as follows: along North Broadway, at nineteen point six seven (19.67) feet in length, two point three three (2.33) feet in height and thirteen point three three (13.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134039 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 24, 2017.

CorePower Yoga.
(3232 N. Lincoln Ave.)

[O2018-5770]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to CorePower Yoga, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) bicycle rack on the public right-of-way adjacent to its premises known as 3232 North Lincoln Avenue. Said bicycle rack at North Lincoln Avenue measures nine point two five (9.25) feet in length and one (1) foot in width for a total of nine point two five (9.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134037 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 2, 2016.

CorePower Yoga LLC.

[O2018-5773]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to CorePower Yoga LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2301 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at twenty-five point one six (25.16) feet in length, two point five (2.5) feet in height and eight point five eight (8.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134038 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 3, 2017.

Cortland Smiles.

[O2018-5757]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Cortland Smiles, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1649 West Cortland Street. Said sign structure measures as follows: along West Cortland Street, one (1) at three (3) feet in length, two (2) feet in height and nine (9) feet above grade level. Said sign structure measures as follows: along West Cortland Street, one (1) at eight point one six (8.16) feet in length, three point four two (3.42) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132796 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Crepe Bistro.

[O2018-5696]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Crepe Bistro, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 186 North Wells Street. Said light fixture at North Wells Street measures one point four two (1.42) feet in length, two (2) feet in width and ten point six six (10.66) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134010 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Crosspoint Community Church Of Chicago.

[O2018-5479]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Crosspoint Community Church of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3659 South Honore Street. Said sign structure measures as follows: along South Honore Street, at six point zero eight (6.08) feet in

length, six point five eight (6.58) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133373 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Currency Exchange.
(7056 S. Western Ave.)

[O2018-5582]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Currency Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 7056 South Western Avenue. Said security cameras at South Western Avenue measure two (2) at one (1) foot in length, point six seven (.67) foot in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133962 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Currency Exchange.
(3224 W. 47th St.)
(Security Cameras)

[O2018-5527]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Currency Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 3224 West 47th Street. Said security camera at West 47th Street measures one (1) at two (2) feet in length, point five (.5) foot in width and twelve (12) feet above grade level. Said security cameras at South Sawyer Avenue measure two (2) at two (2) feet in length, point five (.5) foot in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133790 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Currency Exchange.
(3224 W. 47th St.)
(Sign)

[O2018-5528]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Currency Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3224 West 47th Street. Said sign structure measures as follows: along West 47th Street, at eight (8) feet in length, ten (10) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134111 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Cusp Dental Studio.

[O2018-5775]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Cusp Dental Studio, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3917 North Ashland Avenue. Said sign structure measures as follows: along North Ashland Avenue, at ten (10) feet in length, two point five (2.5) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134449 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Dairy Queen Lincoln Park.

[O2018-5542]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dairy Queen Lincoln Park, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2200 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, one (1) at five (5) feet in length, five (5) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along

North Lincoln Avenue and West Webster Avenue, one (1) at ten (10) feet in length, four (4) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134499 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Dana Hotel And Spa.
(Balconies)

[O2018-5702]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dana Hotel and Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, forty (40) balconies projecting over the public right-of-way adjacent to its premises known as 2 West Erie Street. Said balconies at West Erie Street measure twenty (20) at fifteen point one (15.1) feet in length and four point one (4.1) feet in width for a total of one thousand two hundred thirty-eight point two (1,238.2) square feet. Said balcony at public alley measures one (1) at fifteen (15) feet in length and six point four (6.4) feet in width for a total of ninety-six (96) square feet. Said balconies at public alley measure nineteen (19) at fifteen point one (15.1) feet in length and four point one one (4.11) feet in width for a total of one thousand one hundred seventy-nine point one six (1,179.16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134004 herein granted the sum of Three Thousand and no/100 Dollars (\$3,000.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 7, 2017.

Dana Hotel And Spa.
(Decorative Fence)

[O2018-5703]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dana Hotel and Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) decorative fence on the public right-of-way adjacent to its premises known as 2 West Erie Street. Said decorative fence at West Erie Street measures thirty-one point six (31.6) feet in length and six (6) feet in width for a total of one hundred eighty-nine point six (189.6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134006 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 11, 2017.

Dana Hotel And Spa.
(Planter)

[O2018-5706]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dana Hotel and Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 2 West Erie Street. Said planter at West Erie Street measures thirty-one point five (31.5) feet in length and six (6) feet in width for a total of one hundred eighty-nine (189) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134007 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 19, 2017.

Davids Tea.

[O2018-5475]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Davids Tea, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3530 North Southport Avenue. Said sign structure measures as follows: along North Southport Avenue, at three point five (3.5) feet in length, two (2) feet in height and ten point nine two (10.92) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134427 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Delilah's.

[O2018-5544]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Delilah's, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2771 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at four point one (4.1) feet in length, five point two (5.2) feet in height and nine point one

six (9.16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134072 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 9, 2018.

Devon & Western Currency Exchange, Inc.

[O2018-5712]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Devon & Western Currency Exchange, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 2400 West Devon Avenue. Said light fixtures at West Devon Avenue measure six (6) at point six six (.66) foot in length, one (1) foot in width and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133920 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Diag Bar & Grill/404 Wine Bar.

[O2018-5760]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Diag Bar & Grill/404 Wine Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) light fixtures projecting over the public right-of-way adjacent to its premises known as 2856 North Southport Avenue. Said light fixtures at North Southport Avenue measure seven (7) at one (1) foot in length, one point four one (1.41) feet in width and twelve point five eight (12.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134322 herein granted the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Diptyque.

[O2018-5331]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Diptyque, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1645 North Damen Avenue. Said sign structures measure as follows: along North Damen Avenue, one (1) at six (6) feet in length, two point three three (2.33) feet in height and ten (10) feet above grade level and one (1) at three point six seven (3.67) feet in length, two point one seven (2.17) feet in height and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134165 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Dodd Camera.

[O2018-5920]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dodd Camera, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1)

sign projecting over the public right-of-way attached to its premises known as 2844 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at twenty-five (25) feet in length, three (3) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1125527 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Dollar General Store No. 19331.

[O2018-5430]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dollar General Store Number 19331, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 11040 South Michigan Avenue. Said sign structure measures as follows: along South Michigan Avenue, at thirty-one point one seven (31.17) feet in length, two point five (2.5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133569 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Dollar Tree No. 5169.

[O2018-5520]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dollar Tree Number 5169, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 5101 South Cicero Avenue. Said sign structures measure as follows: along South Cicero Avenue, two (2) at twenty-two point zero eight (22.08) feet in length, two point two nine (2.29) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134437 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Donnellan Funeral Home.

[O2018-5588]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Donnellan Funeral Home, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 10525 South Western Avenue. Said sign structure measures as follows: along South Western Avenue, at seven point six seven (7.67) feet in length, eight (8) feet in height and ten point five (10.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134168 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Dunkin Donuts.

[O2018-5825]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dunkin Donuts, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4)

signs projecting over the public right-of-way attached to its premises known as 4867 North Milwaukee Avenue. Said sign structures measure as follows: along North Milwaukee Avenue, one (1) at nine (9) feet in length, two point nine six (2.96) feet in height and eleven point zero eight (11.08) feet above grade level and one (1) at eight point eight three (8.83) feet in length, two point five eight (2.58) feet in height and eleven point one seven (11.17) feet above grade level. Said sign structures measure as follows: along West Veterans Place, one (1) at eight point six seven (8.67) feet in length, two point eight three (2.83) feet in height and eleven point one seven (11.17) feet above grade level and one (1) at eight point five (8.5) feet in length, two point two five (2.25) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133531 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

El Cangrejo.

[O2018-5521]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to El Cangrejo, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4472 South Archer Avenue. Said sign structure measures as follows: along South Archer Avenue, at six point five (6.5) feet in length, six point five (6.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk.

Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132887 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

El Sinaloense.

[O2018-5606]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to El Sinaloense, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 2759 South Pulaski Road. Said security cameras at West 28th Street measure two (2) at point three three (.33) foot in length, point two five (.25) foot in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133968 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

El Trebol Corporation.

[O2018-5674]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to El Trebol Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1135 West 18th Street. Said sign structure measures as follows: along West 18th Street, at four point five eight (4.58) feet in length, four point five (4.5) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134419 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

EM Iron Works Corporation.

[O2018-5622]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to EM Iron Works Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 4214 West Taylor Street. Said security cameras at West Taylor Street measure three (3) at point five (.5) foot in length, point three three (.33) foot in width and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133817 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Empty Bottle, Inc.
(Light Fixtures)

[O2018-5312]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Empty Bottle, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way

adjacent to its premises known as 1035 North Western Avenue. Said light fixtures at North Western Avenue measure four (4) at point four two (.42) foot in length, point seven one (.71) foot in width and ten point three three (10.33) feet above grade level. Said light fixtures at West Cortez Street measure two (2) at point four two (.42) foot in length, point seven one (.71) foot in width and ten point three three (10.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133940 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

—
Empty Bottle, Inc.
(Sign)

[O2018-5313]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Empty Bottle, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1035 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, at four (4) feet in length, five (5) feet in height and twelve point five (12.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133941 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Enso Sushi & Bar.

[O2018-5334]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Enso Sushi & Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1613 North Damen Avenue. Said sign structures measure as follows: along North Damen Avenue, one (1) at three (3) feet in length, three (3) feet in height and twelve point six seven (12.67) feet above grade level and one (1) at two point six seven (2.67) feet in length, two point six seven (2.67) feet in height and eight point two (8.2) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133862 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Essence Of India.

[O2018-5778]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Essence of India, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 4601 North Lincoln Avenue. Said light fixtures at North Lincoln Avenue measure five (5) at three (3) feet in length, one (1) foot in width and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133796 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Extra Value Food & Liquor.

[O2018-5562]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Extra Value Food & Liquor, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6257 South Ashland Avenue. Said sign structure measures as follows: along South Ashland Avenue, at forty-four (44) feet in length, four point five (4.5) feet in height and eleven point five (11.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134055 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Fabricare Super Laundromat.

[O2018-5427]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Fabricare Super Laundromat, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 7635 South Jeffery Boulevard. Said sign structure measures as follows: along South Jeffery Boulevard, at twelve point zero eight (12.08) feet in length, seven (7) feet in

height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134319 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

Family Dollar.
(Door Swings)

[O2018-5315]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Family Dollar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) door swings on the public right-of-way adjacent to its premises known as 2274 North Milwaukee Avenue. Said door swings at public alley measure one (1) at one (1) foot in length and three (3) feet in width for a total of three (3) square feet and one (1) at one (1) foot in length and four (4) feet in width for a total of four (4) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134432 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 13, 2018.

Family Dollar.
(Sign)

[O2018-5316]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Family Dollar, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2274 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at thirty-four point six six (34.66) feet in length, five point five (5.5) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134435 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Family Dollar No. 3301.

[O2018-5452]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Number 3301, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 9101 South Commercial Avenue. Said sign structure measures as follows: along South Commercial Avenue, at twenty-five point one seven (25.17) feet in length, three point eight three (3.83) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134121 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 12, 2017.

Family Dollar No. 5002.

[O2018-5721]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Number 5002, upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 100 South Laramie Avenue. Said sign structure measures as follows: along South Laramie Avenue, at twenty-five point one seven (25.17) feet in length, three point eight three (3.83) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134430 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 17, 2018.

Family Dollar No. 5478.

[O2018-5715]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Number 5478, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 6240 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, one (1) at twenty-seven point three three (27.33) feet in length, four point four two (4.42) feet in height and thirteen (13) feet above grade level. Said sign structure measures as follows: along North Western Avenue, one (1) at ten (10) feet in length, three (3) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134283 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Family Dollar No. 6514.

[O2018-5522]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Number 6514, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2420 West 51st Street. Said sign structure measures as follows: along West 51st Street, at twenty-five (25) feet in length, three point eight three (3.83) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134113 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 12, 2017.

Family Dollar Store No. 6618.

[O2018-5697]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Store Number 6618, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 4247 West Madison Street. Said sign structure measures as follows: along West Madison Street, one (1) at ten (10) feet in length, six (6) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along West Madison Street, one (1) at thirty-four point six six (34.66) feet in length, eight point five (8.5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134429 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Family Dollar Store No. 7078.

[O2018-5740]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Store Number 7078, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3916 West Fullerton Avenue. Said sign structure measures as follows: along West Fullerton Avenue, at five point zero eight (5.08) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134431 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 9, 2018.

Fashion Nails By Design Ltd.

[O2018-5709]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Fashion Nails by Design Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 25 East Adams Street. Said sign structure measures as follows: along East Adams Street, at three (3) feet in length, three (3) feet in height and ten (10) feet above grade

level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134469 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Father Time Antiques.

[O2018-5943]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Father Time Antiques, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2108 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at six (6) feet in length, four (4) feet in height and ten point four two (10.42) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134608 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

The Fig Tree.

[O2018-5675]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Fig Tree, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public right-of-way adjacent to its premises known as 1037 West Madison Street. Said banner at West Madison Street measures two (2) feet in length and three (3) feet in width for a total of six (6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133798 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 24, 2017.

First Aid Comics.

[O2018-5676]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to First Aid Comics, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1142 West Taylor Street. Said sign structure measures as follows: along West Taylor Street, at four (4) feet in length, three point one seven (3.17) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134335 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

The Flat Iron.

[O2018-5364]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Flat Iron, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 1565 North Milwaukee Avenue. Said security camera at North Milwaukee Avenue measures one point two five (1.25) feet in

length, point five (.5) foot in width and eleven point five eight (11.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134304 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Fleming's Prime Steakhouse & Winebar.

[O2018-5714]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Fleming's Prime Steakhouse & Winebar, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 25 East Ohio Street. Said sign structures measure as follows: along East Ohio Street, one (1) at five point eight three (5.83) feet in length, one (1) foot in height and thirteen (13) feet above grade level, one (1) at one point five (1.5) feet in length, one point five (1.5) feet in height and thirteen (13) feet above grade level and one (1) at two point eight three (2.83) feet in length, two point eight three (2.83) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134320 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Foley's Bar & Grill.

[O2018-5781]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Foley's Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1841 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at seven point two five (7.25) feet in length, three (3) feet in height and eleven point one seven (11.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134129 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 31, 2017.

Foremost Liquors Cicero.

[O2018-5742]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Foremost Liquors Cicero, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3210 -- 3212 North Cicero Avenue. Said sign structures measure as follows: along North Cicero Avenue, one (1) at six (6) feet in length, twelve (12) feet in height and twelve (12) feet above grade level and one (1) at fifty-two (52) feet in length, three (3) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133964 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Fork.

[O2018-5784]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Fork, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twelve (12) light fixtures projecting over the public right-of-way adjacent to its premises known as 4600 North Lincoln Avenue. Said light fixtures at West Wilson Avenue measure three (3) at three (3) feet in length, point eight three (.83) foot in width and fourteen point three three (14.33) feet above grade level. Said light fixtures at North Lincoln Avenue measure nine (9) at three (3) feet in length, point eight three (.83) foot in width and fourteen point three three (14.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134385 herein granted the sum of One Hundred Thirty and no/100 Dollars (\$130.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Forth Group Management Services.

[O2018-5317]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Forth Group Management Services, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twenty-two (22) balconies projecting over the public

right-of-way adjacent to its premises known as 1621 -- 1631 South Michigan Avenue. Said balconies at South Michigan Avenue measure twelve (12) at nine (9) feet in length and four (4) feet in width for a total of four hundred thirty-two (432) square feet. Said balconies at north/south public alley measure ten (10) at nine (9) feet in length and four (4) feet in width for a total of three hundred sixty (360) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134461 herein granted the sum of One Thousand Six Hundred Fifty and no/100 Dollars (\$1,650.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Fox's Beverly Pub.

[O2018-5590]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Fox's Beverly Pub, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 9956 South Western Avenue. Said sign structure measures as follows: along South Western Avenue, at twelve (12) feet in length, fourteen (14) feet in height and ten point six seven (10.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134512 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Frank's Barber Shop.

[O2018-5747]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Frank's Barber Shop, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) pole projecting over the public right-of-way adjacent to its premises known as 3218 West Montrose Avenue. Said pole at West Montrose Avenue measures three point three three (3.33) feet in length and point eight three (.83) foot in width for a total of two point seven six (2.76) square feet. Existing barber pole is approximately seven (7) feet above the sidewalk. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134307 herein granted the sum of Ten and no/100 Dollars (\$10.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

—

Fuh.

[O2018-5545]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Fuh, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2218 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at three (3) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131102 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Full Shilling.
(Light Fixtures)

[O2018-5480]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Full Shilling, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) light fixtures projecting over the public right-of-way adjacent to its premises known as 3724 North Clark Street. Said light fixtures at North Clark Street measure eight (8) at four point two five (4.25) feet in length, one (1) foot in width and eleven point seven five (11.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134179 herein granted the sum of One Hundred Ten and no/100 Dollars (\$110.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Full Shilling.
(Signs)
(Privilege No. 1134178)

[O2018-5488]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Full Shilling, upon the terms and subject to the conditions of this ordinance, to maintain and use

three (3) signs projecting over the public right-of-way attached to its premises known as 3724 North Clark Street. Said sign structures measure as follows: along North Clark Street, three (3) at one (1) foot in length, one point five (1.5) feet in height and eighteen point five eight (18.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134178 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Full Shilling.
(Sign)
(Privilege No. 1134184)

[O2018-5484]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Full Shilling, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3724 North Clark Street. Said sign structure measures as follows: along North Clark Street, at six point one (6.1) feet in length, eleven (11) feet in height and eleven point eight three (11.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134184 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Gannon's Pub.

[O2018-5789]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Gannon's Pub, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) light fixtures projecting over the public right-of-way adjacent to its premises known as 4264 North Lincoln Avenue. Said light fixtures at North Lincoln Avenue measure seven (7) at three (3) feet in length, point zero eight (.08) foot in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133946 herein granted the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 5, 2017.

The Gardner School.

[O2018-5940]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Gardner School, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1301 West Madison Street. Said sign structure measures as follows: along West Madison Street, one (1) at thirty point four one (30.41) feet in length, one point eight three (1.83) feet in height and thirteen point seven five (13.75) feet above grade level. Said sign structure measures as follows: along South Throop Street, one (1) at thirty point four one (30.41) feet in length, one point eight three (1.83) feet in height and thirteen point seven five (13.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134568 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Garfield Discount.

[O2018-5566]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Garfield Discount, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1616 West 63rd Street. Said sign structure measures as follows: along West 63rd Street, at fourteen (14) feet in length, six (6) feet in height and nineteen (19) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134447 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Genuine Time.

[O2018-5718]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Genuine Time, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2404 West Devon Avenue. Said sign structure measures as follows: along West Devon Avenue, at twelve (12) feet in length, three (3) feet in height and fourteen (14) feet above grade level.

The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134379 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Gerber Auto Collision.
(1060 W. Huron St.)

[O2018-5440]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Gerber Auto Collision, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) light fixtures projecting over the public right-of-way adjacent to its premises known as 1060 West Huron Street. Said light fixtures at West Huron Street measure eight (8) at point six seven (.67) foot in length, eight (8) feet in width and seventeen (17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133778 herein granted the sum of One Hundred Ten and no/100 Dollars (\$110.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Gerber Auto Collision.
(5948 N. Northwest Hwy.)

[O2018-5828]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Gerber Auto Collision, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5948 North Northwest Highway. Said sign structure measures as follows: along North Northwest Highway, at five point one seven (5.17) feet in length, six point three three (6.33) feet in height and seventeen (17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134238 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

Glitz Car Wash.

[O2018-5633]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Glitz Car Wash, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) banner projecting over the public right-of-way adjacent to its premises known as 2509 -- 2511 West Augusta Boulevard. Said banner at West Augusta Boulevard measures two (2) feet in length and eight (8) feet in width for a total of sixteen (16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131436 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

GLL Properties 444 North Michigan L.P.

[O2018-5717]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to GLL Properties 444 North Michigan L.P., upon the terms and subject to the conditions of this ordinance, to

maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 444 North Michigan Avenue. Said sign structure measures as follows: along North Michigan Avenue, at eighty (80) feet in length, fourteen (14) feet in height and fourteen point one six (14.16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134139 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

Glory Beauty Supply.

[O2018-5431]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Glory Beauty Supply, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 11219 South Michigan Avenue. Said security camera at South Michigan Avenue measures point four two (.42) foot in length, point four two (.42) foot in width and ten point six seven (10.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133860 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Good Old Days, Inc.

[O2018-5722]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Good Old Days, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2138 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at six (6) feet in length, three point seven five (3.75) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134425 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Grand Lux Auto LLC.

[O2018-5785]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Grand Lux Auto LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2046 -- 2052 North Cicero Avenue. Said sign structure measures as follows: along North Cicero Avenue, at eight (8) feet in length, four (4) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1127773 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

GX Chicago LLC.

[O2018-5763]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to GX Chicago LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 2545 West Diversey Avenue. Said planters at North Rockwell Street measure one (1) at fifteen (15) feet in length and nine point five (9.5) feet in width for a total of one hundred forty-two point five (142.5) square feet and one (1) at ten point seven five (10.75) feet in length and nine point four one (9.41) feet in width for a total of one hundred one point one six (101.16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134336 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Gyu-Kaku Restaurant.

[O2018-5494]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Gyu-Kaku Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and

use one (1) sign projecting over the public right-of-way attached to its premises known as 2813 North Broadway. Said sign structure measures as follows: along North Broadway, at fourteen point five eight (14.58) feet in length, three point three three (3.33) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133291 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

H&R Block Enterprises.

[O2018-5495]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to H&R Block Enterprises, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 3201 North Clark Street. Said sign structures measure as follows: along West Belmont Avenue, three (3) at eleven point two one (11.21) feet in length, two point one seven (2.17) feet in height and ten point two five (10.25) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at eleven point two one (11.21) feet in length, two point one seven (2.17) feet in height and ten point two five (10.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134384 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Haberdasher Square Lofts.

[O2018-5723]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Haberdasher Square Lofts, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 719 West Quincy Street. Said vault at West Quincy Street measures one hundred four (104) feet in length and thirteen (13) feet in width for a total of one thousand three hundred fifty-two (1,352) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134418 herein granted the sum of Seven Hundred Sixty-one and no/100 Dollars (\$761.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 17, 2018.

The Habitat Company LLC.

[O2018-5321]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Habitat Company LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use seven (7) planter railings on the public right-of-way for beautification purposes adjacent to its premises known as 1333 South Wabash Avenue. Said planter railings at South Wabash Avenue measure one (1) at eleven point eight three (11.83) feet in length and six point eight three (6.83) feet in width for a total of eighty point eight (80.8) square feet, one (1) at eighteen point eight three (18.83) feet in length and six point eight three (6.83) feet in width for a total of one hundred twenty-eight point six one (128.61) square feet, one (1) at thirteen point eight three (13.83) feet in length and six point eight three (6.83) feet in width for a total of ninety-four point four six (94.46) square feet, two (2) at nineteen point eight three (19.83) feet in length and six point eight three (6.83) feet in width for a total of two hundred seventy point eight eight (270.88) square feet and two (2) at seventeen point three three (17.33) feet in length and six point eight three (6.83) feet in width for a total of two hundred thirty-six point seven three (236.73) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134028 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Havana Nights Nails & Spa.

[O2018-5751]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Havana Nights Nails & Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4754 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at eight (8) feet in length, four (4) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134359 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Hello Baby.

[O2018-5593]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Hello Baby, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) occupation of space for temporary fencing for a playground encroaching the public right-of-way adjacent to its premises known as 600 East 61st Street. Said occupation of space at East 61st Street measures thirty-five (35) feet in length and eleven point five (11.5) feet in width for a total of four hundred two point five (402.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133369 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Hiromi's Oriental Restaurant.

[O2018-5792]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Hiromi's Oriental Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 3609 West Lawrence Avenue. Said light fixtures at

West Lawrence Avenue measure two (2) at one (1) foot in length, one (1) foot in width and nine point four (9.4) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134351 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Hispanic Housing Development Corporation.

[O2018-5793]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Hispanic Housing Development Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) foundation sheetings underground foundation footing encroaching under the public right-of-way adjacent to its premises known as 2127 West Lawrence Avenue. Existing underground foundation footing at West Lawrence Avenue measures one (1) at one hundred seventy-eight point six six (178.66) feet in length and one (1) foot in width for a total of one hundred seventy-eight point six six (178.66) square feet. Existing underground foundation footing at North Hamilton Avenue measures one (1) at one hundred twenty-two (122) feet in length and one (1) foot in width for a total of one hundred twenty-two (122) square feet. Existing underground foundation footing at public alley south of West Lawrence Avenue measures one (1) at one hundred seventy-eight point six six (178.66) feet in length and one (1) foot in width for a total of one hundred seventy-eight point six six (178.66) square feet. Existing footing are twelve (12) inches at columns and four (4) inches at walls. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs

and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133802 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 29, 2018.

Honda City.
(Building Projection)

[O2018-5523]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Honda City, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) building projection projecting over the public right-of-way adjacent to its premises known as 4950 South Pulaski Road. Said building projection at South Pulaski Road measures thirty-six (36) feet in length and five (5) feet in width for a total of one hundred eighty (180) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134301 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Honda City.
(Light Fixtures)

[O2018-5524]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Honda City, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) light fixtures projecting over the public right-of-way adjacent to its premises known as 4950 South Pulaski Road. Said light fixtures at South Pulaski Road measure three (3) at two (2) feet in length, two (2) feet in width and twenty-six (26) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134300 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Honda City.
(Signs)

[O2018-5525]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Honda City, upon the terms and subject to the conditions of this ordinance, to maintain and use six (6) signs projecting over the public right-of-way attached to its premises known as 4950 South Pulaski Road. Said sign structures measure as follows: along South Pulaski Road, one (1) at eleven (11) feet in length, three point five (3.5) feet in height and twenty (20) feet above grade level, one (1) at ten (10) feet in length, two (2) feet in height and fourteen (14) feet above grade level, one (1) at thirty-two (32) feet in length, two (2) feet in height and twenty (20) feet above grade level and one (1) at seven (7) feet in length, two (2) feet in height and fourteen (14) feet above grade level. Said sign structures measure as follows: along West 50th Street, one (1) at eleven (11) feet in length, two (2) feet in height and twenty (20) feet above grade level and one (1) at six (6) feet in length, two (2) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134303 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Hong Kong Express.

[O2018-5481]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Hong Kong Express, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2703 West Cermak Road. Said sign structure measures as follows: along West Cermak Road, at six (6) feet in length, thirteen (13) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134492 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

Houndstooth Saloon.

[O2018-5496]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Houndstooth Saloon, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3369 North Clark Street. Said sign structure measures as follows: along North Clark Street, one (1) at eighteen point seven five (18.75) feet in length, two point nine two (2.92) feet in height and eleven (11) feet above grade level. Said sign structure measures as

follows: along North Clark Street and West Roscoe Street, one (1) at five (5) feet in length, five (5) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134313 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Hyman's Auto Supply.

[O2018-5454]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Hyman's Auto Supply, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 8612 -- 8614 South Commercial Avenue. Said sign structure measures as follows: along South Commercial Avenue, one (1) at eight (8) feet in length, six (6) feet in height and sixteen point six seven (16.67) feet above grade level. Said sign structure measures as follows: along South Commercial Avenue, one (1) at eight (8) feet in length, eight (8) feet in height and eleven point two five (11.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134152 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Image Nails No. 1 Corporation.

[O2018-5724]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Image Nails Number 1 Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 203 West Lake Street. Said sign structure measures as follows: along West Lake Street, at four (4) feet in length, four (4) feet in height and thirteen point six seven (13.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133982 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Imperial Cleaners.

[O2018-5549]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Imperial Cleaners, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 341 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at four (4) feet in length, three (3) feet in height and eight point two five (8.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134471 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Industrial Council NWHGO.

[O2018-5442]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Industrial Council NWHGO, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) banners projecting over the public right-of-way adjacent to its premises known as 2010 West Fulton Street. Said banners at North Damen Avenue measure six (6) at six (6) feet in length and two point five (2.5) feet

in width for a total of ninety (90) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132546 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 6, 2018.

Instituto Cervantes.
(Banners)

[O2018-5726]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Instituto Cervantes, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) banners projecting over the public right-of-way adjacent to its premises known as 31 West Ohio Street. Said banners at West Ohio Street measure four (4) at three (3) feet in length and ten (10) feet in width for a total of one hundred twenty (120) square feet. Said banners at West Grand Avenue measure four (4) at three (3) feet in length and twenty (20) feet in width for a total of two hundred forty (240) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134444 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Instituto Cervantes.
(Sign)

[O2018-5725]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Instituto Cervantes, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 31 West Ohio Street. Said sign structure measures as follows: along West Ohio Street, at four (4) feet in length, twenty (20) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134446 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Integrity Chicago Auto Repair Express, Inc.

[O2018-5677]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Integrity Chicago Auto Repair Express, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 1704 -- 1708 South Ashland Avenue. Said light fixtures at South Ashland Avenue measure two (2) at twelve (12) feet in length, point three three (.33) foot in width and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134088 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Inter Auto Glass.

[O2018-5777]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Inter Auto Glass, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1)

sign projecting over the public right-of-way attached to its premises known as 5621 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at thirty (30) feet in length, two (2) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134505 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

InterPark.

[O2018-5728]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to InterPark, upon the terms and subject to the conditions of this ordinance, to maintain and use five (5) signs projecting over the public right-of-way attached to its premises known as 326 South Wells Street. Said sign structure measures as follows: along South Franklin Street, one (1) at seven (7) feet in length, ten (10) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along South Franklin Street, one (1) at seven (7) feet in length, seven (7) feet in height and thirty-four (34) feet above grade level. Said sign structure measures as follows: along West Van Buren Street, one (1) at seven (7) feet in length, ten (10) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along West Van Buren Street, one (1) at seven (7) feet in length, seven (7) feet in height and thirty-four (34) feet above grade level. Said sign structure measures as follows: along South Wells Street, one (1) at five (5) feet in length, ten (10) feet in height and twelve (12) feet above grade level. The location of said privilege shall be

as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134450 herein granted the sum of One Thousand Five Hundred and no/100 Dollars (\$1,500.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Iron Mountain Records Management.

[O2018-5698]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Iron Mountain Records Management, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 2552 West Ogden Avenue. Said security cameras at West Ogden Avenue measure three (3) at one (1) foot in length, three point three three (3.33) feet in width and eight (8) feet above grade level. Said security camera at West Ogden Avenue measures one (1) at one (1) foot in length, point six six (.66) foot in width and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134095 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

J. Berman & Associates, Inc.

[O2018-5933]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to J. Berman & Associates, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5546 South Archer Avenue. Said sign structure measures as follows: along South Archer Avenue, at six (6) feet in length, four (4) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134594 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

J&J Fish.

[O2018-5730]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to J&J Fish, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 26 East Adams Street. Said sign structure measures as follows: along East Adams Street, at nine point eight three (9.83) feet in length, three (3) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134507 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

J&R Liquor & Food.

[O2018-5765]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to J&R Liquor & Food, upon the terms and subject to the conditions of this ordinance, to maintain and use

two (2) signs projecting over the public right-of-way attached to its premises known as 2401 North Ashland Avenue. Said sign structure measures as follows: along North Ashland Avenue, one (1) at twelve (12) feet in length, three (3) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along West Fullerton Avenue, one (1) at twelve (12) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134115 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Reverend Floyd D. James.
(Bay Windows)

[O2018-5625]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Reverend Floyd D. James, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) bay windows projecting over the public right-of-way adjacent to its premises known as 622 -- 624 South Independence Boulevard. Said bay windows at West Flournoy Street measure two (2) at twelve (12) feet in length and twenty-five (25) feet in width for a total of six hundred (600) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133928 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 31, 2017.

Reverend Floyd D. James.
(Guardrail)

[O2018-5627]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Reverend Floyd D. James, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) guardrail on the public right-of-way adjacent to its premises known as 622 -- 624 South Independence Boulevard. Said guardrail at South Independence Boulevard measures ten point five (10.5) feet in length and four point three three (4.33) feet in width for a total of forty-five point four seven (45.47) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133927 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 31, 2017.

Reverend Floyd D. James.
(Stairway)

[O2018-5629]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Reverend Floyd D. James, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) stairway on the public right-of-way adjacent to its premises known as 622 -- 624 South Independence Boulevard. Said stairway at South Independence Boulevard measures thirteen point five (13.5) feet in length and five point eight three (5.83) feet in width for a total of seventy-eight point seven one (78.71) square feet. Existing areaway (stairway) goes down to basement. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133926 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 31, 2017.

Jay's Beef Of Chicago, Inc.

[O2018-5366]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Jay's Beef of Chicago, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 2255 West North Avenue. Said light fixtures at West North Avenue measure one (1) at one point six six (1.66) feet in length, point eight three (.83) foot in width and ten (10) feet above grade level and one (1) at one point eight three (1.83) feet in length, point eight three (.83) foot in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134380 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 9, 2018.

Jefferson Tap And Grille And The Loft.

[O2018-5750]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Jefferson Tap and Grille and the Loft, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public

right-of-way for security purposes adjacent to its premises known as 323 -- 325 North Jefferson Street. Said security camera at North Jefferson Street measures point three three (.33) foot in length, point two five (.25) foot in width and nine point four one (9.41) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134173 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Jeni's Splendid Ice Creams.

[O2018-5952]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Jeni's Splendid Ice Creams, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3657 North Clark Street. Said sign structure measures as follows: along North Clark Street, one (1) at fifteen point three three (15.33) feet in length, one point three three (1.33) feet in height and thirteen (13) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at four (4) feet in length, one (1) foot in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132975 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Jet's Pizza Illinois No. 21 LLC.

[O2018-5953]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Jet's Pizza Illinois Number 21 LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5058 North Clark Street. Said sign structure measures as follows: along North Clark Street, at four point six seven (4.67) feet in length, five (5) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133409 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Joe's Liquor Store.

[O2018-5574]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Joe's Liquor Store, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2543 West 63rd Street. Said sign structure measures as follows: along West 63rd Street, at eight (8) feet in length, four point five (4.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134043 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

JPMorgan Chase.
(Cornice)

[O2018-5727]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to JPMorgan Chase, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) cornice projecting over the public right-of-way adjacent to its premises known as 7180 -- 7192 West Grand Avenue. Said cornice at West Grand Avenue measures three point nine two (3.92) feet in length and three point nine two (3.92) feet in width for a total of fifteen point three seven (15.37) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133777 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

JPMorgan Chase.
(Door Swings)

[O2018-5729]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to JPMorgan Chase, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) door swings on the public right-of-way adjacent to its

premises known as 7180 -- 7192 West Grand Avenue. Said door swings at West Grand Avenue measure two (2) at three (3) feet in length and point two five (.25) foot in width for a total of one point five (1.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133776 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 9, 2016.

JPMorgan Chase Bank N.A.
(Cornices)

[O2018-5733]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to JPMorgan Chase Bank N.A., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) cornices projecting over the public right-of-way adjacent to its premises known as 230 West Grand Avenue. Said cornice at North Franklin Street measures one (1) at sixty-five point eight (65.8) feet in length and two point two (2.2) feet in width for a total of one hundred forty-four point seven six (144.76) square feet. Said cornice at West Grand Avenue measures one (1) at sixty-five point eight (65.8) feet in length and two point two (2.2) feet in width for a total of one hundred forty-four point seven six (144.76) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133712 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 9, 2015.

JPMorgan Chase Bank N.A.
(Light Fixtures)

[O2018-5745]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to JPMorgan Chase Bank N.A., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) light fixtures projecting over the public right-of-way adjacent to its premises known as 230 West Grand Avenue. Said light fixtures at North Franklin Street measure four (4) at two point one (2.1) feet in length one point six (1.6) feet in width and seven (7) feet above grade level. Said light fixtures at West Grand Avenue measure four (4) at two point one (2.1) feet in length, one point six (1.6) feet in width and seven (7) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133714 herein granted the sum of One Hundred Ten and no/100 Dollars (\$110.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 9, 2015.

Kabab Grill, Inc.

[O2018-5944]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Kabab Grill, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3222 West Bryn Mawr Avenue. Said sign structure measures as follows: along West Bryn Mawr Avenue, at seventeen point five (17.5) feet in length, three (3) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133394 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Kam Fung Restaurant.

[O2018-5938]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Kam Fung Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 216 West 22nd Place. Said sign structure measures as follows: along West 22nd Place, at nineteen (19) feet in length, three point eight four (3.84) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131314 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Keating Law Offices P.C.

[O2018-5444]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Keating Law Offices P.C., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) bicycle rack on the public right-of-way adjacent to its premises known as 825 North Milwaukee Avenue. Said bicycle rack at North Milwaukee Avenue measures two point three three (2.33) feet in length and three (3) feet in width for

a total of six point nine nine (6.99) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134054 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Kelsey's.

[O2018-5949]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Kelsey's, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2265 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at four (4) feet in length, three (3) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134564 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 24, 2018.

Kent Young Health Products Center & Company.

[O2018-5678]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Kent Young Health Products Center & Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) step on the public right-of-way adjacent to its premises known as 2400 South Wentworth Avenue. Said step at South Wentworth Avenue measures four point six six (4.66) feet in length and one point six (1.6) feet in width for a total of seven point four six (7.46) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134182 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

KL Nails, Inc.

[O2018-5466]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to KL Nails, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3564 South Halsted Street. Said sign structure measures as follows: along South Halsted Street, at seventeen point five (17.5) feet in length, three (3) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133350 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Kriser's Natural Pet.
(Banner)

[O2018-5667]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Kriser's Natural Pet, upon the terms and subject to the conditions of this ordinance, to construct, install,

maintain and use one (1) banner projecting over the public right-of-way adjacent to its premises known as 5353 North Clark Street. Said banner at North Clark Street measures two (2) feet in length and five (5) feet in width for a total of ten (10) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133294 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Kriser's Natural Pet.
(Sign)

[O2018-5670]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Kriser's Natural Pet, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5353 North Clark Street. Said sign structure measures as follows: along North Clark Street, at twenty point four two (20.42) feet in length, one point three three (1.33) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133293 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

La Victoria.

[O2018-5509]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to La Victoria, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) light fixtures projecting over the public right-of-way adjacent to its premises known as 3927 West 63rd Street. Said light fixtures at West 63rd Street measure three (3) at one (1) foot in length, one (1) foot in width and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133833 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Lake Park Associates, Inc.

[O2018-5383]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lake Park Associates, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1162 East 55th Street. Said sign structure measures as follows: along East 55th Street, at ten point four five (10.45) feet in length, one point five (1.5) feet in height and thirteen point five (13.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134468 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 24, 2018.

Lakeside Market.

[O2018-5541]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lakeside Market, upon the terms and subject to the conditions of this ordinance, to maintain and

use three (3) signs projecting over the public right-of-way attached to its premises known as 801 West Irving Park Road. Said sign structures measure as follows: along West Irving Park Road, two (2) at thirty-one point five (31.5) feet in length, two point five (2.5) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along North Clarendon Avenue, one (1) at eight point two five (8.25) feet in length, four point zero eight (4.08) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1128628 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Lakeview Fitness Investors LLC.

[O2018-5543]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lakeview Fitness Investors LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) light fixtures projecting over the public right-of-way adjacent to its premises known as 3657 North Pine Grove Avenue. Said light fixtures at North Pine Grove Avenue measure four (4) at one (1) foot in length, one point five (1.5) feet in width and eight point three three (8.33) feet above grade level and four (4) at three (3) feet in length, point nine two (.92) foot in width and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134264 herein granted the sum of One Hundred Ten and no/100 Dollars (\$110.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Las Mananitas.

[O2018-5548]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Las Mananitas, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light poles on the public right-of-way adjacent to its premises known as 3523 North Halsted Street. Said light poles at West Brompton Avenue measure two (2) at one (1) foot in length and three point five eight (3.58) feet in width for a total of seven point one six (7.16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Streets and Sanitation (Bureau of Electricity) and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134030 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

LaSalle Bank Trust No. A7701099274.
(Light Fixtures)

[O2018-5335]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to LaSalle Bank Trust Number A7701099274, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 1260 North Dearborn Street. Said light fixtures at North Dearborn Street measure two (2) at three (3) feet in length, one (1) foot in width and six point five eight (6.58) feet above grade level and two (2) at two point five (2.5) feet in length, one (1) foot in width and five point five eight (5.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134012 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 3, 2017.

LaSalle Bank Trust No. A7701099274.
(Planters)

[O2018-5336]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to LaSalle Bank Trust Number A7701099274, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 1260 North Dearborn Street. Said planters at North Dearborn Street measure two (2) at one point eight three (1.83) feet in length and one point nine two (1.92) feet in width for a total of seven point zero three (7.03) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134011 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 3, 2017.

Lawry's The Prime Rib.

[O2018-5753]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lawry's the Prime Rib, upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, one (1) staircase on the public right-of-way adjacent to its premises known as 100 East Ontario Street. Said staircase at North Rush Street measures fourteen point one three (14.13) feet in length and six point zero eight (6.08) feet in width for a total of eighty-five point nine one (85.91) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134498 herein granted the sum of Three Thousand Five Hundred Ninety-nine and no/100 Dollars (\$3,599.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

LAZ Parking.

[O2018-5755]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to LAZ Parking, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 301 East North Water Street. Said sign structure measures as follows: along East North Water Street, at five (5) feet in length, six (6) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133997 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 3, 2017.

Level 1 Hair Studio, Inc.

[O2018-5817]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Level 1 Hair Studio, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2725 West Peterson Avenue. Said sign structure measures as follows: along West Peterson Avenue, at six (6) feet in length, six (6) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134407 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Life Storage.
(2051 N. Austin Ave.)

[O2018-5731]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Life Storage, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 2051 North Austin Avenue. Said sign structures measure as follows: along North Austin Avenue, one (1) at nineteen point seven five (19.75) feet in length, four point five (4.5) feet in height and twenty (20) feet above grade level, one (1) at ten (10) feet in length, five point three three (5.33) feet in height and twenty-two (22) feet above grade level and one (1) at four point five (4.5) feet in length, four point five (4.5) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133992 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Life Storage.
(615 W. Pershing Rd.)

[O2018-5469]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Life Storage, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 615 West Pershing Road. Said sign structure measures as follows: along West Pershing Road, at five point six seven (5.67) feet in length, four point six seven (4.67) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134175 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Life Storage.
(345 N. Western Ave.)

[O2018-5446]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Life Storage, upon the terms and subject to the conditions of this ordinance, to maintain and use

two (2) signs projecting over the public right-of-way attached to its premises known as 345 North Western Avenue. Said sign structures measure as follows: along North Western Avenue, one (1) at eight point two five (8.25) feet in length, four point three three (4.33) feet in height and twenty (20) feet above grade level and one (1) at fourteen (14) feet in length, seven point three three (7.33) feet in height and forty (40) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134426 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Lightology.

[O2018-5758]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lightology, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 215 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at nineteen point four two (19.42) feet in length, four point eight three (4.83) feet in height and twenty-six point zero eight (26.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132814 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Limitless Coffee & Tea.

[O2018-5448]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Limitless Coffee & Tea, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 217 North Green Street. Said sign structure measures as follows: along North Green Street, at two (2) feet in length, point nine two (.92) foot in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133522 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Lincoln Park Cleaners.

[O2018-5554]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lincoln Park Cleaners, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) step on the public right-of-way adjacent to its premises known as 659 West Armitage Avenue. Said step at West Armitage Avenue measures seven point zero eight (7.08) feet in length and one (1) foot in width for a total of seven point zero eight (7.08) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134383 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Lincoln Park Stadium Bar And Grill.

[O2018-5558]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lincoln Park Stadium Bar and Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) light fixtures projecting over the public right-of-way adjacent to its premises known as 2423 North Clark Street. Said light fixtures at North Clark Street measure three (3) at point seven five (.75) foot in length, point five eight (.58) foot in width and eleven (11) feet above grade level and five (5) at two point five (2.5) feet in length, two point five (2.5) feet in width and twelve point five eight (12.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134014 herein granted the sum of One Hundred Ten and no/100 Dollars (\$110.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Little Bucharest Bistro.

[O2018-5749]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Little Bucharest Bistro, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as

3661 -- 3665 North Elston Avenue. Said sign structure measures as follows: along North Elston Avenue, at eleven point four (11.4) feet in length, four (4) feet in height and ten point seven (10.7) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134159 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 14, 2017.

Loomis Federal Savings.

[O2018-5513]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Loomis Federal Savings, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6350 West 63rd Street. Said sign structure measures as follows: along South Narragansett Avenue, at eight (8) feet in length, eight (8) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134354 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Loyola University.

[O2018-5672]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Loyola University, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) conduit under the public right-of-way adjacent to its premises known as 6324 North Kenmore Avenue. Said conduit at public alley measures sixteen (16) feet in length and one point five (1.5) feet in width for a total of twenty- four (24) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134086 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Loyola University Chicago.

[O2018-5338]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Loyola University Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) six (6) inch chilled pipes under and across the public right-of-way adjacent to its premises known as 840 North Wabash Avenue. Existing pipes connect the buildings located at 840 and 841 North Wabash Avenue. Existing water pipes measure sixty-six (66) feet in length and three (3) feet in width, which is the size of the insulated trench for a total of one hundred ninety-eight (198) square feet. Existing trench is approximately six (6) feet, six (6) inches under the public right-of-way. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134085 herein granted the sum of Six Hundred Ninety-seven and no/100 Dollars (\$697.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 23, 2018.

Lululemon Athletica.
(Light Fixture)

[O2018-5450]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lululemon Athletica, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 167 North Sangamon Street. Said light fixture at North Sangamon Street measures twelve (12) feet in length, point one seven (.17) foot in width and seventeen (17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132188 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Lululemon Athletica.
(Sign)

[O2018-5941]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lululemon Athletica, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as

167 North Sangamon Street. Said sign structure measures as follows: along North Sangamon Street, at one point nine six (1.96) feet in length, one point eight seven (1.87) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132187 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Lupita's Grocery.
(Light Fixtures)

[O2018-5483]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lupita's Grocery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 2401 South Christiana Avenue. Said light fixtures at South Christiana Avenue measure two (2) at point six seven (.67) foot in length, point four two (.42) foot in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133973 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Lupita's Grocery.
(Security Cameras)

[O2018-5486]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lupita's Grocery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 2401 South Christiana Avenue. Said security cameras at South Christiana Avenue measure two (2) at point eight three (.83) foot in length, point three three (.33) foot in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133974 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Luxe A Salon, Inc.

[O2018-5767]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Luxe a Salon, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) banners projecting over the public right-of-way adjacent to its premises known as 2109 West Belmont Avenue. Said banner at West Belmont Avenue measures one (1) at two (2) feet in length and four (4) feet in width for a total of eight (8) square feet. Said banner at West Belmont Avenue measures one (1) at two (2) feet in length and four (4) feet in width for a total of eight (8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134062 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

M-K Signs.

[O2018-5803]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to M-K Signs, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4900 North Elston Avenue. Said sign structure measures as follows: along North Elston Avenue, at seven (7) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134096 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Macias Produce, Inc.

[O2018-5458]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Macias Produce, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 8933 South Commercial Avenue. Said sign structure measures as follows: along South Commercial Avenue, at eight (8) feet in length, four (4) feet in height and

fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134258 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Madewell, Inc.

[O2018-5759]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Madewell, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 932 North Rush Street. Said sign structure measures as follows: along North Rush Street, at six point three three (6.33) feet in length, one point five (1.5) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134024 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Marine Layer.

[O2018-5561]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Marine Layer, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 849 West Armitage Avenue. Said light fixture at West Armitage Avenue measures one point eight three (1.83) feet in length, one point five (1.5) feet in width and eleven point eight three (11.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133669 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

May 1st Nail Spa.

[O2018-5368]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to May 1st Nail Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1054 North Ashland Avenue. Said sign structure measures as follows: along North Ashland Avenue, at one point six seven (1.67) feet in length, one point six seven (1.67) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132857 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

McDonald's No. 26364.

[O2018-5762]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to McDonald's Number 26364, upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 233 West Jackson Boulevard. Said sign structure measures as follows: along West Jackson Boulevard, at two (2) feet in length, six point seven five (6.75) feet in height and ten point eight three (10.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133273 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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Metro.

[O2018-5497]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Metro, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3730 North Clark Street. Said sign structure measures as follows: along North Clark Street, at seven (7) feet in length, eight (8) feet in height and eighteen point zero eight (18.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134472 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

MetroPCS.

[O2018-5928]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to MetroPCS, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 812 East 79th Street. Said sign structure measures as follows: along East 79th Street, at thirteen (13) feet in length, two point five (2.5) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130487 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Metropolitan Family Services.

[O2018-5805]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Metropolitan Family Services, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) planters on the public right-of-way for beautification purposes adjacent to its premises known as 3249 North Central Avenue. Said planters at North Central Avenue measure one (1) at nineteen point four one (19.41) feet in length and five (5) feet in width for a total of ninety-seven point zero five (97.05) square feet, one (1) at thirty-four point six six (34.66) feet in length and five (5) feet in width for a total of one hundred seventy-three point three (173.3) square feet, one (1) at twenty-five point three three (25.33) feet in length and five (5) feet in width for a total of one hundred twenty-six point six five (126.65) square feet and one (1) at thirty-two point seven five (32.75) feet in length and five (5) feet in width for a total of one hundred sixty-three point seven five (163.75) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132306 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 5, 2018.

MidAmerican Printing Systems.

[O2018-5917]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to MidAmerican Printing Systems, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1716 West Grand Avenue. Said sign structure measures as follows: along West Grand Avenue, at twelve (12) feet in length, four (4) feet in height and nine point six six (9.66) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134556 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 9, 2017.



Mike's Barber Shop.

[O2018-5829]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Mike's Barber Shop, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3639 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at six (6) feet in length, four (4) feet in height and twelve (12) feet above grade

level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134420 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Modern Dental On Sheffield.

[O2018-5498]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Modern Dental on Sheffield, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) banners projecting over the public right-of-way adjacent to its premises known as 1005 West Wellington Avenue. Said banner at West Wellington Avenue measures one (1) at eight (8) feet in length and three (3) feet in width for a total of twenty-four (24) square feet. Said banner at North Sheffield Avenue measures one (1) at eight (8) feet in length and three (3) feet in width for a total of twenty-four (24) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134302 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Modern Image Beauty Salon.

[O2018-5744]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Modern Image Beauty Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4513 West Diversey Avenue. Said sign structure measures as follows: along West Diversey Avenue, at six (6) feet in length, three (3) feet in height and nine point five eight (9.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134496 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Moreno's Discount Liquors, Inc.
(Light Fixtures)

[O2018-5609]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Moreno's Discount Liquors, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 3714 -- 3724 West 26th Street. Said light fixtures at West 26th Street measure five (5) at point seven five (.75) foot in length, one point zero eight (1.08) feet in width and thirteen point six six (13.66) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134176 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Moreno's Discount Liquors, Inc.
(Sign)

[O2018-5935]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Moreno's Discount Liquors, Inc., upon the terms and subject to the conditions of this ordinance, to

maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3714 -- 3724 West 26th Street. Said sign structure measures as follows: along West 26th Street, at fifteen point one six (15.16) feet in length, two point five (2.5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134177 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Mory's Ltd.

[O2018-5766]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Mory's Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 806 North Rush Street. Said light fixtures at North Rush Street measure five (5) at two (2) feet in length, three point three three (3.33) feet in width and ten point three three (10.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134309 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Mott Street.

[O2018-5341]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Mott Street, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 1401 North Ashland Avenue. Said planter at West Blackhawk Street measures three (3) feet in length and two (2) feet in width for a total of six (6) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134169 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Mrs. Murphy And Sons Irish Bistro.

[O2018-5796]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Mrs. Murphy and Sons Irish Bistro, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3905 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at three point eight three (3.83) feet in length, one point one seven (1.17) feet in height and eleven point one seven (11.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132816 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Municipal Bar And Dining Company.

[O2018-5948]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Municipal Bar and Dining Company, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 216 West Ohio Street. Said sign structure measures as follows: along West Ohio Street, at five (5) feet in length, five (5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134647 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Naf Naf Grill.

[O2018-5947]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Naf Naf Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 14 South Clinton Street. Said sign structure measures as follows: along South Clinton Street, at twelve (12) feet in length, two point five (2.5) feet in height and twelve (12) feet above

grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1124333 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Napa Auto Parts.
(4300 -- 4312 N. Elston Ave.)

[O2018-5807]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Napa Auto Parts, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 4300 -- 4312 North Elston Avenue. Said light fixture at North Elston Avenue measures point eight three (.83) foot in length, one point two five (1.25) feet in width and thirteen point one seven (13.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133753 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Napa Auto Parts.
(11030 S. Western Ave.)

[O2018-5934]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Napa Auto Parts, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 11030 South Western Avenue. Said sign structures measure as follows: along South Western Avenue, one (1) at five (5) feet in length, eight (8) feet in height and fourteen (14) feet above grade level and one (1) at eight (8) feet in length, five (5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134554 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

The National.
(Flagpoles)

[O2018-5776]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The National, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) flagpoles projecting over the public right-of-way adjacent to its premises known as 125 South Clark Street. Said flagpoles at West Adams Street measure two (2) at ten (10) feet in length and nine (9) feet in width for a total of one hundred eighty (180) square feet. Said flagpoles at South Clark Street measure three (3) at ten (10) feet in length and nine (9) feet in width for a total of two hundred seventy (270) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133959 herein granted the sum of Three Hundred Seventy-five and no/100 Dollars (\$375.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 9, 2018.

The National.
(Planters)

[O2018-5779]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The National, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, ten (10) planters on the public right-of-way for beautification purposes adjacent to its premises known as 125 South Clark Street. Said planters at West Adams Street measure five (5) at four (4) feet in length and four (4) feet in width for a total of eighty (80) square feet. Said planters at South Clark Street measure five (5) at four (4) feet in length and four (4) feet in width for a total of eighty (80) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133960 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 9, 2018.

The National.
(Vaults)

[O2018-5782]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The National, 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 125 South Clark Street. Said vault at West Adams Street measures one (1) at one hundred eighty (180) feet in length and twelve (12) feet in width for a total of two thousand one hundred sixty (2,160) square feet. Said vault at South Clark Street measures one (1) at two hundred five (205) feet in length and fifteen (15) feet in width for a total of three thousand seventy-five (3,075) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133961 herein granted the sum of Forty-seven Thousand Nine Hundred Eleven and no/100 Dollars (\$47,911.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 9, 2018.

National Car Wash.

[O2018-5551]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to National Car Wash, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 4900 North Broadway. Said planters at North Broadway measure two (2) at two (2) feet in length and two (2) feet in width for a total of eight (8) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133819 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 7, 2018.

Monika Neale.

[O2018-5564]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Monika Neale, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) fences on the public right-of-way adjacent to its premises known as 1736 North Sedgwick Street. Said fences at North Sedgwick Street measure one (1) at fifteen (15) feet in length and three point four two (3.42) feet in width for a total of fifty-one point three (51.3) square feet. Existing fence is approximately one (1) foot in height and one (1) at four point four two (4.42) feet in length and three point four two (3.42) feet in width for a total of fifteen point one two (15.12) square feet. Existing fence is approximately two point five (2.5) feet in height. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134390 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 4, 2018.

New Budget Motel.

[O2018-5596]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to New Budget Motel, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 8903 South Ashland Avenue. Said sign structure measures as follows: along South Ashland Avenue, at twelve (12) feet in length, eight (8) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134477 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

New World Van Lines, Inc.

[O2018-5809]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to New World Van Lines, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5875 North Rogers Avenue. Said sign structure measures as follows: along North Rogers Avenue, at thirty-five point three three (35.33) feet in length, three (3) feet in height and twenty point zero eight (20.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134066 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 13, 2018.

Newcastle Retail.

[O2018-5342]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Newcastle Retail, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) earth retention system under the public right-of-way adjacent to its premises known as 1139 North State Street. Said earth retention system at North State Street measures seventy-three point eight three (73.83) feet in length and eighteen (18)

feet in width for a total of one thousand three hundred twenty-eight point nine four (1,328.94) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134020 herein granted the sum of Four Hundred Sixty-eight and no/100 Dollars (\$468.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

NHC LLC.

[O2018-5453]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to NHC LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) windscreen on the public right-of-way adjacent to its premises known as 846 -- 854 West Randolph Street. Said windscreen at North Peoria Street measures nine point six seven (9.67) feet in length and three point five (3.5) feet in width for a total of thirty-three point eight five (33.85) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133907 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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Nick's.

[O2018-5391]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Nick's, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 1516 North Milwaukee Avenue. Said security camera at North Milwaukee Avenue measures one point two five (1.25) feet in length, point five (.5) foot in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134324 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Nobert Plating Company.

[O2018-5455]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Nobert Plating Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) manhole under the public right-of-way adjacent to its premises known as 1613 West Carroll Avenue. Said manhole at West Carroll Avenue measures one (1) foot in length and two point zero eight (2.08) feet in width for a total of two point zero eight (2.08) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133919 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 10, 2018.

Noodles In The Pot, Inc.

[O2018-5570]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Noodles in the Pot, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, three (3) light fixtures projecting over the public right-of-way adjacent to its premises known as 2453 North Halsted Street. Said light fixtures at North Halsted Street measure three (3) at point eight three (.83) foot in length, one point six seven (1.67) feet in width and eleven point five (11.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134312 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Northwestern Memorial Hospital.
(259 E. Erie St.)
(Columns)
(Privilege No. 1134103)

[O2018-5833]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) columns on the public right-of-way adjacent to its premises known as 259 East Erie Street. Said columns at East Erie Street measure two (2) at three point four one (3.41) feet in length and two point five eight (2.58) feet in width for a total of seventeen point six (17.6) square feet. Said center columns shall be twenty (20) feet, six (6) inches in height above grade level. Said center columns shall be erected along East Erie Street to support bridge connecting new out-patient care pavilion to existing Northwestern Memorial Hospital. The location of said privilege shall be as

shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134103 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Northwestern Memorial Hospital.
(259 E. Erie St.)
(Column)
(Privilege No. 1134104)

[O2018-5835]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) column (decorative building element) on the public right-of-way adjacent to its premises known as 259 East Erie Street. Said column (decorative building element) at East Erie Street measures two point seven five (2.75) feet in length and two point five (2.5) feet in width for a total of six point eight eight (6.88) square feet Said column (decorative building element) shall be twenty point five eight (20.58) feet in height. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134104 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Northwestern Memorial Hospital.
(401 E. Erie St.)
(Bollards)

[O2018-5837]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) bollards on the public right-of-way adjacent to its premises known as 401 East Erie Street. Said bollards at East Erie Street measure three (3) at nine point one five (9.15) feet in length and twelve point two five (12.25) feet in width for a total of three hundred thirty-six point two six (336.26) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134106 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2018.

Northwestern Memorial Hospital.
(401 E. Erie St.)
(Conduits)

[O2018-5839]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) conduits under the public right-of-way adjacent to its premises known as 401 East Erie Street. Said conduit at East Erie Street measures one (1) at four hundred (400) feet in length and point one seven (.17) foot in width for a total of sixty-eight (68) square feet. Said conduit at North McClurg Court measures one (1) at three hundred sixty (360) feet in length and point one seven (.17) foot in width for a total of sixty-one point two (61.2) square feet. Said conduit at East Huron Street measures one (1) at ninety (90) feet in length and point one seven (.17) foot in width for a total of fifteen point three (15.3) square feet. Said conduit at East Erie Street measures one (1) at ten (10) feet in length and point one seven (.17) foot in width for a total of one point seven (1.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134105 herein granted the sum of Five Thousand One Hundred Sixty and no/100 Dollars (\$5,160.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2018.

Nortown Auto LLC.

[O2018-5457]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Nortown Auto LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) fire shutters projecting over the public right-of-way adjacent to its premises known as 1301 -- 1307 West North Avenue. Said fire shutter at North Throop Street measures one (1) at ten point five eight (10.58) feet in length and one point five (1.5) feet in width for a total of fifteen point eight seven (15.87) square feet. Said fire shutter at West North Avenue measures one (1) at ten point five eight (10.58) feet in length and one point five (1.5) feet in width for a total of fifteen point eight seven (15.87) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133576 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Old Second Bank.
(9443 S. Ashland Ave.)

[O2018-5598]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Old Second Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 9443 South Ashland Avenue. Said sign structures measure as follows: along South Ashland Avenue, one (1) at eighteen (18) feet in length, three (3) feet in height and ten (10) feet above grade level and one (1) at ten (10) feet in length, six point five (6.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133274 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Old Second Bank.
(1301 W. Taylor St.)

[O2018-5699]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Old Second Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use

two (2) signs projecting over the public right-of-way attached to its premises known as 1301 West Taylor Street. Said sign structure measures as follows: along West Taylor Street, one (1) at eighteen (18) feet in length, three (3) feet in height and twenty-one (21) feet above grade level. Said sign structure measures as follows: along South Throop Street, one (1) at eighteen (18) feet in length, three (3) feet in height and twenty-one (21) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133458 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Old Town Ale House, Inc.

[O2018-5459]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Old Town Ale House, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 219 West North Avenue. Said security cameras at West North Avenue measure two (2) at point four two (.42) foot in length, point four two (.42) foot in width and nine point three three (9.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134108 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

The Old Town School Of Folk Music.

[O2018-5573]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Old Town School of Folk Music, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 909 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, one (1) at six point one six (6.16) feet in length, four point one six (4.16) feet in height and eleven point three three (11.33) feet above grade level. Said sign structure measures as follows: along West Armitage Avenue, one (1) at three point five (3.5) feet in length, one point five (1.5) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134334 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Paddy Mac's.
(Light Fixtures)

[O2018-5811]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Paddy Mac's, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 4157 North Pulaski Road. Said light fixtures at North Pulaski Road and West Berteau Avenue measure six (6) at one point five (1.5) feet in length, one point five (1.5) feet in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134315 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Paddy Mac's.
(Sign)

[O2018-5813]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Paddy Mac's, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4157 North Pulaski Road. Said sign structure measures as follows: along North Pulaski Road, at five (5) feet in length, six (6) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134316 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Paladar.

[O2018-5394]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Paladar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its

premises known as 2252 North Western Avenue. Said light fixtures at North Western Avenue measure two (2) at one (1) foot in length, two (2) feet in width and fifteen (15) feet above grade level. Said light fixtures at West Belden Avenue measure two (2) at one (1) foot in length, two (2) feet in width and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134279 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Papa John's Pizza.

[O2018-5322]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Papa John's Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 80 East Cermak Road. Said sign structure measures as follows: along East Cermak Road, one (1) at ten (10) feet in length, four (4) feet in height and eleven (11) feet above grade level. Said sign structure measures as follows: along South Michigan Avenue, one (1) at ten (10) feet in length, four (4) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132806 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

The Pasta Bowl Company.

[O2018-5950]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Pasta Bowl Company, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2434 -- 2436 North Clark Street. Said sign structures measure as follows: along North Clark Street, one (1) at five point one three (5.13) feet in length, five (5) feet in height and ten point six (10.6) feet above grade level and one (1) at six (6) feet in length, four (4) feet in height and nine point four (9.4) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134604 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Payday Loan Store.

[O2018-5840]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Payday Loan Store, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 337 South Franklin Street. Said sign structures measure as follows: along South Franklin Street, two (2) at ten (10) feet in length, three (3) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133985 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Persona.

[O2018-5682]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Persona, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) condenser projecting over the public right-of-way adjacent to its premises known as 408 -- 412 South Wells Street. Said condenser at alley measures ten point six seven (10.67) feet in length and three point six seven (3.67) feet in width for a total of thirty-nine point one six (39.16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133161 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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Petco.

[O2018-5954]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Petco, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 6236 North Western Avenue. Said sign structures measure as follows: along North Western Avenue, one (1) at eight point five (8.5) feet in length, five point nine one (5.91) feet in height and

eighteen (18) feet above grade level, one (1) at eighteen point two five (18.25) feet in length, five point nine one (5.91) feet in height and twelve (12) feet above grade level, one (1) at twelve point zero eight (12.08) feet in length, thirty point zero eight (30.08) feet in height and twelve (12) feet above grade level and one (1) at two point five (2.5) feet in length, twenty-two point nine two (22.92) feet in height and eighteen point eight three (18.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134520 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

—
Pizano.

[O2018-5842]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Pizano, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, fifteen (15) light fixtures projecting over the public right-of-way adjacent to its premises known as 61 East Madison Street. Said light fixtures at East Madison Street measure fifteen (15) at one (1) foot in length, two (2) feet in width and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134323 herein granted the sum of One Hundred Forty-five and no/100 Dollars (\$145.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Pizza Capri.

[O2018-5926]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Pizza Capri, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1501 East 53rd Street. Said sign structure measures as follows: along East 53rd Street, at three point five (3.5) feet in length, two point five (2.5) feet in height and twenty-one (21) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134522 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Plaza Food.

[O2018-5396]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Plaza Food, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 3011 West Armitage Avenue. Said security cameras at West Armitage Avenue measure two (2) at nineteen (19) feet in length, ten (10) feet in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133635 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Potbelly Sandwich Works.
(Cornice)

[O2018-5501]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Potbelly Sandwich Works, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) cornice projecting over the public right-of-way adjacent to its premises known as 924 West Belmont Avenue. Said cornice at West Belmont Avenue measures fifty (50) feet in length and one point seven five (1.75) feet in width for a total of eighty-seven point five (87.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133839 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Potbelly Sandwich Works.
(Light Fixtures)

[O2018-5505]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Potbelly Sandwich Works, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public

right-of-way adjacent to its premises known as 924 West Belmont Avenue. Said light fixtures at West Belmont Avenue measure five (5) at point eight three (.83) foot in length, one point six seven (1.67) feet in width and seven (7) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133840 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Potbelly Sandwich Works LLC.
(508 N. Clark St.)

[O2018-5843]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Potbelly Sandwich Works LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 508 North Clark Street. Said light fixtures at North Clark Street measure five (5) at three point two five (3.25) feet in length, point seven five (.75) foot in width and thirteen point one seven (13.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134391 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Potbelly Sandwich Works LLC.
(277 E. Ontario St.)

[O2018-5844]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Potbelly Sandwich Works LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, ten (10) light fixtures projecting over the public right-of-way adjacent to its premises known as 277 East Ontario Street. Said light fixtures at East Ontario Street measure ten (10) at point seven five (.75) foot in length, two point one seven (2.17) feet in width and fourteen point nine two (14.92) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134392 herein granted the sum of One Hundred Twenty and no/100 Dollars (\$120.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Potbelly Sandwich Works LLC.
(3424 N. Southport Ave., Apt./Ste. 2300)

[O2018-5511]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Potbelly Sandwich Works LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) light fixtures projecting over the public right-of-way adjacent to its premises known as 3424 North Southport Avenue, Apartment/Suite 2300. Said light fixtures at North Southport Avenue measure three (3) at point seven five (.75) foot in length, three point two five (3.25) feet in width and twelve point five eight (12.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133827 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Primary Night Club.

[O2018-5344]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Primary Night Club, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) condensers projecting over the public right-of-way adjacent to its premises known as 5 West Division Street. Said condensers at West Division Street (alley) measure four (4) at eighteen point six seven (18.67) feet in length and six point nine two (6.92) feet in width for a total of five hundred sixteen point seven nine (516.79) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133925 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Proper Title LLC.

[O2018-5769]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Proper Title LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2323 North Damen Avenue. Said sign structures measure as follows: along North Damen Avenue, two (2) at twelve (12) feet in length, two point five (2.5) feet in height and nine (9)

feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132466 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Pub Royale.

[O2018-5399]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Pub Royale, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 2049 West Division Street. Said light fixtures at West Division Street measure four (4) at one point six seven (1.67) feet in length, point five (.5) foot in width and twelve point three three (12.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134000 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

The Publican.
(Building Projection Glass Frame)

[O2018-5462]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Publican, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) building projection glass frame on the public right-of-way adjacent to its premises known as 837 West Fulton Market. Said building projection at West Fulton Market measures eight point five eight (8.58) feet in length and ten point five (10.5) feet in width for a total of ninety point zero nine (90.09) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133980 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

The Publican.
(Light Fixtures)

[O2018-5464]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Publican, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 837 West Fulton Market. Said light fixtures at West Fulton Market measure five (5) at one (1) foot in length, one point five (1.5) feet in width and eight point five (8.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133979 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Ramen-San.

[O2018-5468]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ramen-San, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 219 North Green Street. Said sign structure measures as follows: along North Green Street, at two (2) feet in length, point nine two (.92) foot in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133465 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Ranalli's.
(Light Fixtures)

[O2018-5819]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ranalli's, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, thirteen (13) light fixtures projecting over the public right-of-way adjacent to its premises known as 1512 West Berwyn Avenue. Said light fixtures at West Berwyn Avenue

measure nine (9) at two (2) feet in length, point three three (.33) foot in width and fifteen point two five (15.25) feet above grade level and four (4) at point six seven (.67) foot in length, point three three (.33) foot in width and sixteen point eight three (16.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134228 herein granted the sum of One Hundred Thirty-five and no/100 Dollars (\$135.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

—
Ranalli's.
(Sign)

[O2018-5821]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ranalli's, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1512 West Berwyn Avenue. Said sign structure measures as follows: along West Berwyn Avenue, at fourteen point one six (14.16) feet in length, one point five (1.5) feet in height and twelve point six six (12.66) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134229 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Redline Cafe And Stix 'N Brix.

[O2018-5471]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Redline Cafe and Stix 'N Brix, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 218 -- 220 West 33rd Street. Said sign structures measure as follows: along West 33rd Street, two (2) at four (4) feet in length, two (2) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133356 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Regiomontano.

[O2018-5683]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Regiomontano, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire escape projecting over the public right-of-way adjacent to its premises known as 1510 West 18th Street. Said fire escape at West 18th Street (alley) measures sixteen (16) feet in length and three (3) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134514 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 11, 2017.

Rehabilitation Institute Of Chicago.
(Caissons)

[O2018-5847]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Rehabilitation Institute of Chicago, upon the terms and subject to the conditions of this ordinance, to

maintain and use, as now constructed, fourteen (14) caissons under the public right-of-way adjacent to its premises known as 630 North McClurg Court. Said caissons at 300 -- 400 East Erie Street measure: one (1) at eight point one seven (8.17) feet in length and one point one seven (1.17) feet in width for a total of nine point five six (9.56) square feet; one (1) at nine point seven five (9.75) feet in length and one point six seven (1.67) feet in width for a total of sixteen point two eight (16.28) square feet; one (1) at seven point nine two (7.92) feet in length and one point one seven (1.17) feet in width for a total of nine point two seven (9.27) square feet; one (1) at seven point nine two (7.92) feet in length and one point one seven (1.17) feet in width for a total of nine point two seven (9.27) square feet; one (1) at seven point nine two (7.92) feet in length and one point one seven (1.17) feet in width for a total of nine point two seven (9.27) square feet; one (1) at seven point nine two (7.92) feet in length and one point one seven (1.17) feet in width for a total of nine point two seven (9.27) square feet; one (1) at seven point nine two (7.92) feet in length and one point one seven (1.17) feet in width for a total of nine point two seven (9.27) square feet; one (1) at eight point seven five (8.75) feet in length and one point four two (1.42) feet in width for a total of twelve point four three (12.43) square feet; one (1) at five point six seven (5.67) feet in length and point six seven (.67) foot in width for a total of three point eight (3.8) square feet; one (1) at eight point five eight (8.58) feet in length and two point four two (2.42) feet in width for a total of twenty point seven six (20.76) square feet; one (1) at eight point five eight (8.58) feet in length and two point four two (2.42) feet in width for a total of twenty point seven six (20.76) square feet; one (1) at nine point seven five (9.75) feet in length and two point nine two (2.92) feet in width for a total of twenty-eight point four seven (28.47) square feet; one (1) at eight point five (8.5) feet in length and two point four two (2.42) feet in width for a total of twenty point five seven (20.57) square feet; and one (1) at nine point six seven (9.67) feet in length and two point nine two (2.92) feet in width for a total of twenty-eight point two four (28.24) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133810 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Rehabilitation Institute Of Chicago.
(Earth Retention Systems)

[O2018-5848]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Rehabilitation Institute of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) earth retention systems under the public right-of-way adjacent to its premises known as 630 North McClurg Court. Said earth retention system at 300 -- 350 East Erie Street measures one (1) at one hundred twenty-one point one seven (121.17) feet in length and two point seven five (2.75) feet in width for a total of three hundred thirty-three point two two (333.22) square feet. Said earth retention system at 350 -- 400 East Erie Street measures one (1) at one hundred forty-six point one seven (146.17) feet in length and two point eight three (2.83) feet in width for a total of four hundred thirteen point six six (413.66) square feet. Said earth retention system at 630 North McClurg Court measures one (1) at two hundred twenty-four point zero eight (224.08) feet in length and two point five (2.5) feet in width for a total of five hundred sixty point two (560.2) square feet. Said earth retention system at 300 -- 400 East Ontario Street measures one (1) at three hundred ten point zero eight (310.08) feet in length and two point nine two (2.92) feet in width for a total of nine hundred five point four three (905.43) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133809 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Rehabilitation Institute Of Chicago.
(Pile Caps)

[O2018-5851]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Rehabilitation Institute of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twenty-three (23) pile caps under the public right-of-way adjacent to its premises known as 630 North McClurg Court. Said pile caps at 300 -- 400 East Erie Street measure five (5) at point six seven (.67) foot in length and sixty-four point zero eight (64.08) feet in width for a total of two hundred fourteen point six seven (214.67) square feet. Said pile caps at 630 North McClurg Court measure eight (8) at point six seven (.67) foot in length and forty-nine point nine two (49.92) feet in width for a total of two hundred sixty-seven point five seven (267.57) square feet. Said pile caps at 300 -- 400 East Ontario Street measure ten (10) at point six seven (.67) foot in length and sixty-three point nine two (63.92) feet in width for a total of four hundred twenty-eight point two six (428.26) square feet. Said pile caps/soil anchors will be installed from sheet pile top of ten point three (10.3) CCD and run down at an angle of thirty (30) degrees to minus eighty (80) CCD. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133811 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Rene's Auto Parts.

[O2018-5700]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Rene's Auto Parts, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 717 South Western Avenue. Said sign structure measures as follows: along South Western Avenue, at eight (8) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134287 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

RMW Streeterville LLC.

[O2018-5845]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to RMW Streeterville LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use twelve (12) tree grates on the public right-of-way adjacent to its premises known as 451 East Grand Avenue. Said tree grates at East Grand Avenue measure six (6) at five (5) feet in length and ten (10) feet in width for a total of three hundred (300) square feet. Said tree grates at North Peshtigo Court measure six (6) at five (5) feet in length and ten (10) feet in width for a total of three hundred (300) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133521 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Robert's Cycle Company.

[O2018-5686]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Robert's Cycle Company, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 7054 North Clark Street. Said sign structure measures as follows: along North Clark Street, at eight (8) feet in length, four (4) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134282 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Rock Bottom Restaurant & Brewery.

[O2018-5854]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Rock Bottom Restaurant & Brewery, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 1 West Grand Avenue. Said sign structures measure as follows: along West Grand Avenue, one (1) at eight point two five (8.25) feet in length, two (2) feet in height and ten point seven five (10.75) feet above grade level, one (1) at twenty-six point three three (26.33) feet in length, point eight three (.83) foot in height and ten point nine (10.9) feet above grade level and one (1) at twenty point one seven (20.17) feet in length, point eight three (.83) foot in height and ten point seven five (10.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134331 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Roister.

[O2018-5470]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Roister, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) park benches on the public right-of-way adjacent to its premises known as 951 West Fulton Market. Said park benches at West Fulton Market measure two (2) at four point zero eight (4.08) feet in length and two point zero eight (2.08) feet in width for a total of sixteen point nine seven (16.97) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133804 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Roosevelt Square II Limited Partnership.
(1302 W. Roosevelt Rd.)

[O2018-5701]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Roosevelt Square II Limited Partnership, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public

right-of-way for beautification purposes adjacent to its premises known as 1302 West Roosevelt Road. Said planters at West Roosevelt Road measure one (1) at thirty-five (35) feet in length and six point one seven (6.17) feet in width for a total of two hundred fifteen point nine five (215.95) square feet and one (1) at thirty-five (35) feet in length and six point zero eight (6.08) feet in width for a total of two hundred twelve point eight (212.8) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134357 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Roosevelt Square II Limited Partnership.
(1328 -- 1352 W. Roosevelt Rd.)

[O2018-5705]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Roosevelt Square II Limited Partnership, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) planters on the public right-of-way for beautification purposes adjacent to its premises known as 1328 -- 1352 West Roosevelt Road. Said planters at West Roosevelt Road measure one (1) at thirty-five (35) feet in length and seven point zero eight (7.08) feet in width for a total of two hundred forty-seven point eight (247.8) square feet, one (1) at thirty-five (35) feet in length

and six point nine three (6.93) feet in width for a total of two hundred forty-two point five five (242.55) square feet, one (1) at thirty-five (35) feet in length and six point seven five (6.75) feet in width for a total of two hundred thirty-six point two five (236.25) square feet and one (1) at twenty (20) feet in length and six point eight three (6.83) feet in width for a total of one hundred thirty-six point six (136.6) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134355 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Roosevelt University.
(Fire Escapes)

[O2018-5855]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Roosevelt University, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) fire escapes projecting over the public right-of-way adjacent to its premises known as 430 South Michigan Avenue. Said fire escape at South Michigan Avenue measures one (1) at twenty-seven (27) feet in length and three (3) feet in width for a total of eighty-one (81) square feet. Said fire escape at South Michigan Avenue measures one (1) at six point one six (6.16) feet in length and three (3) feet in width for a total of eighteen point four eight (18.48) square feet. Said fire escape at East Congress Parkway measures one (1) at forty-three point five (43.5) feet in length and

four (4) feet in width for a total of one hundred seventy-four (174) square feet. Said fire escape at South Wabash Avenue measures one (1) at thirty-six (36) feet in length and six (6) feet in width for a total of two hundred sixteen (216) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134157 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Roosevelt University.
(Light Fixtures)

[O2018-5856]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Roosevelt University, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 430 South Michigan Avenue. Said light fixtures at South Michigan Avenue measure six (6) at one (1) foot in length, one point five (1.5) feet in width and three point five (3.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134158 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Roots Handmade Pizza.

[O2018-5918]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Roots Handmade Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1924 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at seven (7) feet in length, eight point six six (8.66) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134597 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 24, 2018.

Roti Modern Mediterranean.

[O2018-5473]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Roti Modern Mediterranean, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1012 West Randolph Street. Said sign structures measure as follows: along West Randolph Street, one (1) at twenty point nine two (20.92) feet in length, three point five eight (3.58) feet in height and twelve (12) feet above grade level and one (1) at one point five (1.5) feet in length, six (6) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132299 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Royal Savings Bank.

[O2018-5929]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Royal Savings Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2869 South Archer Avenue. Said sign structure measures as follows: along South Archer Avenue, at twenty-two (22) feet in length, five (5) feet in height and thirty-three (33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133015 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Rule Transfer IL, Inc.

[O2018-5814]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Rule Transfer IL, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) occupation of space access to a parking lot on the public right-of-way adjacent to its premises known as 4100 -- 4102 West Peterson Avenue. Said occupation of space at public alley measures one hundred twenty-four (124) feet in length

and sixteen (16) feet in width for a total of one thousand nine hundred eighty-four (1,984) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133010 herein granted the sum of Three Thousand Five Hundred Sixty-two and no/100 Dollars (\$3,562.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

S.H. Bell Company.

[O2018-5461]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to S.H. Bell Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, a security gate (fence) on the public right-of-way adjacent to its premises known as 10218 South Avenue O. Existing security gate (fence) measures thirty-three (33) feet in length and is used to secure East 102nd Street during non-business hours. S.H. Bell Company is the only entity served by the street. Fence must be open during regular business hours, access may be restricted from 5:00 P.M. to 7:00 A.M., Monday through Friday and at all hours on weekends and holidays. Existing fence and gate must be key-locking. Gate must be of a breakaway design. S.H. Bell Company shall provide keys to the Commissioners of Transportation, Streets and Sanitation, Water Sewer, Fire and Police. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132878 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 5, 2018.

S&M Auto Sales.

[O2018-5571]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to S&M Auto Sales, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 5801 South Western Avenue. Said sign structures measure as follows: along South Western Avenue, one (1) at nine (9) feet in length, twelve (12) feet in height and sixteen (16) feet above grade level and one (1) at nine (9) feet in length, six (6) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134361 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

S.N. Peck Builder, Inc.

[O2018-5477]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to S.N. Peck Builder, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 1647 West Fulton Street. Said security camera at West Fulton Street measures point eight three (.83) foot in length, point four one (.41) foot in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132337 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 9, 2018.

S&S Auto Body.

[O2018-5569]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to S&S Auto Body, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5840 South Western Avenue. Said sign structure measures as follows: along South Western Avenue, at eight (8) feet in length, five (5) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134166 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Saieda Party Store, Inc.

[O2018-5801]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Saieda Party Store, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3837 -- 3839 West Fullerton Avenue. Said sign structure measures as follows: along West Fullerton Avenue, at thirty-five (35) feet in length, two (2) feet in height and

twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1128629 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Salon Lofts.

[O2018-5857]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Salon Lofts, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 9 West Erie Street. Said sign structure measures as follows: along West Erie Street, at three (3) feet in length, three (3) feet in height and nineteen (19) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131924 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Schurz High School.
(Fence)

[O2018-5737]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Schurz High School, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) fence to surround athletic field under occupation of space on the public right-of-way adjacent to its premises known as 3701 North Kostner Avenue. Said fence at North Kostner Avenue measures eighty-eight point five (88.5) feet in length and point four (.4) foot in width for a total of thirty-five point four (35.4) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133706 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Schurz High School.
(Occupation Of Space)

[O2018-5739]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Schurz High School, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) occupation of space on the public right-of-way adjacent to its premises known as 3701 North Kostner Avenue. Said occupation of space at West Waveland Avenue measures one hundred ninety-two point five (192.5) feet in length and twenty-eight point three (28.3) feet in width for a total of five thousand four hundred forty-seven point seven five (5,447.75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133707 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Seafood On The Tables.

[O2018-5771]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Seafood on the Tables, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 2965 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at four (4) feet in length, four point three three (4.33) feet in height and eight point two five (8.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1127904 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

The Second Child.

[O2018-5576]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Second Child, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 954 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at four (4) feet in length, two (2) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134399 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

See, Inc.

[O2018-5579]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to See, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 2531 North Clark Street. Said light fixtures at North Clark Street measure four (4) at two (2) feet in length, one point six six (1.66) feet in width and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134445 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Self Storage 1.

[O2018-5346]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Self Storage 1, upon the terms and subject to the conditions of this ordinance, to maintain and use six (6) signs projecting over the public right-of-way attached to its premises known as 2001 North Elston Avenue. Said sign structures measure as follows: along public alley and North Elston Avenue, two (2) at five (5) feet in length, thirty (30) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along North Elston Avenue, one (1) at four (4) feet in length, twenty-four point five eight (24.58) feet in height and twenty-five (25) feet above grade level. Said sign structure measures as follows: along West Armitage Avenue, one (1) at thirteen point zero four (13.04) feet in length, one point five (1.5) feet in height and nine (9) feet above grade level. Said sign structures measure as follows: along North Elston Avenue and West Armitage Avenue, two (2) at thirteen point zero four (13.04) feet in length, one point three three (1.33) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133338 herein granted the sum of One Thousand Seventy-five and no/100 Dollars (\$1,075.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Sheffield Properties Of Illinois, Inc.
(Planters)

[O2018-5862]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sheffield Properties of Illinois, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eleven (11) planters on the public right-of-way for beautification purposes adjacent to its premises known as 930 -- 980 North Michigan Avenue. Said planters at East Oak Street measure four (4) at eleven point eight three (11.83) feet in length and five (5) feet in width for a total of two hundred thirty-six point six (236.6) square feet. Said planters at North Michigan Avenue measure four (4) at eleven point eight three (11.83) feet in length and five (5) feet in width for a total of two hundred thirty-six point six (236.6) square feet. Said planter at East Walton Street measure three (3) at eleven point eight three (11.83) feet in length and five (5) feet in width for a total of one hundred seventy-seven point four five (177.45) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134356 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Sheffield Properties Of Illinois, Inc.
(Slurry Walls)

[O2018-5863]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sheffield Properties of Illinois, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) slurry walls under the public right-of-way adjacent to its premises known as 930 -- 980 North Michigan Avenue. Said slurry wall at East Oak Street measures one (1) at two hundred eighteen point nine two (218.92) feet in length and two (2) feet in width for a total of four hundred thirty-seven point eight four (437.84) square feet. Existing slurry wall is approximately four (4) feet below grade level in depth. Said slurry wall at North Michigan Avenue measures one (1) at two hundred forty point eight three (240.83) feet in length and two (2) feet in width for a total of four hundred eighty-one point six six (481.66) square feet. Existing slurry wall is approximately four (4) feet below grade level. Said slurry wall at East Walton Street measures one (1) at one hundred eighteen point two five (118.25) feet in length and two (2) feet in width for a total of two hundred thirty-six point five (236.5) square feet. Existing slurry wall is approximately four (4) feet below grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134352 herein granted the sum of Ten Thousand Four Hundred Fifty and no/100 Dollars (\$10,450.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Sheridan & Wilson LLC.

[O2018-5555]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sheridan & Wilson LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) caissons under the public right-of-way adjacent to its premises known as 4555 North Sheridan Road. Said caissons at West Wilson Avenue measure one (1) at three (3) feet in length and two point five (2.5) feet in width for a total of seven point five (7.5) square feet. Said caisson shall be approximately fifty-five (55) feet in depth and one (1) at two point zero six (2.06) feet in length and two point five (2.5) feet in width for a total of five point one five (5.15) square feet Said caisson shall be approximately fifty-five (55) feet in depth. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133378 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Shoe Avenue.

[O2018-5924]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Shoe Avenue, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1)

sign projecting over the public right-of-way attached to its premises known as 323 East 47th Street. Said sign structure measures as follows: along East 47th Street, at four (4) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130011 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Singer Factory Distributors.

[O2018-5741]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Singer Factory Distributors, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4914 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at twelve (12) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134147 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Sophy Hyde Park.
(Privilege No. 1132468)

[O2018-5388]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sophy Hyde Park, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1401 -- 1411 East 53rd Street. Said sign structure measures as follows: along East 53rd Street, at ten point five (10.5) feet in length, two (2) feet in height and ten point four two (10.42) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132468 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Sophy Hyde Park.
(Privilege No. 1132469)

[O2018-5393]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sophy Hyde Park, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1401 -- 1411 East 53rd Street. Said sign structure measures as follows: along East 53rd Street, at four point five (4.5) feet in length, twenty-seven point three three (27.33) feet in height and forty-six point six seven (46.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132469 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Spinzer Restaurant.

[O2018-5720]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Spinzer Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 2331 West Devon Avenue. Said light fixtures at West Devon Avenue measure five (5) at point six seven (.67) foot in length, point eight three (.83) foot in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134132 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Sprint.

[O2018-5931]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sprint, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3150 South Ashland Avenue. Said sign structure measures as follows: along South Ashland Avenue, at eight (8) feet in length, five point six seven (5.67) feet in height and twelve (12) feet

above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133405 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Starbucks Coffee Company.

[O2018-5478]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Company, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1000 West Randolph Street. Said sign structures measure as follows: along West Randolph Street, one (1) at one point five (1.5) feet in length, two point four two (2.42) feet in height and four point six seven (4.67) feet above grade level and one (1) at two (2) feet in length, three point one six (3.16) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134110 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after.

Starbucks Coffee No. 212.

[O2018-5859]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 212, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 105 West Adams Street. Said sign structure measures as follows: along West Adams Street, one (1) at thirty (30) feet in length, two point five (2.5) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along South Clark Street, one (1) at twenty (20) feet in length, two point five (2.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134001 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Starbucks Coffee No. 2369.

[O2018-5772]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2369, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 2023 -- 2025 West Roscoe Street. Said light fixtures at West Roscoe Street measure six (6) at point six six (.66) foot in length, point six six (.66) foot in width and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133701 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Starbucks Coffee No. 2568.

[O2018-5743]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2568, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) light fixtures projecting over the public right-of-way adjacent to its premises known as 4365 West Irving Park Road. Said light fixtures at West Irving Park Road measure three (3) at two (2) feet in length, point five (.5) foot in width and fourteen (14) feet above grade level. Said light fixtures at North Kostner Avenue measure five (5) at two (2) feet in length, point five (.5) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133692 herein granted the sum of One Hundred Ten and no/100 Dollars (\$110.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Starbucks Coffee No. 2635.

[O2018-5560]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2635, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 4753 North Broadway. Said sign structure measures as follows: along

North Broadway, one (1) at ten point one seven (10.17) feet in length, one point zero eight (1.08) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along West Lawrence Avenue, one (1) at ten point one seven (10.17) feet in length, one point zero eight (1.08) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1129481 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Starbucks Coffee No. 10955.

[O2018-5860]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 10955, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 38 East Ontario Street. Said sign structure measures as follows: along East Ontario Street, one (1) at twelve point nine one (12.91) feet in length, three point one (3.1) feet in height and eleven point five (11.5) feet above grade level. Said sign structure measures as follows: along North Wabash Avenue, one (1) at twelve point nine one (12.91) feet in length, three point one (3.1) feet in height and eleven point five (11.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134003 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Starbucks Coffee No. 13710.

[O2018-5861]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 13710, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 30 West Erie Street. Said sign structures measure as follows: along North Dearborn Street, one (1) at five point five (5.5) feet in length, three point three three (3.33) feet in height and seventeen (17) feet above grade level and one (1) at twelve point eight (12.8) feet in length, three point one seven (3.17) feet in height and sixteen point five (16.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134002 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

State Farm Insurance.
(6255 N. Clark St.)

[O2018-5679]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to State Farm Insurance, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 6255 North Clark Street. Said light fixture at North Clark Street measures point eight three (.83) foot in length, one point five eight (1.58) feet in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134197 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

State Farm Insurance.
(5932 W. Lake St.)

[O2018-5732]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to State Farm Insurance, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5932 West Lake Street. Said sign structure measures as follows: along West Lake Street, at four point five (4.5) feet in length, six (6) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134346 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Stop & Buy Sports, Inc.
(Fire Shutter)

[O2018-5432]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Stop & Buy Sports, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire shutter projecting over the public right-of-way

adjacent to its premises known as 11125 South Michigan Avenue. Said fire shutter at South Michigan Avenue measures twenty-four (24) feet in length and one point five (1.5) feet in width for a total of thirty-six (36) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134123 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Stop & Buy Sports, Inc.
(Security Camera)

[O2018-5434]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Stop & Buy Sports, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 11125 South Michigan Avenue. Said security camera at South Michigan Avenue measures point four four (.44) foot in length, one point eight three (1.83) feet in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134124 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Studio III.

[O2018-5580]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Studio III, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use seven (7) light fixtures projecting over the public right-of-way adjacent to its premises known as 2401 North Halsted Street. Said light fixtures at North Halsted Street measure four (4) at three (3) feet in length, one point five (1.5) feet in width and thirty (30) feet above grade level. Said light fixtures at West Fullerton Avenue measure three (3) at three (3) feet in length, one point five (1.5) feet in width and thirty (30) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133643 herein granted the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Su Nueva Casa Del Gallo Bravo, Inc.

[O2018-5794]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Su Nueva Casa Del Gallo Bravo, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3714 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at seventeen point five (17.5) feet in length, one point five eight (1.58) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132864 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Subway.
(3815 N. Broadway)

[O2018-5563]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Subway, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3815 North Broadway. Said sign structures measure as follows: along North Broadway, one (1) at six (6) feet in length, two point five (2.5) feet in height and ten (10) feet above grade level and one (1) at thirteen point five (13.5) feet in length, two point five (2.5) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134347 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Subway.
(2138 S. Indiana Ave.)

[O2018-5922]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Subway, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign

projecting over the public right-of-way attached to its premises known as 2138 South Indiana Avenue. Said sign structure measures as follows: along East Cermak Road, at ten (10) feet in length, thirty (30) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133648 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Subway 24379.

[O2018-5347]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Subway 24379, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 816 North State Street. Said sign structure measures as follows: along North State Street, at two point nine two (2.92) feet in length, one point three four (1.34) feet in height and ten point one seven (10.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130926 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Subway Sandwiches & Salads.

[O2018-5583]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Subway Sandwiches & Salads, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 352 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at fourteen (14) feet in length, three point three three (3.33) feet in height and eleven point three three (11.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1127548 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Sugar Factory.

[O2018-5864]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sugar Factory, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 55 East Grand Avenue. Said sign structure measures as follows: along East Grand Avenue, at eleven (11) feet in length, three (3) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1125021 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Supermercado La Chiquita.

[O2018-5936]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Supermercado La Chiquita, upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 3555 West 26th Street. Said sign structure measures as follows: along West 26th Street, at twelve (12) feet in length, eight (8) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1129598 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 12, 2017.

Supermercado La Chiquita No. 4, Inc.

[O2018-5937]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Supermercado La Chiquita Number 4, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2637 South Pulaski Road. Said sign structure measures as follows: along South Pulaski Road, at ten (10) feet in length, ten (10) feet in height and twenty-three (23) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134644 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Sweetgreen.

[O2018-5482]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sweetgreen, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1000 West Randolph Street. Said sign structure measures as follows: along West Randolph Street, at one point three three (1.33) feet in length, four point three three (4.33) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133203 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Sydnee's Pet Grooming.

[O2018-5323]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sydnee's Pet Grooming, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1526 South Wabash Avenue. Said sign structure measures as follows: along South Wabash Avenue, at one point eight three (1.83) feet in length, seven point five (7.5) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132607 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Tandem Partners LLC.

[O2018-5485]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tandem Partners LLC, upon the terms and subject to the conditions of this ordinance, to construct,

install, maintain and use twelve (12) caissons under the public right-of-way adjacent to its premises known as 700 North Carpenter Street. Said caissons at North Aberdeen Street measure one (1) at one point four two (1.42) feet in length and six point three three (6.33) feet in width for a total of eight point nine nine (8.99) square feet, one (1) at one point two five (1.25) feet in length and six point three three (6.33) feet in width for a total of seven point nine one (7.91) square feet and one (1) at two (2) feet in length and six (6) feet in width for a total of twelve (12) square feet. Said caissons at North Milwaukee Avenue measure one (1) at two point seven five (2.75) feet in length and eight point nine two (8.92) feet in width for a total of twenty-four point five three (24.53) square feet, one (1) at two point five (2.5) feet in length and eight point seven five (8.75) feet in width for a total of twenty-one point eight eight (21.88) square feet, one (1) at one point six seven (1.67) feet in length and six point six seven (6.67) feet in width for a total of eleven point one four (11.14) square feet and one (1) at one point nine two (1.92) feet in length and seven point four two (7.42) feet in width for a total of fourteen point two five (14.25) square feet. Said caissons at North Carpenter Street measure one (1) at two (2) feet in length and seven point five (7.5) feet in width for a total of fifteen (15) square feet, two (2) at two point five (2.5) feet in length and eight point seven five (8.75) feet in width for a total of forty-three point seven five (43.75) square feet, one (1) at one point two five (1.25) feet in length and five point six seven (5.67) feet in width for a total of seven point zero nine (7.09) square feet and one (1) at one point seven five (1.75) feet in length and six point five eight (6.58) feet in width for a total of eleven point five two (11.52) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131531 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Taqueria Gomez.

[O2018-5611]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Taqueria Gomez, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3635 West 31st Street. Said sign structure measures as follows: along West 31st Street, at six (6) feet in length, four (4) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago:

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134341 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Taqueria Los Comales No. 1, Inc.

[O2018-5489]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Taqueria Los Comales Number 1, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3141 West 26th Street. Said sign structures measure as follows:

along West 26th Street, one (1) at six (6) feet in length, eight (8) feet in height and fourteen (14) feet above grade level and one (1) at six (6) feet in length, three (3) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134339 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Taqueria Los Gallos, Inc.

[O2018-5614]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Taqueria Los Gallos, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4209 -- 4211 West 26th Street. Said sign structure measures as follows: along West 26th Street, at eight (8) feet in length, eleven (11) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134455 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Taqueria Maravatio, Inc.

[O2018-5578]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Taqueria Maravatio, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) door swing on the public right-of-way adjacent to its premises known as 2618 West 59th Street. Said door swing at West 59th Street measures three (3) feet in length and five (5) feet in width for a total of fifteen (15) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134094 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Taylor Gourmet.

[O2018-5487]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Taylor Gourmet, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 177 North Morgan Street. Said sign structures measure as follows: along North Morgan Street, one (1) at twelve point zero eight (12.08) feet in length, two point three three (2.33) feet in height and fourteen (14) feet above grade level and one (1) at three point five (3.5) feet in length, two (2) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133353 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Tbaar.

[O2018-5681]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tbaar, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1223 West Devon Avenue. Said sign structures measure as follows: along West Devon Avenue,

one (1) at ten point two five (10.25) feet in length, three point three four (3.34) feet in height and twelve (12) feet above grade level and one (1) at two point five (2.5) feet in length, one point zero nine (1.09) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133351 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Tiny Giants Early Learning Center.
(4421 N. Clark St.)

[O2018-5567]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tiny Giants Early Learning Center, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 4421 North Clark Street. Said sign structures measure as follows: along North Clark Street, one (1) at two point five (2.5) feet in length, two point six (2.6) feet in height and nine (9) feet above grade level, one (1) at seven (7) feet in length, two (2) feet in height and eight (8) feet above grade level and one (1) at seven (7) feet in length, two (2) feet in height and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132982 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Tiny Giants Early Learning Center.
(4640 -- 4652 N. Clark St.)

[O2018-5797]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tiny Giants Early Learning Center, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4640 -- 4652 North Clark Street. Said sign structure measures as follows: along North Clark Street, at twenty-seven point nine one (27.91) feet in length, two point five (2.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132983 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Tony's Western Wear, Inc.

[O2018-5619]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tony's Western Wear, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3348 West 63rd Street. Said sign structure measures as follows: along West 63rd Street, at eight (8) feet in length, five (5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134234 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Top Gold.

[O2018-5436]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Top Gold, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire shutter projecting over the public right-of-way adjacent to its premises known as 11202 South Michigan Avenue. Said fire shutter at South Michigan Avenue measures fifteen point three three (15.33) feet in length and one point two five (1.25) feet in width for a total of nineteen point one six (19.16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134114 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Total Outdoor Corporation.

[O2018-5919]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Total Outdoor Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1934 West Chicago Avenue. Said sign structure measures as follows: along

North Winchester Avenue, at ten (10) feet in length, ten (10) feet in height and thirty (30) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134578 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 6, 2017.

Town & Country Liquors.

[O2018-5553]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Town & Country Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2944 West 47th Street. Said sign structure measures as follows: along West 47th Street, at nine point five (9.5) feet in length, eleven point two five (11.25) feet in height and eleven point one seven (11.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134506 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Trace.

[O2018-5514]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Trace, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, ten (10) light fixtures projecting over the public right-of-way adjacent to its premises known as 3714 North Clark Street. Said light fixtures at North Clark Street measure ten (10) at one (1) foot in length, point seven (.7) foot in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133922 herein granted the sum of One Hundred Twenty and no/100 Dollars (\$120.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 5, 2017.

Tracfone Wireless.

[O2018-5621]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tracfone Wireless, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) fire shutters on the public right-of-way adjacent to its premises known as 5856 South Kedzie Avenue. Said fire shutters at South Kedzie Avenue measure two (2) at ten point six six (10.66) feet in length and point five (.5) foot in width for a total of ten point six six (10.66) square feet and one (1) at eleven point five (11.5) feet in length and point six seven (.67) foot in width for a total of seven point seven one (7.71) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133854 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Tuscany Restaurant.
(Light Fixtures)

[O2018-5490]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tuscany Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way

adjacent to its premises known as 1014 West Taylor Street. Said light fixtures at West Taylor Street measure four (4) at point seven five (.75) foot in length, one point one seven (1.17) feet in width and six point two five (6.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134343 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Tuscany Restaurant.
(Planters)

[O2018-5684]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tuscany Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) planters on the public right-of-way for beautification purposes adjacent to its premises known as 1014 West Taylor Street. Said planters at West Taylor Street measure seven (7) at one (1) foot in length and two (2) feet in width for a total of fourteen (14) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134350 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 9, 2018.

Two Lights Seafood & Oyster.

[O2018-5491]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Two Lights Seafood & Oyster, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 227 West North Avenue. Said sign structures measure as follows: along West North Avenue, one (1) at three point nine two (3.92) feet in length, two point six seven (2.67) feet in height and nine point five eight (9.58) feet above grade level and one (1) at point five (.5) foot in length, two point five (2.5) feet in height and five (5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133272 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Tylka Printing, Inc.

[O2018-5932]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tylka Printing, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4917 West 63rd Street. Said sign structure measures as follows: along West 63rd Street, at four (4) feet in length, six (6) feet in height and nine point seven five (9.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134580 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

C. Joseph Tyree And Mary E. Tyree.

[O2018-5536]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to C. Joseph Tyree and Mary E. Tyree, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 1439 North State Parkway. Said vault at North State Parkway measures seven (7) feet in length and four (4) feet in width for a total of twenty-eight (28) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133637 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

The University Of Chicago.
(5800 S. Stony Island Ave.)

[O2018-5405]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twenty-two (22) bollards on the public right-of-way adjacent to its premises known as 5800 South Stony Island Avenue. Said bollards at South Stony Island Avenue on east and west sides measure twenty-two (22) at one (1) foot in length and

one (1) foot in width for a total of twenty-two (22) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134203 herein granted the sum of One Thousand Six Hundred Fifty and no/100 Dollars (\$1,650.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

The University Of Chicago.
(5550 S. University Ave.)
(Conduit)

[O2018-5408]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) conduit under the public right-of-way adjacent to its premises known as 5550 South University Avenue. Said conduit at South University Avenue west to East 56th Street and South Greenwood Avenue measures three hundred seventy (370) feet in length and point five (.5) foot in width for a total of one hundred eighty-five (185) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134201 herein granted the sum of Two Thousand Two Hundred Twenty and no/100 Dollars (\$2,220.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

The University Of Chicago.
(5550 S. University Ave.)
(Sign)

[O2018-5572]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5550 South University Avenue. Said sign structure measures as follows: along East 56th Street, at two point six six (2.66) feet in length, five point five eight (5.58) feet in height and one (1) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134190 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

The University Of Chicago.
(5555 S. Woodlawn Ave.)

[O2018-5410]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) conduit under the public right-of-way adjacent to its premises known as 5555 South Woodlawn Avenue. Said conduit at South Woodlawn Avenue measures seven hundred forty-five (745) feet in length and point three three (.33) foot in width for a total of two hundred forty-five point eight five (245.85) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134213 herein granted the sum of Four Thousand Four Hundred Seventy and no/100 Dollars (\$4,470.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 7, 2018.

The University Of Chicago.
(5850 S. Woodlawn Ave.)

[O2018-5575]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5850 South Woodlawn Avenue. Said sign structure measures as follows: along East 59th Street, at two point six six (2.66) feet in length, five point five eight (5.58) feet in height and one (1) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134195 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

The University Of Chicago.
(1100 E. 56th St.)

[O2018-5577]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1100 East 56th Street. Said sign structure measures as follows: along South Greenwood

Avenue, at three point two five (3.25) feet in length, eight (8) feet in height and one (1) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134189 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

The University Of Chicago.
(929 E. 57th St.)

[O2018-5552]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) slurry wall tie-back anchor lines under the public right-of-way adjacent to its premises known as 929 East 57th Street. Said slurry wall tie-back anchor line at East 57th Street measures one (1) at four hundred forty-three (443) feet in length and forty-five (45) feet in width for a total of nineteen thousand nine hundred thirty-five (19,935) square feet. Said slurry wall tie-back anchor line at South Drexel Avenue measures one (1) at two hundred thirty-five point five (235.5) feet in length and forty-five (45) feet in width for a total of ten thousand five hundred ninety-seven point five (10,597.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134212 herein granted the sum of One Thousand Two Hundred Ninety and no/100 Dollars (\$1,290.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 29, 2018.

The University Of Chicago.
(1131 E. 57th St.)

[O2018-5557]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) staircase with railing on the public right-of-way adjacent to its premises known as 1131 East 57th Street. Said staircase at East 57th Street measures twenty-two point five (22.5) feet in length and four (4) feet in width for a total of ninety (90) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134200 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

The University Of Chicago.
(1135 E. 57th St.)
(Handicap Accessible Ramp)

[O2018-5413]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) handicap accessible ramp on the public right-of-way adjacent to its premises known as 1135 East 57th Street. Said handicap accessible ramp at East 57th Street measures fifty-five point seven (55.7) feet in length and five point nine (5.9) feet in width for a total of three hundred twenty-eight point six three (328.63) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Mayor's Office for People with Disabilities.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134209 herein granted the sum of Four Hundred Seventy-two and no/100 Dollars (\$472.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

The University Of Chicago.
(1135 E. 57th St.)
(Park Benches)

[O2018-5416]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) park benches on the public right-of-way adjacent to its premises known as 1135 East 57th Street. Said park benches at East 57th Street measure two (2) at six (6) feet in length and one point six seven (1.67) feet in width for a total of twenty point zero four (20.04) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134206 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

The University Of Chicago.
(950 E. 58th St.)

[O2018-5581]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and

use two (2) signs projecting over the public right-of-way attached to its premises known as 950 East 58th Street. Said sign structures measure as follows: along East 58th Street, one (1) at five point seven five (5.75) feet in length, ten point five (10.5) feet in height and one (1) foot above grade level and one (1) at five point seven five (5.75) feet in length, ten point five (10.5) feet in height and one (1) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134191 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

The University Of Chicago.
(832 E. 59th St.)

[O2018-5584]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 832 East 59th Street. Said sign structure measures as follows: along East 59th Street, at five point seven five (5.75) feet in length, ten point five (10.5) feet in height and one (1) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134198 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

The University Of Chicago.
(1212 E. 59th St.)

[O2018-5587]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1212 East 59th Street. Said sign structure measures as follows: along East 59th Street, at two point six six (2.66) feet in length, five point five eight (5.58) feet in height and one (1) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134193 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

The University Of Chicago.
(1414 E. 59th St.)

[O2018-5692]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1414 East 59th Street. Said sign structure measures as follows: along East 59th Street, at two point six six (2.66) feet in length, five point five eight (5.58) feet in height and one (1) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134194 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

The University Of Chicago.
(930 E. 60th St.)

[O2018-5589]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 930 East 60th Street. Said sign structure measures as follows: along South Ingleside Avenue, at two point six six (2.66) feet in length, five point five eight (5.58) feet in height and one (1) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134192 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

The University Of Chicago.
(1437 E. 60th St.)

[O2018-5594]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, a network of steam tunnels under and across various

city right-of-way for the purpose of supplying steam for heating through The University of Chicago campus. Said network crosses under the East Midway Plaisance and seven (7) city right-of-way locations and dimensions:

Tunnel Number 1:

Begins at a point approximately seventy-five (75) feet south of the south line of East 60th Street, under and along the east side of South Blackstone Avenue, continuing in a northerly direction under and across the thirty-three (33) foot right-of-way of East 60th Street, approximately twenty-five (25) feet; thence changing to a westerly direction and continuing for approximately two hundred twenty-five (225) feet, outside dimensions of said tunnel begin nine (9) feet in height, ten (10) feet in width at a depth of approximately seven (7) feet, six (6) inches. Section spurring in a northerly direction from a point approximately eighty-five (85) feet from the south line of East 60th Street, in a northerly direction for a distance of approximately two hundred seventy-five (275) feet under and along the East Midway Plaisance Number 1, outside dimensions of said tunnel being approximately nine (9) feet in height and five (5) feet in width.

Tunnel Number 2:

Under and across a sixty-six (66) foot right-of-way of South Dorchester Avenue twenty-six (26) feet north of the north line of East 60th Street, continuing under and along the East Midway Plaisance Number 2 in a westerly direction a distance of approximately eight hundred ninety-five (895) feet; thence again changing to a northerly direction continuing for a distance of approximately five hundred sixty-seven (567) feet, outside dimensions of said tunnel being nine (9) feet in height, ten (10) feet in width, at a depth of approximately eight (8) feet continuing.

Tunnel Number 3:

Under and across a sixty-six (66) foot right-of-way of East 59th Street, approximately twenty-five (25) feet east of the east line of South Woodlawn Avenue, outside dimensions of said tunnel nine (9) feet in height, ten (10) feet in width, entering into private property.

Tunnel Number 4:

Under and across a sixty-six (66) foot right-of-way of South Woodlawn Avenue into, under and along the East Midway Plaisance Number 4 continuing in a westerly direction approximately thirty (30) feet; thence changing to southerly direction and continuing for a distance of approximately fifty (50) feet, outside dimensions nine (9) feet in height, seven (7) feet in width, at a depth of approximately seven (7) feet, six (6) inches continuing.

Tunnel Number 5:

Under and across the forty-three (43) foot right-of-way of East 60th Street, approximately twenty-five (25) feet west of the west line of South Woodlawn Avenue and into private property, outside dimensions of said tunnel nine (9) feet in height, ten (10) feet in width, at a depth of approximately four (4) feet, six (6) inches continuing.

Tunnel Number 6:

Under and across an eighty (80) foot right-of-way of South University Avenue, approximately twenty (20) feet south of the south line of East 60th Street, entering into private property, outside dimensions of said tunnel nine (9) feet, ten (10) inches in height.

Tunnel Number 7:

Under and across an eighty (80) foot right-of-way of South Greenwood Avenue, approximately twenty (20) feet south of the south line of East 60th Street, entering into private property, outside dimensions five (5) feet, ten (10) inches in width, four (4) feet, two (2) inches in height, at a depth of approximately two (2) feet, six (6) inches.

The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134222 herein granted the sum of Six Thousand Seven Hundred Nineteen and no/100 Dollars (\$6,719.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 12, 2018.

The University Of Chicago (File No. 19).

[O2018-5568]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 19), upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 830 -- 900 East 58th Street. Said sign structure measures as follows: along East 58th Street, at five point seven five (5.75) feet in length, ten point five (10.5) feet in height and one (1) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134199 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

The University Of Chicago (File No. 35).

[O2018-5595]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 35), upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 969 East 60th Street. Said sign structure measures as

follows: along East 60th Street, at five point one six (5.16) feet in length, six point five (6.5) feet in height and three (3) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134221 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 13, 2018.

The University Of Chicago (File No. 56).
(Manhole)

[O2018-5612]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 56), upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) manhole under the public right-of-way adjacent to its premises known as 5640 South Ellis Avenue. Said manhole at South Ellis Avenue measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134210 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

The University Of Chicago (File No. 56).
(Sheeting)

[O2018-5617]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 56), upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) sheeting under the public right-of-way adjacent to its premises known as 5640 South Ellis Avenue. Said sheeting at South Ellis Avenue measures sixty-two point seven five (62.75) feet in length and twelve point three (12.3) feet in width for a total of seven hundred seventy-one point eight three (771.83) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134204 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

The University Of Chicago (File No. 56).
(Trench)
(Privilege No. 1134202)

[O2018-5630]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 56), upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) trench under the public right-of-way adjacent to its premises known as 5640 South Ellis Avenue. Said trench at South Ellis Avenue measures seventy-three (73) feet in length and twelve (12) feet in width for a total of eight hundred seventy-six (876) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134202 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

The University Of Chicago (File No. 56).
(Trenches)
(Privilege No. 1134207)

[O2018-5632]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 56), upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) trenches under the public right-of-way adjacent to its premises known as 5640 South Ellis Avenue. Said trenches at South Ellis Avenue measure three (3) at seventy-three (73) feet in length and nine (9) feet in width for a total of one thousand nine hundred seventy-one (1,971) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134207 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

The University Of Chicago (File No. 56).
(Trench)
(Privilege No. 1134211)

[O2018-5635]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 56), upon the terms and subject to the conditions of this

ordinance, to maintain and use, as now constructed, one (1) trench under the public right-of-way adjacent to its premises known as 5640 South Ellis Avenue. Said trench at South Ellis Avenue measures seventy-three (73) feet in length and one point four two (1.42) feet in width for a total of one hundred three point six six (103.66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134211 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

The University Of Chicago (File No. 56).
(Vault)

[O2018-5641]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 56), upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 5640 South Ellis Avenue. Said vault at South Ellis Avenue measures ten point two five (10.25) feet in length and ten (10) feet in width for a total of one hundred two point five (102.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134208 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Uptown United.
(4003 N. Broadway)

[O2018-5599]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4003 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133874 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4027 N. Broadway)

[O2018-5600]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4027 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133875 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4028 N. Broadway)

[O2018-5602]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4028 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133876 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4033 N. Broadway)

[O2018-5604]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes

adjacent to its premises known as 4033 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133877 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4040 N. Broadway)

[O2018-5605]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4040 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133878 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4070 N. Broadway)

[O2018-5607]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4070 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133879 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4071 N. Broadway)

[O2018-5608]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4071 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133880 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4082 N. Broadway)

[O2018-5610]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4082 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133881 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4085 N. Broadway)

[O2018-5613]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes

adjacent to its premises known as 4085 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133882 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4091 N. Broadway)

[O2018-5615]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4091 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133883 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4092 N. Broadway)

[O2018-5618]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4092 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133884 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4101 N. Broadway)

[O2018-5623]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4101 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133885 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4110 N. Broadway)

[O2018-5624]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4110 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133886 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4116 N. Broadway)

[O2018-5626]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes

adjacent to its premises known as 4116 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133887 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4117 N. Broadway)

[O2018-5628]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4117 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133889 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4134 N. Broadway)

[O2018-5631]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4134 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133890 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4135 N. Broadway)

[O2018-5634]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4135 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133891 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4146 N. Broadway)

[O2018-5636]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4146 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133892 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4147 N. Broadway)

[O2018-5638]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use

as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4147 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133893 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4201 N. Broadway)

[O2018-5640]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4201 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133894 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4215 N. Broadway)

[O2018-5642]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4215 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133895 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4224 N. Broadway)

[O2018-5643]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4224 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133896 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4233 N. Broadway)

[O2018-5644]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4233 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133897 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4236 N. Broadway)

[O2018-5798]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes

adjacent to its premises known as 4236 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133898 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4267 N. Broadway)

[O2018-5645]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4267 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133899 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4301 N. Broadway)

[O2018-5646]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4301 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133900 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4326 N. Broadway)

[O2018-5647]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4326 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133901 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4331 N. Broadway)

[O2018-5648]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4331 North Broadway. Said planter at North Broadway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133902 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4000 N. Sheridan Rd.)

[O2018-5649]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes

adjacent to its premises known as 4000 North Sheridan Road. Said planter at North Sheridan Road measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133873 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4001 N. Sheridan Rd.)

[O2018-5650]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4001 North Sheridan Road. Said planter at North Sheridan Road measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133872 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4006 N. Sheridan Rd.)

[O2018-5651]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4006 North Sheridan Road. Said planter at North Sheridan Road measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133871 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4022 N. Sheridan Rd.)

[O2018-5652]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4022 North Sheridan Road. Said planter at North Sheridan Road measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133870 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Uptown United.
(4025 N. Sheridan Rd.)

[O2018-5653]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uptown United, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 4025 North Sheridan Road. Said planter at North Sheridan Road measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133869 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Vanguard Archives, Inc.

[O2018-5327]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Vanguard Archives, Inc., upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, three (3) fire escapes projecting over the public right-of-way adjacent to its premises known as 3900 -- 3920 South Michigan Avenue. Said fire escape at East Pershing Road measures one (1) at thirty-six point seven five (36.75) feet in length and six point five eight (6.58) feet in width for a total of two hundred forty-one point eight two (241.82) square feet. Said fire escape at public alley measures one (1) at thirty-seven point four one (37.41) feet in length and six (6) feet in width for a total of two hundred twenty-four point four six (224.46) square feet. Said fire escape at public alley measures one (1) at thirty-three point five eight (33.58) feet in length and six (6) feet in width for a total of two hundred one point four eight (201.48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134463 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Vanilla Blue LLC.

[O2018-5865]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Vanilla Blue LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 201 West Madison Street. Said sign structures measure as follows: along West Madison Street, one (1) at eight (8) feet in length, nine (9) feet in height and ten (10) feet above grade level and one (1) at eight (8) feet in length, eight (8) feet in height and twenty-five (25) feet above grade level. Said sign structure measures as follows: along

North Wells Street, one (1) at eight (8) feet in length, nine (9) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134130 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Vapiano.

[O2018-5946]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Vapiano, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 222 South Riverside Plaza. Said sign structures measure as follows: along South Riverside Plaza, one (1) at sixteen point one seven (16.17) feet in length, four point three three (4.33) feet in height and seventeen (17) feet above grade level and one (1) at five point eight three (5.83) feet in length, two point five (2.5) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133593 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Velvet Taco.

[O2018-5348]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Velvet Taco, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 1110 North State Street. Said sign structures measure as follows: along North State Street, one (1) at eighteen point five (18.5) feet in length, three (3) feet in height and sixteen (16) feet above grade level, one (1) at eighteen point five (18.5) feet in length, two point five (2.5) feet in height and sixteen (16) feet above grade level and one (1) at three point seven five (3.75) feet in length, three point five (3.5) feet in height and ten point five (10.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133460 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Vermilion Broadway BS LLC.

[O2018-5655]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Vermilion Broadway BS LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 734 West Sheridan Road. Said sign structure measures as follows: along West Sheridan Road, at three point seven five (3.75) feet in length, point eight three (.83) foot in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133125 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Vermilion Wicker Park LLC.

[O2018-5402]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Vermilion Wicker Park LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 1295 North Milwaukee Avenue. Said planter at North Milwaukee Avenue measures eight (8) feet in length and three point five (3.5) feet in width for a total of twenty-eight (28) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133782 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

View Chicago LLC.
(859 N. Damen Ave.)

[O2018-5351]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to View Chicago LLC, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 859 North Damen Avenue. Said light fixture at North Damen Avenue measures one (1) foot in length, one (1) foot in width and twenty-three (23) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134128 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 8, 2016.

View Chicago LLC.
(2100 W. North Ave.)

[O2018-5353]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to View Chicago LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 2100 West North Avenue. Said light fixture at West North Avenue measures point seven five (.75) foot in length, one point five (1.5) feet in width and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134127 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Volkswagen Of Downtown Chicago.

[O2018-5356]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Volkswagen of Downtown Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1111 North Clark Street. Said sign structure measures as follows: along North Clark Street, at thirty-six point five eight (36.58) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132844 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Wabash-Adams Currency Exchange.

[O2018-5786]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Wabash-Adams Currency Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 27 East Adams Street. Said sign structure measures as follows: along East Adams Street, at three (3) feet in length, three (3) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134416 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Walgreens.

[O2018-5492]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Walgreens, upon the terms and subject to the conditions of this ordinance, to maintain and use six (6) signs projecting over the public right-of-way attached to its premises known as 110 North Carpenter Street. Said sign structure measures as follows: along West Randolph Street, one (1) at nine point two five (9.25) feet in length, one (1) foot in height and twelve (12) feet above grade level. Said sign structures measure as follows: along West Randolph Street/North Aberdeen Street, four (4) at three (3) feet in length, two point four two (2.42) feet in height and nine (9) feet above grade level and one (1) at three (3) feet in length, seven point five (7.5) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132472 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Walgreens No. 07250.

[O2018-5592]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 07250, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 2345 West 103rd Street. Said light fixtures at South Western Avenue and West 103rd Street measure five (5) at point five (.5) foot in length, point five (.5) foot in width and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134275 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Walgreens No. 09000.

[O2018-5403]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 09000, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2001 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at five point three three (5.33) feet in length, three point two five (3.25) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134056 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Walgreens No. 11410.

[O2018-5637]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 11410, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, ten (10) light fixtures projecting over the public right-of-way adjacent to its premises known as 1627 North Pulaski Road. Said light fixtures at North Pulaski Road measure ten (10) at four (4) feet in length, one (1) foot in width and seven (7) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134141 herein granted the sum of One Hundred Twenty and no/100 Dollars (\$120.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Walgreens No. 15281.

[O2018-5517]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 15281, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 2817 North Clark Street. Said sign structures measure as follows: along North Clark Street, two (2) at four point six seven (4.67) feet in length, thirteen (13) feet in height and nine (9) feet above grade level and two (2) at eighteen point three three (18.33) feet in length, four (4) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134486 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 24, 2018.

Wells Street Book Center, Inc.

[O2018-5788]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Wells Street Book Center, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 178 North Wells Street. Said sign structure measures as follows: along North Wells Street, at fourteen (14) feet in length, two point five (2.5) feet in height and nine point five eight (9.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134460 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Wells Street Market.

[O2018-5791]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Wells Street Market, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) trash compactors on the public right-of-way adjacent to its premises known as 205 West Wacker Drive. Said trash compactors at West Haddock Place measure one (1) at twelve point eight three (12.83) feet in length and six point five (6.5) feet in width for a total of eighty-three point four (83.4) square feet, two (2) at

six (6) feet in length and three (3) feet in width for a total of thirty-six (36) square feet and one (1) at six (6) feet in length and four (4) feet in width for a total of twenty-four (24) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133958 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Wentworth Seafood House.

[O2018-5687]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Wentworth Seafood House, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2229 South Wentworth Avenue. Said sign structure measures as follows: along South Wentworth Avenue, at twenty (20) feet in length, three point three three (3.33) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132966 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

West Austin Development Center.

[O2018-5707]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to West Austin Development Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 4920 West Madison Street. Said security camera at West Madison Street measures three point four one (3.41) feet in length, one (1) foot in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134297 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Westend Bar & Grill.

[O2018-5493]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Westend Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 1326 -- 1328 West Madison Street. Said sign structure measures as follows: along West Madison Street, one (1) at four (4) feet in length, three point two five (3.25) feet in height and eighteen (18) feet above grade level. Said sign structure measures as follows: along West Madison Street, one (1) at twenty-four (24) feet in length, point two five (.25) foot in height and fifteen (15) feet above grade level. Said sign structure measures as follows: along North Ada Street, one (1) at twelve (12) feet in length, point two five (.25) foot in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133990 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

Westin Hotel Chicago.
(Pipes)

[O2018-5358]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Westin Hotel Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) pipes projecting over the public right-of-way adjacent to its premises known as 909 North Michigan Avenue. Said pipes at North Michigan Avenue measure one (1) at one point five eight (1.58) feet in length and point zero eight (.08) foot in width for a total of point one three (.13) square foot, one (1) at four point seven five (4.75) feet in length and point zero eight (.08) foot in width for a total of point three eight (.38) square foot, one (1) at five point two five (5.25) feet in length and point one seven (.17) foot in width for a total of point eight nine (.89) square foot, one (1) at four point five (4.5) feet in length and point zero eight (.08) foot in width for a total of point three six (.36) square foot and one (1) at four point five (4.5) feet in length and point one seven (.17) foot in width for a total of point seven seven (.77) square foot. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134272 herein granted the sum of Two Thousand and no/100 Dollars (\$2,000.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Westin Hotel Chicago.
(Siamese Connections)

[O2018-5361]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Westin Hotel Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) siamese connections projecting over the public right-of-way adjacent to its premises known as 909 North Michigan Avenue. Said siamese connections at East Delaware Place measure two (2) at one point nine two (1.92) feet in length and point three three (.33) foot in width for a total of one point two seven (1.27) square feet and one (1) at two point eight three (2.83) feet in length and point three three (.33) foot in width for a total of point nine three (.93) square foot. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134269 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Wildfire.

[O2018-5806]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Wildfire, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign

projecting over the public right-of-way attached to its premises known as 159 West Erie Street. Said sign structure measures as follows: along West Erie Street, at two point five eight (2.58) feet in length, nine point eight three (9.83) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133071 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

The Willows Hotel.

[O2018-5519]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Willows Hotel, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 555 West Surf Street. Said planters at West Surf Street measure two (2) at three point two five (3.25) feet in length and three point two five (3.25) feet in width for a total of twenty-one point one three (21.13) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134397 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Wing Chong Restaurant.

[O2018-5748]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Wing Chong Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4077 North Elston Avenue. Said sign structure measures as follows: along North Elston Avenue, at three (3) feet in length, four (4) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134278 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Wintrust Bank.

[O2018-5808]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Wintrust Bank, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) banner projecting over the public right-of-way adjacent to its premises known as 200 East Ohio Street. Said banner at East Ohio Street measures three (3) feet in length and twenty-four point eight three (24.83) feet in width for a total of seventy-four point four nine (74.49) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132346 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Xpert Insurance.

[O2018-5689]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Xpert Insurance, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1858 West 18th Street. Said sign structure measures as follows: along West 18th Street, at twelve point five (12.5) feet in length, four point five (4.5) feet in height and eleven point five (11.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134378 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Za'Atar Med Grill.

[O2018-5921]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Za'Atar Med Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2459 West Armitage Avenue. Said sign structure measures as follows: along

West Armitage Avenue, at eight (8) feet in length, three (3) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130488 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Ziad Certified Foods.

[O2018-5923]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ziad Certified Foods, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 513 East 47th Street. Said sign structure measures as follows: along East 47th Street, at six (6) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134614 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Zipz Express Fast Food.

[O2018-5695]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Zipz Express Fast Food, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1635 West Howard Street. Said sign structure measures as follows: along West Howard Street, at twelve (12) feet in length, two point three three (2.33) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134172 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

7-Eleven.

[O2018-5810]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 7-Eleven, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 180 North Franklin Street. Said sign structures measure as follows: along West Lake Street, one (1) at three point one seven (3.17) feet in length, three (3) feet in height and eleven point five (11.5) feet above grade level and one (1) at nine (9) feet in length, one point five (1.5) feet in height and eight point five (8.5) feet above grade level. Said sign structures measure as follows: along North Franklin Street, one (1) at three point one seven (3.17) feet in length, three (3) feet in height and eleven point five (11.5) feet above grade level and one (1) at nine (9) feet in length, one point five (1.5) feet in height and eight point five (8.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134117 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

7-Eleven No. 33363B.

[O2018-5812]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 7-Eleven Number 33363B, upon the terms and subject to the conditions of this ordinance, to

maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 416 -- 418 North State Street. Said sign structure measures as follows: along West Hubbard Street, one (1) at four (4) feet in length, four point six seven (4.67) feet in height and thirteen point six seven (13.67) feet above grade level. Said sign structure measures as follows: along North State Street, one (1) at four (4) feet in length, four point six seven (4.67) feet in height and thirteen point six seven (13.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134075 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

7-Eleven No. 33731.

[O2018-5691]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 7-Eleven Number 33731, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 954 West Monroe Street. Said light fixtures at South Morgan Street measure three (3) at one point five (1.5) feet in length, point eight three (.83) foot in width and nine (9) feet above grade level. Said light fixtures at West Monroe Street measure three (3) at one point five (1.5) feet in length, point eight three (.83) foot in width and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134077 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

10 East Delaware Condominium Association.
(Balconies)

[O2018-5816]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 10 East Delaware Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, ninety-eight (98) balconies projecting over the public right-of-way adjacent to its premises known as 10 East Delaware Place. Said balconies at East Delaware Place measure ninety-eight (98) at twelve (12) feet in length and three (3) feet in width for a total of three thousand five hundred twenty-eight (3,528) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134248 herein granted the sum of Seven Thousand Three Hundred Fifty and no/100 Dollars (\$7,350.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 18, 2017.

10 East Delaware Condominium Association.
(Building Projections)

[O2018-5818]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 10 East Delaware Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) building projections projecting over the public right-of-way adjacent to its premises known as 10 East Delaware Place. Said building projections at East Delaware Place (public alley) measure seven (7) at sixteen point seven five (16.75) feet in length and four point eight three (4.83) feet in width for a total of five hundred sixty-six point three two (566.32) square feet. Existing building projections are located at the north/east corner of the property on levels three (3) through seven (7). The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134250 herein granted the sum of Two Thousand Eight Hundred and no/100 Dollars (\$2,800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 15, 2017.

10 East Delaware Condominium Association.
(Caissons)

[O2018-5820]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 10 East Delaware Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, thirteen (13) caissons under the public right-of-way adjacent to its premises known as 10 East Delaware Place. Said caissons at East Delaware Place measure one (1) at five point eight three (5.83) feet in length and point eight three (.83) foot in width for a total of four point eight four (4.84) square feet, one (1) at five point seven five (5.75) feet in length and point seven five (.75) foot in width for a total of four point three one (4.31) square feet, one (1) at five point six seven (5.67) feet in length and point seven five (.75) foot in width for a total of four point two five (4.25) square feet, one (1) at five point five eight (5.58) feet in length and point seven five (.75) foot in width for a total of four point one nine (4.19) square feet, one (1) at five point four two (5.42) feet in length and point six seven (.67) foot in width for a total of three point six three (3.63) square feet, one (1) at five point three three (5.33) feet in length and point six seven (.67) foot in width for a total of three point five seven (3.57) square feet and one (1) at seven point one seven (7.17) feet in length and one point one seven (1.17) feet in width for a total of eight point three nine (8.39) square feet. Said caissons at public alley measure one (1) at eight point five eight (8.58) feet in length and one point six seven (1.67) feet in width for a total of fourteen point three three (14.33) square feet, one (1) at ten (10) feet in length and two point two five (2.25) feet in width for a total of twenty-two point five (22.5) square feet, one (1) at eleven point nine two (11.92) feet in length and two point nine two (2.92) feet in width for a total of thirty-four point eight one (34.81) square feet, one (1) at eleven point nine two (11.92) feet in length and two point nine two (2.92) feet in width for a total of thirty-four point eight one (34.81) square feet, one (1) at fourteen point three three (14.33) feet in length and three point nine two (3.92) feet in width for a total of fifty-six point one seven (56.17) square feet and one (1) at eight (8) feet in length and one point zero four (1.04) feet in width for a total of eight point three two (8.32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134252 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 24, 2017.

10 East Delaware Condominium Association.
(Light Fixtures)

[O2018-5822]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 10 East Delaware Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, fourteen (14) light fixtures projecting over the public right-of-way adjacent to its premises known as 10 East Delaware Place. Said light fixtures at East Delaware Place (in grade) measure eight (8) at point three three (.33) foot in length, one (1) foot in width and fourteen (14) feet above grade level. Said light fixtures at North State Street (in grade) measure six (6) at point three three (.33) foot in length, one (1) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134246 herein granted the sum of One Hundred Forty and no/100 Dollars (\$140.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 18, 2017.

10 East Delaware Condominium Association.
(Manholes)

[O2018-5824]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 10 East Delaware Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) manholes under the public right-of-way adjacent to its premises known as 10 East Delaware Place. Said manholes at East Delaware Place measure two (2) at four (4) feet in length and one (1) foot in width for a total of eight (8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134251 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 14, 2017.

10 East Delaware Condominium Association.
(Sheeting)

[O2018-5826]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 10 East Delaware Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) sheeting under the public

right-of-way adjacent to its premises known as 10 East Delaware Place. Said sheeting at East Delaware Place measures fourteen point eight three (14.83) feet in length and eight point four two (8.42) feet in width for a total of one hundred twenty-four point eight seven (124.87) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134247 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 24, 2017.

20 East.
(Light Fixtures)

[O2018-5830]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 20 East, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, ten (10) light fixtures projecting over the public right-of-way adjacent to its premises known as 20 East Delaware Place. Said light fixtures at East Delaware Place measure ten (10) at two point three three (2.33) feet in length, point six six (.66) foot in width and six point four one (6.41) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134402 herein granted the sum of One Hundred Twenty and no/100 Dollars (\$120.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

20 East.
(Security Cameras)

[O2018-5831]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 20 East, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 20 East Delaware Place. Said security cameras at East Delaware Place measure eight (8) at one point three three (1.33) feet in length, point five (.5) foot in width and eight point one six (8.16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134401 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

20 East.
(Sheeting)

[O2018-5832]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 20 East, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) sheeting under the public right-of-way adjacent to its premises known as 20 East Delaware Place. Said sheeting at East Delaware Place measures twelve (12) feet in length and one point two five (1.25) feet in width for a total of fifteen (15) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134400 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

20 East Bellevue LLC.

[O2018-5834]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 20 East Bellevue LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 18 -- 20 East Bellevue Place. Said vault at East Bellevue Place measures forty-three (43) feet in length and thirty-two (32) feet in width for a total of one thousand three hundred seventy-six (1,376) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134255 herein granted the sum of Three Thousand Eight Hundred Seventy-five and no/100 Dollars (\$3,875.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 4, 2018.

20 West Ontario Condominium Association.

[O2018-5836]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 20 West Ontario Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 20 West Ontario Street. Said sign structure measures as follows: along West Ontario Street, at seven point five (7.5) feet in length, fifteen (15) feet in height

and twenty-four (24) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134142 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 11, 2012.

24/7 Chicago Locksmith.

[O2018-5799]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 24/7 Chicago Locksmith, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1746 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at five (5) feet in length, three (3) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130622 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

25 East Washington Associates L.P.

[O2018-5838]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 25 East Washington Associates L.P., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 25 East Washington Street. Said sign structure measures as follows: along East Washington Street, at thirteen point nine one (13.91) feet in length, three point zero eight (3.08) feet in height and twelve point two five (12.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134372 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

55 West Wacker Owners Association, Inc.
(Elevated Public Walkway)

[O2018-5841]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 55 West Wacker Owners Association, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) elevated public walkway projecting over the public right-of-way adjacent to its premises known as 222 North Dearborn Street. Said elevated public walkway at North Dearborn Street measures seventy-one (71) feet in length and thirteen (13) feet in width for a total of nine hundred twenty-three (923) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134317 herein granted the sum of Eight Thousand Four Hundred Seventy-seven and no/100 Dollars (\$8,477.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

55 West Wacker Owners Association, Inc.
(Sign)

[O2018-5846]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 55 West Wacker Owners Association, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 222 North Dearborn Street. Said sign structure measures as follows: along North Dearborn Street, at nine point five eight (9.58) feet in length, eight (8) feet in height and twenty-one point six six (21.66) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134314 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

111 South Wacker Venture LLC.
(Bay Windows)

[O2018-5849]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 111 South Wacker Venture LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) bay windows projecting over the public

right-of-way adjacent to its premises known as 111 South Wacker Drive. Said bay windows at South Wacker Drive measure three (3) at thirty (30) feet in length and two (2) feet in width for a total of one hundred eighty (180) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134476 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

111 South Wacker Venture LLC.
(Caisson)

[O2018-5850]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 111 South Wacker Venture LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) caisson under the public right-of-way adjacent to its premises known as 111 South Wacker Drive. Said caisson at West Monroe Street measures fourteen (14) feet in length and two point seven five (2.75) feet in width for a total of thirty-eight point five (38.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134479 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

400 -- 408 North Clark LLC.
(Door Swing)

[O2018-5852]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 400 -- 408 North Clark LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) door swing projecting over the public right-of-way adjacent to its premises known as 400 -- 408 North Clark Street. Said door swing at public alley measures three (3) feet in length and seven (7) feet in width for a total of twenty-one (21) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133938 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

400 -- 408 North Clark LLC.
(Ducts)

[O2018-5853]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 400 -- 408 North Clark LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) ducts projecting over the public right-of-way adjacent to its premises known as 400 -- 408 North Clark Street. Said ducts at public alley measure one (1) at two (2) feet in length and thirty-seven (37) feet in width for a total of seventy-four (74) square feet and two (2) at four point one seven (4.17) feet in length and thirty-seven (37) feet in width for a total of three hundred eight point five eight (308.58) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133939 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

606 Cafe/Bar.

[O2018-5412]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 606 Cafe/Bar, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) banners projecting over the public right-of-way adjacent to its premises known as 1641 West Chicago Avenue. Said banners at West Chicago Avenue measure two (2) at three (3) feet in length and four (4) feet in width for a total of twenty-four (24) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132231 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

747 Clark Condominium Association.

[O2018-5363]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 747 Clark Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) balconies projecting over the public right-of-way adjacent to its premises known as 747 North Clark Street. Said balconies at North Clark Street measure four (4) at twelve point three three (12.33) feet in length and five (5) feet in width for a total of two hundred forty-six point six (246.6) square feet. The

location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134412 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

1422 Kingsbury Partners LLC.
(Light Fixtures)

[O2018-5499]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 1422 Kingsbury Partners LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use seven (7) light fixtures projecting over the public right-of-way adjacent to its premises known as 905 West Eastman Street. Said light fixtures at West Eastman Street measure seven (7) at one point five (1.5) feet in length, one point six two (1.62) feet in width and fourteen point three three (14.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134137 herein granted the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

1422 Kingsbury Partners LLC.
(Light Poles)

[O2018-5500]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 1422 Kingsbury Partners LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use five (5) light poles on the public right-of-way adjacent to its premises known as 905 West Eastman Street. Said light poles at north branch channel measure five (5) at one hundred sixty (160) feet in length and thirteen point one seven (13.17) feet in width for a total of ten thousand five hundred thirty-six (10,536) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Streets and Sanitation (Bureau of Electricity) and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134134 herein granted the sum of Three Hundred Seventy-five and no/100 Dollars (\$375.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

1422 Kingsbury Partners LLC.
(Park Benches)

[O2018-5504]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 1422 Kingsbury Partners LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) park benches on the public right-of-way adjacent to its premises known as 905 West Eastman Street. Said park benches at West Eastman Street measure three (3) at thirty-eight point two five (38.25) feet in length and one point five (1.5) feet in width for a total of one hundred seventy-two point one three (172.13) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134131 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

1422 Kingsbury Partners LLC.
(Planters)

[O2018-5507]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 1422 Kingsbury Partners LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use five (5) planters on the public right-of-way for beautification purposes adjacent to its premises known as 905 West Eastman Street. Said planters at West Eastman Street measure five (5) at eighty-two point two five (82.25) feet in length and four point six seven (4.67) feet in width for a total of one thousand nine hundred twenty point five four (1,920.54) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134138 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

1422 Kingsbury Partners LLC.
(Porch)

[O2018-5510]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 1422 Kingsbury Partners LLC, upon the terms and subject to the conditions of this ordinance, to construct,

install, maintain and use one (1) porch on the public right-of-way adjacent to its premises known as 905 West Eastman Street. Said porch at north branch channel measures two hundred eight point one seven (208.17) feet in length and three point five (3.5) feet in width for a total of seven hundred twenty-eight point six (728.6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134133 herein granted the sum of One Thousand Forty-six and no/100 Dollars (\$1,046.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

1422 Kingsbury Partners LLC.
(Stairways)

[O2018-5512]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 1422 Kingsbury Partners LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) stairways on the public right-of-way adjacent to its premises known as 905 West Eastman Street. Said stairways at West Eastman Street measure three (3) at one hundred eighteen point five eight (118.58) feet in length and four point five (4.5) feet in width for a total of one thousand six hundred point eight three (1,600.83) square feet. Said stairway at North Kingsbury Street measures one (1) at eight (8) feet in length and four point three three (4.33) feet in width for a total of thirty-four point six four (34.64) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134135 herein granted the sum of Two Thousand Six Hundred Ninety-nine and no/100 Dollars (\$2,699.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

1500 -- 1504 West Ohio Condominium Association.
(Balconies)

[O2018-5420]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 1500 -- 1504 West Ohio Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) balconies projecting over the public right-of-way adjacent to its premises known as 1500 -- 1504 West Ohio Street. Said balconies at West Ohio Street measure three (3) at eight (8) feet in length and four point five (4.5) feet in width for a total of one hundred eight (108) square feet and three (3) at eight (8) feet in length and four point five (4.5) feet in width for a total of one hundred eight (108) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134489 herein granted the sum of Four Hundred Fifty and no/100 Dollars (\$450.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 12, 2018.

1500 -- 1504 West Ohio Condominium Association.
(Bay Windows)

[O2018-5421]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 1500 -- 1504 West Ohio Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) bay windows projecting over the public right-of-way adjacent to its premises known as 1500 -- 1504 West Ohio Street. Said bay windows at West Ohio Street measure one (1) at nine (9) feet in length and three (3) feet in width for a total of twenty-seven (27) square feet and two (2) at thirteen (13) feet in length and three (3) feet in width for a total of seventy-eight (78) square feet. Said bay window at North Armour Street measures one (1) at eleven (11) feet in length and three (3) feet in width for a total of thirty-three (33) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134490 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 12, 2018.

2102 North Hoyne LLC.

[O2018-5774]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 2102 North Hoyne LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) steps on the public right-of-way adjacent to its premises known as 2102 North Hoyne Avenue. Said steps at North Hoyne Avenue measure two (2) at six point six seven (6.67) feet in length and one point four two (1.42) feet in width for a total of eighteen point nine four (18.94) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133835 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 12, 2018.

3441 Montrose L.P.
(Bicycle Rack)

[O2018-5795]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 3441 Montrose L.P., upon the terms and subject to the conditions of this ordinance, to construct, install,

maintain and use one (1) bicycle rack on the public right-of-way adjacent to its premises known as 3435 West Montrose Avenue. Said bicycle rack at West Montrose Avenue measures six (6) feet in length and point two five (.25) foot in width for a total of one point five (1.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134034 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

3441 Montrose L.P.
(Sunscreens)

[O2018-5800]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 3441 Montrose L.P., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use eighteen (18) sunscreens projecting over the public right-of-way adjacent to its premises known as 3435 West Montrose Avenue. Said sunscreens at West Montrose Avenue measure four (4) at eight point one seven (8.17) feet in length and twelve (12) feet in width for a total of three hundred ninety-two point one six (392.16) square feet. Said sunscreens at North Bernard Street measure twelve (12) at seven (7) feet in length and point zero one (.01) foot in width for a total of point eight four (.84) square foot and two (2) at thirty-eight point one seven (38.17) feet in length and point zero one (.01) foot in width for a total of point seven six (.76) square foot. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134035 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* amendments to various ordinances passed by the City Council of the City of Chicago for grants of privilege in the public way. These ordinances were referred to the committee on June 27, 2018.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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):

Eskell.

[O2018-5382]

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 Eskell on April 18, 2018 and printed upon page 76443 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "953 North Western Avenue" and inserting in their place the words: "2029 North Western Avenue".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

Home Run Inn.

[O2018-5401]

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 Home Run Inn on October 14, 2015 and printed upon page 9874 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "fifty-eight (58) feet in length" and inserting in their place the words: "eight (8) feet in length".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

Landmark Village Homeowners Association.

[O2018-5378]

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 Landmark Village Homeowners Association on April 18, 2018 and printed upon page 76461 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "from and after July 14, 2005" and inserting in their place the words: "from and after April 18, 2018".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

Minigrow By Honeygrow.

[O2018-5386]

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 Minigrow by Honeygrow on May 25, 2018 and printed upon page 78032 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "two (2) signs ... one (1) at three (3) feet in length, three (3) feet in height and thirteen (13) feet above grade ... sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum" and inserting in their place the words: "one (1) sign ... sum of One Hundred and no/100 Dollars (\$100.00) per annum".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

601W Companies Chicago LLC.

[O2018-5395]

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 601W Companies Chicago LLC on May 25, 2018 and printed upon page 78096 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by inserting in their place the words: "with one (1) casing enclosing the water main measuring twenty-nine (29) feet in length and twenty (20) inches in width and one (1) casing enclosing the water main measuring ninety-four (94) feet in length and twenty-four (24) feet in width".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

GRANTS OF PRIVILEGE IN PUBLIC WAY FOR AWNINGS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith to authorize the issuance of permits to various applicants for the installation, maintenance and use of awnings. These ordinances were referred to the committee on June 27, 2018.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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):

Accu-Tronix.

[O2018-5296]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Accu-Tronix, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1142 West Bryn Mawr Avenue. Said awning at West Bryn Mawr Avenue measures twenty point six seven (20.67) feet in length and one point five (1.5) feet in width for a total of thirty-one point zero one (31.01) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133832 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Advanced Auto Body, Inc.

[O2018-5246]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Advanced Auto Body, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2531 North Cicero Avenue. Said awning at North Cicero Avenue measures fifty-four point eight three (54.83) feet in length and two (2) feet in width for a

total of one hundred nine point six six (109.66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134376 herein granted the sum of Seventy-nine and 83/100 Dollars (\$79.83) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 6, 2018.

Alliance Bakery.

[O2018-5214]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Alliance Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 1738 -- 1740 West Division Street. Said awnings at West Division Street measure two (2) at thirteen point eight three (13.83) feet in length and point five eight (.58) foot in width for a total of sixteen point zero four (16.04) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130652 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Amato's Pizza.

[O2018-5217]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Amato's Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 953 West Willow Street. Said awning at North Clybourn Avenue measures one (1) at twenty-four (24) feet in length and three (3) feet in width for a total of seventy-two (72) square feet. Said awning at West Willow Street measures one (1) at twenty-six (26) feet in length and three (3) feet in width for a total of seventy-eight (78) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133788 herein granted the sum of One Hundred One and no/100 Dollars (\$101.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

American Realty Of Illinois, Inc.

[O2018-5248]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to American Realty of Illinois, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4215 West Fullerton Avenue. Said awning at West Fullerton Avenue measures twenty (20) feet in length and one point seven five (1.75) feet in width for a total of thirty-five (35) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133923 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

American Security Insurance Consultants, Inc.

[O2018-5250]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to American Security Insurance Consultants, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5518 West Diversey Avenue. Said awning at West Diversey Avenue measures fourteen point four one (14.41) feet in length and two (2) feet in width for a total of twenty-eight point eight two (28.82) square feet.

The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134373 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Angelina Ristorante.

[O2018-5290]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Angelina Ristorante, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 3561 North Broadway. Said awnings at North Broadway measure two (2) at sixteen point five (16.5) feet in length and three point four two (3.42) feet in width for a total of one hundred twelve point eight six (112.86) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133841 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Artis Senior Living Of Lakeview LLC.

[O2018-5295]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Artis Senior Living of Lakeview LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1935 West Irving Park Road. Said awning at West Irving Park Road measures fifteen point six seven (15.67) feet in length and two (2) feet in width for a total of thirty-one point three four (31.34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132802 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Artist Frame Service.

[O2018-5271]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Artist Frame Service, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1871 North Clybourn Avenue. Said awning at North Clybourn Avenue measures eight (8) feet in length and three point five (3.5) feet in width for a total of twenty-eight (28) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130647 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Asian Outpost.

[O2018-5225]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Asian Outpost, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 1313 South Wabash Avenue. Said awnings at South Wabash Avenue measure two (2) at thirteen (13) feet in length and one point six seven (1.67) feet in width for a total of forty-three point four two (43.42) square feet and one (1) at twelve (12) feet in length and one point six seven (1.67) feet in width for a total of twenty point zero four (20.04) square feet. The location of said privilege shall be as shown on print(s) kept

on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133934 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Bana Salon & Spa.

[O2018-5289]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Bana Salon & Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5627 -- 5629 North Central Avenue. Said awning at North Central Avenue measures forty-two (42) feet in length and two (2) feet in width for a total of eighty-four (84) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134296 herein granted the sum of Sixty-seven and no/100 Dollars (\$67.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Bijan Salon.

[O2018-5255]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Bijan Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3729 North Elston Avenue. Said awning at North Elston Avenue measures thirteen point six seven (13.67) feet in length and two (2) feet in width for a total of twenty-seven point three four (27.34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134403 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Bistronomic.

[O2018-5218]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Bistronomic, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 840 North Wabash Avenue. Said awnings at North Wabash Avenue measure three (3) at fifteen (15) feet in length and three (3) feet in width for a total of one hundred thirty-five (135) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133850 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Buffalo Exchange.

[O2018-5215]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Buffalo Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1478 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures twenty-five (25) feet in length and two (2) feet in width for a total of fifty (50) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134459 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

Burdi, Inc.

[O2018-5266]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Burdi, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 58 East Walton Street. Said awnings at East Walton Street measure two (2) at seven point three three (7.33) feet in length and five (5) feet in width for a total of seventy-three point three (73.3) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134382 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 12, 2018.

Cal-Harbor Restaurant.

[O2018-5229]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Cal-Harbor Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 546 East 115th Street. Said awning at East 115th Street and South Forrestville Avenue measures forty (40) feet in length and four (4) feet in width for a total of one hundred sixty (160) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132339 herein granted the sum of Sixty-five and no/100 Dollars (\$65.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 12, 2018.

Care-A-Lot, Inc.

[O2018-5263]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Care-A-Lot, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 6441 North Central Avenue. Said awning at North Central Avenue measures twenty-two (22) feet in length and three point five (3.5) feet in width for a total of seventy-seven (77) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134387 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Casa de Luna Mexican Grill.

[O2018-5291]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Casa de Luna Mexican Grill, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 5481 North Northwest Highway. Said awning at North Northwest Highway measures eighteen point five (18.5) feet in length and two point five (2.5) feet in width for a total of forty-six point two five (46.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and

Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132387 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Climate Home.

[O2018-5272]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Climate Home, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2462 North Clark Street. Said awning at North Clark Street measures seventeen (17) feet in length and three point one seven (3.17) feet in width for a total of fifty-three point eight nine (53.89) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134422 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Community, A Walgreens Pharmacy.

[O2018-5281]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Community, A Walgreens Pharmacy, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 912 -- 914 West Belmont Avenue. Said awning at West Belmont Avenue measures thirty-eight point five (38.5) feet in length and five point one seven (5.17) feet in width for a total of one hundred ninety-nine point zero five (199.05) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134148 herein granted the sum of Sixty-three and 50/100 Dollars (\$63.50) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

D'Candela.

[O2018-5256]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to D'Candela, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4053 North Kedzie Avenue. Said awning at North Kedzie Avenue measures nineteen (19) feet in length and two (2) feet in width for a total of thirty-eight (38) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133826 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 9, 2018.

Diversey Hair Salon.

[O2018-5252]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Diversey Hair Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5119 West Diversey Avenue. Said awning at West Diversey Avenue measures twenty-two point five (22.5) feet in length and two (2) feet in width for a total of forty-five (45) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134493 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Dollar Tree Stores No. 3128.

[O2018-5227]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dollar Tree Stores Number 3128, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 8721 South Stony Island Avenue. Said awning at South Stony Island Avenue measures one (1) at twenty-four (24) feet in length and three (3) feet in width for a total of seventy-two (72) square feet. Said awning at South Stony Island Avenue measures one (1) at thirty-eight (38) feet in length and three (3) feet in width for a total of one hundred fourteen (114) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134462 herein granted the sum of One Hundred Thirteen and no/100 Dollars (\$113.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 29, 2018.

El Gallo Oro.

[O2018-5233]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to El Gallo Oro, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2952 West 63rd Street. Said awning at West 63rd Street measures twenty-five point five (25.5) feet in length and three point five (3.5) feet in width for a total of eighty-nine point two five (89.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134393 herein granted the sum of Fifty and 50/100 Dollars (\$50.50) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

El Nuevo Mexicano.

[O2018-5282]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to El Nuevo Mexicano, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2914 North Clark Street. Said awning at North Clark Street measures twenty-four (24) feet in length and two (2) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133868 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 6, 2018.

El Sinaloense.

[O2018-5414]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to El Sinaloense, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 2759 South Pulaski Road. Said awnings at South Pulaski Road measure two (2) at five point eight three (5.83) feet in length and two point nine two (2.92) feet in width for a total of thirty-four point zero five (34.05) square feet and one (1) at

five (5) feet in length and two point five (2.5) feet in width for a total of twelve point five (12.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133969 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

European Foot & Ankle Clinic.

[O2018-5254]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to European Foot & Ankle Clinic, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5501 West Belmont Avenue. Said awning at West Belmont Avenue and North Linder Avenue measures forty-six (46) feet in length and three (3) feet in width for a total of one hundred thirty-eight (138) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133800 herein granted the sum of Seventy-one and no/100 Dollars (\$71.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2014.

Fairlife.

[O2018-5235]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Fairlife, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1001 West Adams Street. Said awning at South Morgan Street measures sixteen (16) feet in length and one point nine two (1.92) feet in width for a total of thirty point seven two (30.72) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133598 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Fame Cleaners.

[O2018-5216]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Fame Cleaners, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1850 West Division Street. Said awning at West Division Street measures sixteen (16) feet in length and two (2) feet in width for a total of thirty-two (32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134340 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 9, 2018.

Foot Health Center.

[O2018-5231]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Foot Health Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 10528 South Ewing Avenue. Said awning at South Ewing Avenue measures twenty (20) feet in length and two (2) feet in width for a total of forty (40) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134411 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

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Fork.

[O2018-5297]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Fork, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 4600 North Lincoln Avenue. Said awning at West Wilson Avenue measures one (1) at fifteen (15) feet in length and two (2) feet in width for a total of thirty (30) square feet. Said awning at North Lincoln Avenue measures one (1) at twenty-nine point eight three (29.83) feet in length and two (2) feet in width for a total of fifty-nine point six six (59.66) square feet. Said awning at North Lincoln Avenue measures one (1) at seventeen point four one (17.41) feet in length and two (2) feet in width for a total of thirty-four point eight two (34.82) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134370 herein granted the sum of One Hundred Fifty-four and 83/100 Dollars (\$154.83) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Gamekeepers.

[O2018-5273]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Gamekeepers, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 345 West Armitage Avenue. Said awnings at West Armitage Avenue measure one (1) at twenty (20) feet in length and five point seven five (5.75) feet in width for a total of one hundred fifteen (115) square feet and one (1) at five point eight three (5.83) feet in length and five point five (5.5) feet in width for a total of thirty-two point zero seven (32.07) square feet. Said awning at North Lincoln Avenue measures one (1) at eleven point seven five (11.75) feet in length and four point eight three (4.83) feet in width for a total of fifty-six point seven five (56.75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134436 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Hunter Properties, Inc.

[O2018-5299]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Hunter Properties, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 2055 West Addison Street. Said awnings at West Addison Street measure two (2) at twenty-four point three three (24.33) feet in length and three (3) feet in width for a total of one hundred forty-five point nine eight (145.98) square feet and one (1) at four (4) feet in length and three (3) feet in width for a total of twelve (12) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134308 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

Image Nails No. 1 Corporation.

[O2018-5267]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Image Nails Number 1 Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 203 West Lake Street. Said awning at

West Lake Street measures seventeen point six seven (17.67) feet in length and three point nine two (3.92) feet in width for a total of sixty-nine point two seven (69.27) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133981 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Jordan Valley.

[O2018-5226]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Jordan Valley, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1976 East 73rd Street. Said awning at East 73rd Street measures sixteen point five (16.5) feet in length and two (2) feet in width for a total of thirty-three (33) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133846 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 9, 2018.

JPMorgan Chase.
(4356 N. Broadway)

[O2018-5292]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to JPMorgan Chase, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) awnings projecting over the public right-of-way adjacent to its premises known as 4356 North Broadway. Said awnings at North Broadway measure three (3) at thirteen point zero eight (13.08) feet in length and two point four two (2.42) feet in width for a total of ninety-four point nine six (94.96) square feet and one (1) at three point six seven (3.67) feet in length and two point four two (2.42) feet in width for a total of eight point eight eight (8.88) square feet. Said awnings at West Montrose Avenue measure three (3) at eleven point four two (11.42) feet in length and two point four two (2.42) feet in width for a total of eighty-two point nine one (82.91) square feet and one (1) at five point three three (5.33) feet in length and two point four two (2.42) feet in width for a total of twelve point nine (12.9) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133711 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 9, 2014.

JPMorgan Chase.
(2790 N. Clybourn Ave.)

[O2018-5244]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to JPMorgan Chase, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2790 North Clybourn Avenue. Said awning at North Clybourn Avenue measures thirty-four point seven five (34.75) feet in length and one point three three (1.33) feet in width for a total of forty-six point two two (46.22) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133710 herein granted the sum of Fifty-nine and 75/100 Dollars (\$59.75) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 7, 2014.

JPMorgan Chase Bank, N.A.

[O2018-5268]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to JPMorgan Chase Bank, N.A., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) awnings projecting over the public right-of-way adjacent to its premises known as 230 West Grand Avenue. Said awning at North Franklin Street measures one (1) at seven (7) feet in length and three (3) feet in width for a total of twenty-one (21) square feet. Said awning at North Franklin Street measures one (1) at seventeen (17) feet in length and three (3) feet in width for a total of fifty-one (51) square feet. Said awning at West Grand Avenue measures one (1) at seventeen (17) feet in length and three (3) feet in width for a total of fifty-one (51) square feet. Said awning at West Grand Avenue measures one (1) at sixteen (16) feet in length and three (3) feet in width for a total of forty-eight (48) square feet. Said awning at West Grand Avenue measures one (1) at fourteen (14) feet in length and three (3) feet in width for a total of forty-two (42) square feet. Said awning at West Grand Avenue measures one (1) at sixteen (16) feet in length and three (3) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133713 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 9, 2013.

Kabuki Restaurant.

[O2018-5274]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Kabuki Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 2473 North Clark Street. Said awning at North Clark Street measures one (1) at twenty-two (22) feet in length and three (3) feet in width for a total of sixty-six (66) square feet. Said awning at North Clark Street measures one (1) at seven (7) feet in length and three (3) feet in width for a total of twenty-one (21) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134298 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Kriser's Natural Pet.

[O2018-5298]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Kriser's Natural Pet, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 5353 North Clark Street. Said awning at North Clark Street measures thirty point five (30.5) feet in length and three point one seven (3.17) feet in width for a total of ninety-six point six nine (96.69) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133295 herein granted the sum of Fifty-five and 50/100 Dollars (\$55.50) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

LaSalle Bank Trust No. A7701099274.

[O2018-5219]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to LaSalle Bank Trust Number A7701099274, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) awnings projecting over the public right-of-way adjacent to its premises known as 1260 North Dearborn Street. Said awnings at North Dearborn Street measure one (1) at eight (8) feet in length and nine (9) feet in width for a total of seventy-two (72) square feet, three (3) at six (6) feet in length and two (2) feet in width for a total of thirty-six (36) square feet and three (3) at three (3) feet in length and two (2) feet in width for a total of eighteen (18) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134013 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 27, 2018.

Level 1 Hair Studio, Inc.

[O2018-5259]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Level 1 Hair Studio, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2725 West Peterson Avenue. Said awning at West Peterson Avenue measures twenty-nine (29) feet in length and two (2) feet in width for a total of fifty-eight (58) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134398 herein granted the sum of Fifty-four and no/100 Dollars (\$54.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

Life Storage.

[O2018-5242]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Life Storage, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2051 North Austin Avenue. Said awning at North Austin Avenue measures twenty-eight (28) feet in length and three (3) feet in width for a total of eighty-four (84) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134036 herein granted the sum of Fifty-three and no/100 Dollars (\$53.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Little Green Tree House.

[O2018-5245]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Little Green Tree House, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3111 North Ashland Avenue. Said awning at North Ashland Avenue measures fourteen point seven five (14.75) feet in length and five (5) feet in width for a total of seventy-three point seven five (73.75) square feet. The

location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134267 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Martin's Corner.

[O2018-5237]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Martin's Corner, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 2058 West 22nd Place. Said awnings measure two (2) at five (5) feet in length and two point five (2.5) feet in width for a total of twenty-five (25) square feet and one (1) at eighteen point four two (18.42) feet in length and two point five (2.5) feet in width for a total of forty-six point zero five (46.05) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134374 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 10, 2018.

Mary's Food, Inc.

[O2018-5415]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Mary's Food, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2400 South Hamlin Avenue. Said awning at South Hamlin Avenue measures seven point seven five (7.75) feet in length and point five (.5) foot in width for a total of three point eight eight (3.88) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134305 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

MB Financial Bank, N.A.

[O2018-5303]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to MB Financial Bank, N.A., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seventeen (17) awnings projecting over the public right-of-way adjacent to its premises known as 3959 North Lincoln Avenue. Said awnings at North Lincoln Avenue measure: one (1) at eleven point three eight (11.38) feet in length and two point five (2.5) feet in width for a total of twenty-eight point four five (28.45) square feet; one (1) at ten point six nine (10.69) feet in length and two point eight five (2.85) feet in width for a total of thirty point four seven (30.47) square feet; one (1) at ten point six seven (10.67) feet in length and two point eight five (2.85) feet in width for a total of thirty point four one (30.41) square feet; one (1) at ten point three eight (10.38) feet in length and two point eight five (2.85) feet in width for a total of twenty-nine point five eight (29.58) square feet; one (1) at ten point three eight (10.38) feet in length and two point eight five (2.85) feet in width for a total of twenty-nine point five eight (29.58) square feet; one (1) at ten point three eight (10.38) feet in length and two point eight five (2.85) feet in width for a total of twenty-nine point five eight (29.58) square feet; one (1) at five point seven one (5.71) feet in length and two point five (2.5) feet in width for a total of fourteen point two eight (14.28) square feet; one (1) at nine point seven three (9.73) feet in length and two point five (2.5) feet in width for a total of twenty-four point three three (24.33) square feet; one (1) at ten point seven one (10.71) feet in length and two point eight five (2.85) feet in width for a total of thirty point five two (30.52) square feet, one (1) at ten point seven one (10.71) feet in length and two point eight five (2.85) feet in width for a total of thirty point five two (30.52) square feet, one (1) at ten point seven one (10.71) feet in length and two point eight five (2.85) feet in width for a total of thirty point five two (30.52) square feet, one (1) at ten point seven one (10.71) feet in length and two point eight five (2.85) feet in width for a total of thirty point five two (30.52) square feet, one (1) at ten point seven one (10.71) feet in length and two point eight five (2.85) feet in width for a total of thirty point five two (30.52) square feet, one (1) at ten point seven one (10.71) feet in length and two point eight five (2.85) feet in width for a total of thirty point five two (30.52) square feet; one (1) at nine point one three (9.13) feet in length and two point five (2.5) feet in width for a total of twenty-two point eight three (22.83) square feet; one (1) at nine point one seven (9.17) feet in length and two point five (2.5) feet in width for a total of twenty-two point nine three (22.93) square feet; and one (1) at ten point three five (10.35) feet in length and two point eight five (2.85) feet in width for a total of twenty-nine point five (29.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134360 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Modern Dental On Sheffield.

[O2018-5284]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Modern Dental on Sheffield, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 1005 West Wellington Avenue. Said awnings at West Wellington Avenue measure three (3) at ten (10) feet in length and five point five (5.5) feet in width for a total of one hundred sixty-five (165) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134292 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Nirvana Nail Salon 3356 LLC.

[O2018-5287]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Nirvana Nail Salon 3356 LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3356 North Broadway. Said awning at North Broadway measures twenty-two (22) feet in length and two (2) feet in width for a total of forty-four (44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134181 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 9, 2018.

The Orvis, Inc.

[O2018-5269]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Orvis, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 142 East Ontario Street. Said awning at East Ontario Street measures twenty (20) feet in length and eight (8) feet in width for a total of one hundred sixty (160) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134290 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

PJ Nicky's Fruit Market.

[O2018-5265]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to PJ Nicky's Fruit Market, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3657 West Lawrence Avenue. Said awning at West Lawrence Avenue measures forty-four point five (44.5) feet in length and two point two five (2.25) feet in width for a total of one hundred point one three (100.13) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134365 herein granted the sum of Sixty-nine and 50/100 Dollars (\$69.50) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

Panino's Pizzeria.

[O2018-5294]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Panino's Pizzeria, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3702 North Broadway. Said awning at North Broadway measures twenty point eight seven (20.87) feet in length and five point three four (5.34) feet in width for a total of one hundred eleven point four five (111.45) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134321 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 29, 2018.

Paris Hair Weave.

[O2018-5230]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Paris Hair Weave, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 9216 South Cottage Grove Avenue. Said awning at South Cottage Grove Avenue measures twenty-two (22) feet in length and two (2) feet in width for a total of forty-four (44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134389 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Patio Restaurant.

[O2018-5241]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Patio Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1503 West Taylor Street. Said awning at West Taylor Street measures twenty-six point three three (26.33) feet in length and three (3) feet in width for a total of seventy-eight point nine nine (78.99) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133830 herein granted the sum of Fifty-one and 33/100 Dollars (\$51.33) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 15, 2018.

Paul Cleaners.

[O2018-5275]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Paul Cleaners, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2005 North Sheffield Avenue. Said awning at North Sheffield Avenue measures twenty-one (21) feet in length and two (2) feet in width for a total of forty-two (42) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134481 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 29, 2018.

PAWS Chicago.

[O2018-5220]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to PAWS Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1933 North Marcey Street. Said awning at North Marcey Street measures thirteen point five eight (13.58) feet in length and eight (8) feet in width for a total of one hundred eight point six four (108.64) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133853 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 3, 2017.

Pizano.

[O2018-5270]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Pizano, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 61 East Madison Street. Said awnings at East Madison Street measure four (4) at twelve point eight three (12.83) feet in length and three (3) feet in width for a total of one hundred fifty-three point nine six (153.96) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134288 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

Pizzeria Uno Chicago Bar & Grill.

[O2018-5277]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Pizzeria Uno Chicago Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 29 East Ohio Street. Said awning at North Wabash Avenue measures one (1) at six point four two (6.42) feet in length and

four (4) feet in width for a total of twenty-five point six eight (25.68) square feet. Said awning at North Wabash Avenue measures one (1) at three point three three (3.33) feet in length and four (4) feet in width for a total of thirteen point three two (13.32) square feet. Said awning at North Wabash Avenue measures one (1) at five point five (5.5) feet in length and three (3) feet in width for a total of sixteen point five (16.5) square feet. Said awning at North Wabash Avenue measures one (1) at three point three three (3.33) feet in length and three (3) feet in width for a total of nine point nine nine (9.99) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133847 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Ranalli's.

[O2018-5262]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ranalli's, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 1512 West Berwyn Avenue. Said awning at West Berwyn Avenue measures one (1) at ten point three three (10.33) feet in length and four (4) feet in width for a total of forty-one point three two (41.32) square feet. Said awning at West Berwyn Avenue measures one (1) at twenty-one point five eight (21.58) feet in length and four (4) feet in width for a total of eighty-six point three two (86.32) square feet. Said awning at West Berwyn Avenue measures one (1) at eleven (11) feet in length and four (4) feet in width for a total of forty-four (44) square feet. The location of said privilege shall be as

shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134230 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Ras Dashen Ethiopian Restaurant, Inc.

[O2018-5300]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ras Dashen Ethiopian Restaurant, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5844 -- 5846 North Broadway. Said awning at North Broadway measures thirty-three point six (33.6) feet in length and two (2) feet in width for a total of sixty-seven point two (67.2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134406 herein granted the sum of Fifty-eight and 60/100 Dollars (\$58.60) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 29, 2018.

Ravenswood Station Bar & Grill.

[O2018-5305]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ravenswood Station Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4709 North Damen Avenue. Said awning at North Damen Avenue measures twenty-five (25) feet in length and three (3) feet in width for a total of seventy-five (75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134475 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 27, 2018.

Ruby Cleaners.

[O2018-5257]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ruby Cleaners, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2807 West Montrose Avenue. Said awning at West Montrose Avenue measures one hundred (100) feet in length and four (4) feet in width for a total of four hundred (400) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133292 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Ruthie's Flowers.

[O2018-5418]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ruthie's Flowers, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 3707 West 26th Street. Said awning at West 26th Street measures thirteen (13) feet in length and four (4) feet in width for a total of fifty-two (52) square feet.

The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130982 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Salon de Vive.

[O2018-5247]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Salon de Vive, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2137 West Belmont Avenue. Said awning at West Belmont Avenue measures thirteen (13) feet in length and four (4) feet in width for a total of fifty-two (52) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133822 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Scooter's Frozen Custard LLC.

[O2018-5306]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Scooter's Frozen Custard LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 1658 West Belmont Avenue. Said awning at West Belmont Avenue measures one (1) at eleven (11) feet in length and one point five (1.5) feet in width for a total of sixteen point five (16.5) square feet. Said awnings at North Paulina Street measure one (1) at five (5) feet in length and one point five (1.5) feet in width for a total of seven point five (7.5) square feet and one (1) at three (3) feet in length and one point five (1.5) feet in width for a total of four point five (4.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134260 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Seadog Sushi Bar.

[O2018-5221]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Seadog Sushi Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 1500 West Division Street. Said awning at West Division Street measures one (1) at six point five (6.5) feet in length and five point five (5.5) feet in width for a total of thirty-five point seven five (35.75) square feet. Said awning at West Division Street measures one (1) at six point five (6.5) feet in length and five point five (5.5) feet in width for a total of thirty-five point seven five (35.75) square feet. Said awning at North Greenview Avenue measures one (1) at six point five (6.5) feet in length and five point five (5.5) feet in width for a total of thirty-five point seven five (35.75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134413 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Seven Stars Beauty Salon.

[O2018-5258]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Seven Stars Beauty Salon, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3001 West Montrose Avenue. Said awning at West Montrose Avenue measures twenty-three point six seven (23.67) feet in length and one point six seven (1.67) feet in width for a total of thirty-nine point five three (39.53) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133820 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 9, 2018.

Starbucks Coffee No. 227.

[O2018-5288]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 227, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 3358 North Broadway. Said awning at North Broadway measures one (1) at twenty (20) feet in length and three (3) feet in width for a total of sixty (60) square feet. Said awning at West Roscoe Street measures one (1) at thirty-two (32) feet in length and three (3) feet in width for a total of ninety-six (96) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133704 herein granted the sum of One Hundred Seven and no/100 Dollars (\$107.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 29, 2018.

Starbucks Coffee No. 236.

[O2018-5223]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 236, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 39 West Division Street. Said awning at North Dearborn Street measures one (1) at seventeen point one (17.1) feet in length and three (3) feet in width for a total of fifty-one point three (51.3) square feet. Said awning at West Division Street measures one (1) at fifty-eight (58) feet in length and three (3) feet in width for a total of one hundred seventy-four (174) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133703 herein granted the sum of One Hundred Thirty-three and no/100 Dollars (\$133.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 8, 2018.

Starbucks Coffee No. 2310.

[O2018-5260]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2310, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 5300 North Clark Street. Said awning at North Clark Street measures one (1) at thirty-one (31) feet in length and two point seven (2.7) feet in width for a total of eighty-three point seven (83.7) square feet. Said awning at West Berwyn Avenue measures one (1) at forty-seven point three (47.3) feet in length and two point seven (2.7) feet in width for a total of one hundred twenty-seven point seven one (127.71) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133702 herein granted the sum of One Hundred Twenty-eight and 30/100 Dollars (\$128.30) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 29, 2018.

Starbucks Coffee No. 2445.

[O2018-5301]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2445, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) awnings projecting over the public right-of-way adjacent to its premises known as 1052 -- 1070 West Bryn Mawr Avenue. Said awnings at West Bryn Mawr Avenue measure two (2) at thirteen point nine (13.9) feet in length and two point four (2.4) feet in width for a total of sixty-six point seven two (66.72) square feet. Said awnings at North Winthrop Avenue measure one (1) at thirteen point six (13.6) feet in length and two point four (2.4) feet in width for a total of thirty-two point six four (32.64) square feet, one (1) at eight point six (8.6) feet in length and two point four (2.4) feet in width for a total of twenty point six four (20.64) square feet, one (1) at eleven point four (11.4) feet in length and two point four (2.4) feet in width for a total of twenty-seven point three six (27.36) square feet, one (1) at three point four (3.4) feet in length and two point four (2.4) feet in width for a total of eight point one six (8.16) square feet and one (1) at three (3) feet in length and two point four (2.4) feet in width for a total of seven point two (7.2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133695 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 29, 2018.

Starbucks Coffee No. 2491.

[O2018-5307]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2491, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1900 West Montrose Avenue. Said awning at North Wolcott Avenue measures forty point five eight (40.58) feet in length and two point two (2.2) feet in width for a total of eighty-nine point two eight (89.28) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133694 herein granted the sum of Sixty-five and 58/100 Dollars (\$65.58) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 29, 2018.

Starbucks Coffee No. 2568.

[O2018-5293]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2568, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4365 West Irving Park Road. Said awning

at West Irving Park Road and North Kostner Avenue measures sixty-three point five eight (63.58) feet in length and four (4) feet in width for a total of two hundred fifty-four point three two (254.32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133693 herein granted the sum of Eighty-eight and 58/100 Dollars (\$88.58) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 29, 2018.

Starbucks Coffee No. 14256.

[O2018-5249]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 14256, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 2101 West Armitage Avenue. Said awning at West Armitage Avenue measures one (1) at thirteen point nine two (13.92) feet in length and two point three three (2.33) feet in width for a total of thirty-two point four three (32.43) square feet. Said awning at West Armitage Avenue measures one (1) at fourteen point five eight (14.58) feet in length and two point three three (2.33) feet in width for a total of thirty-three point nine seven (33.97) square feet. Said awning at North Hoyne Avenue measures one (1) at eight point one seven (8.17) feet in length and two point three three (2.33) feet in width for a total of nineteen point zero four (19.04) square feet. Said awning at North Hoyne Avenue measures one (1) at six point three (6.3) feet in length and two point three three (2.33) feet in width for a total of fourteen point six eight (14.68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133696 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Starbucks Coffee No. 14433.

[O2018-5239]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 14433, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 946 West Randolph Street. Said awning at West Randolph Street measures one (1) at thirteen point five (13.5) feet in length and four point one seven (4.17) feet in width for a total of fifty-six point three (56.3) square feet. Said awning at West Randolph Street measures one (1) at eight point five (8.5) feet in length and four point one seven (4.17) feet in width for a total of thirty-five point four five (35.45) square feet. Said awning at North Morgan Street measures one (1) at seven point one seven (7.17) feet in length and four point one seven (4.17) feet in width for a total of twenty-nine point nine (29.9) square feet. Said awning at North Morgan Street measures one (1) at thirteen point two five (13.25) feet in length and four point one seven (4.17) feet in width for a total of fifty-five point two five (55.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133698 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Sticky Rice.

[O2018-5308]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sticky Rice, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4018 North Western Avenue. Said awning at North Western Avenue measures seventeen (17) feet in length and two (2) feet in width for a total of thirty-four (34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134225 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Styles.

[O2018-5302]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Styles, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5335 North Clark Street. Said awning measures sixteen point five (16.5) feet in length and six (6) feet in width for a total of ninety-nine (99) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134041 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Supermercado Santos.

[O2018-5419]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Supermercado Santos, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4045 -- 4047 West 31st Street. Said awning at West 31st Street measures forty-four point four two (44.42) feet in length and four (4) feet in width for a total of one hundred seventy-seven point six eight (177.68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134345 herein granted the sum of Sixty-nine and 42/100 Dollars (\$69.42) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Sushi Mon.

[O2018-5276]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sushi Mon, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2441 North Clark Street. Said awning at North Clark Street measures fifteen (15) feet in length and five (5) feet in width for a total of seventy-five (75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134353 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Taqueria El Asadero No. 1.

[O2018-5310]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Taqueria El Asadero Number 1, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2213 West Montrose Avenue. Said awning at West Montrose Avenue measures sixteen (16) feet in length and two (2) feet in width for a total of thirty-two (32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133828 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 23, 2018.

Ted's Cocktail Lounge.

[O2018-5243]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ted's Cocktail Lounge, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5813 West Madison Street. Said awning at West Madison Street measures twenty-four (24) feet in length and two point five (2.5) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134136 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 9, 2018.

Tesori.

[O2018-5278]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tesori, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 65 East Adams Street. Said awnings at East Adams Street measure three (3) at twelve point four one (12.41) feet in length and three (3) feet in width for a total of one hundred eleven point six nine (111.69) square feet. The location of said privilege

shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133574 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 17, 2018.

Thai Bowl Noodle, Rice And Bubble Tea.

[O2018-5279]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Thai Bowl Noodle, Rice and Bubble Tea, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2410 North Lincoln Avenue. Said awning at North Lincoln Avenue measures twenty (20) feet in length and three (3) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134396 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

Tommy's Guitars.

[O2018-5238]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tommy's Guitars, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2548 West Chicago Avenue. Said awning at West Chicago Avenue measures nineteen point five (19.5) feet in length and four (4) feet in width for a total of seventy-eight (78) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134149 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

Trend Salon.

[O2018-5232]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Trend Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 262 West 26th Street. Said awning at West 26th Street measures nineteen point three three (19.33) feet in length and two point three three (2.33) feet in width for a total of forty-five point zero four (45.04) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134161 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 17, 2018.

Two Lights Seafood & Oyster.

[O2018-5240]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Two Lights Seafood & Oyster, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) awnings projecting over the public right-of-way adjacent to its premises known as 227 West North Avenue. Said awning at West North Avenue measures one (1) at thirteen point zero eight (13.08) feet in length and two point six seven (2.67) feet in width for a total of thirty-four point nine two (34.92) square feet.

Said awning at North Wieland Street measures one (1) at sixteen point two five (16.25) feet in length and two point six seven (2.67) feet in width for a total of forty-three point three nine (43.39) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133290 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Upright Physical Therapy And Rehabilitation.

[O2018-5261]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Upright Physical Therapy and Rehabilitation, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1402 West 103rd Street. Said awning at West 103rd Street measures twenty-three (23) feet in length and four (4) feet in width for a total of ninety-two (92) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134504 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

UPS Store 2096.

[O2018-5224]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to UPS Store 2096, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 47 West Division Street. Said awning at West Division Street measures thirteen point nine two (13.92) feet in length and two point eight three (2.83) feet in width for a total of thirty-nine point three nine (39.39) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133838 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Vera Wang Fashion Rush LLC.

[O2018-5280]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Vera Wang Fashion Rush LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 945 North Rush Street. Said awnings at North Rush Street measure four (4) at twelve (12) feet in length and three (3) feet in width for a total of one hundred forty-four (144) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134318 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

Walgreens No. 07250.

[O2018-5236]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 07250, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, five (5) awnings projecting over the public right-of-way adjacent to its premises known as 2345 West 103rd Street. Said awnings at West 103rd Street measure four (4) at fourteen (14) feet in length and five point three three (5.33) feet in width for a total of two hundred ninety-eight point four eight (298.48) square feet. Said awning at West 103rd Street measures one (1) at sixteen (16) feet in length and five point three three (5.33) feet in width for a total of eighty-five point two eight (85.28) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134276 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Whiz Kidz Learning Center.

[O2018-5234]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Whiz Kidz Learning Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2816 West Marquette Road. Said awning at West 67th Street measures thirty-eight (38) feet in length and three point five eight (3.58) feet in width for a total of one hundred thirty-six point zero four (136.04) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133797 herein granted the sum of Sixty-three and no/100 Dollars (\$63.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

Williams Stoker Heating.

[O2018-5251]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Williams Stoker Heating, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1829 West Belmont Avenue. Said awning at West Belmont Avenue measures twenty-four (24) feet in length and two (2) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133951 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 13, 2018.

World Wide Liquors.

[O2018-5264]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to World Wide Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 6715 North Northwest Highway. Said awning at North Northwest Highway measures forty-five point three three (45.33) feet in length and two point five eight (2.58) feet in width for a total of one hundred sixteen point nine five (116.95) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134170 herein granted the sum of Seventy and 33/100 Dollars (\$70.33) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

Youmax Food & Liquor.

[O2018-5309]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Youmax Food & Liquor, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to

its premises known as 2222 West Devon Avenue. Said awning at West Devon Avenue measures seventeen (17) feet in length and one point five (1.5) feet in width for a total of twenty-five point five (25.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134482 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

7-Eleven.
(2012 N. Damen Ave.)

[O2018-5253]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 7-Eleven, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2012 North Damen Avenue. Said awning at North Damen Avenue measures fifty-seven (57) feet in length and six point four two (6.42) feet in width for a total of three hundred sixty-five point nine four (365.94) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134120 herein granted the sum of Eighty-two and no/100 Dollars (\$82.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

7-Eleven.
(451 N. State St.)

[O2018-5283]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 7-Eleven, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 451 North State Street. Said awnings at North State Street measure one (1) at twenty-two point eight three (22.83) feet in length and three (3) feet in width for a total of sixty-eight point four nine (68.49) square feet and one (1) at ten point seven five (10.75) feet in length and three (3) feet in width for a total of thirty-two point two five (32.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134076 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

7-Eleven.
(645 N. State St.)

[O2018-5285]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 7-Eleven, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 645 North State Street. Said awning at North State Street measures thirty-seven (37) feet in length and two (2) feet in width for a total of seventy-four (74) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134118 herein granted the sum of Sixty-two and no/100 Dollars (\$62.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

7-Eleven No. 33726H.

[O2018-5286]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 7-Eleven Number 33726H, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) awnings projecting over the public

right-of-way adjacent to its premises known as 625 -- 627 West Jackson Boulevard. Said awnings at West Jackson Boulevard measure one (1) at ten point eight three (10.83) feet in length and three point five (3.5) feet in width for a total of thirty-seven point nine one (37.91) square feet, one (1) at thirteen point one six (13.16) feet in length and three point five (3.5) feet in width for a total of forty-six point zero six (46.06) square feet, one (1) at eight point five (8.5) feet in length and three point five (3.5) feet in width for a total of twenty-nine point seven five (29.75) square feet and one (1) at six point eight three (6.83) feet in length and three point five (3.5) feet in width for a total of twenty-three point nine one (23.91) square feet. Said awnings at South Desplaines Street measure one (1) at eleven point one six (11.16) feet in length and three point five (3.5) feet in width for a total of thirty-nine point zero six (39.06) square feet and two (2) at twelve point one six (12.16) feet in length and three point five (3.5) feet in width for a total of eighty-five point one two (85.12) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134074 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

24/7 Chicago Locksmith.

[O2018-5311]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 24/7 Chicago Locksmith, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1746 West Lawrence Avenue. Said awning at West Lawrence Avenue measures twenty (20) feet in length and point eight three (.83) foot in width for a total of sixteen point six (16.6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130621 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY FOR AWNINGS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* amendments to various ordinances passed by the City Council of the City of Chicago for grants of privilege for awnings. These ordinances were referred to the committee on June 27, 2018.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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):

Flora Chicago LLC.

[O2018-5404]

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 Flora Chicago LLC on February 5, 2014 and printed upon page 74615 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Flora Chicago LLC" and inserting in their place the word: "Flora".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

Mad Boiler.

[O2018-5398]

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 Mad Boiler on December 13, 2017 and printed upon page 63700 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Mad Boiler" and inserting in their place the words: "Madison Crab House".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

GRANTS OF PRIVILEGE IN PUBLIC WAY FOR CANOPIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith for grants of privilege in the public way for the installation, maintenance and use of canopies. These ordinances were referred to the committee on June 27, 2018.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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):

Allstate.

[O2018-5171]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Allstate, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 2881 South Archer Avenue. Said canopy at South Archer Avenue measures twenty (20) feet in length and three (3) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134414 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Brg belly.

[O2018-5182]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Brg belly, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 5739 West Irving Park Road. Said canopy at West Irving Park Road measures twenty (20) feet in length and point five (.5) foot in width for a total of ten (10) square feet. The location of said privilege shall be as shown on print(s) kept on file with the

Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134409 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Cafe Luigi.

[O2018-5203]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Cafe Luigi, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 2548 North Clark Street. Said canopy at North Clark Street measures fifteen (15) feet in length and two (2) feet in width for a total of thirty (30) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133784 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Candy's Grocery.

[O2018-5160]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Candy's Grocery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1366 West Ohio Street. Said canopy at West Ohio Street measures sixteen (16) feet in length and four (4) feet in width for a total of sixty-four (64) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134410 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 9, 2018.

City Suites Hotel.

[O2018-5207]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to City Suites Hotel, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 933 West Belmont Avenue. Said canopy at West Belmont Avenue measures eight point three three (8.33) feet in length and eight point five (8.5) feet in width for a total of seventy point eight one (70.81) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133795 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Claridge House.

[O2018-5161]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Claridge House, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1244 North Dearborn Street. Said canopy at North Dearborn Street measures twelve point one six (12.16) feet in length and seven point five (7.5) feet in width for a total of ninety-one point two (91.2) square feet. The location of said privilege shall be

as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131217 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Clark 800 LLC.

[O2018-5162]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Clark 800 LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 810 North Clark Street. Said canopy at North Clark Street measures six point three three (6.33) feet in length and three point three three (3.33) feet in width for a total of twenty-one point zero eight (21.08) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133861 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Dana Hotel And Spa.

[O2018-5184]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dana Hotel and Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 2 West Erie Street. Said canopy measures eleven point six seven (11.67) feet in length and eighteen (18) feet in width for a total of two hundred ten point zero six (210.06) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134005 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 31, 2017.

Delilah's.

[O2018-5204]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Delilah's, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 2771 North Lincoln Avenue. Said canopy at North Lincoln Avenue measures twenty point five (20.5) feet in length and one point four two (1.42) feet in width for a total of twenty-nine point one one (29.11) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134073 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 6, 2018.

Feniks Club.

[O2018-5180]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Feniks Club, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 5234 West Fullerton Avenue. Said canopy at West Fullerton Avenue measures twenty-four (24) feet in length and two point four one (2.41) feet in width for a total of fifty-seven point eight four (57.84) square feet. The location of said privilege shall

be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133786 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

Full Shilling.

[O2018-5208]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Full Shilling, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) canopies projecting over the public right-of-way adjacent to its premises known as 3724 North Clark Street. Said canopies at North Clark Street measure one (1) at twenty-three (23) feet in length and two point one seven (2.17) feet in width for a total of forty-nine point nine one (49.91) square feet and one (1) at twenty point five eight (20.58) feet in length and two point one seven (2.17) feet in width for a total of forty-four point six six (44.66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134183 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Grace O'Neal/Earl Jerome Malry.

[O2018-5210]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Grace O'Neal/Earl Jerome Malry, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 815 -- 817 West Montrose Avenue. Said canopy at West Montrose Avenue measures nine point nine (9.9) feet in length and three point one two (3.12) feet in width for a total of thirty point eight nine (30.89) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134511 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after August 1, 2018.

Greek Town Retail Partners LLC.

[O2018-5174]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Greek Town Retail Partners LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) canopies projecting over the public right-of-way adjacent to its premises known as 116 -- 120 South Halsted Street. Said canopies at South Halsted Street measure one (1) at thirty point five (30.5) feet in length and three (3) feet in width for a total of ninety-one point five (91.5) square feet and one (1) at ninety-two point eight three (92.83) feet in length and three (3) feet in width for a total of two hundred seventy-eight point four nine (278.49) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134150 herein granted the sum of One Hundred Seventy-three and 33/100 Dollars (\$173.33) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

HPL 4555 Ravenswood LLC.

[O2018-5211]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to HPL 4555 Ravenswood LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way

adjacent to its premises known as 4551 -- 4553 North Ravenswood Avenue. Said canopy at North Ravenswood Avenue measures eleven point one seven (11.17) feet in length and one (1) foot in width for a total of eleven point one seven (11.17) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133930 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

InterPark.

[O2018-5185]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to InterPark, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 17 East Adams Street. Said canopy at East Adams Street measures seven (7) feet in length and eight (8) feet in width for a total of fifty-six (56) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133837 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

Antonia Lamas.

[O2018-5172]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Antonia Lamas, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) canopies projecting over the public right-of-way adjacent to its premises known as 2600 West 55th Street. Said canopies at South Rockwell Street measure one (1) at ten point six seven (10.67) feet in length and three point eight three (3.83) feet in width for a total of forty point eight seven (40.87) square feet and one (1) at eleven point three three (11.33) feet in length and three point eight three (3.83) feet in width for a total of forty-three point three nine (43.39) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133527 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Lawry's The Prime Rib.

[O2018-5188]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lawry's the Prime Rib, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 100 East Ontario Street. Said canopy at North Rush Street measures nine point one five (9.15) feet in length and six point four six (6.46) feet in width for a total of fifty-nine point one one (59.11) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134497 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

Lincoln Avenue Limited Partnership.

[O2018-5181]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lincoln Avenue Limited Partnership, upon the terms and subject to the conditions of this ordinance, to

maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 3045 North Lincoln Avenue. Said canopy at North Lincoln Avenue measures eleven (11) feet in length and one point eight three (1.83) feet in width for a total of twenty point one three (20.13) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133807 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

Lobo Bravo.

[O2018-5166]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lobo Bravo, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1307 South Wabash Avenue. Said canopy at South Wabash Avenue measures fifteen point eight three (15.83) feet in length and eight point eight three (8.83) feet in width for a total of one hundred thirty-nine point seven eight (139.78) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1128025 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Loyola University Chicago.

[O2018-5189]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Loyola University Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 111 East Pearson Street. Said canopy at East Pearson Street measures twenty-one (21) feet in length and fifteen (15) feet in width for a total of three hundred fifteen (315) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134084 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 29, 2018.

McDermott Foundation.

[O2018-5175]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to McDermott Foundation, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 932 West Washington Boulevard. Said canopy at West Washington Boulevard measures fifteen (15) feet in length and eight (8) feet in width for a total of one hundred twenty (120) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134245 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 14, 2018.

McDonald's No. 26364.

[O2018-5192]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to McDonald's Number 26364, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, five (5) canopies projecting over the public right-of-way adjacent to its premises known as 233 West Jackson Boulevard. Said canopy at West Jackson Boulevard measures one (1) at six (6) feet in length and five (5) feet in width for a total of thirty (30) square feet. Said canopy at West Jackson Boulevard measures one (1) at eighteen (18) feet in length and five (5) feet in width for a total of ninety (90) square feet. Said canopy at West Jackson Boulevard measures one (1) at sixteen (16) feet in length and five (5) feet in width for a total of eighty (80) square feet. Said canopy at West Jackson Boulevard measures one (1) at sixteen point five (16.5) feet in length and five (5) feet in width for a total of eighty-two point five (82.5) square feet. Said canopy at West Jackson Boulevard measures one (1) at sixteen point five (16.5) feet in length and five (5) feet in width for a total of eighty-two point five (82.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134242 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Metropolitan Family Services.

[O2018-5179]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Metropolitan Family Services, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 3249 North Central Avenue. Said canopy at North Central Avenue measures thirty-nine point three three (39.33) feet in

length and three point four one (3.41) feet in width for a total of one hundred thirty-four point one two (134.12) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132305 herein granted the sum of Sixty-four and 33/100 Dollars (\$64.33) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 5, 2018.

Mory's Ltd.

[O2018-5193]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Mory's Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 806 North Rush Street. Said canopy at North Rush Street measures seventeen (17) feet in length and one (1) foot in width for a total of seventeen (17) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134311 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Newcastle Retail.

[O2018-5164]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Newcastle Retail, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1139 North State Street. Said canopy at East Elm Street measures thirty-seven (37) feet in length and one point five (1.5) feet in width for a total of fifty-five point five (55.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134018 herein granted the sum of Sixty-two and no/100 Dollars (\$62.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Pete's Place.

[O2018-5178]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Pete's Place, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 3159 West Van Buren Street. Said canopy at West Van Buren Street measures thirty-three (33) feet in length and one (1) foot in width for a total of thirty-three (33) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132338 herein granted the sum of Fifty-eight and no/100 Dollars (\$58.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 6, 2018.

Prime Cleaners.

[O2018-5205]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Prime Cleaners, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 2550 North Clark Street. Said canopy at North Clark Street measures fourteen point five (14.5) feet in length and seven point five (7.5) feet in width for a total of one hundred eight point seven five (108.75) square feet. The location of said privilege

shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134174 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Shorenstein Realty Services L.P.

[O2018-5197]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Shorenstein Realty Services L.P., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1 North State Street. Said canopy at North State Street measures sixteen point five (16.5) feet in length and eight point two five (8.25) feet in width for a total of one hundred thirty-six point one three (136.13) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134053 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 9, 2018.

Sugar Factory.

[O2018-5199]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sugar Factory, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) canopies projecting over the public right-of-way adjacent to its premises known as 55 East Grand Avenue. Said canopies at East Grand Avenue measure three (3) at twenty-two (22) feet in length and two (2) feet in width for a total of one hundred thirty-two (132) square feet, one (1) at thirty-eight point eight three (38.83) feet in length and two (2) feet in width for a total of seventy-seven point six six (77.66) square feet and one (1) at fifty-one point five (51.5) feet in length and six point seven five (6.75) feet in width for a total of three hundred forty-seven point six three (347.63) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134483 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 13, 2018.

Taylor Funeral Home Ltd.

[O2018-5170]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Taylor Funeral Home Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) canopies projecting over the public right-of-way adjacent to its premises known as 63 East 79th Street. Said canopy at East 79th Street measures one (1) at eighteen (18) feet in length and three point five (3.5) feet in width for a total of sixty-three (63) square feet. Said canopies at East 79th Street measure three (3) at three (3) feet in length and two (2) feet in width for a total of eighteen (18) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134299 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Tropical Meat Company.

[O2018-5173]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Tropical Meat Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way

adjacent to its premises known as 1919 South Laflin Street. Said canopy at South Laflin Street measures sixty (60) feet in length and six (6) feet in width for a total of three hundred sixty (360) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134473 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

Vive Float Studio.

[O2018-5176]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Vive Float Studio, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1513 North Wells Street. Said canopy at North Wells Street measures ten point zero eight (10.08) feet in length and one (1) foot in width for a total of ten point zero eight (10.08) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133404 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Walgreens No. 6270.

[O2018-5373]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 6270, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, ten (10) canopies projecting over the public right-of-way adjacent to its premises known as 1001 West Belmont Avenue. Said canopies at West Belmont Avenue measure three (3) at sixteen (16) feet in length and two (2) feet in width for a total of ninety-six (96) square feet and three (3) at four (4) feet in length and two (2) feet in width for a total of twenty-four (24) square feet. Said canopies at North Sheffield Avenue measure three (3) at seventeen (17) feet in length and two (2) feet in width for a total of one hundred two (102) square feet and one (1) at three (3) feet in length and two (2) feet in width for a total of six (6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134484 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 27, 2018.

Westend Bar & Grill.

[O2018-5177]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Westend Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1326 West Madison Street. Said canopy at West Madison Street measures seven (7) feet in length and twelve (12) feet in width for a total of eighty-four (84) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133989 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

The Westin Michigan Avenue.

[O2018-5165]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Westin Michigan Avenue, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 909 North Michigan Avenue. Said canopy at East Delaware Place measures fifty-three point six seven (53.67) feet in length and seventeen point three three (17.33) feet in width for a total of nine hundred thirty point one (930.1) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134268 herein granted the sum of Seventy-eight and 67/100 Dollars (\$78.67) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

10 East Delaware Condominium Association.

[O2018-5200]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 10 East Delaware Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 10 East Delaware Place. Said canopy at East Delaware Place measures nine point eight three (9.83) feet in length

and twenty point three three (20.33) feet in width for a total of one hundred ninety-nine point eight four (199.84) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134249 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 15, 2017.

111 West Washington LLC.

[O2018-5202]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 111 West Washington LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 111 West Washington Street. Said canopy at West Washington Street measures one hundred eighty (180) feet in length and nine (9) feet in width for a total of one thousand six hundred twenty (1,620) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133821 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 9, 2018.

GRANTS OF PRIVILEGE IN PUBLIC WAY FOR SIDEWALK CAFES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith for various establishments to maintain and use portions of the public right-of-way for sidewalk cafes. These ordinances were referred to the committee on May 25 and June 27, 2018.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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):

Anmol Restaurant.

[O2018-5157]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Anmol Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2858 West Devon Avenue. Said sidewalk cafe area shall be thirty (30) feet in length and eight (8) feet in width for a total of two hundred forty (240) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Francisco Avenue and West Devon Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 12:00 Noon to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134063 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Antojos & Shakes.

[O2018-5108]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Antojos & Shakes, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2627 West Division Street. Said sidewalk cafe area shall be eleven point five eight (11.58) feet in length and fifteen (15) feet in width for a total of one hundred seventy-three point seven (173.7) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Division Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 8:00 A.M. to 9:00 P.M.

Friday and Saturday, 8:00 A.M. to 10:00 P.M.

Sunday, 8:00 A.M. to 7:00 P.M.

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134327 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Argo Tea.

[O2018-5146]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Argo Tea, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3135 North Broadway. Said sidewalk cafe area Number 1 shall be twenty-two point six seven (22.67) feet in length and nine (9) feet in width, sidewalk cafe area Number 2 shall be twelve point four two (12.42) feet in length and seven point one seven (7.17) feet in width and sidewalk cafe area Number 3 shall be twenty-nine point one seven (29.17) feet in length and six point eight three (6.83) feet in width for a total of four hundred ninety-two point three one (492.31) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Briar Place and North Broadway. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 10:00 P.M.

Compensation: \$886.16/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1133473 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Bar Ramone.

[O2018-5128]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Bar Ramone, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 441 North Clark Street.

Said sidewalk cafe area shall be nineteen point two five (19.25) feet in length and nine point two five (9.25) feet in width for a total of one hundred seventy-eight point zero six (178.06) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Clark Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134591 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Beans & Bagel.

[O2018-5149]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Beans & Bagel, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2601 West Leland Avenue. Said sidewalk cafe area shall be twenty-six (26) feet in length and eleven (11) feet in width for a total of two hundred eighty-six (286) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Leland Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 2:00 P.M.

Compensation: \$600.00/Seating Capacity: 22.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134530 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

The Brazilian Bowl.

[O2018-5147]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Brazilian Bowl, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3204 North Broadway. Said sidewalk cafe area shall be sixteen (16) feet in length and five (5) feet in width for a total of eighty (80) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Broadway. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 10:00 P.M.
Sunday, 11:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134059 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Brg belly.

[O2018-5124]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Brg belly, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 5739 West Irving Park Road. Said sidewalk cafe area shall be twenty-five (25) feet in length and twelve (12) feet in width for a total of three hundred (300) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Irving Park Road. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Thursday, 5:00 P.M. to 9:00 P.M.

Friday and Saturday, 5:00 P.M. to 10:00 P.M.

Sunday, 12:00 P.M. to 7:00 P.M.

Compensation: \$600.00/Seating Capacity: 14.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1133680 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Clarke's Rogers Park.

[O2018-5156]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Clarke's Rogers Park, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 6431 North Sheridan Road. Said sidewalk cafe area shall be thirty-seven (37) feet in length and ten (10) feet in width for a total of three hundred seventy (370) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sheridan Road. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134060 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Coffee Joint.

[O2018-5151]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Coffee Joint, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public

right-of-way for a sidewalk cafe adjacent to its premises located at 2059 West Irving Park Road. Said sidewalk cafe area shall be forty-three point five (43.5) feet in length and eleven (11) feet in width for a total of four hundred seventy-eight point five (478.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Hoyne Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 6:00 P.M.

Compensation: \$600.00/Seating Capacity: 26.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134079 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Corner Bakery Cafe.

[O2018-5129]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Corner Bakery Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 360 North Michigan Avenue. Said sidewalk cafe area shall be fifty (50) feet in length and fifteen (15) feet in width for a total of seven hundred fifty (750) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wacker Drive. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 8:00 P.M.

Compensation: \$3,375.00/Seating Capacity: 48.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134592 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation, and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

The Eastman Egg Company.

[O2018-5109]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Eastman Egg Company, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 937 -- 939 West Randolph Street. Said sidewalk cafe area shall be nineteen point five (19.5) feet in length and nine (9) feet in width for a total of one hundred seventy-five point five (175.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Randolph Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. to 4:00 P.M.
Saturday and Sunday, 8:00 A.M. to 5:00 P.M.

Compensation: \$600.00/Seating Capacity: 19.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134421 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

EM Lounge.

[O2018-5122]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to EM Lounge, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 4247 West Armitage Avenue. Said sidewalk cafe area shall be sixteen (16) feet in length and eight (8) feet in width for a total of one hundred twenty-eight (128) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Armitage Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134083 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Fizz.

[O2018-5125]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Fizz, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 7958 West Belmont Avenue. Said sidewalk cafe area shall be thirty-three (33) feet in length and thirteen (13) feet in width for a total of four hundred twenty-nine (429) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Pacific Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134069 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Glaze Teriyaki Grill.

[O2018-5319]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Glaze Teriyaki Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the

public right-of-way for a sidewalk cafe adjacent to its premises located at 3112 North Broadway. Said sidewalk cafe area shall be twenty-three (23) feet in length and eight (8) feet in width for a total of one hundred eighty-four (184) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Broadway. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:30 A.M. to 10:00 P.M.

Friday and Saturday, 11:30 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134531 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Goose Island Beer Company.

[O2018-5110]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Goose Island Beer Company, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1800 West Fulton Street. Said sidewalk cafe area shall be sixty-five point seven five (65.75) feet in length and five (5) feet in width for a total of three hundred twenty-eight point seven five (328.75) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Fulton Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Wednesday through Friday, 2:00 P.M. to 9:00 P.M.
Saturday, 12:00 P.M. to 9:00 P.M.
Sunday, 12:00 P.M. to 6:00 P.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134081 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Jimmy John's.

[O2018-5107]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Jimmy John's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1133 West Taylor Street. Said sidewalk cafe area shall be sixteen point five (16.5) feet in length and four (4) feet in width for a total of sixty-six (66) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Taylor Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 6.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134332 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

The Kedzie Inn.

[O2018-5121]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Kedzie Inn, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 4100 -- 4102 North Kedzie Avenue. Said sidewalk cafe area shall be forty-seven point four two (47.42) feet in length and thirteen point four two (13.42) feet in width for a total of six hundred thirty-six point three eight (636.38) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Belle Plaine Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 4:00 P.M. to 12:00 A.M.

Friday, 3:00 P.M. to 12:00 A.M.

Saturday, 11:00 A.M. to 12:00 A.M.

Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$700.01/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134533 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

La Michoacana Bonita, Inc.

[O2018-5104]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to La Michoacana Bonita, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 10533 South Ewing Avenue. Said sidewalk cafe area shall be twenty-two (22) feet in length and ten (10) feet in width for a total of two hundred twenty (220) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Ewing Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1133717 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Le Pain Quotidien.

[O2018-5144]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Le Pain Quotidien, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1000 -- 1002 West Armitage Avenue. Said sidewalk cafe area Number 1 shall be twelve point six seven (12.67) feet in length and five point nine five (5.95) feet in width and sidewalk cafe area Number 2 shall be nineteen point eight three (19.83) feet in length and four point one seven (4.17) feet in width for a total of one hundred fifty-eight point zero eight (158.08) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sheffield Avenue and West Armitage Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134562 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Leonidas Cafe Chocolaterie.

[O2018-5134]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Leonidas Cafe Chocolaterie, upon the terms and subject to the conditions of this ordinance, to maintain and use a

portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 59 East Chicago Avenue. Said sidewalk cafe area shall be seventeen point five (17.5) feet in length and seven point eight (7.8) feet in width for a total of one hundred thirty-six point five (136.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Chicago Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 8:00 A.M. until 8:00 P.M.

Friday through Sunday, 8:00 A.M. until 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 14.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134089 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

—
Lucy's.

[O2018-5093]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Lucy's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1043 North California Avenue. Said sidewalk cafe area shall be twenty-five (25) feet in length and ten (10) feet in width for a total of two hundred fifty (250) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North California Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Sunday, 11:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134563 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Mable's Table.

[O2018-5115]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Mable's Table, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1653 -- 1655 West Cortland Street. Said sidewalk cafe area Number 1 shall be twenty-two (22) feet in length and three point eight four (3.84) feet in width and sidewalk cafe area Number 2 shall be thirteen (13) feet in length and three point eight four (3.84) feet in width for a total of one hundred thirty-four point four (134.4) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Cortland Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 9:00 A.M. to 12:00 A.M.

Saturday and Sunday, 9:00 A.M. to 12:00 P.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134061 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Machu Picchu.

[O2018-5153]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Machu Picchu, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3856 North Ashland Avenue. Said sidewalk cafe area shall be forty-two point six six (42.66) feet in length and eight point six seven (8.67) feet in width for a total of three hundred sixty-nine point eight six (369.86) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Ashland Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 12:00 P.M. to 10:00 P.M.

Friday and Saturday, 12:00 P.M. to 11:00 P.M.

Sunday, 12:00 P.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 42.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134057 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Mae Belle Tavern & Grocery, Inc.

[O2018-5097]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Mae Belle Tavern & Grocery, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1415 North Wood Street. Said sidewalk cafe area Number 1 shall be twenty-two point five (22.5) feet in length and six point six seven (6.67) feet in width, sidewalk cafe area Number 2 shall be twenty-five point nine two (25.92) feet in length and five (5) feet in width, sidewalk cafe area Number 3 shall be twenty-two (22) feet in length and five (5) feet in width and sidewalk cafe area Number 4 shall be twenty-five point nine two (25.92) feet in length and five (5) feet in width for a total of five hundred nineteen point two eight (519.28) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wood Street and West Beach Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:00 A.M. to 12:00 A.M.
Saturday and Sunday, 10:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 74.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1133495 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Marchesa.

[O2018-5135]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Marchesa, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 535 North Wells Street. Said sidewalk cafe area shall be twenty-six (26) feet in length and seven (7) feet in width for a total of one hundred eighty-two (182) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134546 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Molly's Cupcakes River East.

[O2018-5137]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Molly's Cupcakes River East, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 419 East Illinois Street. Said sidewalk cafe area shall be nineteen (19) feet in length and ten (10) feet in width for a total of one hundred ninety (190) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Illinois Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday, 12:00 Noon to 10:00 P.M.
Tuesday through Thursday, 8:00 A.M. to 10:00 P.M.
Friday and Saturday, 8:00 A.M. to 12:00 Midnight
Sunday, 9:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134423 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Nellcote & RM Champagne Salon.

[O2018-5111]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Nellcote & RM Champagne Salon upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at

833 -- 839 West Randolph Street. Said sidewalk cafe area Number 1 shall be one hundred eight point eight eight (108.88) feet in length and six point six seven (6.67) feet in width and sidewalk cafe area Number 2 shall be sixty-nine point five (69.5) feet in length and ten (10) feet in width for a total of one thousand four hundred twenty-one point two three (1,421.23) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Green Street and West Randolph Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Friday, 8:00 A.M. to 11:00 P.M.
Saturday, 8:00 A.M. to 12:00 Midnight

Compensation: \$1,563.35/Seating Capacity: 113.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134065 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation, and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Old Town Social.

[O2018-5098]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Old Town Social, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 455 West North Avenue. Said sidewalk cafe area shall be eighty-seven point five eight (87.58) feet in length and nine (9) feet in width for a total of seven hundred eighty-eight point two two (788.22) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Cleveland Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 10:00 A.M. until 10:00 P.M.
Friday and Saturday, 10:00 A.M. until 11:00 P.M.

Compensation: \$867.04/Seating Capacity: 78.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134058 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation, and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Output.

[O2018-5094]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Output, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1758 West Grand Avenue. Said sidewalk cafe area shall be forty-four point five (44.5) feet in length and seven point zero eight (7.08) feet in width for a total of three hundred fifteen point zero six (315.06) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wood Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Friday, 11:00 A.M. until 11:00 P.M.
Saturday, 11:00 A.M. until 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 40.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134532 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation, and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Pacific Standard Time.

[O2018-5138]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Pacific Standard Time, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 141 West Erie Street. Said sidewalk cafe area shall be sixty-one point two nine (61.29) feet in length and eight (8) feet in width for a total of four hundred ninety point three two (490.32) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Erie Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 5:00 P.M. to 10:00 P.M.

Friday and Saturday, 5:00 P.M. to 11:00 P.M.

Compensation: \$1,127.74/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134068 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation, and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Publican Anker.

[O2018-5096]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Publican Anker, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1576 North Milwaukee Avenue. Said sidewalk cafe area shall be forty point five (40.5) feet in length and five (5) feet in width for a total of two hundred two point five (202.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Milwaukee Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 3:30 P.M. to 10:00 P.M.

Friday, 3:30 P.M. to 11:00 P.M.

Saturday, 10:00 A.M. to 11:00 P.M.

Sunday, 10:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134326 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Red & White Wines.

[O2018-5117]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Red & White Wines, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1845 North Oakley Avenue. Said sidewalk cafe area Number 1 shall be nine (9) feet in length and four (4) feet in width and sidewalk cafe area Number 2 shall be nineteen (19) feet in length and four (4) feet in width for a total of one hundred twelve (112) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Oakley Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 14.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134551 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Shake Shack.

[O2018-5112]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Shake Shack, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public

right-of-way for a sidewalk cafe adjacent to its premises located at 185 North Morgan Street. Said sidewalk cafe area shall be twenty-four point five (24.5) feet in length and eighteen point five eight (18.58) feet in width for a total of four hundred fifty-five point two one (455.21) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Morgan Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134064 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Sip Of Hope.

[O2018-5118]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Sip of Hope, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3039 West Fullerton Avenue. Said sidewalk cafe area shall be seventeen point seven five (17.75) feet in length and ten point five (10.5) feet in width for a total of one hundred eighty-six point three eight (186.38) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Fullerton Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 8:30 P.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134593 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Sputnik Coffee Company.

[O2018-5106]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Sputnik Coffee Company, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2057 West 51st Street. Said sidewalk cafe area shall be twenty (20) feet in length and nine (9) feet in width for a total of one hundred eighty (180) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Hoyne Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 6:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134549 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Steak 'N Shake.

[O2018-5105]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Steak 'N Shake, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1322 South Halsted Street. Said sidewalk cafe area shall be fifty (50) feet in length and fifty-three (53) feet in width for a total of two thousand six hundred fifty (2,650) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Halsted Street and West Maxwell Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 11:30 P.M.

Compensation: \$2,915.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134424 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

The Stopalong.

[O2018-5119]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Stopalong, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1812 North Milwaukee Avenue. Said sidewalk cafe area shall be twenty-three point two five (23.25) feet in length and five point zero eight (5.08) feet in width for a total of one hundred eighteen point one one (118.11) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Milwaukee Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134561 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Suparossa.

[O2018-5127]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Suparossa, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 4250 North Central Avenue. Said sidewalk cafe area shall be twenty-seven (27) feet in length and eleven point eight three (11.83) feet in width for a total of three hundred nineteen point four one (319.41) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Cullom Avenue (second attempt at introduction). The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1133260 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Taxim.

[O2018-4263]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Taxim, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public

right-of-way for a sidewalk cafe adjacent to its premises located at 1558 North Milwaukee Avenue. Said sidewalk cafe area shall be twenty-five (25) feet in length and five (5) feet in width for a total of one hundred twenty-five (125) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Milwaukee Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 25.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1133269 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Taylor Gourmet Morgan Street LLC.

[O2018-5113]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Taylor Gourmet Morgan Street LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 177 North Morgan Street. Said sidewalk cafe area shall be eighteen point six seven (18.67) feet in length and twelve point six seven (12.67) feet in width for a total of two hundred thirty-six point five five (236.55) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Morgan Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 10:30 A.M. to 9:00 P.M.
Friday and Saturday, 10:30 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 17.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134067 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Tikkawala.

[O2018-5114]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Tikkawala, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1258 West Jackson Boulevard. Said sidewalk cafe area shall be forty-one (41) feet in length and seven (7) feet in width for a total of two hundred eighty-seven (287) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Throop Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 26.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134539 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Truluck's Seafood, Steak And Crab House.

[O2018-5140]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Truluck's Seafood, Steak and Crab House, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 41 East Chestnut Street. Said sidewalk cafe area shall be forty point five (40.5) feet in length and ten (10) feet in width for a total of four hundred five (405) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Chestnut Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:00 A.M. to 10:00 P.M.

Saturday, 5:00 P.M. to 11:00 P.M.

Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$931.50/Seating Capacity: 36.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134540 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Victory Italian.

[O2018-5141]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Victory Italian, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 434 West Ontario Street. Said sidewalk cafe area Number 1 shall be four point three three (4.33) feet in length and nine point five (9.5) feet in width and sidewalk cafe area Number 2 shall be thirty-seven point five (37.5) feet in length and eight point five (8.5) feet in width for a total of three hundred fifty-nine point eight nine (359.89) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Ontario Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134154 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Wells Street Market.

[O2018-5143]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Wells Street Market, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 205 West Wacker Drive. Said sidewalk cafe area Number 1 shall be twenty-six point seven nine (26.79) feet in length and six point two five (6.25) feet in width, sidewalk cafe area Number 2 shall be twenty-four point four two (24.42) feet in length and four point four two (4.42) feet in width and sidewalk cafe area Number 3 shall be thirty-two point seven five (32.75) feet in length and four point five (4.5) feet in width for a total of four hundred twenty-two point seven five (422.75) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 7:00 P.M.

Compensation: \$1,902.37/Seating Capacity: 26.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134070 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

Wishbone Restaurant.

[O2018-5154]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Wishbone Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of

the public right-of-way for a sidewalk cafe adjacent to its premises located at 3300 North Lincoln Avenue. Said sidewalk cafe area shall be fifty-six (56) feet in length and eight point two five (8.25) feet in width for a total of four hundred sixty-two (462) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West School Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Wednesday, 8:00 A.M. to 4:00 P.M.

Thursday through Sunday, 8:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 34.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1134529 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2018 through and including December 1, 2018.

AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY FOR SIDEWALK CAFES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* amendments to various ordinances passed by the City Council of the City of Chicago for sidewalk cafes. These ordinances were referred to the committee on June 27, 2018.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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):

Bullhead Cantina.

[O2018-5371]

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 Bullhead Cantina on May 25, 2018 and printed upon page 78162 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Monday closed; Tuesday through Sunday, 4:00 P.M. to 11:00 P.M." and inserting in their place the words: "Tuesday through Thursday, 4:00 P.M. to 11:00 P.M.".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

Chopochicken.

[O2018-5375]

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 Chopochicken on May 25, 2018 and printed upon page 78175 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Monday through Sunday, 11:00 A.M. to 10:00 P.M." and inserting in their place the words: "Monday through Saturday, 11:00 A.M. to 10:00 P.M.".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

Hotel Allegro.

[O2018-5390]

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 Hotel Allegro on March 28, 2018 and printed upon page 74132 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "sidewalk cafe area shall be forty-two (42) feet in length and ten (10) feet in width for a total of four hundred twenty (420) square feet... Seating Capacity: 20" and inserting in their place the words: "sidewalk cafe area shall be twenty-nine point three three (29.33) feet in length and nine (9) feet in width for a total of two hundred sixty-three point ninety-seven (263.97) square feet... Seating Capacity: 18".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

CALL FOR CONSTRUCTION AND IMPLEMENTATION OF ADDITIONAL ENCLOSURES TO ELIMINATE ACCESS AT CHICAGO AVENUE/LAKE SHORE DRIVE UNDERPASS DURING SPECIFIED HOURS FROM JULY THROUGH OCTOBER.

[Or2018-304]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 25, 2018.

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 order transmitted herewith to construct and implement additional enclosures at the Chicago Avenue/Lake Shore Drive underpass to eliminate access between the hours of 12:00 A.M. and 5:00 A.M., from the months of July through October. This order was referred to the committee on June 27, 2018.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

On motion of Alderman Beale, the said proposed order transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris moved to reconsider the foregoing vote. The motion was lost.

The following is said order as passed:

WHEREAS, The City of Chicago is a home rule unit of government pursuant to the 1970 Illinois Constitution, Article VII, Section 6(a); and

WHEREAS, Pursuant to its home rule power, the City of Chicago may exercise any power and perform any function relating to its government and affairs including the power to regulate for the protection of the public health, safety, morals and welfare; and

WHEREAS, In the first six months of 2018, over 1,000 people have been shot in the City of Chicago; and

WHEREAS, On the late evening of Sunday, January 2018, a man was shot by a driver in another vehicle and severely injured while driving in the 800 block of North Lake Shore Drive; and

WHEREAS, In addition, on Memorial Day weekend of 2018, a mob of hundreds of brawling teens on Michigan Avenue was stopped by police officers, which resulted in a continued police presence in the area the following day; and

WHEREAS, The location of both these instances is nearby the Chicago Avenue underpass beneath Lake Shore Drive, which provides Chicago residents and tourists alike with access to the lakefront trail; and

WHEREAS, Since February 28, 2018, there have been reported incidents of almost 30 larcenies, three criminal sexual assaults and three aggravated batteries all within a two-block radius of the Chicago Avenue underpass; and

WHEREAS, In many of the City's neighborhoods, the underpasses along the lakefront are the only means by which joggers, cyclists and beachgoers are able to cross Lake Shore Drive, and these underpasses are heavily trafficked throughout the day and on weekends during the summer; and

WHEREAS, Underpasses are also notorious locations where residents have been attacked, robbed, or knocked from their bicycles; and

WHEREAS, The ongoing instances of violence near the City's lakefront, especially during late night hours when law enforcement resources are thin and safety cameras are scarce, make it increasingly difficult to ensure the well-being of the City's residents and tourists; and

WHEREAS, The City of Chicago needs to exercise its authority to protect and ensure the well-being of its residents and tourists, including the City's beaches and lakefront during the warm summer months; now, therefore,

Be It Ordered by the City Council of the City of Chicago: That the City Council of the City of Chicago does hereby order the Commissioner of the Chicago Department of Transportation and the General Superintendent of the Chicago Park District to construct and implement additional enclosures at the Chicago Avenue/Lake Shore Drive underpass to eliminate access between the hours of 12:00 A.M. and 5:00 A.M., from the month of July through the month of October.

EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT
PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith authorizing and directing the Commissioner of Transportation and/or the Director of Revenue to exempt various applicants from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at sundry locations. These ordinances were referred to the committee on June 27, 2018.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas; Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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):

Ann & Robert H. Lurie Children's Hospital Of Chicago.

[O2018-5000]

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 the City of Chicago, the Commissioner of the Department of Transportation is hereby authorized and directed to exempt Ann & Robert H. Lurie Children's Hospital of Chicago from the Municipal Code provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to the parking facilities for the premises address located at 2430 North Halsted Street.

SECTION 2. This ordinance shall take effect upon its passage and publication.

Anna L. Cruz.

[O2018-4978]

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 Finance is hereby authorized and directed to exempt Anna L. Cruz located at 3543 North Racine Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Emerald Management, Inc.

[O2018-4999]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Emerald Management, Inc. from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at 341, 343, 345, 347, 349 East 43rd Street, 4307, 4309, 4311 South Calumet Avenue, and 4313A and 4313B South Calumet Avenue, Chicago, Illinois.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

—

The George Sollitt Construction Company.

[O2018-5030]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt The George Sollitt Construction Company from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to the location at 7134 West 65th Street, Chicago, Illinois.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

—

Icarus Investment Group LLC.

[O2018-5971]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Icarus Investment Group LLC from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to a service drive and loading facilities at 9138 -- 9140 South Baltimore Street.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

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JS And Son Auto Repair LLC.

[O2018-4991]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt

JS and Son Auto Repair LLC of 5218 South Ashland Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities located at premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Tanue Bofa Kolubah.

[O2018-5014]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Tanue Bofa Kolubah at 1700 -- 1708 South Ashland Avenue from the provisions requiring barriers as a prerequisite to prohibit driveway ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Jack Mages.

[O2018-4895]

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 Finance is hereby authorized and directed to exempt Jack Mages located at 1056 West Belmont Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Mildridge LLC.

[O2018-4889]

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 Mildridge LLC, 3101 North Ridgeway Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

National Italian American Sports Hall Of Fame.

[O2018-5010]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt National Italian American Sports Hall of Fame of 1432 West Fillmore Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Pakeeza BBQ LLC.

[O2018-5029]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Pakeeza BBQ LLC, 1011 North Orleans Street, Chicago, Illinois 60610, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

SB/CA 750 North LLC And Steppenwolf Theatre Company.

[O2018-5008]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 and Section 10-20-435 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt SB/CA 750 North LLC and Steppenwolf Theatre Company, 744 -- 758 West North Avenue, 1601 -- 1611 North Halsted Street, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to the parking facilities for the above premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

SFIII Archer Avenue LLC.

[O2018-5031]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt SFIII Archer Avenue LLC from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to the property address at 6170 South Archer Avenue, Chicago, Illinois.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Truth Auto Spa.

[O2018-5001]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Truth Auto Spa of 4722 West Harrison Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

—

Uptown 4720 LLC.

[O2018-4992]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Per Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of the Department of Transportation is hereby authorized and directed to exempt Uptown 4720 LLC from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress into 4720 North Sheridan Road.

SECTION 2. This ordinance shall be in force and take effect from and after its passage and publication.

—

Variable Properties LLC.

[O2018-5019]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Per Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Variable Properties LLC from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress at 3041 -- 3051 West Armitage Avenue.

SECTION 2. This ordinance shall be in force and take effect from and after its passage and publication.

1100 West Leland Condominium Association.

[O2018-4993]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Per Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of the Department of Transportation is hereby authorized and directed to exempt 1100 West Leland Condominium Association from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress into 1100 West Leland Avenue.

SECTION 2. This ordinance shall be in force and take effect from and after its passage and publication.

1156 Ohio Street LLC.

[O2018-5027]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 1156 Ohio Street LLC, 1156 West Ohio Street, Chicago, Illinois 60642, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

1220 West Jackson LLC.

[O2018-5009]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 1220 West Jackson LLC of 1220 West Jackson Boulevard from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

1553 North Wells LLC.

[O2018-5028]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 1553 North Wells LLC, 1553 North Wells Street, Chicago, Illinois 60610, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

2245 North Rockwell LLC.

[O2018-5020]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Per Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 2245 North Rockwell LLC from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress at 2245 -- 2249 North Rockwell Street.

SECTION 2. This ordinance shall be in force and take effect from and after its passage and publication.

2733 West Touhy Avenue.

[O2018-5015]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt

2733 West Touhy Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

EXEMPTION OF ANN & ROBERT H. LURIE CHILDREN'S HOSPITAL OF CHICAGO FROM PROVISION PROHIBITING ALLEY ACCESSIBILITY TO PARKING GARAGE IF CAPACITY OF LOT OR GARAGE EXCEEDS SIX SPACES.
[O2018-5003]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith authorizing and directing the Department of Transportation exempt Ann & Robert H. Lurie Children's Hospital of Chicago from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facility located at 2430 North Halsted Street. This ordinance was referred to the committee on June 27, 2018.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

On motion of Alderman Beale, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-435 of the Municipal Code of the City of Chicago, the Commissioner of the Department of Transportation is hereby authorized and directed to exempt Ann & Robert H. Lurie Children's Hospital of Chicago from the Municipal Code provisions prohibiting alley access to any parking garage if the capacity of that lot or garage is in excess of six spaces for the premises address located at 2430 North Halsted Street.

SECTION 2. This ordinance shall take effect upon its passage and publication.

STANDARDIZATION OF PORTIONS OF PUBLIC WAYS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances and substitute ordinance transmitted herewith authorizing and directing the Commissioner of Transportation to take

the actions necessary for the honorary designation/standardization of various portions of the public way. These ordinances and substitute ordinance were referred to the committee on June 27 and July 19, 2018.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

On motion of Alderman Beale, the said proposed ordinances and substitute ordinance transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris 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):

E. 95th Street, Between S. Dobson Ave. And S. University Ave. (1033 E. 95th St.) To Be Known As "Reverend Malachi G. Baker, Jr. Way".

[O2018-5969]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That an ordinance heretofore passed by the City Council which authorizes erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of East 95th Street, between South Dobson Avenue and South University Avenue, 1033 East 95th Street, to be known as "Reverend Malachi G. Baker, Jr. Way".

SECTION 2. This ordinance shall take effect and be in full force hereinafter its passage and publication.

N. Racine Ave., Between W. Grand Ave. And W. Kinzie St., Northeast Corner Of N. Racine Ave. And W. Hubbard St., To Be Known As "Honorary Martin & Theresa Campo Way".

[O2018-5025]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That an ordinance heretofore passed by the City Council which authorizes erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of North Racine Avenue, between West Grand Avenue and West Kinzie Street, northeast corner of North Racine Avenue and West Hubbard Street, to be known as "Honorary Martin & Theresa Campo Way".

SECTION 2. This ordinance shall take effect and be in full force hereinafter its passage and publication.

W. 111th Pl., Between S. State St. And S. Wentworth Ave. (62 W. 111th Pl.) To Be Known As "Christ Temple Cathedral Way".

[O2018-5970]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That an ordinance heretofore passed by the City Council which authorizes erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of West 111th Place, between South State Street and South Wentworth Avenue, 62 West 111th Place, to be known as "Christ Temple Cathedral Way".

SECTION 2. This ordinance shall take effect and be in full force hereinafter its passage and publication.

W. Roscoe St., Between N. Hoyne Ave. And N. Damen Ave., To Be Known As "Michael Isaac Green Way".

[SO2018-4905]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council which allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for the standardization of West Roscoe Street, between North Hoyne Avenue and North Damen Avenue, as "Michael Isaac Green Way".

SECTION 2. The ordinance shall take effect upon its passage and publication.

2000, 2100, 2200 And 2300 -- 2316 Blocks Of W. Giddings St. (North Side) At West End Of Cul-De-Sac (In Front Of 2316 W. Giddings St.) And Northwest Corner Of N. Damen Ave. And W. Giddings St. (In Front Of 4732 N. Damen Ave.), To Be Known As "Jeanne Uzdawinis Way".

[O2018-5033]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council which allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of the 2000, 2100, 2200 and 2300 -- 2316 blocks of West Giddings Street (north side) at the west end of the cul-de-sac (in front of 2316 West Giddings Street) and the northwest corner of North Damen Avenue and West Giddings Street (in front of 4732 North Damen Avenue), to be hereby known as "Jeanne Uzdawinis Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

RENAMING OF PORTION OF CONGRESS PKWY. AS "IDA B. WELLS DRIVE".

[O2018-5017]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith to rename a portion of Congress Parkway, from South Columbus Drive to the point where Congress Parkway merges into Interstate 290, which occurs just east of South Franklin Street, as "Ida B. Wells Drive". This ordinance was referred to the committee on June 27, 2018.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,
Chairman.

On motion of Alderman Beale, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- *None.*

Alderman Harris 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. Congress Parkway from South Columbus Drive to the point where Congress Parkway merges into Interstate 290, which occurs just east of South Franklin Street shall be renamed as Ida B. Wells Drive.

SECTION 2. The Commissioner of Transportation shall notify, in writing, the change in the street name authorized by this ordinance, not less than 30 days prior to such change, the local election authorities and the post office serving the area affected by the name change.

SECTION 3. The Commissioner of Transportation is authorized and directed to do all such acts and things, including without limitation the placement of street name signs with the new street name, and to execute and deliver any and all agreements, documents, instruments or certificates, as she deems necessary, advisable or appropriate, to effectuate this ordinance. All of the acts which are in conformity with the intent and purposes of this ordinance, whether heretofore or hereafter taken or done shall be and the same are in all respects ratified, confirmed, authorized, and approved hereby in all respects.

SECTION 4. This ordinance shall be in effect 30 days after its passage and publication.

COMMITTEE ON WORKFORCE DEVELOPMENT AND AUDIT.

REAPPOINTMENT OF SALVADOR A. CICERO AS MEMBER AND CHAIR OF CHICAGO HUMAN RESOURCES BOARD.

[A2018-56]

The Committee on Workforce Development and Audit submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Your Committee on Workforce Development and Audit, to which was referred on May 23, 2018, the reappointment of Salvador A. Cicero as a member and chair of the Chicago Human Resources Board for a term ending July 19, 2023, begs leave to recommend that Your Honorable Body do *Approve* the reappointment submitted herewith.

This recommendation was concurred in by all members of the committee present.

Respectfully submitted,

(Signed) PATRICK J. O'CONNOR,
Chairman.

On motion of Alderman O'Connor, the committee's recommendation was *Concurred In* and the said proposed reappointment of Salvador A. Cicero as a member and chair of the Chicago Human Resources Board was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris moved to reconsider the foregoing vote. The motion was lost.

**COMMITTEE ON ZONING, LANDMARKS
AND BUILDING STANDARDS.**

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF
AREA SHOWN ON MAP NO. 1-F.

(As Amended)

(Application No. 19377)

(Common Address: 723 -- 741 W. Randolph St./121 -- 133 N. Halsted St./
724 -- 726 W. Washington Blvd.)

[SO2017-7018]

The Committee on Zoning, Landmarks and Building Standards submitted the following
report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Presenting a report for your Committee on Zoning, Landmarks and Building Standards
which held a meeting on July 24, 2018, the following items were passed by a majority of
the members present:

Pages 1 through 3 contain various map amendments.

Page 3 also contains large signs over 100 square feet in area, 24 feet above grade.

I hereby move for passage of the proposed substitute ordinance transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,
Chairman.

On motion of Alderman Solis, the said proposed substitute ordinance transmitted with the
foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 48.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

Alderman Burke abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to these ordinances in previous and unrelated matters.

The following 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 of DX-5 Downtown Mixed-Use District symbols and indications as shown on Map Number 1-F in the area bounded by:

North Halsted Street; West Randolph Street; a line 61.3 feet east of and parallel to North Halsted Street; and the south line of vacated West Court Place,

to those of a DX-7 Downtown Mixed-Use District.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all of the DX-7 Downtown Mixed-Use District and Residential-Business Planned Development Number 1230 symbols and indications as shown on Map Number 1-F in the area bounded by:

North Halsted Street; West Randolph Street; a line 217.82 feet east of and parallel to North Halsted Street; a line 192.26 feet south of and parallel to West Randolph Street; a line 218.79 feet east of and parallel to North Halsted Street; a line 78 feet north of and parallel to West Washington Boulevard; a line 212.3 feet east of and parallel to North Halsted Street; West Washington Boulevard; a line 151.34 feet east of and parallel to North Halsted Street; and the south line of vacated West Court Place,

to those of Residential-Business Planned Development Number 1230, 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:

Residential-Business Planned Development No. 1230, As Amended.

Planned Development Statements.

1. The area delineated herein as Planned Development Number 1230 ("Planned Development") consists of approximately 51,680 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property"). Randolph Halsted LLC owns a portion of the Property and is the "Applicant" for this amendment with the authorization from the remaining property owners.
2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and assigns and, if different than the Applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400.
3. All applicable official reviews, approvals or permits are required to be obtained by the Applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Planned Development.

Ingress or egress shall be pursuant to the Planned Development and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

Pursuant to a negotiated and executed Perimeter Restoration Agreement ("Agreement") by and between the Department of Transportation's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the property, which may include, but not be limited to, the following as shall be reviewed and determined by the Department of Transportation's Division of Infrastructure Management:

- Full width of streets
- Full width of alleys

- Curb and gutter
- Pavement markings
- Sidewalks
- ADA crosswalk ramps
- Parkway and landscaping

The Perimeter Restoration Agreement must be executed prior to any Department of Transportation and Planned Development Part II Review permitting. The Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with the Department of Transportation's Construction Standards for Work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow the Department of Transportation's Rules and Regulations for Construction in the Public Way as well as The Street and Site Plan Design Guidelines. Any variation in scope or design of public way improvements and restoration must be approved by the Department of Transportation.

4. This plan of development consists of 17 Statements; a Bulk Regulations Table; an Existing Zoning Boundary Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; a Subarea Map; a Site Plan and Landscape Plan; Landscape Plant Lists and Details; Building Elevations (North, South, East and West); and Typical Window Wall Details prepared by Perkins Eastman Architects and dated July 19, 2018, submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development Ordinance and the Chicago Zoning Ordinance, this Planned Development shall control.
5. The following uses are permitted in the area delineated herein as a Planned Development:

Subarea A:

dwelling units above the ground floor, lodging, participant sports and recreation, general and limited restaurant, tavern, outdoor patio (rooftop and at grade), small and medium venues, banquet or meeting halls, general retail, food and beverage retail sales, liquor sales, medical service, office, personal service, day care (accessory to participant sports and recreation use); private club; colocated wireless communication facilities, incidental and accessory uses and accessory parking.

Subarea B:

general and limited restaurant, tavern, outdoor patio (rooftop and at grade), small and medium venues, banquet or meeting halls, general retail, food and beverage retail sales, liquor sales, medical service, office, personal service, private club; colocated wireless communication facilities, incidental and accessor uses and accessory parking.

6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development ("DPD"). Off-premises signs are prohibited within the boundary of the Planned Development.
7. For purposes of height measurement, the definitions in the Chicago Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted floor area ratio (FAR) for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purpose of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table has been determined using a net site area of 51,680 square feet and a base FAR of 7.0. The improvements to be constructed on the Property will utilize the following series of FAR bonuses:

FAR of 7.0. The improvements to be constructed on the Property will utilize the following series of FAR bonuses:

Description (List of all bonuses Applied for and calculations)	FAR
Base FAR:	7.00
Affordable Housing:	0.45
	(Reflects previously-approved bonus pursuant to 2007 ARO -- 1.0 FAR approved for previous 23,247 square foot site area)
Neighborhoods Opportunity Bonus:	4.05
Total FAR:	11.5

The Applicant acknowledges that the project has received a bonus FAR of 4.5, pursuant to Section 17-4-1000 of the Zoning Ordinance. With this bonus FAR, the

total FAR for the Planned Development is 11.5. In exchange for 4.05 FAR of the bonus FAR (the "NOF Bonus"), the Applicant is required to make a corresponding payment, pursuant to Sections 17-4-1003-B and C, prior to the issuance of the first building permit for any building in Subarea A; provided, however, if the Planned Development is constructed in phases, the bonus payment may be paid on a pro rata basis as the first building permit for each subsequent new building or phase of construction is issued. The bonus payment will be recalculated at the time of payment (including partial payments for phased developments) and may be adjusted based on changes in median land values in accordance with Section 17-4-1003-C.3.

The NOF Bonus payment will be split between three separate funds, as follows: 80 percent to the Neighborhoods Opportunity Fund, 10 percent to the Citywide Adopt-a-Landmark Fund and 10 percent to the Local Impact Fund. In lieu of paying the City directly, the Department may: (a) direct developers to deposit a portion of the funds with a sister agency to finance specific local improvement projects; (b) direct developers to deposit a portion of the funds with a landmark property owner to finance specific landmark restoration projects; or, (c) approve proposals for in-kind improvements to satisfy the Local Impact portion of the payment.

In this case, DPD has approved the Applicant's proposal to construct in-kind streetscape improvements on Randolph Street, as depicted on the Site and Landscape Plans (the "Project") in lieu of the Local Impact portion of the payment. Prior to the issuance of the first building permit for the Planned Development, the Applicant shall enter into an agreement with DPD specifying the type of improvements to be provided, the value of the improvements, the timeline for completion of the improvements, and any other terms or conditions the Commissioner of Planning and Development (the "Commissioner") deems necessary or desirable. The Applicant shall submit detailed site-specific cost estimates for the Project, drawings, detailed construction commitments, a construction schedule, and a performance bond for completion of the Project. The agreement must be in a form approved by the Corporation Counsel. The Applicant shall construct the Project in accordance with the requirements of Section 17-4-1005-E.

9. Upon review and determination, Part II Review, pursuant to Section 17-13-0610, a Part II Review fee shall be assessed by DPD. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines, including Section 17-13-0800. Final landscape plan review and approval will be by DPD. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part 11 Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-085, or any other provision of the Municipal Code of Chicago.

12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A, by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II Review process is initiated for each improvement that is subject to the aforementioned Policy and must provide documentation verifying compliance.
15. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority- and Women-owned Business Enterprises ("M/WBEs") and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such M/WBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to DPD, as part of its application for planned development approval, an M/WBE Participation Proposal. The M/WBE Participation Proposal must identify the applicant's goals for participation of certified M/WBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and *(ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The M/WBE Participation Proposal must include a description of the Applicant's proposed outreach plan designed to inform M/WBEs and City residents of job and contracting opportunities. Second, at the time of the Applicant's submission for Part II Permit Review for the project or any phase thereof, the Applicant must submit to DPD (a) updates (if any) to the Applicant's preliminary outreach plan, (b) a description of the Applicant's outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to M/WBE contractor associations and the ward

* Editor's Note: Numbering sequence error: (i) missing in original document.

office of the alderman in which the project is located and receipts thereof; (c) responses to the Applicant's outreach efforts, and (d) updates (if any) to the applicant's M/WBE and City resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the Applicant must provide DPD with the actual level of M/WBE and City resident participation in the project or any phase thereof, and evidence of such participation. In addition to the forgoing, DPD may request such additional information as the Department determines may be necessary or useful in evaluating the extent to which M/WBEs and City residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of M/WBEs and City residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

16. Pursuant to Section 17-4-1004-B of the Zoning Ordinance, as it existed at the time of the 2014 P.D. 1230 approval, the Applicant requested an increase in the floor area ratio for the Property of 23,347 square feet (i.e., 1.0 FAR for the previous site area of 23,347 square feet), as set forth in the bonus worksheet required under previous Section 17-4-1003-D. Any developer of a building receiving an affordable housing floor area bonus ("Eligible Building") was required to either provide on-site affordable housing units or make a cash payment to the City's Affordable Housing Opportunity Fund. For the previously-approved 220 units, the Applicant had elected to make a cash payment in lieu of providing on-site affordable housing units. In accordance with the formulas set forth in previous Section 17-4-1004-C and the Bonus Worksheet, the Applicant acknowledges and agrees that it must make a cash payment in the amount of \$541,650.40 ("Cash Payment"). The Applicant must make the required Cash Payment before the issuance of any building permits for the Eligible Building, including, without limitation, excavation or foundation permits, and must comply with all applicable affordable housing standards and requirements set forth in previous Section 17-4-1004, the terms of which are incorporated herein by this reference.

The Applicant acknowledges and agrees that the rezoning of the Property from Residential-Business Planned Development Number 1230 to this amended Planned Development (P.D.) to add 150 additional permitted units triggers the requirements of Section 2-45-115 of the Municipal Code of Chicago (Affordable Requirements Ordinance or ARO). The Applicant further acknowledges and agrees that the Property is located in the Near North/Near West Pilot Area, pursuant to Section 2-45-117 of the Municipal Code (the "Near North/Near West ARO Pilot Area Ordinance" or the "Pilot"). The Near North/Near West Pilot Area is divided into two zones: the Near North Zone and the Near West Zone. The Property is located in the Near North Zone. In the Near North Zone, pursuant to the ARO, the percentage of units in a residential housing project required to be affordable for a period of 30 years, whether rental or for-sale, is increased from 10 percent to 20 percent. Any developer of a residential housing project in the Near North Zone must provide the first 10 percent of units required to be affordable (the "First Units") either: (i) in the residential housing project, or (ii) with the approval of the Commissioner, in an off-site location within two miles of the Property and in the same or a different higher income area or

downtown district, or (iii) any combination of (i) and (ii). In addition, the developer must provide the second 10 percent of units required to be affordable (the "Additional Units") either: (i) in the residential housing project, or (ii) with the Commissioner's approval, in an off-site location anywhere within the Near North/Near West Pilot Area, regardless of distance from the project or income area, or (iii) any combination of (i) and (ii). The proposed amendment will add 150 additional permitted units in the P.D. As a result, the Applicant's affordable housing obligation is 30 affordable units (20 percent of 150), consisting of 15 First Units and 15 Additional Units. Further, as a result of input received through the community process and in order to gain community support for the project, the Applicant has voluntarily agreed to provide 10 Additional Units beyond the 15 Additional Units required under the Near North/Near West ARO Pilot Area Ordinance. The voluntary Additional Units will consist of units with a minimum of two bedrooms. The Applicant has asked the City, and the City has agreed, to regulate and monitor the 10 voluntary Additional Units in the same manner as it regulates and monitors the required Additional Units. The Applicant acknowledges and agrees that any reference to Additional Units in this Planned Development shall include the voluntarily-provided Additional Units as well as the required Additional Units.

The Applicant has agreed to satisfy its affordable housing obligation by providing the First Units and the Additional Units in the rental building to be constructed in the Planned Development, as set forth in the Affordable Housing Profile Form attached hereto; provided, however, Applicant has agreed to make a good faith effort to locate the Additional Units off-site. In accordance with the ARO Pilot, the Applicant is required to lease the First Units to households earning up to 60 percent of the Chicago Primary Metropolitan Statistical Area Median Income ("AMI"), as updated annually by the City of Chicago, at prices affordable to households at such income level, and is required to lease the Additional Units to households earning up to 80 percent or 100 percent of AMI, as determined by rule and approved by the Commissioner, at prices affordable to households at such income levels. If the Applicant subsequently reduces (or increases) the number of housing units in the P.D., or elects to build a for-sale project instead of a rental project, or (with the Commissioner's approval) elects to construct off-site units instead of on-site units, the Applicant shall update and resubmit the Affordable Housing Profile Form to DPD for review and approval. DPD may adjust the requirements and number of required Affordable Units to reflect any such change without amending the P.D. Prior to the issuance of any building permits for any residential building in the Planned Development, including, without limitation, excavation or foundation permits, the Applicant must execute and record an affordable housing agreement in accordance with Section 2-45-115(L). The terms of the affordable housing agreement and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the affordable housing agreement will be recorded against the P.D., or the applicable portion thereof, and will constitute a lien against such property. The Commissioner may enforce remedies for any breach of this

Statement 16, including any breach of any affordable housing agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the P.D.

17. This Planned Development shall be governed by Section 17-13-0612. Should this Planned Development ordinance lapse, the Commissioner shall initiate a zoning map amendment to rezone the Property to the DX-7 Downtown Mixed-Use District.

[Affordable Unit Mix; Existing Zoning Boundary Map; Existing Land-Use Map; Boundary and Property Line Map; Subarea Map; Site and Landscape Plan; Landscape Plant List and Details; Landscape Plant Details; North, South, East and West Tower Elevations; Typical Window Wall at Tower and Podium -- Details; and Typical Bay at Garage -- Details referred to in these Plan of Development Statements printed on pages 82944 through 82964 of this *Journal*.]

Bulk Regulations and Data Table, 2015 Affordable Housing Profile Form, and ARO Web Form referred to in these Plan of Development Statements read as follows:

Residential-Business Planned Development No. 1230, As Amended.

Bulk Regulations And Data Table.

Gross Site Area (square feet):	79,269
Subarea A:	57,377
Subarea B:	21,892
Area of Public Rights-of-Way (square feet):	27,589
Subarea A:	15,059
Subarea B:	12,530

Net Site Area (square feet):	51,680
Subarea A:	42,318
Subarea B:	9,362
Maximum Floor Area Ratio:	11.5
Subarea A:	13.36
Subarea B:	3.10
Maximum Permitted Dwelling Units:	
Subarea A:	370
Subarea B:	0
Minimum Off-Street Parking Spaces:	
Subarea A:	138
Subarea B:	0
Minimum Off-Street Loading Spaces:	
Subarea A:	2 (10 feet by 25 feet)
Subarea B:	None
Maximum Building Height:	
Subarea A:	615 feet, 0 inches
Subarea B:	Existing to remain
Minimum Setbacks:	In accordance with plans

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2015 Affordable Housing Profile Form (AHP)

Submit this form for projects that are subject to the 2015 ARO (all projects submitted to City Council after October 13, 2015). More Information is online at www.cityofchicago.org/ARO.

This completed form should be returned to: Kara Breems, Department of Planning & Development (DPD), 121 N. LaSalle Street, Chicago, IL 60602. E-mail: kara.breems@cityofchicago.org

Date: 6/20/18

DEVELOPMENT INFORMATION

Development Name: 725 W. Randolph
 Development Address: 725 W. Randolph St. Chicago, IL 60607
 Zoning Application Number, if applicable: Dx7 Ward: 27th
 If you are working with a Planner at the City, what is his/her name? Fernando Espinoza

Type of City Involvement City Land Planned Development (PD)
check all that apply Financial Assistance Transit Served Location (TSL) project
 Zoning increase

REQUIRED ATTACHMENTS: the AHP will not be reviewed until all required docs are received

- ARO Web Form completed and attached - or submitted online on
- ARO "Affordable Unit Details and Square Footage" worksheet completed and attached (*Excel*)
- If ARO units proposed, Dimensioned Floor Plans with affordable units highlighted are attached (*pdf*)
- If ARO units proposed are off-site, required attachments are included (see next page)
- If ARO units are CHA/Authorized Agency units, signed acceptance letter is attached (*pdf*)

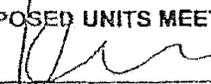
DEVELOPER INFORMATION

Developer Name Randolph Halsted LLC
 Developer Contact Will Tippens
 Developer Address 350 W Hubbard Chicago, IL 60654
 Email wtippens@relatedmidwest.com Developer Phone (312) 274-3911
 Attorney Name Richard Klawiter Attorney Phone (312) 368-7243

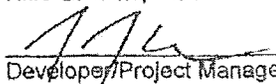
TIMING

Estimated date marketing will begin 1/1/21
 Estimated date of building permit* 7/1/19
 Estimated date ARO units will be complete 7/1/21
 *note that the in-lieu fee and recorded covenant are required prior to the issuance of any building permits, including the foundation permit

PROPOSED UNITS MEET REQUIREMENTS (to be executed by Developer & ARO Project Manager)



 Kara Breems, DPD



 Developer/Project Manager

7-12-18

 Date

7/12/18

 Date



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ARO Web Form

Applicant Contact Information
 Name: Will Tippens
 Email: wtippens@relatedmidwest.com

Development Information

Address Submitted Date: 06/22/2018

Number From: 725 Number To: N/A Direction: W
 Street Name: Randolph Street Postal Code: 60661

Development Name
 725 W. Randolph

Are you rezoning to downtown?: No
 Is your project subject to the ARO Pilots?: PILOTS APPLY

Information

Ward: 27 ARO Zone: Downtown Pilot Area: Near North

Details
 ARO trigger: Downtown Planned Development
 Total units: 150
 Development type: Rent

Requirements

First ARO Units: 15 Additional ARO Units: 15 *+10 Voluntary Additional Units*

How do you intend to meet your ARO obligation for the First ARO Units?

On-Site: 15 Off-Site: 0
 On-Site to CHA or Authorized agency: 0 Off-Site to CHA or Authorized agency: 0
 Total Units: 15

How do you intend to meet your ARO obligation for the Additional ARO Units?

Will the Units be 80% AMI or 100% AMI: 80% AMI

On-Site: 15 Off-Site: 0
 On-Site to CHA or Authorized agency: 0 Off-Site to CHA or Authorized agency: 0
 Total Units: 15

Project Name: 723 W. Randolph Street
 Zoning Application number, if applicable: 2017
 Address: 723 W. Randolph Street
 Chicago, IL 60661
 is this for Sale or Rental Project? Rental
 Anticipated average cost/rent/price? \$3.88

Total Units in Project	570		
Total Affordable units	30		

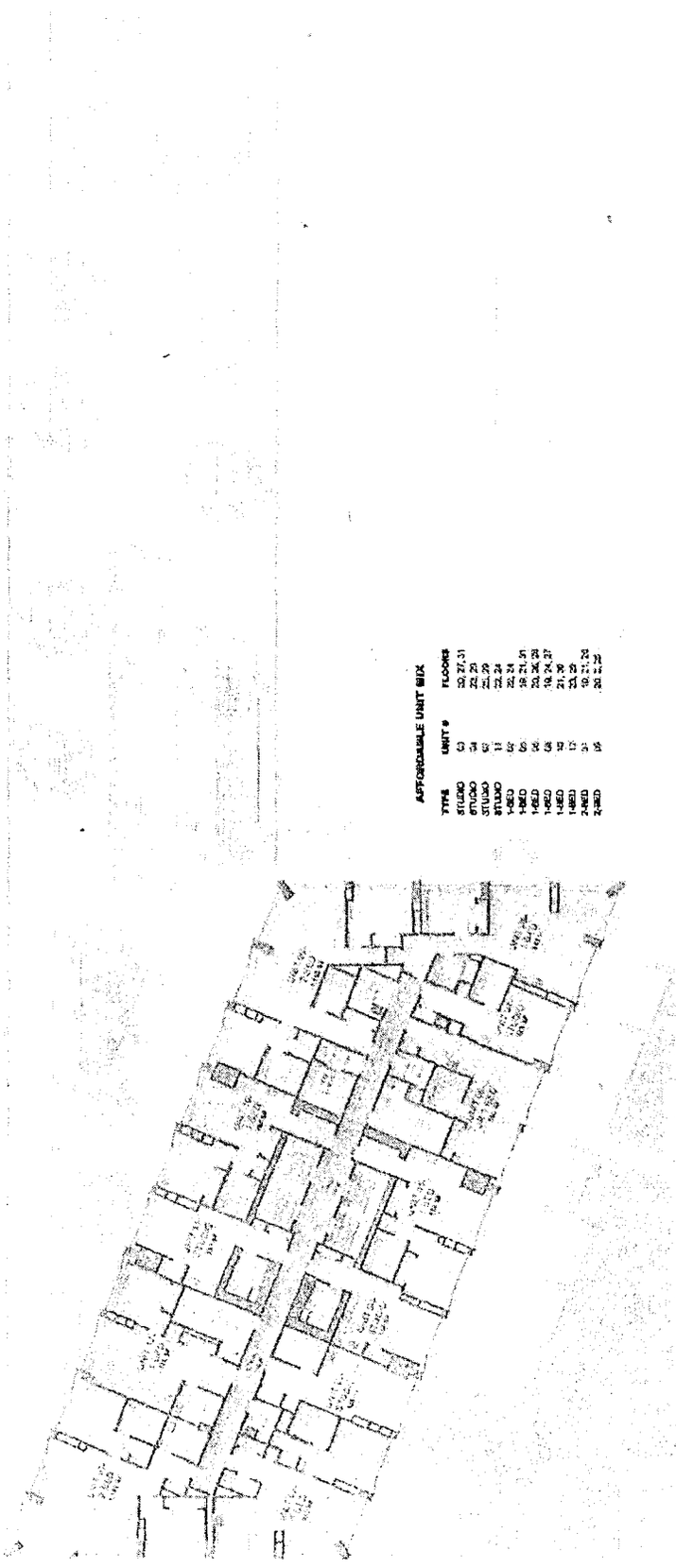
unit type	Market rate			AR0			Affordable v. market square footage*
	how many?	% of total	avg square footage	how many?	% of total	avg square footage	
studio	100	29%	540	9	30%	538	100%
one-bed	162	48%	778	15	50%	761	55%
two-bed	72	21%	1,159	8	20%	1,168	300%
three-bed	6	2%	2,150	0	0%	n/a	n/a
four-bed	0	0%	n/a	0	0%	n/a	n/a

developer will also provide 10 Voluntary Additional Units, each with a minimum of two bedrooms

	Market Rate Units	Affordable Units
Parking	yes - for rent	yes - for rent (same as market rate units)
Laundry	TBD	TBD
Appliances	Provided - Model TBD	Provided - Model TBD
Refrigerator	Provided - Model TBD	Provided - Model TBD
dishwasher	Provided - Model TBD	Provided - Model TBD
stove/oven	Provided - Model TBD	Provided - Model TBD
microwave	Provided - Model TBD	Provided - Model TBD
bathtub	Provided - Model TBD	Provided - Model TBD
bathtub(s)	Provided - Model TBD	Provided - Model TBD
how many?		
how many? Full bath?		
Kitchen countertops	Provided - Model TBD	Provided - Model TBD
flooring	Provided - Model TBD	Provided - Model TBD
HVAC	yes	yes
Other:	N/A	N/A

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APPROXIMATE UNIT MIX

TYPE	UNIT #	FLOORS
STUDIO	13	10, 11, 12
STUDIO	24	13, 14, 15
STUDIO	45	16, 17, 18
STUDIO	11	19, 20, 21
1-BED	17	22, 23
1-BED	22	24, 25, 26
1-BED	28	27, 28, 29
1-BED	15	30, 31, 32
1-BED	17	33, 34, 35
2-BED	3	36, 37, 38
2-BED	15	39, 40, 41

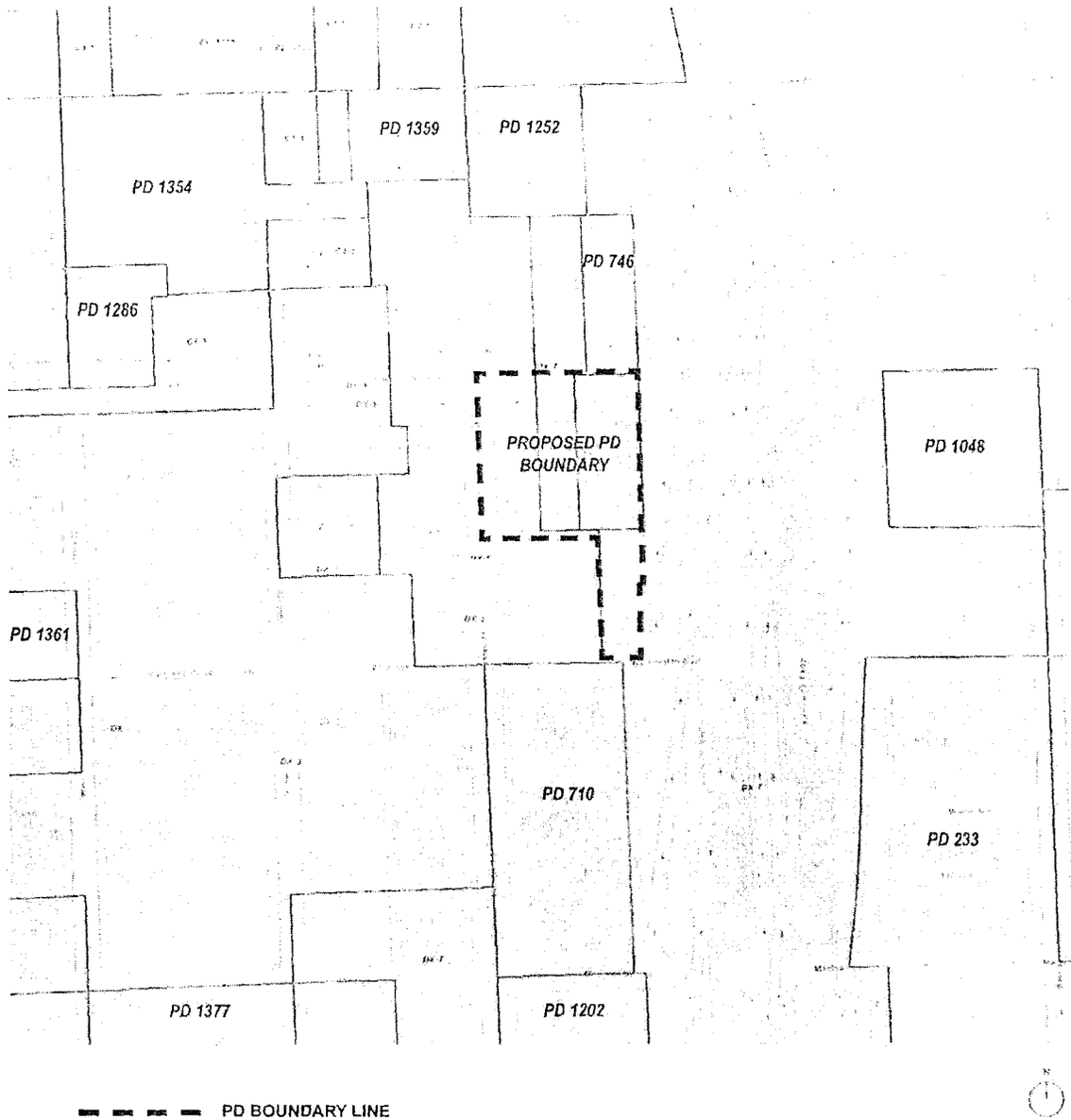
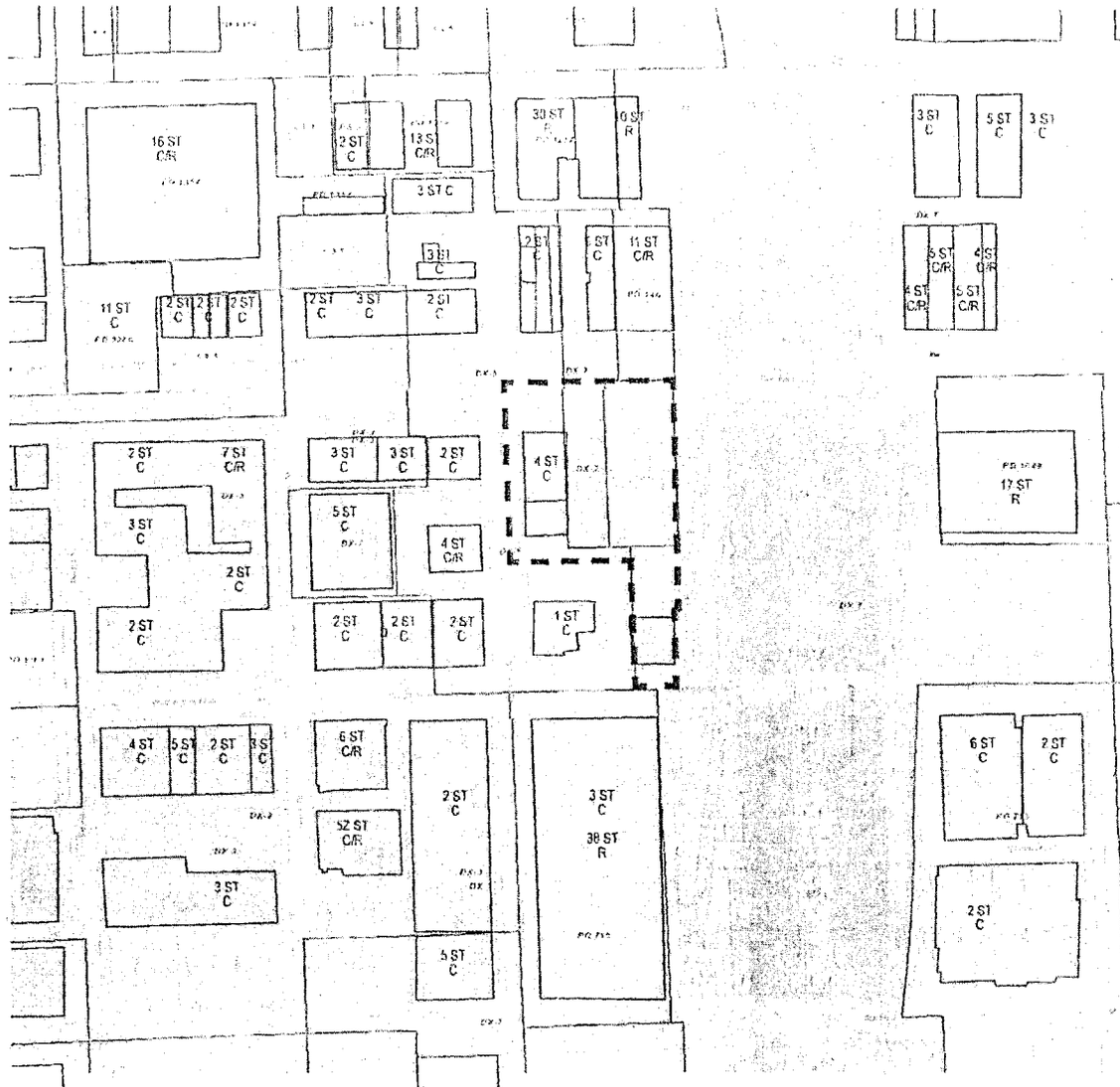


EXHIBIT 1: EXISTING ZONING BOUNDARY MAP

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
121-133 North Halsted
724-726 West Washington
Chicago IL 60661
INTRODUCED: October 11, 2017
PLAN COMISSION: July 19, 2018

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PROJECT SITE

 PD BOUNDARY LINE

 R RESIDENTIAL

 C COMMERCIAL

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EXHIBIT 2: EXISTING LAND USE MAP

APPLICANT: Randoiph Halsted LLC
 ADDRESS: 723-741 West Randolph
 121-133 North Halsted
 724-726 West Washington
 Chicago IL 60661
 INTRODUCED: October 11, 2017
 PLAN COMISSION: July 19, 2018

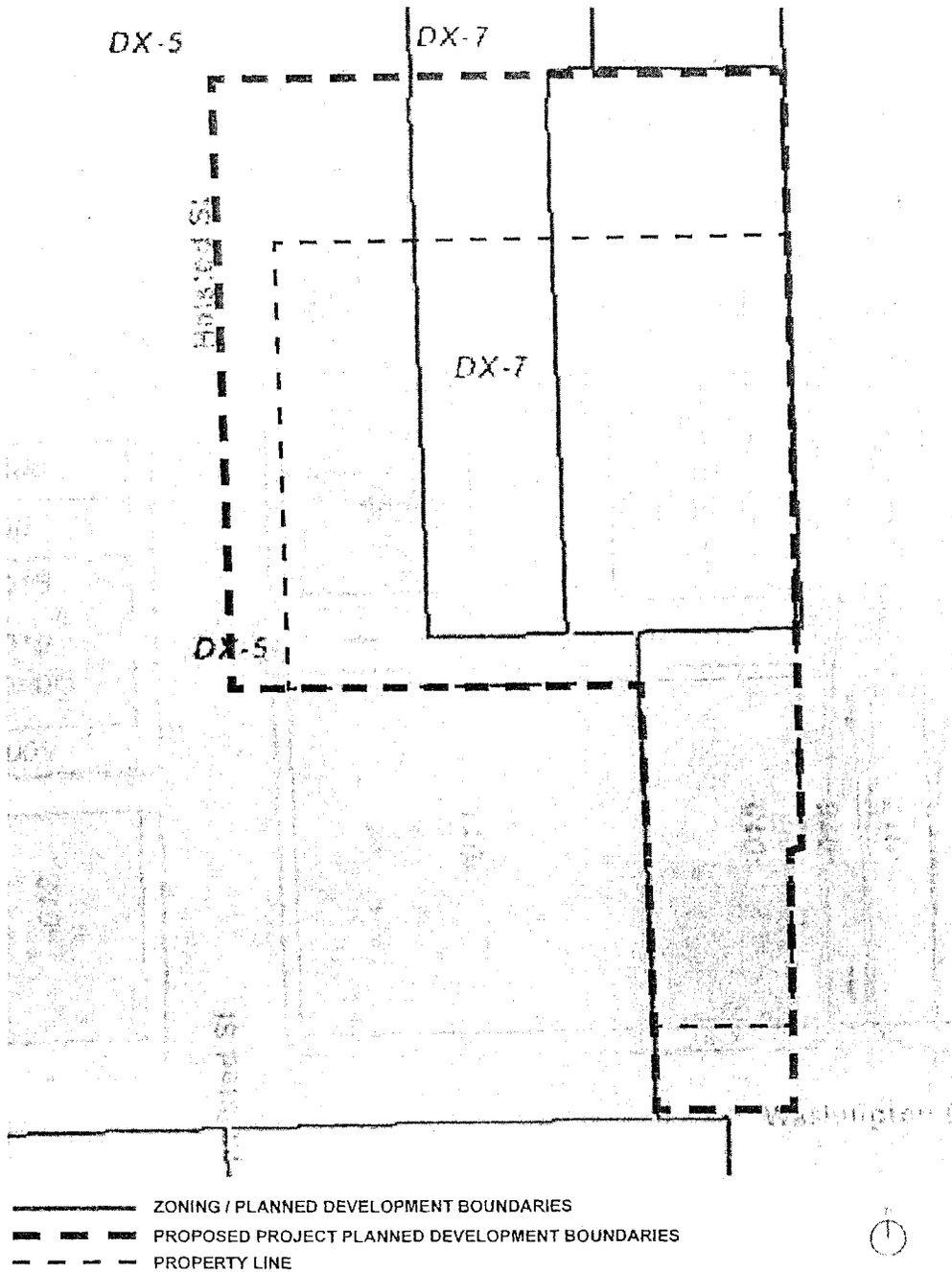
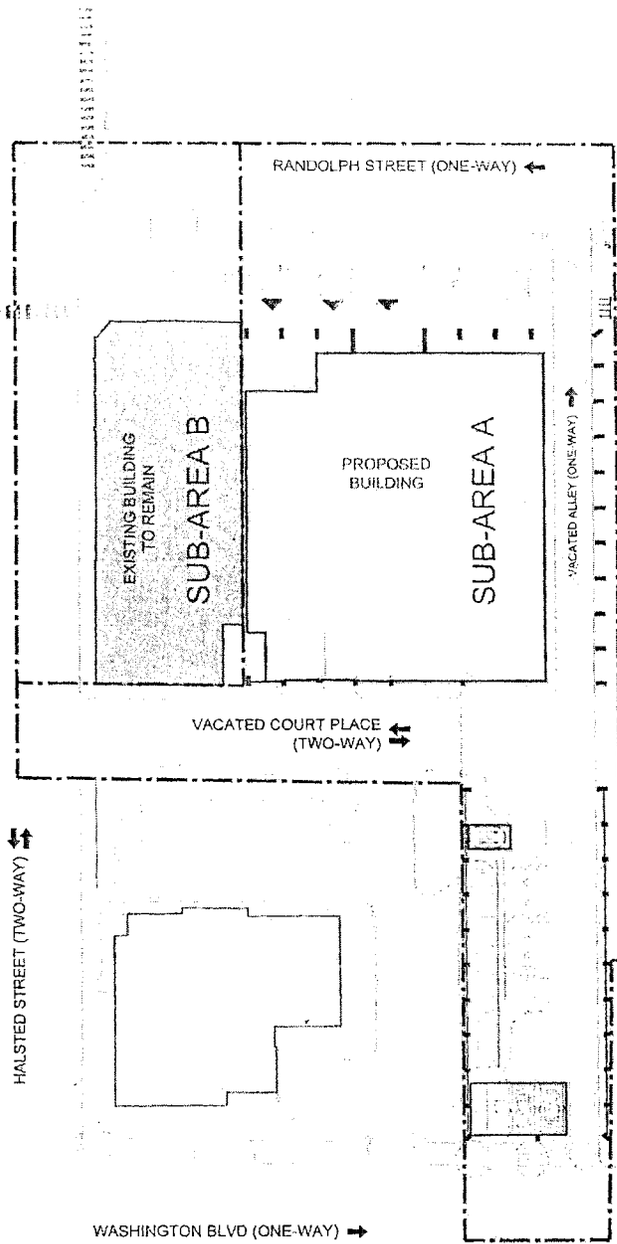


EXHIBIT 3: PLANNED DEVELOPMENT BOUNDARY AND PROPERTY LINE MAP

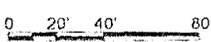
APPLICANT: Randolph Halsted LLC
 ADDRESS: 723-741 West Randolph
 121-133 North Halsted
 724-726 West Washington
 Chicago IL 60661
 INTRODUCED: October 11, 2017
 PLAN COMMISSION: July 19, 2018

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KENNEDY
EXPY



--- SUB-AREA BOUNDARY

EXHIBIT 4: SUB-AREA MAP

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
 121-133 North Halsted
 724-726 West Washington
 Chicago IL 60661
INTRODUCED: October 11, 2017
PLAN COMMISSION: July 19, 2018

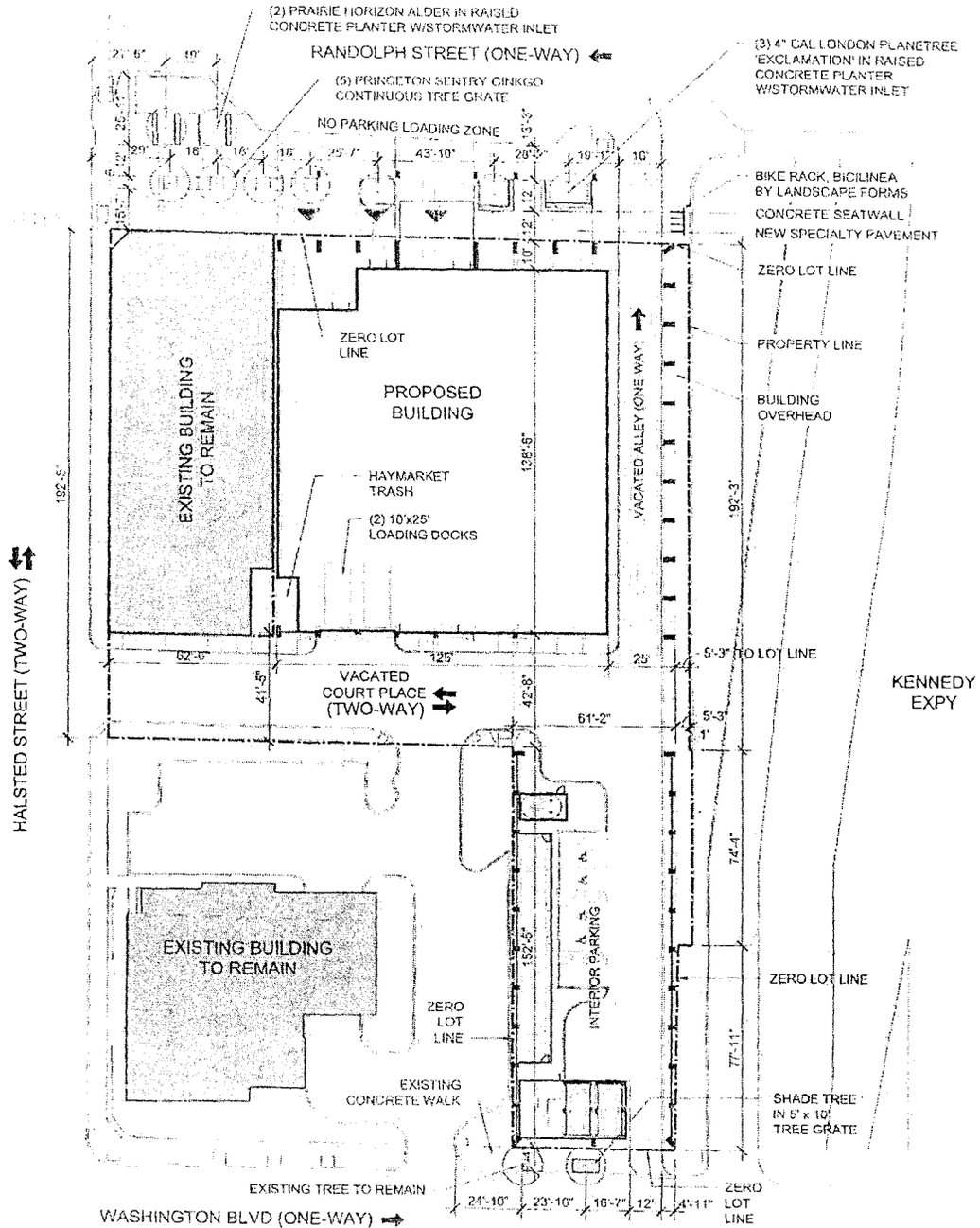
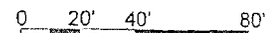


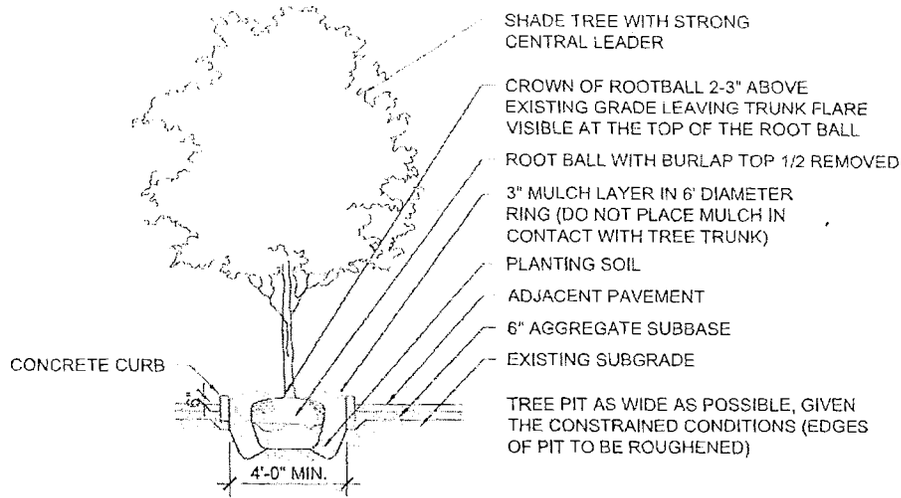
EXHIBIT 5A: SITE AND LANDSCAPE PLAN

APPLICANT: Randolph Halsted LLC
 ADDRESS: 723-741 West Randolph
 121-133 North Halsted
 724-726 West Washington
 Chicago IL 60661

INTRODUCED: October 11, 2017
 PLAN COMMISSION: July 19, 2018

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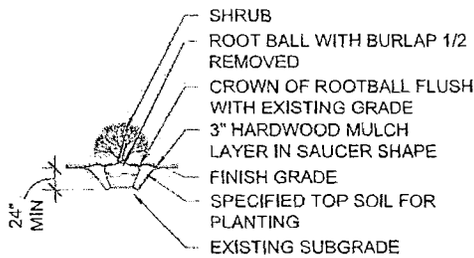




1 SHADE TREE IN RAISED PLANTER SECTION
NOT TO SCALE

NOTE:

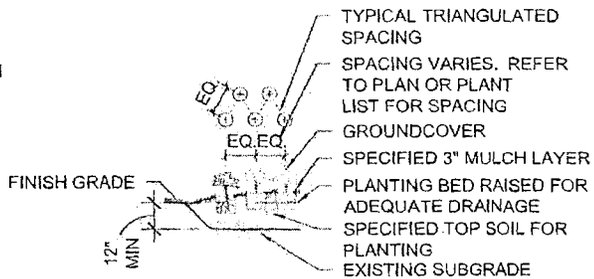
1. REMOVE ALL TWINE, ROPE, WIRE, AND BURLAP FROM TOP HALF OF ROOT BALL (IF PLANT IS SHIPPED WITH A WIRE BASKET AROUND THE ROOT BALL, CUT WIRE IN FOUR PLACES AND FOLD DOWN 8" INTO PLANTING HOLE).



NOTE:

1. ADJACENT MULCH IS TO BE 3" HARDWOOD MULCH.

2 SHRUB PLANTING SECTION
NOT TO SCALE



3 PERENNIAL PLANTING SECTION
NOT TO SCALE

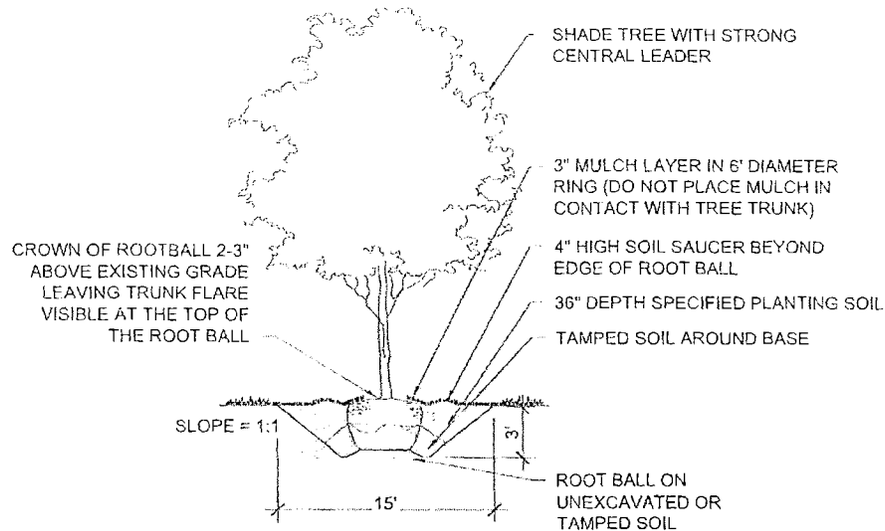
PRELIMINARY PLANT PALETTE				
TREES				
BOTANICAL NAME	COMMON NAME	SIZE	ROOT	REMARKS
<i>Alnus hirsuta</i> 'Harbin'	Prairie Horizon Alder	4" cal.	B&B	matching heads
<i>Betula populifolia</i> 'Whitespire'	Whitespire Birch	10'H	B&B	multi-stem
<i>Ginkgo biloba</i> 'Princeton Sentry'	Princeton Sentry Ginkgo	4" cal.	B&B	matching heads

EXHIBIT 5B: LANDSCAPE PLANT LIST AND DETAILS

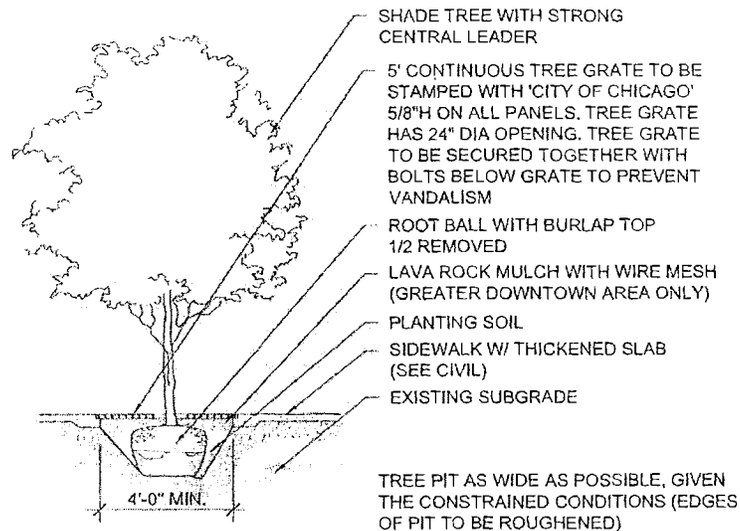
APPLICANT: Randolph Halsted LLC
 ADDRESS: 723-741 West Randolph
 121-133 North Halsted
 724-726 West Washington
 Chicago IL 60661

INTRODUCED: October 11, 2017
 PLAN COMMISSION: July 19, 2018

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1 **SHADE TREE PLANTING SECTION**
NOT TO SCALE



2 **SHADE TREE IN GRATE SECTION**
NOT TO SCALE

NOTE:

1. REMOVE ALL TWINE, ROPE, WIRE, AND BURLAP FROM TOP HALF OF ROOT BALL (IF PLANT IS SHIPPED WITH A WIRE BASKET AROUND THE ROOT BALL, CUT WIRE IN FOUR PLACES AND FOLD DOWN 8" INTO PLANTING HOLE).

EXHIBIT 5C: LANDSCAPE PLANT DETAILS

APPLICANT: Randolph Halsted LLC
 ADDRESS: 723-741 West Randolph
 121-133 North Halsted
 724-726 West Washington
 Chicago IL 60661

INTRODUCED: October 11, 2017
 PLAN COMMISSION: July 19, 2018

FINAL FOR PUBLICATION

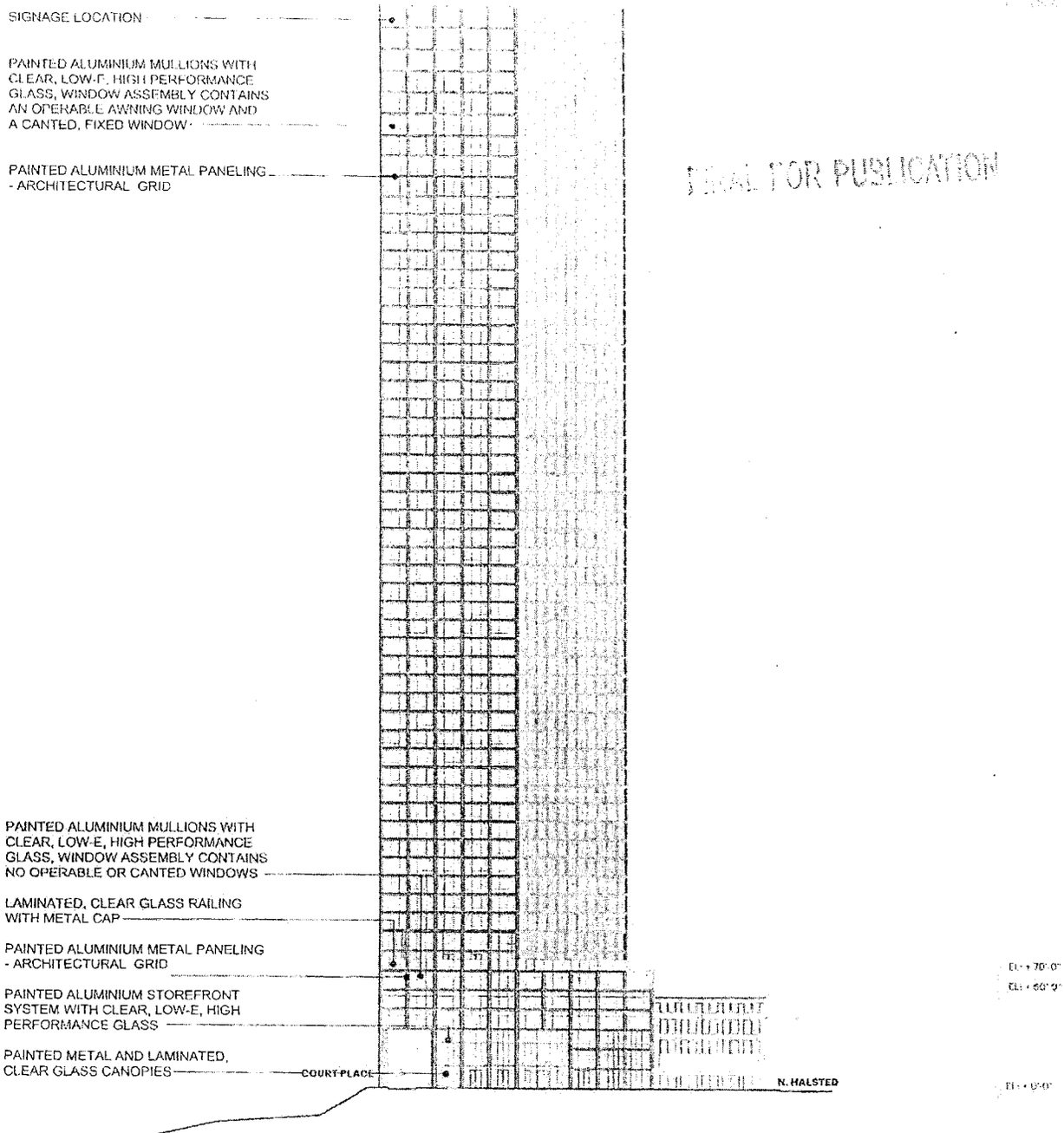


EXHIBIT 6A: NORTH TOWER ELEVATION

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
 121-133 North Halsted
 724-726 West Washington
 Chicago IL 60661
INTRODUCED: October 11, 2017
PLAN COMMISSION: July 19, 2018

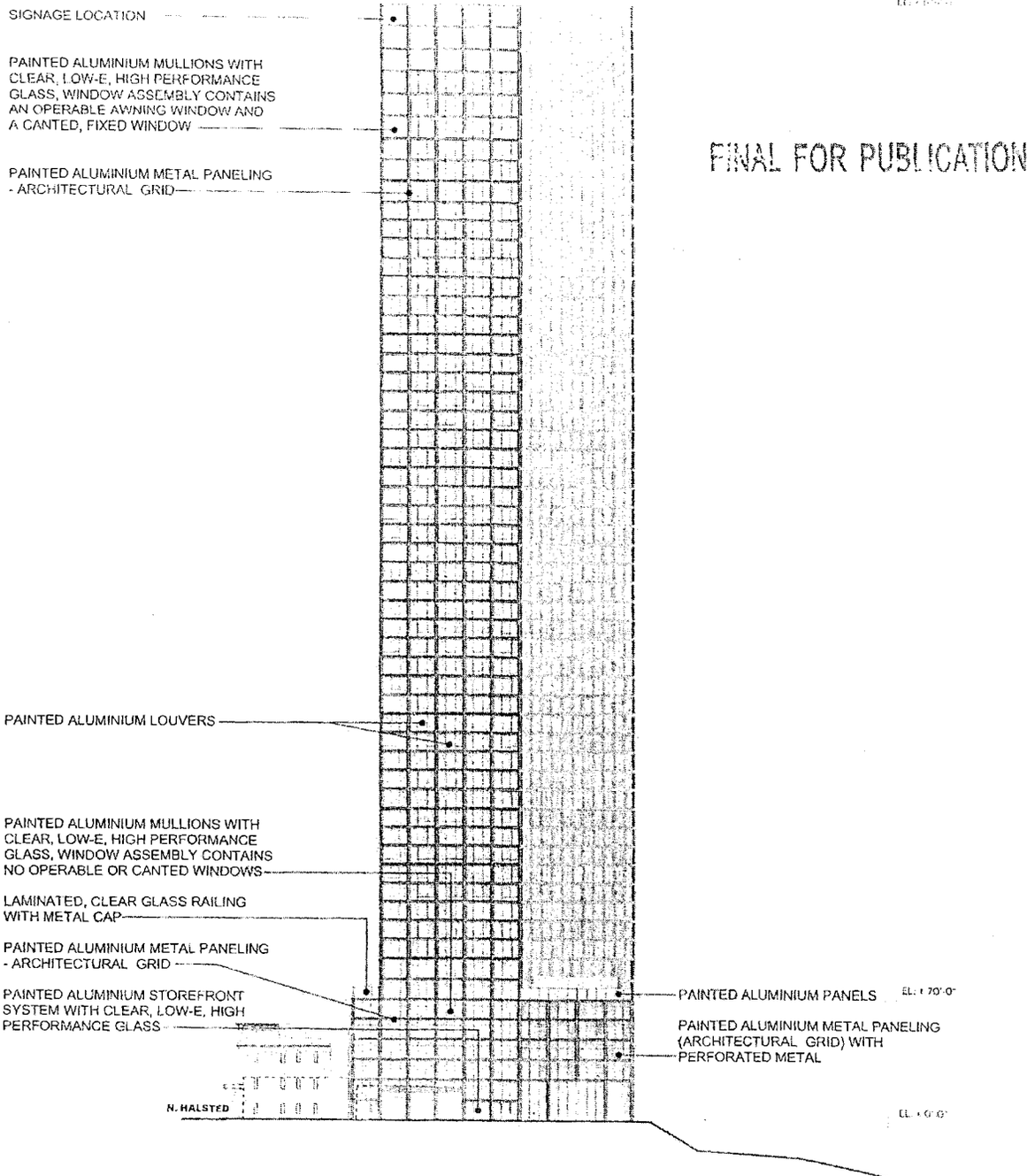
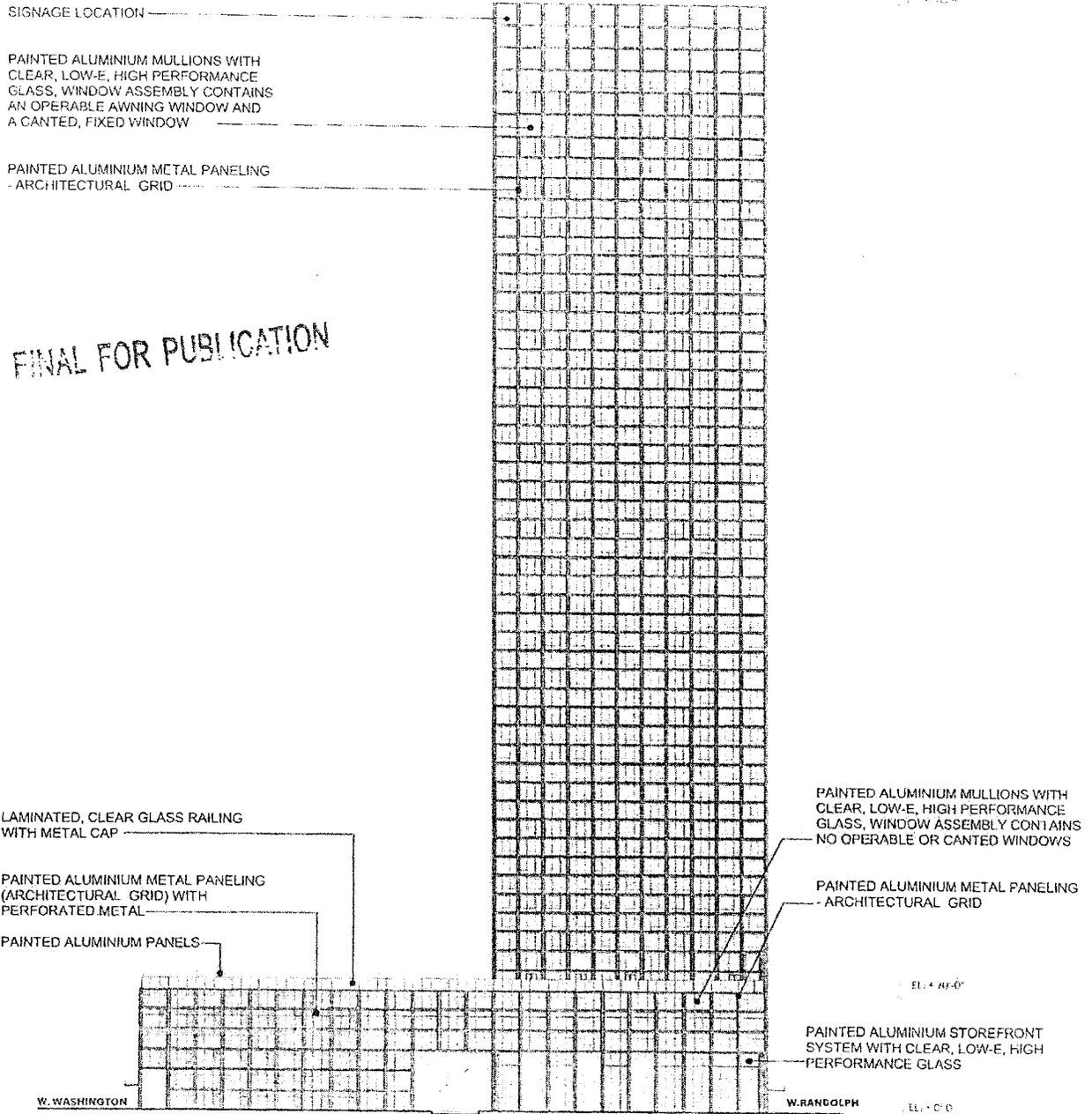


EXHIBIT 6B: SOUTH TOWER ELEVATION

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
 121-133 North Halsted
 724-726 West Washington
 Chicago IL 60661
INTRODUCED: October 11, 2017
PLAN COMMISSION: July 19, 2018



FINAL FOR PUBLICATION

EXHIBIT 6C: EAST TOWER ELEVATION

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
 121-133 North Halsted
 724-726 West Washington
 Chicago IL 60661
INTRODUCED: October 11, 2017
PLAN COMMISSION: July 19, 2018

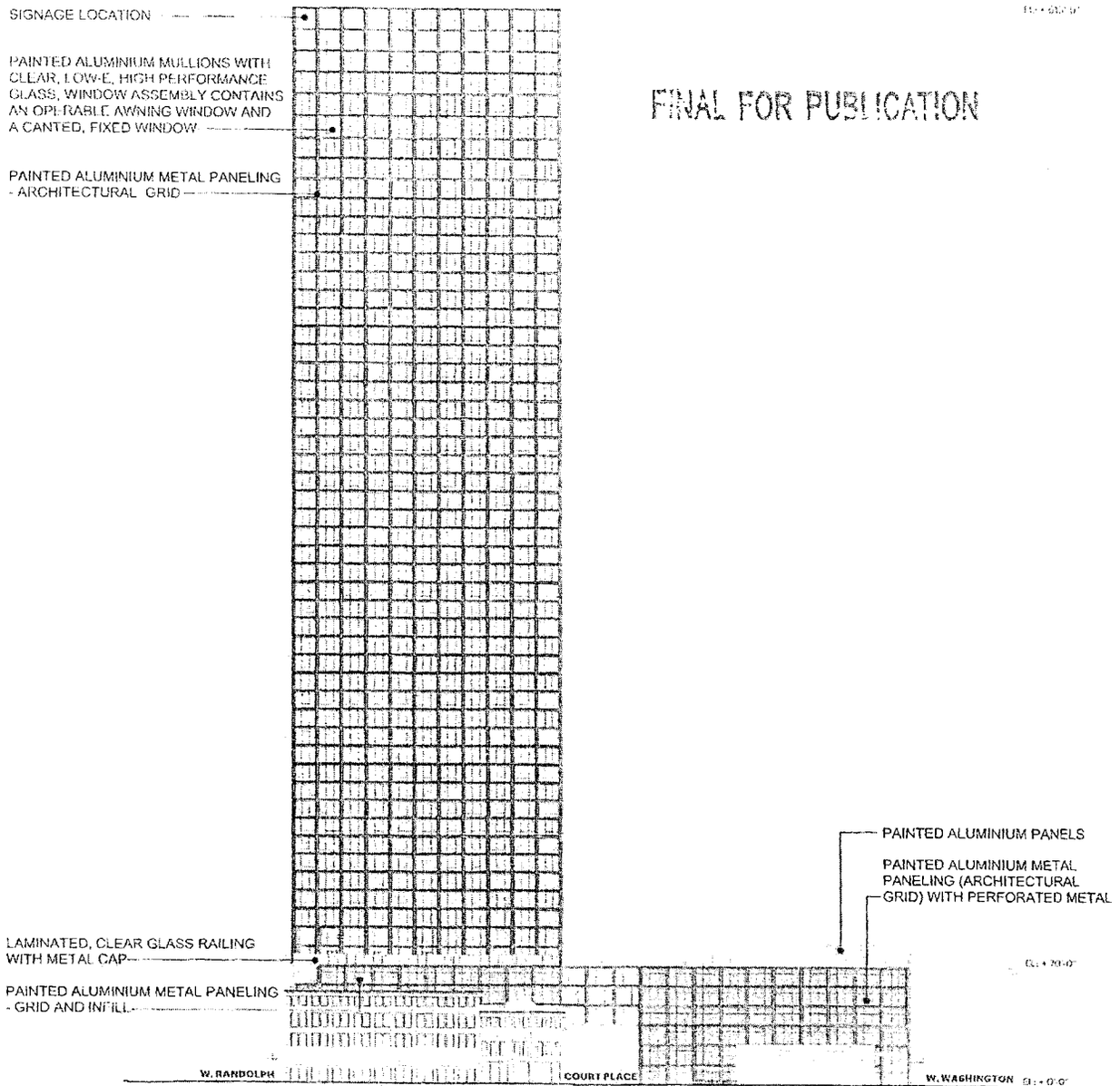
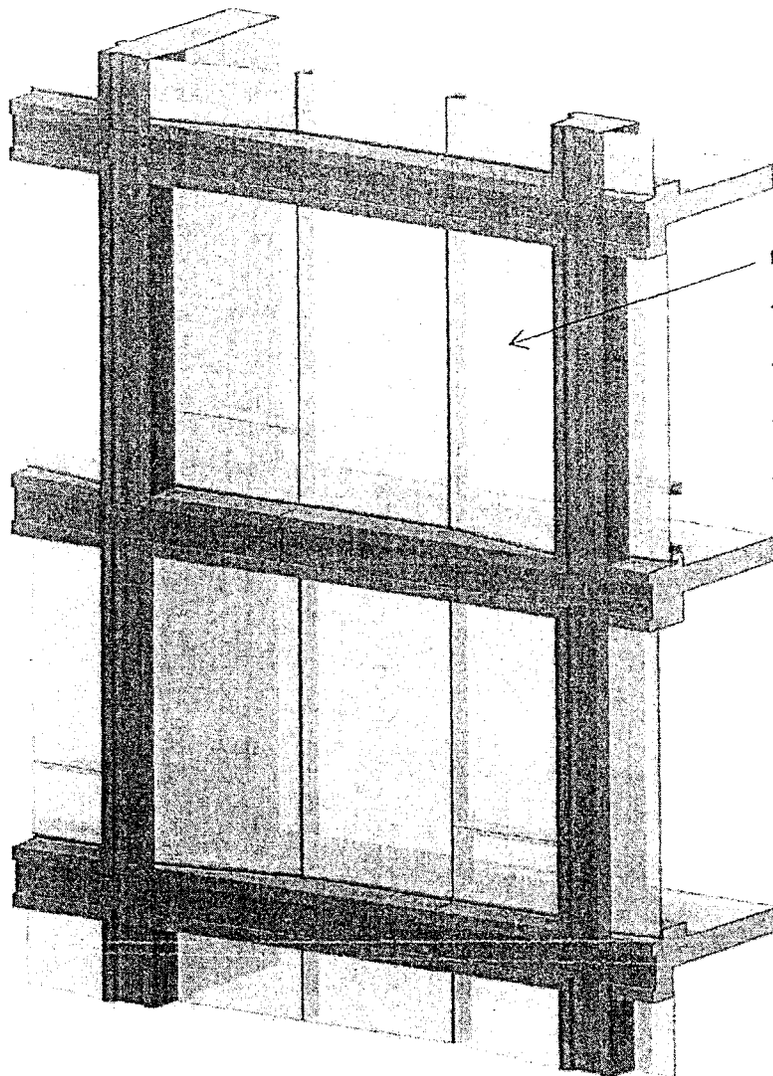


EXHIBIT 6D: WEST TOWER ELEVATION

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
 121-133 North Halsted
 724-726 West Washington
 Chicago IL 60661

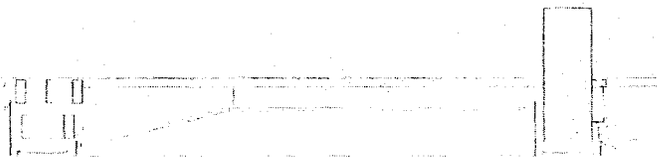
INTRODUCED: October 11, 2017
PLAN COMMISSION: July 19, 2018



ENVELOPE DESCRIPTION

- CLEAR LOW-E HIGH PERFORMANCE GLASS
- OPERABLE AWNING WINDOW
- PAINTED ALUMINUM MULLIONS
- PAINTED ALUMINUM COMPOSITE PANELS
- SNOW GUARDS AT SILL

TYPICAL WINDOW WALL @ TOWER - ISOMETRIC



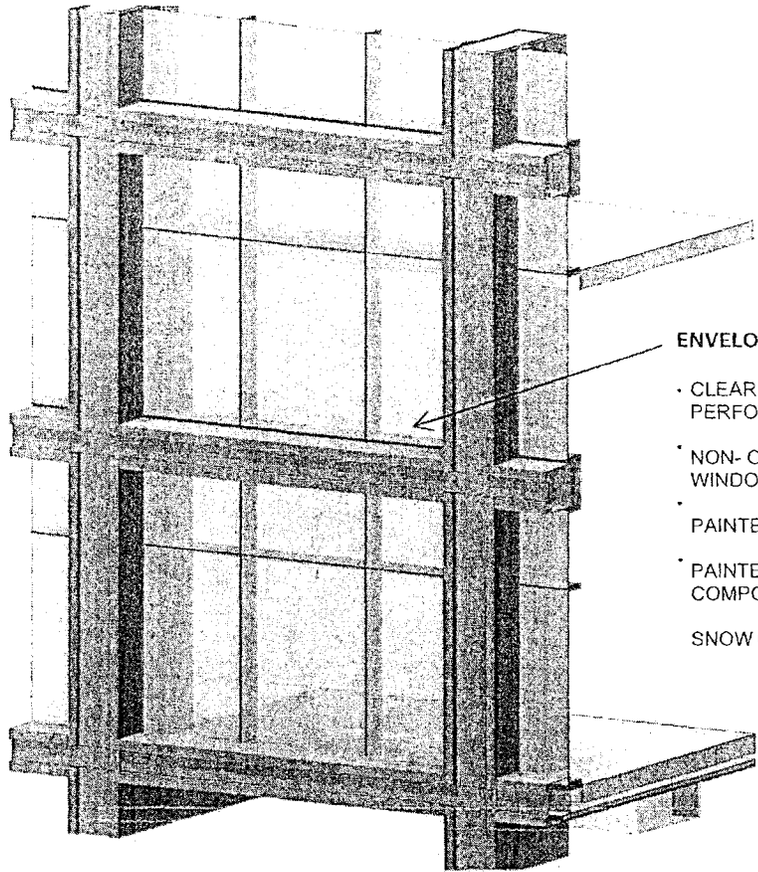
TYPICAL WINDOW WALL @ TOWER - PLAN VIEW

EXHIBIT 7A: TYPICAL WINDOW WALL @ TOWER - DETAIL

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
121-133 North Halsted
724-726 West Washington
Chicago IL 60661

INTRODUCED: October 11, 2017
PLAN COMISSION: July 19, 2018

FINAL FOR PUBLICATION



ENVELOPE DESCRIPTION

- CLEAR LOW-E HIGH PERFORMANCE GLASS
- NON- OPERABLE AWNING WINDOW
- PAINTED ALUMINUM MULLIONS
- PAINTED ALUMINUM COMPOSITE PANELS
- SNOW GUARDS AT SILL

TYPICAL WINDOW WALL @ PODIUM - ISOMETRIC



TYPICAL WINDOW WALL @ PODIUM - PLAN VIEW

EXHIBIT 7B: TYPICAL WINDOW WALL @ PODIUM- DETAIL

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
 121-133 North Halsted
 724-726 West Washington
 Chicago IL 60661

INTRODUCED: October 11, 2017
PLAN COMISSION: July 19, 2018

FINAL FOR PUBLICATION

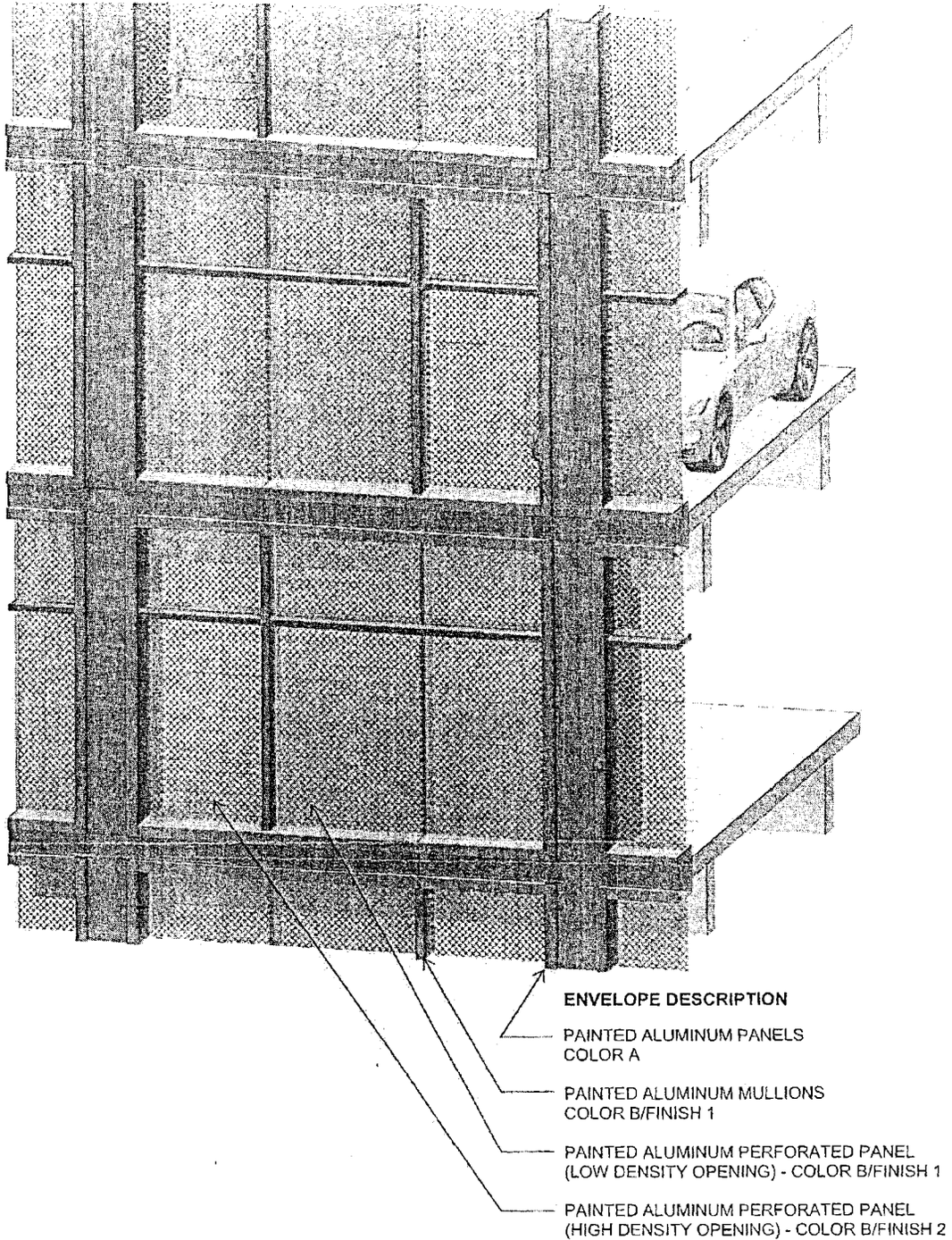
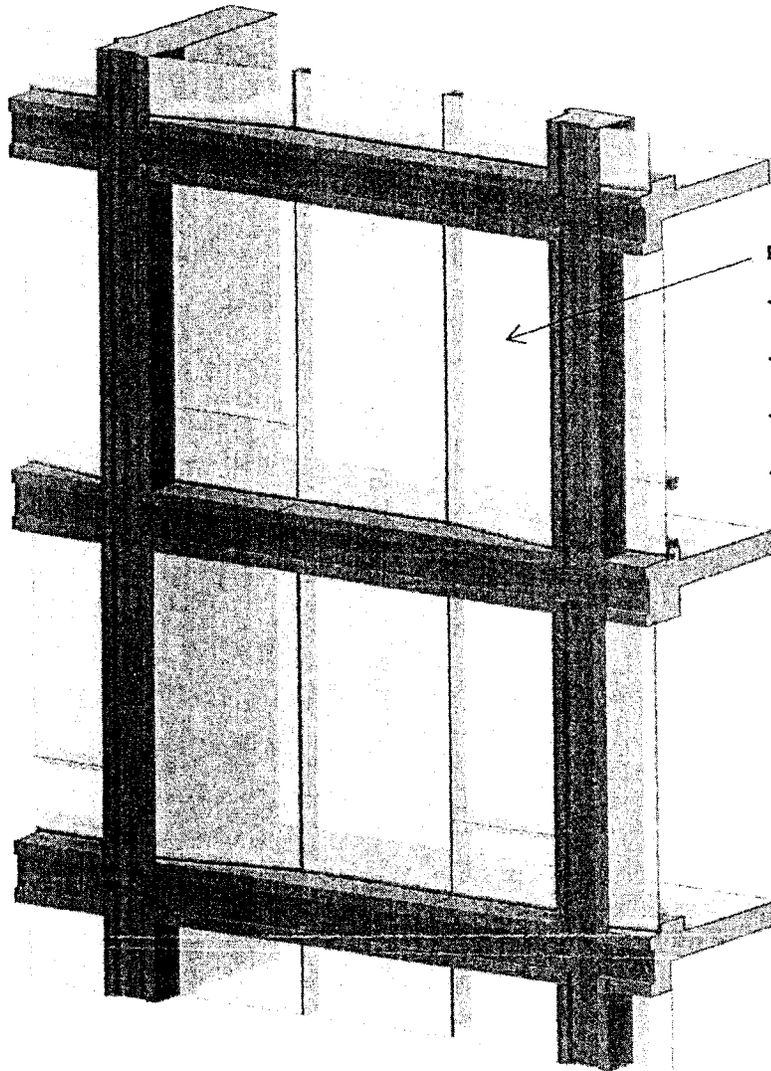


EXHIBIT 7C: TYPICAL BAY @ GARAGE- DETAIL

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
121-133 North Halsted
724-726 West Washington
Chicago IL 60661
INTRODUCED: October 11, 2017
PLAN COMISSION: July 19, 2018

FINAL FOR PUBLICATION



ENVELOPE DESCRIPTION

- CLEAR LOW-E HIGH PERFORMANCE GLASS
- OPERABLE AWNING WINDOW
- PAINTED ALUMINUM MULLIONS
- PAINTED ALUMINUM COMPOSITE PANELS
- SNOW GUARDS AT SILL

TYPICAL WINDOW WALL @ TOWER - ISOMETRIC

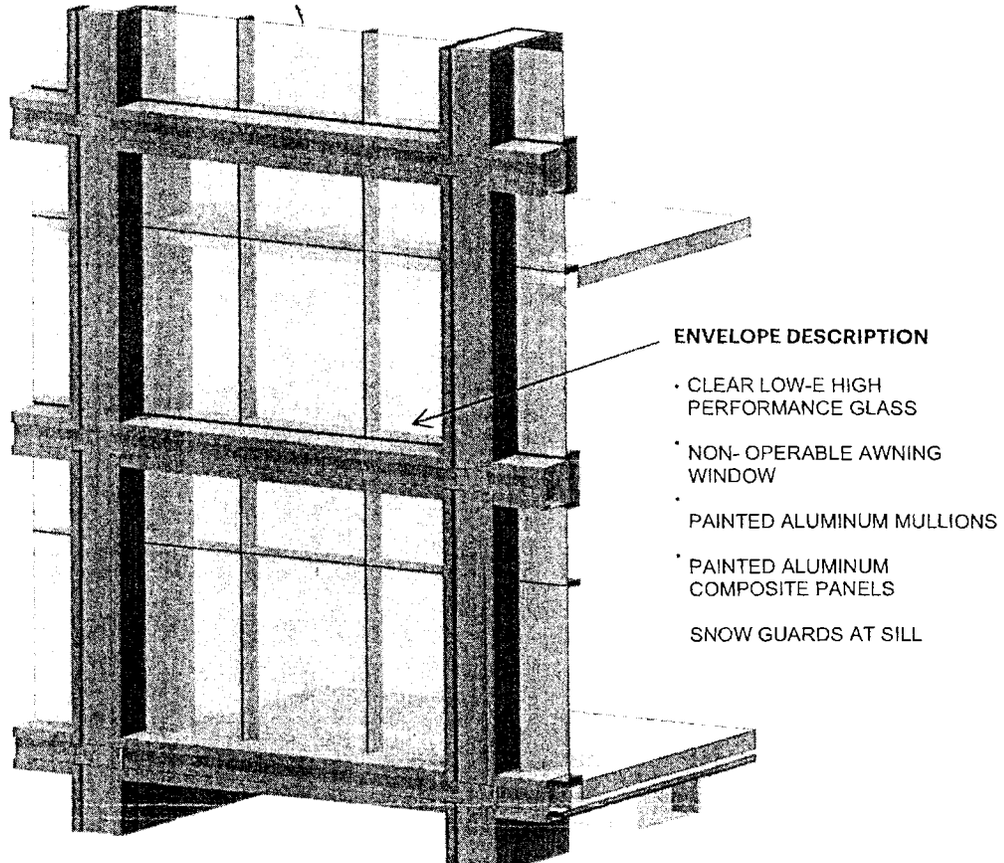


TYPICAL WINDOW WALL @ TOWER - PLAN VIEW

EXHIBIT 7A: TYPICAL WINDOW WALL @ TOWER - DETAIL

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
121-133 North Halsted
724-726 West Washington
Chicago IL 60661
INTRODUCED: October 11, 2017
PLAN COMISSION: July 19, 2018

FINAL FOR PUBLICATION



TYPICAL WINDOW WALL @ PODIUM - ISOMETRIC



TYPICAL WINDOW WALL @ PODIUM - PLAN VIEW

EXHIBIT 7B: TYPICAL WINDOW WALL @ PODIUM- DETAIL

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
121-133 North Halsted
724-726 West Washington
Chicago IL 60661

INTRODUCED: October 11, 2017
PLAN COMISSION: July 19, 2018

FINAL FOR PUBLICATION

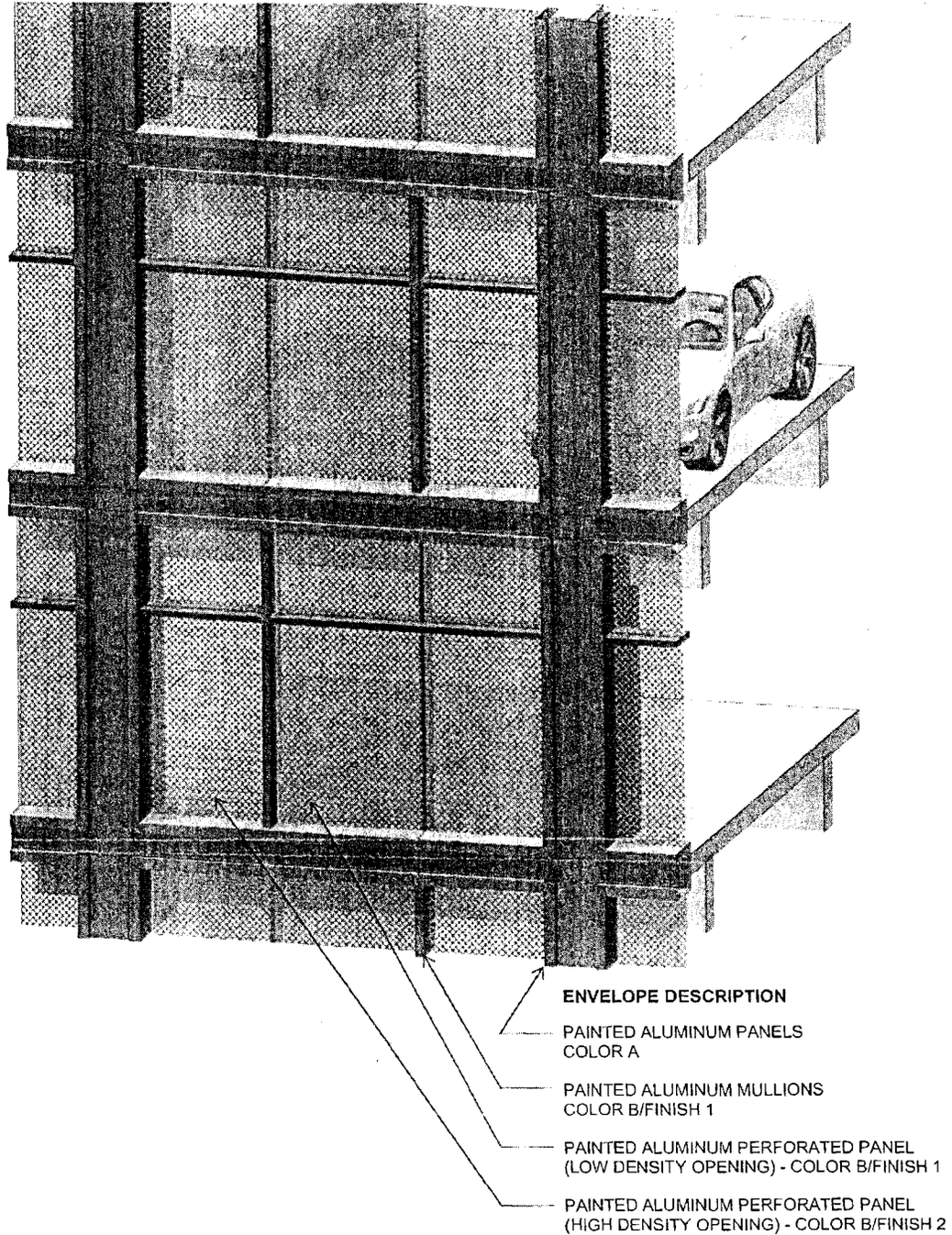


EXHIBIT 7C: TYPICAL BAY @ GARAGE-DETAIL

APPLICANT: Randolph Halsted LLC
ADDRESS: 723-741 West Randolph
121-133 North Halsted
724-726 West Washington
Chicago IL 60661

INTRODUCED: October 11, 2017
PLAN COMISSION: July 19, 2018

FINAL FOR PUBLICATION

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF PARTICULAR AREAS.

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on July 24, 2018, the following items were passed by a majority of the members present:

Pages 1 through 3 contain various map amendments.

Page 3 also contains large signs over 100 square feet in area, 24 feet above grade.

I hereby move for passage of the proposed ordinances and substitute ordinances transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,
Chairman.

On motion of Alderman Solis, the said proposed ordinances and substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

Reclassification Of Area Shown On Map No. 1-G.

(As Amended)

(Application No. 19477)

(Common Address: 310 -- 328 N. Sangamon St./
933 -- 943 W. Carroll Ave.)

[SO2017-8997]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all of the M2-3 Light Industry District symbols and indications as shown on Map Number 1-G in the area bounded by:

the centerline of vacated North Sangamon Street; a line 117.25 feet south of and parallel to the centerline of vacated West Carroll Avenue; North Sangamon Street; a line 234.46 feet south of and parallel to vacated West Carroll Avenue; a line 116.94 feet west of and parallel to North Sangamon Street; a line 229.07 feet south of and parallel to vacated West Carroll Avenue; a line 125.94 feet west of and parallel to North Sangamon Street; and the centerline of vacated West Carroll Avenue,

to those of a DX-5 Downtown Mixed-Use District.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all of the DX-5 Downtown Mixed-Use District symbols and indications as shown on Map Number 1-G in the area bounded by:

the centerline of vacated North Sangamon Street; a line 117.25 feet south of and parallel to the centerline of vacated West Carroll Avenue; North Sangamon Street; a line 234.46 feet south of and parallel to vacated West Carroll Avenue; a line 116.94 feet west of and parallel to North Sangamon Street; a line 229.07 feet south of and parallel to vacated West Carroll Avenue; a line 125.94 feet west of and parallel to North Sangamon Street; and the centerline of vacated West Carroll Avenue,

to those of a Business Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 3. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

Business Planned Development No. _____.

Planned Development Statements.

1. The area delineated herein as Planned Development Number _____ ("Planned Development") consists of approximately 33,296 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property"). Mark Goodman & Associates, Inc. is the "Applicant" for this Planned Development with authorization from the Property Owner.
2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and assigns and, if different than the Applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400.
3. All applicable official reviews, approvals or permits are required to be obtained by the Applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Planned Development.

Ingress or egress shall be pursuant to the Planned Development and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

Pursuant to a negotiated and executed Perimeter Restoration Agreement ("Agreement") by and between the Department of Transportation's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the property, which may include, but not be limited to, the following as shall be reviewed and determined by the Department of Transportation's Division of Infrastructure Management:

- Full width of streets
- Full width of alleys
- Curb and gutter

- Pavement markings
- Sidewalks
- ADA crosswalk ramps
- Parkway and landscaping

The Perimeter Restoration Agreement must be executed prior to any Department of Transportation and Planned Development Part II Review permitting. The Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with the Department of Transportation's Construction Standards for work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow the Department of Transportation's Rules and Regulations for Construction in the Public Way as well as The Street and Site Plan Design Guidelines. Any variation in scope or design of public way improvements and restoration must be approved by the Department of Transportation.

4. This plan of development consists of 16 Statements; a Bulk Regulations Table; an existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; a Site/Landscape Plan; and Building Elevations (North, South, East and West) prepared by Solomon Cordwell Buenz and dated July 19, 2018, submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between, the terms of this Planned Development Ordinance and the Chicago Zoning Ordinance, this Planned Development shall control.
5. The following uses are permitted in the area delineated herein as a Business Planned Development: office; business support services; urban farm (rooftop operation); communication service establishments; eating and drinking establishments (all, including taverns); financial services; medical service; personal service; general retail sales; co-located wireless communication facilities and incidental and accessory uses and accessory parking. Further, as a result of input received through the community process and in order to gain community support for the project, the Applicant has voluntarily agreed to consult with the local alderman's office prior to entering into any initial lease or other disposition of the ground floor commercial space to an end user to confirm such user is consistent with community expectations for said space.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of the Planned Development.

7. For purposes of height measurement, the definitions in the Chicago Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted floor area ratio (FAR) for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purpose of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table, has been determined using a net site area of 33,296 square feet and a base FAR of 5.0.

The Applicant acknowledges that the project has received a bonus FAR of 3.1., pursuant to Section 17-4-1000 of the Zoning Ordinance. With this bonus FAR, the total FAR for the Planned Development is 8.1. In exchange for the bonus FAR, the Applicant is required to make a corresponding payment, pursuant to Sections 17-4-1003-B3 and C, prior to the issuance of the first building permit for any building in the Planned Development; provided, however, if the Planned Development is constructed in phases, the bonus payment may be paid on a pro rata basis as the first building permit, for each subsequent new building or phase of construction is issued. The bonus payment will be recalculated at the time of payment (including partial payments for phased developments) and may be adjusted based on changes in median land values in accordance with Section 17-4-1003-C.3.

The bonus payment will be split between three separate funds, as follows: 80 percent to the Neighborhoods Opportunity Fund, 10 percent to the Citywide Adopt-a-Landmark Fund and 10 percent to the Local Impact Fund. In lieu of paying the City directly, the Department may: (a) direct developers to deposit a portion of the funds with a sister agency to finance specific local improvement projects; (b) direct developers to deposit a portion of the funds with a landmark property owner to finance specific landmark restoration projects; or, (c) approve proposals for in-kind improvements to satisfy the Local Impact portion of the payment.

9. Upon review and determination, Part II Review, pursuant to Section 17-13-0610, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines, including Section 17-13-0800. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-085, or any other provision of the Municipal Code of Chicago.

12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A, by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II Review process is initiated for each improvement that is subject to the aforementioned Policy and must provide documentation verifying compliance.
15. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority- and Women-owned Business Enterprises ("M/WBES") and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such M/WBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to DPD, as part of its application for planned development approval, an M/WBE Participation Proposal. The M/WBE Participation Proposal must identify the applicant's goals for participation of certified M/WBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and *(ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The M/WBE Participation Proposal must include a description of the Applicant's proposed outreach plan designed to inform M/WBES and City residents of job and contracting opportunities. Second, at the time of the Applicant's submission for Part II Permit Review for the project or any phase thereof, the Applicant must submit to DPD (a) updates (if any) to the Applicant's preliminary outreach plan, (b) a description of the Applicant's outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to M/WBE contractor associations and the ward office of the alderman in which the project is located and receipts thereof; (c) responses to the Applicant's outreach efforts, and (d) updates (if any) to the

* Editor's Note: Numbering sequence error: (i) missing in original document.

applicant's M/WBE and City resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the Applicant must provide DPD with the actual level of M/WBE and City resident participation in the project or any phase thereof, and evidence of such participation. In addition to the forgoing, DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which M/WBEs and City residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of M/WBEs and City residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

16. This Planned Development shall be governed by Section 17-13-0612. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the Property to DX-5 Downtown Mixed-Use District.

[Existing Land-Use Map; Boundary and Property Line Map; Existing Zoning Map; Site/Landscape Plan; and North, South, East and West Building Elevations referred to in these Plan of Development Statements printed on pages 82972 through 82979 of this *Journal*.]

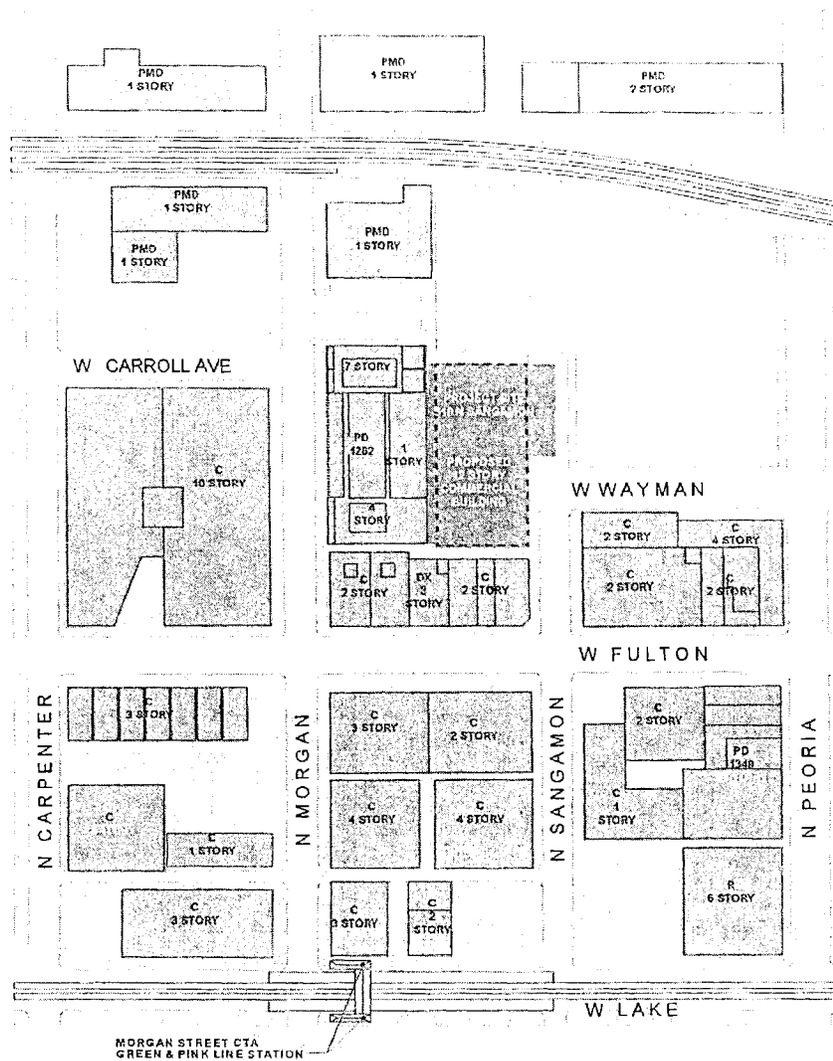
Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

Business Planned Development No. _____.

Bulk Regulations And Data Table.

Gross Site Area (square feet):	37,164
Area of Public Rights-of-Way (square feet):	3,868
Net Site Area (square feet):	33,296
Maximum Floor Area Ratio:	8.1
Minimum Off-Street Parking Spaces:	47
Minimum Off-Street Loading Spaces:	2 (10 feet by 25 feet)
Maximum Building Height:	170 feet
Minimum Setbacks:	In compliance with plans

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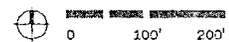


EXISTING LAND USE MAP

Applicant: MARK GOODMAN & ASSOCIATES, INC.
 Address: 310-328 North Sangamon / 933-943 West Carroll, Chicago, Illinois
 Introduced: December 13, 2017
 Plan Commission: July 19, 2018

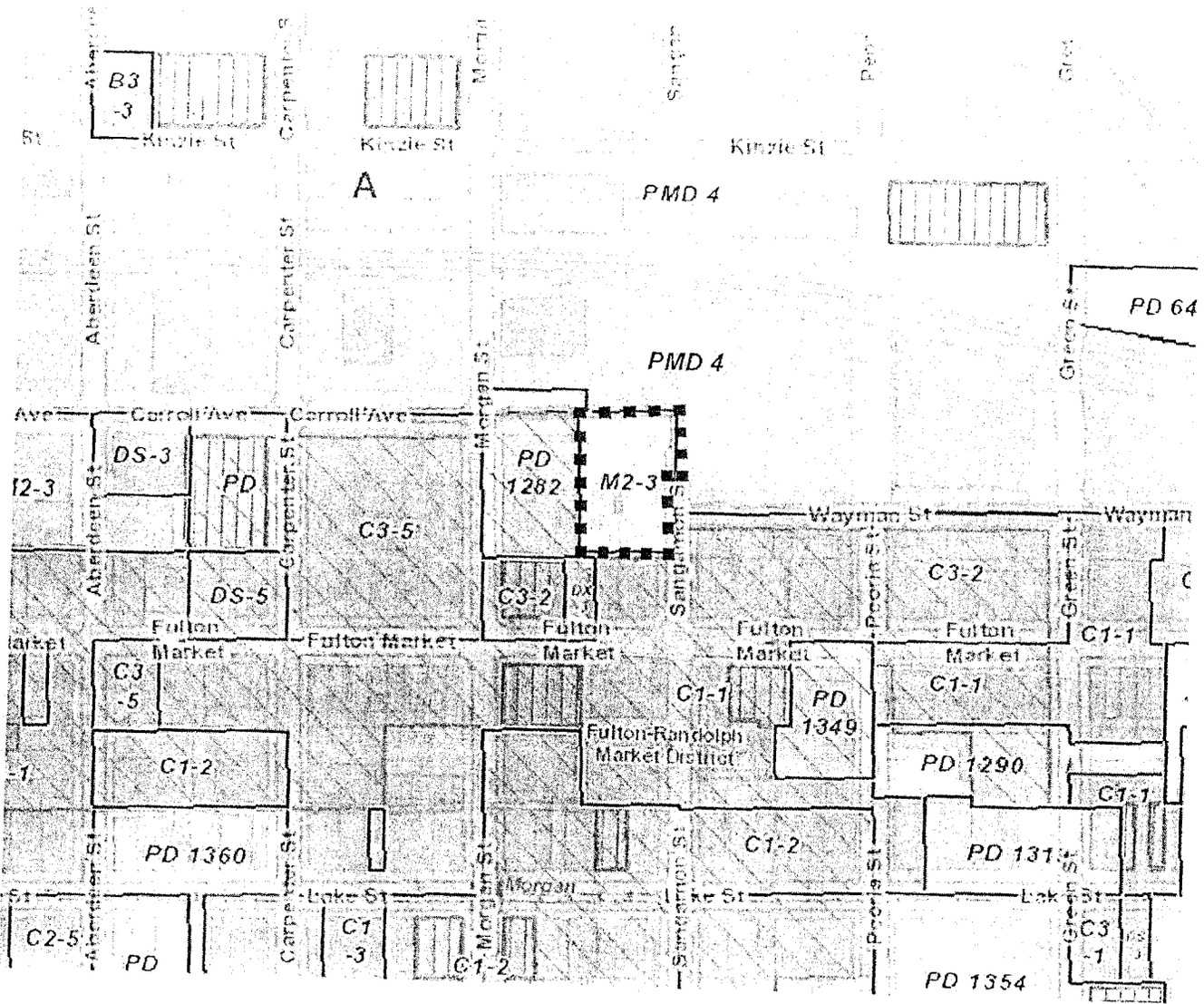


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310 N SANGAMON | CHICAGO
 7-19-2018

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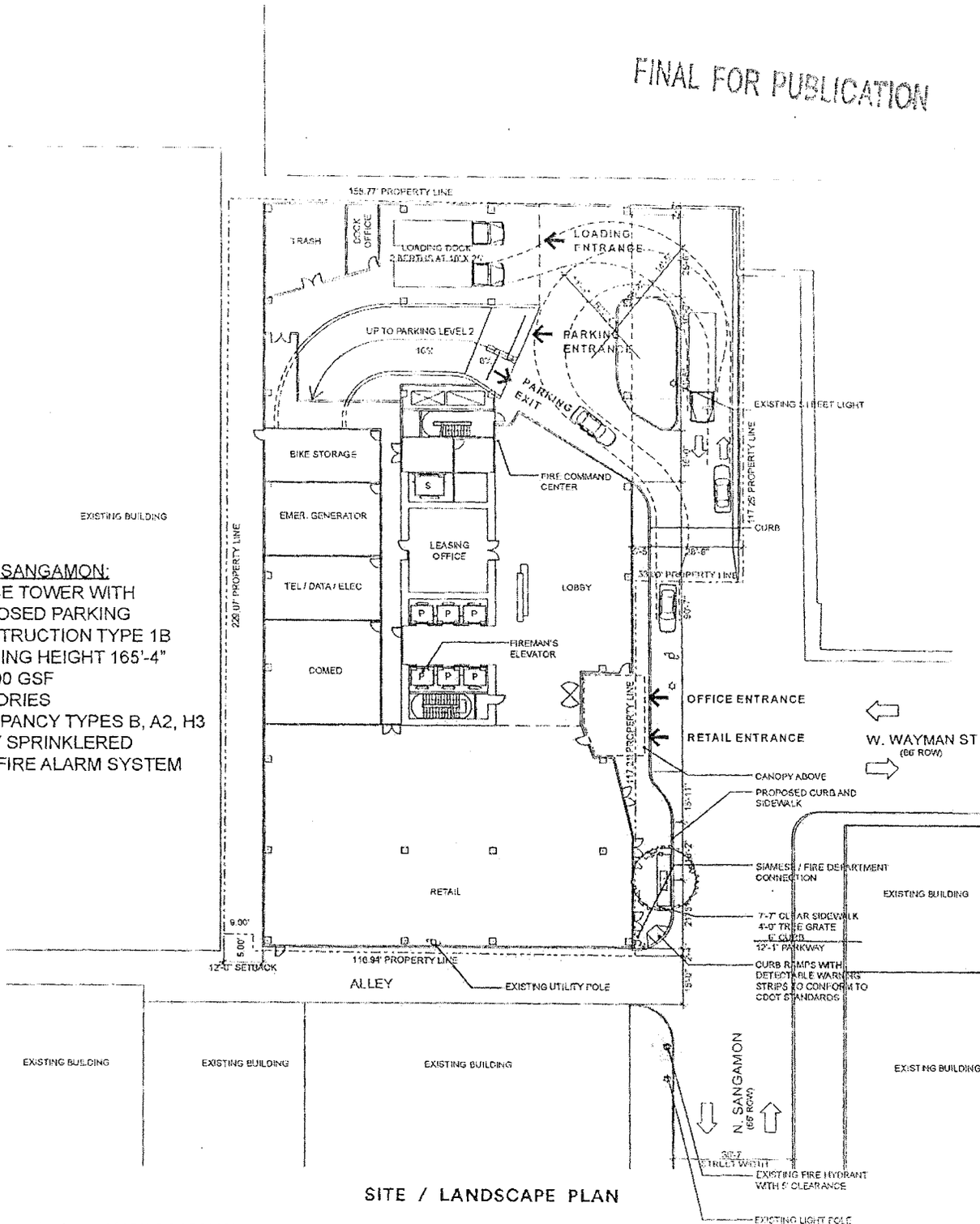


EXISTING ZONING MAP

Applicant: MARK GOODMAN & ASSOCIATES, INC.
 Address: 310-328 North Sangamon / 933-943 West Carroll, Chicago, Illinois
 Introduced: December 13, 2017
 Plan Commission: July 19, 2018

FINAL FOR PUBLICATION

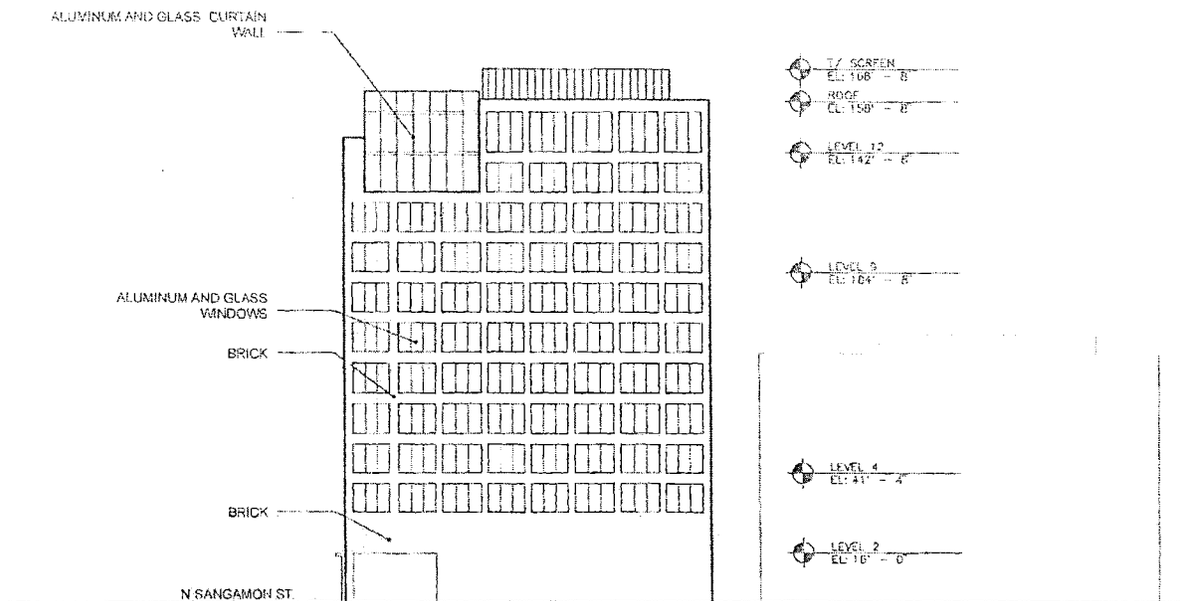
310 N SANGAMON:
 OFFICE TOWER WITH
 ENCLOSED PARKING
 CONSTRUCTION TYPE 1B
 BUILDING HEIGHT 165'-4"
 290,500 GSF
 12 STORIES
 OCCUPANCY TYPES B, A2, H3
 FULLY SPRINKLERED
 FULL FIRE ALARM SYSTEM



SITE / LANDSCAPE PLAN

Applicant: MARK GOODMAN & ASSOCIATES, INC.
 Address: 310-328 North Sangamon / 933-943 West Carroll, Chicago, Illinois
 Introduced: December 13, 2017
 Plan Commission: July 19, 2018

FINAL FOR PUBLICATION

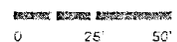


NORTH ELEVATION

Applicant: MARK GOODMAN & ASSOCIATES, INC.
 Address: 310-329 North Sangamon / 933-943 West Carroll, Chicago, Illinois
 Introduced: December 13, 2017
 Plan Commission: July 19, 2018

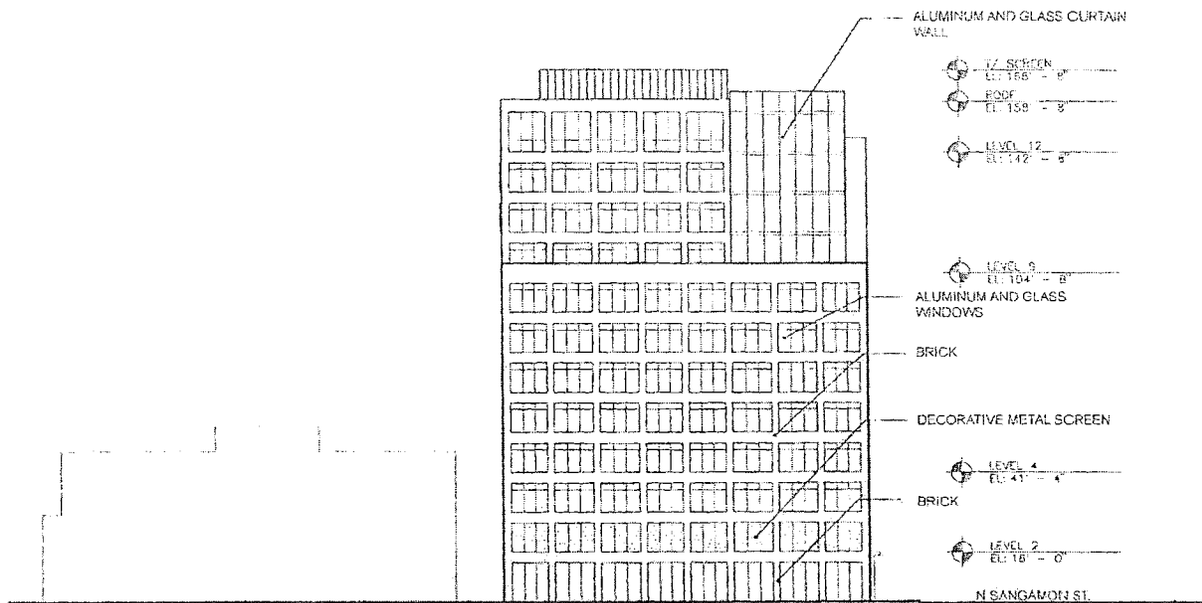


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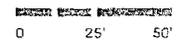
310 N SANGAMON | CHICAGO
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SOUTH ELEVATION

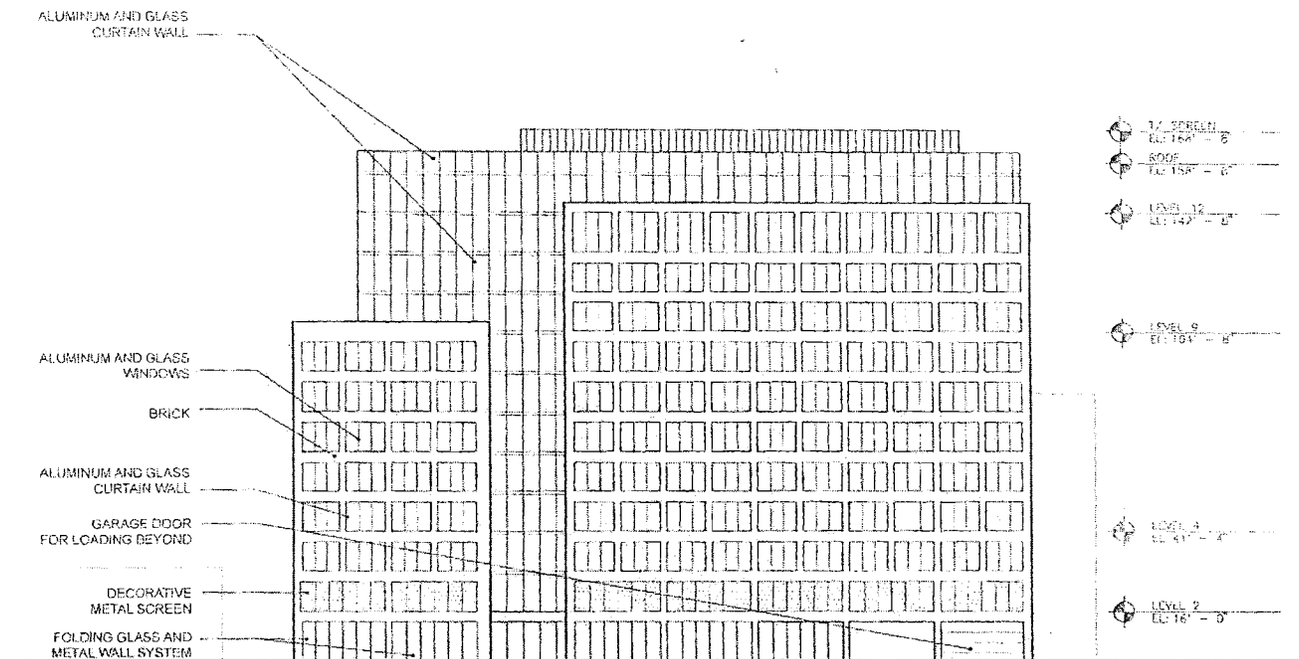
Applicant: MARK GOODMAN & ASSOCIATES, INC.
 Address: 310-328 North Sangamon / 933-943 West Carroll, Chicago, Illinois
 Introduced: December 13, 2017
 Plan Commission: July 19, 2018



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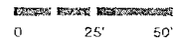
310 N SANGAMON | CHICAGO
 7-19-2018

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EAST ELEVATION

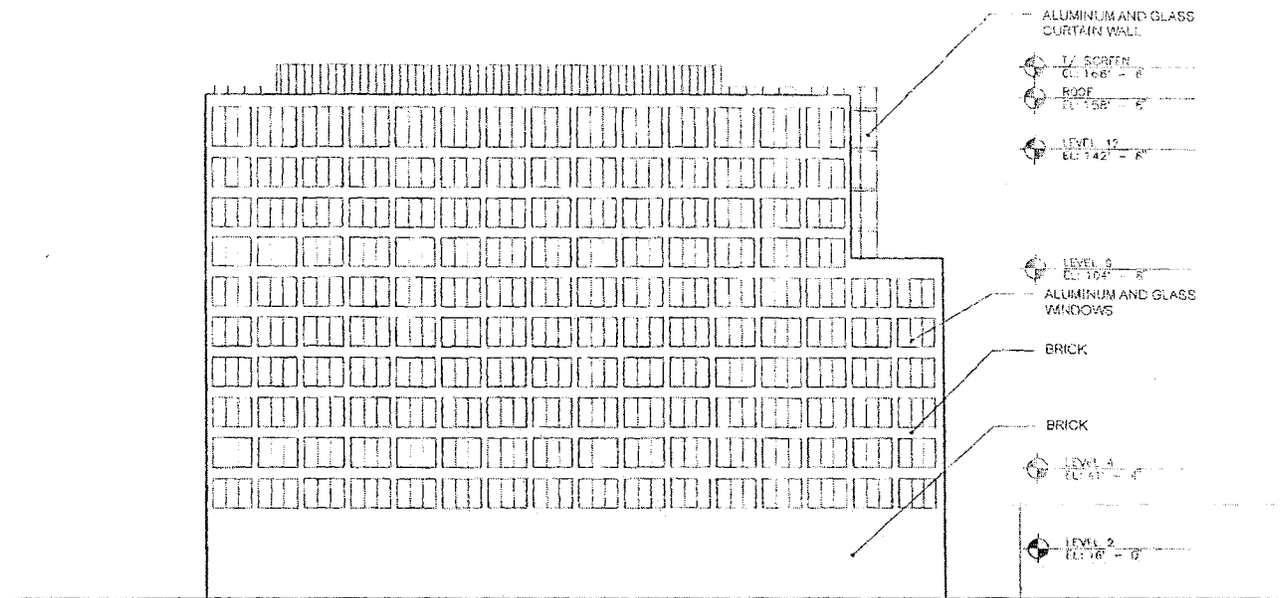
Applicant: MARK GOODMAN & ASSOCIATES, INC.
 Address: 310-328 North Sangamon / 933-943 West Carroll, Chicago, Illinois
 Introduced: December 13, 2017
 Plan Commission: July 19, 2018



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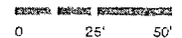
310 N SANGAMON | CHICAGO
 7-19-2018

FINAL FOR PUBLICATION



WEST ELEVATION

Applicant: MARK GOODMAN & ASSOCIATES, INC.
 Address: 310-328 North Sangamon / 933-943 West Carroll, Chicago, Illinois
 Introduced: December 13, 2017
 Plan Commission: July 19, 2018



Reclassification Of Area Shown On Map No. 3-I.
(Application No. A-8401)
(Common Address: 2512 -- 2514 W. Division St.)

[O2018-4779]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the B3-2 Neighborhood Shopping District symbols and indications as shown on Map Number 3-I in the area bounded by:

the public alley next north of and parallel to West Division Street; a line 144.0 feet east of and parallel to North Maplewood Avenue; West Division Street; and a line 96.0 feet east of and parallel to North Maplewood Avenue,

to those of a B1-1 Community Shopping District.

SECTION 2. This ordinance takes effect after its passage and approval.

Reclassification Of Area Shown On Map No. 3-J.
(Application No. A-8400)
(Common Address: 1152 N. Christiana Ave.)

[O2018-3979]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RT4 Residential Two-Flat, Townhouse and Multi-Unit District and B1-5 Neighborhood Shopping District symbols and indications as shown on Map Number 3-J in the area bounded by:

West Division Street; North Christiana Avenue; the public alley next south of and parallel to West Division Street; and a line 97.62 feet west of and parallel to North Christiana Avenue,

to those of a B2-5 Neighborhood Mixed-Use District.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

Reclassification Of Area Shown On Map No. 7-F.
(Application No. A-8403)
(Common Address: 2700 -- 2716 N. Pine Grove Ave.)

[O2018-4783]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The Chicago Zoning Ordinance be amended by changing all of the RM5 and RM6 Residential Multi-Unit District symbols and indications as shown on Map Number 7-F in the area bounded by:

a line 185 feet northwest of and parallel to West Wrightwood Avenue; North Pine Grove Avenue; West Wrightwood Avenue; and the alley next east of and parallel to North Pine Grove Avenue,

to those of an RM5 Residential Multi-Unit District.

SECTION 2. This ordinance shall be effective after its passage and publication.

Reclassification Of Area Shown On Map No. 7-I.
(Application No. 19718)
(Common Address: 2601 -- 2643 W. Barry Ave./3042 --
3062 N. Rockwell St./2600 -- 2626 W. Nelson St.)

[O2018-4982]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the current M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 7-I in the area bounded by:

West Barry Avenue; North Rockwell Street; West Nelson Street; and the public alley next west of North Rockwell Street,

to those of an M2-2 Light Industry District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map No. 12-K.

(As Amended)

(Application No. 19607)

(Common Address: 4801 -- 4859 S. Cicero Ave.)

[SO2018-2516]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the Business Planned Development Number 919 District symbols and indications as shown on Map Number 12-K in the area bounded by:

West 48th Street; the alley next east of and parallel to South Cicero Avenue; West 49th Street; South Cicero Avenue; a line 48.83 feet south of and parallel to West 48th Street; and a line 30 feet east of and parallel to South Cicero Avenue,

to those of Business Planned Development Number 919 District, 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 herewith attached and made a part hereof and to no others.

SECTION 2. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the Business Planned Development Number 919 District symbols and indications as shown on Map Number 12-K in the area bounded by:

West 48th Street; a line 30 feet east of and parallel to South Cicero Avenue; a line 48.83 feet south of and parallel to West 48th Street; and South Cicero Avenue,

to those of a C2-1 Motor Vehicle-Related Commercial District.

SECTION 3. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements attached to this ordinance read as follows:

Planned Development No. 919, As Amended.

4801 -- 4859 S. Cicero Ave.

1. The area delineated herein as Planned Development Number 919, as amended ("Planned Development"), consists of approximately 64,326 square feet of property

which is depicted on the attached Planned Development Boundary and Property Line Map ("Property") and is owned or controlled by the Applicant, Cicero Senior Lofts LLC.

2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and assigns and, if different than the Applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400.
3. All applicable official reviews, approvals or permits are required to be obtained by the Applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Planned Development.

Ingress or egress shall be pursuant to the Planned Development and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

Pursuant to a negotiated and executed Perimeter Restoration Agreement ("Agreement") by and between the Department of Transportation's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the property, which may include, but not be limited to, the following as shall be reviewed and determined by the Department of Transportation's Division of Infrastructure Management:

- Full width of streets
- Full width of alleys
- Curb and gutter
- Pavement markings

- Sidewalks
- ADA crosswalk ramps
- Parkway and landscaping

The Perimeter Restoration Agreement must be executed prior to any Department of Transportation and Planned Development Part II Review permitting. The Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with the Department of Transportation's Construction Standards for work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow the Department of Transportation's Rules and Regulations for Construction in the Public Way as well as The Street and Site Plan Design Guidelines. Any variation in scope or design of public way improvements and restoration must be approved by the Department of Transportation.

4. This plan of development consists of seventeen (17) Statements; a Bulk Regulations Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; Site Plan -- two sheets (North and South); Landscape Plan -- two sheets (North and South); and, Building Elevations (North, South, East and West) prepared by Manhard Consulting, Ltd. and MVAH Partners and dated July 19, 2018, submitted herein. Full-sized copies of the Site Plan, Landscape Plan and Building Elevations are on file with the Department of Planning and Development. In any instance where a provision of this Planned Development, conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Chicago Zoning ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Chicago Zoning Ordinance, this Planned Development shall control.
5. The following uses are permitted in the area delineated herein as Planned Development 919, as amended: multi-unit residential dwelling units, dwelling units located at the ground floor, and elderly housing and accessory and related uses.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of the Planned Development.

7. For purposes of height measurement, the definitions in the Chicago Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted floor area ratio (FAR) for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purpose of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table has been determined using a net site area of 64,326 square feet.
9. Upon review and determination, Part II Review, pursuant to Section 17-13-0610, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines, including Section 17-13-0800. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-085, or any other provision of the Municipal Code of Chicago.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A, by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources.

The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II Review process is initiated for each improvement that is subject to the aforementioned Policy and must provide documentation verifying compliance.

15. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority and Women-owned Business Enterprises (“M/WBEs”) and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such M/WBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to DPD, as part of its application for planned development approval, an M/WBE Participation Proposal. The M/WBE Participation Proposal must identify the applicant’s goals for participation of certified M/WBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and *(ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The M/WBE Participation Proposal must include a description of the Applicant’s proposed outreach plan designed to inform M/WBEs and City residents of job and contracting opportunities. Second, at the time of the Applicant’s submission for Part II Permit Review for the project or any phase thereof, the Applicant must submit to DPD (a) updates (if any) to the Applicant’s preliminary outreach plan, (b) a description of the Applicant’s outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to M/WBE contractor associations and the ward office of the alderman in which the project is located and receipts thereof; (c) responses to the Applicant’s outreach efforts, and (d) updates (if any) to the applicant’s M/WBE and City resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the Applicant must provide DPD with the actual level of M/WBE and City resident participation in the project or any phase thereof, and evidence of such participation. In addition to the forgoing, DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which M/WBEs and City residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of M/WBEs and City residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

* Editor’s Note: Numbering sequence error: (i) missing in original document.

16. The Applicant acknowledges and agrees that the rezoning of the Property from Planned Development 919 to Planned Development 919, as amended (P.D.), triggers the requirements of Section 2-45-115 of the Municipal Code of Chicago (Affordable Requirements Ordinance or ARO). Any developer of a residential housing project within the meaning of the ARO must: (i) set aside 10 percent of the housing units in the residential housing project (the Required Units) as affordable units, or with the Commissioner of the Department of Planning and Development's (DPD) approval, provide the Required Units in an approved off-site location; (ii) pay a fee in lieu of the development of the Required Units; or, (iii) any combination of (i) and (ii); provided, however, that residential housing projects with 20 or more units must provide at least 25 percent of the Required Units on-site or off-site. If the developer elects to provide affordable units off-site, the off-site affordable units must be located within a two-mile radius from the residential housing project and in the same or a different higher income area or downtown district. The Property is located in a higher income area, within the meaning of the ARO, and the project has a total of 62 units. As a result, the Applicant's affordable housing obligation is six affordable units (10 percent of 62 rounded up/down), two of which are Required Units (25 percent of six, rounded up/down). Project will include 56 affordable rental units which will be secured through an extended use agreement with the City of Chicago. The Applicant agrees that the affordable rental/Tor sale units must be affordable to households earning no more than 60 percent of the Chicago Primary Metropolitan Statistical Area Median Income (AMI), as updated annually by the City of Chicago, for a term of at least thirty years. If the Applicant subsequently reduces (or increases) the number of housing units in the P.D., the Applicant shall update and resubmit the Affordable Housing Profile Form to DPD for review and approval; DPD may adjust the number of required Affordable Units without amending the P.D. Prior to the issuance of any building permits for any residential building in the P.D, including, without limitation, excavation or foundation permits, the Applicant must execute and record an affordable housing agreement in accordance with Section 2-45-115(L). The terms of the affordable housing agreement and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the affordable housing agreement will be recorded against the P.D., or the applicable portion thereof, and will constitute a lien against such property. The Commissioner of DPD may enforce remedies for any breach of this Statement 16, including any breach of any affordable housing agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the P.D. Notwithstanding the foregoing, if the Applicant receives Low-Income Housing Tax Credits, tax increment financing or other financial assistance whose affordability requirements exceed those of the Affordable Housing Ordinance from the City to develop affordable housing in any portion of the Planned Development (P.D.), the regulatory, redevelopment, loan or other agreement(s) to be executed by the City and the Applicant in connection with such tax credits or other financial assistance shall govern and control the Applicant's obligation to provide affordable housing for such subsidized portion of the P.D.

17. This Planned Development shall be governed by Section 17-13-0612. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the Property to that of the preexisting Planned Development 919.

[Existing Land-Use Plan and Zoning Map; Boundary Map; Site Plans; Landscape Plans; Vehicular Use Landscape Area Plan; First Floor Plan; and Front, Rear and Side Building Elevations referred to in these Plan of Development Statements printed on pages 82989 through 82998 of this *Journal*.]

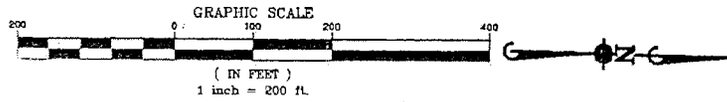
Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

Business Planned Development No. 919, As Amended.

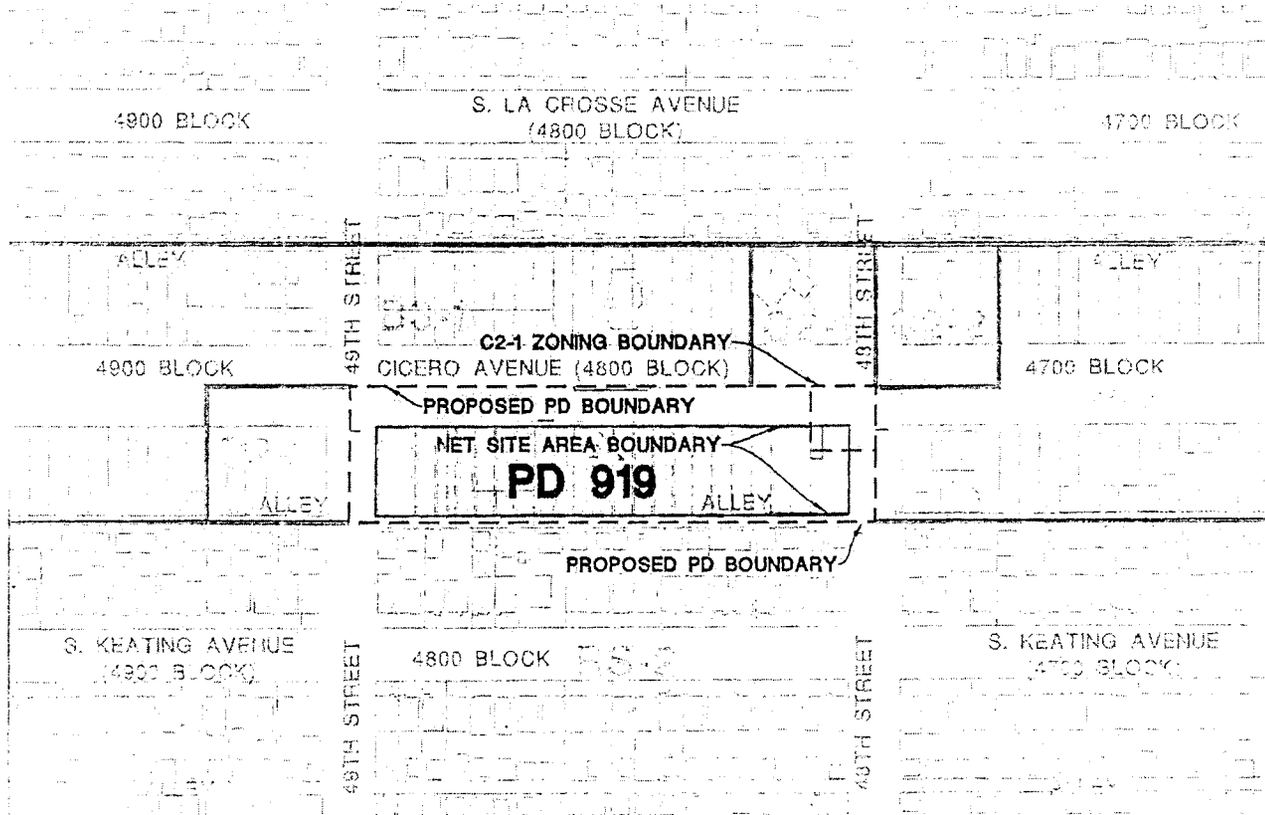
Bulk Regulations And Data Table.

4801 -- 4859 S. Cicero Ave.

Gross Site Area:	2.41 acres (105,041)
Area in the Right-of-Way:	0.93 acre (40,715 square feet)
Net Site Area:	1.48 acres (64,326 square feet)
Maximum Dwelling Units:	62
Maximum Permitted Floor Area Ratio:	0.9
Off-Street Parking Spaces:	41 spaces (four of which are ADA)
Minimum Bicycle Parking:	6
Maximum Building Height:	45 feet
Minimum Setbacks:	In accordance with approved Site Plan



EXISTING LAND USE PLAN & ZONING MAP
 APPLICANT: CICERO SENIOR LOFTS, LLC
 ADDRESS: 4800 BLOCK OF SOUTH CICERO AVE
 PD INTRODUCTION DATE: MARCH 28, 2018
 CPC PUBLIC HEARING DATE: JULY 19, 2018



ZONING LEGEND:	
B3-1	- COMMUNITY SHOPPING DISTRICT
C2-1	- MOTOR VEHICLE-RELATED COMMERCIAL DISTRICT
C2-2	- MOTOR VEHICLE-RELATED COMMERCIAL DISTRICT
PD-919	- PLANNED DEVELOPMENT DISTRICT
RS-2	- RESIDENTIAL SINGLE-UNIT DISTRICT

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7/25/2018

REPORTS OF COMMITTEES

82989

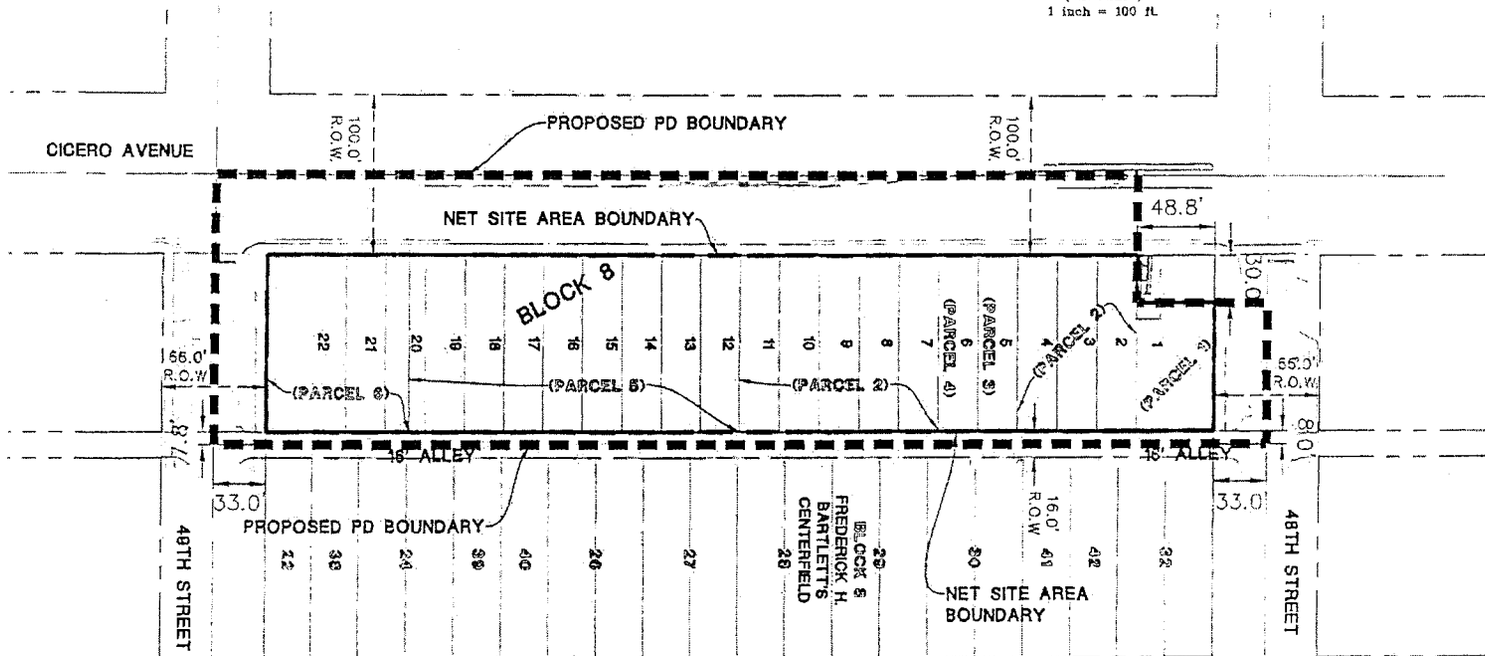
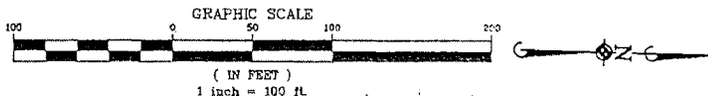
PLANNED DEVELOPMENT BOUNDARY MAP
APPLICANT: CICERO SENIOR LOFTS, LLC
ADDRESS: 4800 BLOCK OF SOUTH CICERO AVE
PD INTRODUCTION DATE: MARCH 28, 2018
CPC PUBLIC HEARING DATE: JULY 19, 2018

BASIS OF BEARINGS

COORDINATES AND BEARINGS ARE BASED UPON THE ILLINOIS STATE PLANE COORDINATE SYSTEM, EAST ZONE (NAD 83), ADJUSTED TO GROUND VALUES, AS ESTABLISHED BY A REAL-TIME KINEMATIC (RTK) GLOBAL NAVIGATION SATELLITE SYSTEM (GNSS) UTILIZING THE TRIMBLE VRS NOW NETWORK.

AREA SUMMARY

NET SITE AREA BOUNDARY: 64,326 SQUARE FEET (1.48 ACRES)
 PROPOSED PD BOUNDARY: 104,993 SQUARE FEET (2.41 ACRES)
 C2-1 ZONING LOT AREA: 1,484 SQUARE FEET (0.03 ACRES)



NET SITE AREA BOUNDARY LEGAL DESCRIPTION

PARCEL 1:
 LOT 1 IN FREDERICK H. BARTLETT'S CENTERFIELD SUBDIVISION (EXCEPT THE WEST 30.00 FEET) IN THE WEST 1/2 OF THE NORTHWEST 1/4 OF SECTION 10, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THE EAST 156 FEET), IN COOK COUNTY, ILLINOIS.

PARCEL 2:
 LOTS 2, 3, 4 AND 7 TO 11 INCLUSIVE IN BLOCK 8 IN FREDERICK H. BARTLETT'S CENTERFIELD SUBDIVISION IN THE WEST 1/2 OF THE NORTHWEST 1/4 OF SECTION 10, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THE EAST 156 FEET), IN COOK COUNTY, ILLINOIS.

PARCEL 3:
 LOT 5 BLOCK 8 IN FREDERICK H. BARTLETT'S CENTERFIELD SUBDIVISION IN THE WEST HALF OF THE NORTHWEST QUARTER OF SECTION 10, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THE EAST 156 FEET), IN COOK COUNTY, ILLINOIS.

PARCEL 4:
 LOT 6 BLOCK 8 IN FREDERICK H. BARTLETT'S CENTERFIELD SUBDIVISION IN THE WEST HALF OF THE NORTHWEST QUARTER OF SECTION 10, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THE EAST 156 FEET), IN COOK COUNTY, ILLINOIS.

PARCEL 5:
 LOTS 12 THROUGH 19, INCLUSIVE AND THE 10 FEET NORTH TO FEET OF LOT 20 ALL OF LOTS 21 AND 22 IN FREDERICK H. BARTLETT'S CENTERFIELD SUBDIVISION IN THE WEST HALF OF THE NORTHWEST QUARTER OF SECTION 10, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 6:
 LOT 20 (EXCEPT THE NORTH 10 FEET THEREOF) ALL OF LOTS 21 AND 22 IN F.H. BARTLETT'S CENTERFIELD, A SUBDIVISION IN THE WEST 1/2 OF THE NORTHWEST 1/4 OF SECTION 10, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THE EAST 156 FEET), IN COOK COUNTY, ILLINOIS.

CURRENT P.I.N.'S

19-10-107-001 THRU 19-10-107-022

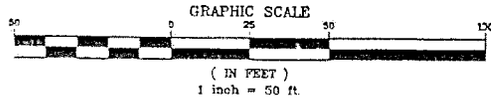
CURRENT ADDRESS RANGE

4801 S CICERO AVE THRU 4857 S CICERO AVE

GENERAL NOTES

1. DISTANCES ARE MARKED IN FEET AND DECIMAL PLACES THEREOF.
2. NO DIMENSION SHALL BE ASSUMED BY SCALE MEASUREMENT HEREON.
3. THERE MAY BE ADDITIONAL TERMS, POWERS, PROVISIONS AND LIMITATIONS CONTAINED IN AN ABSTRACT REED, LOCAL ORDINANCES, DEEDS, TRUSTS, COVENANTS OR OTHER INSTRUMENTS OF RECORD.
4. COMPARE ALL POINTS BEFORE BUILDING BY SAME AND IMMEDIATELY REPORT ANY DISCREPANCIES.

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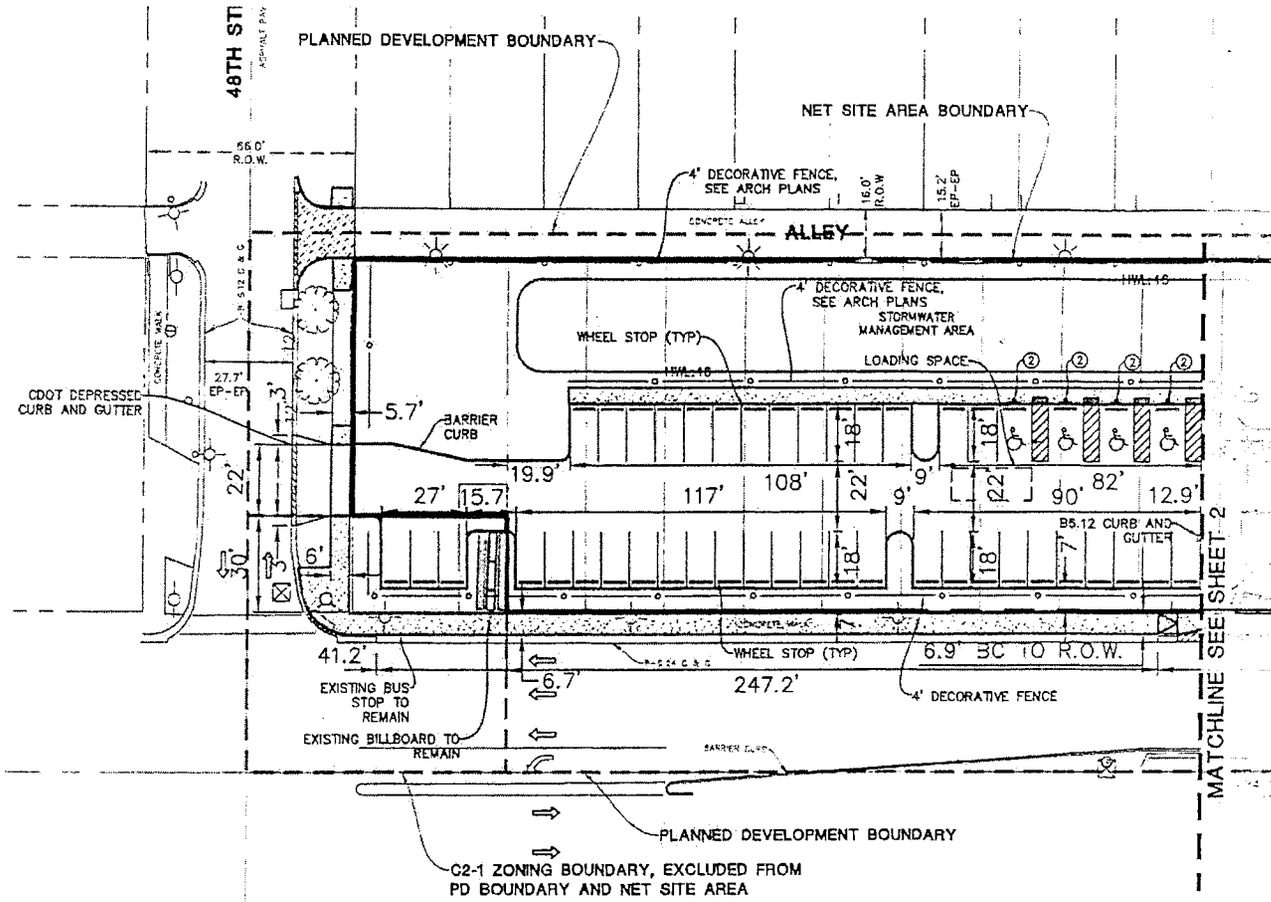


SITE PLAN EXHIBIT SHEET 1 - NORTH
APPLICANT: CICERO SENIOR LOFTS, LLC
ADDRESS: 4800 BLOCK OF SOUTH CICERO AVE
PD INTRODUCTION DATE: MARCH 28, 2018
CPC PUBLIC HEARING DATE: JULY 19, 2018

7/25/2018

REPORTS OF COMMITTEES

82991



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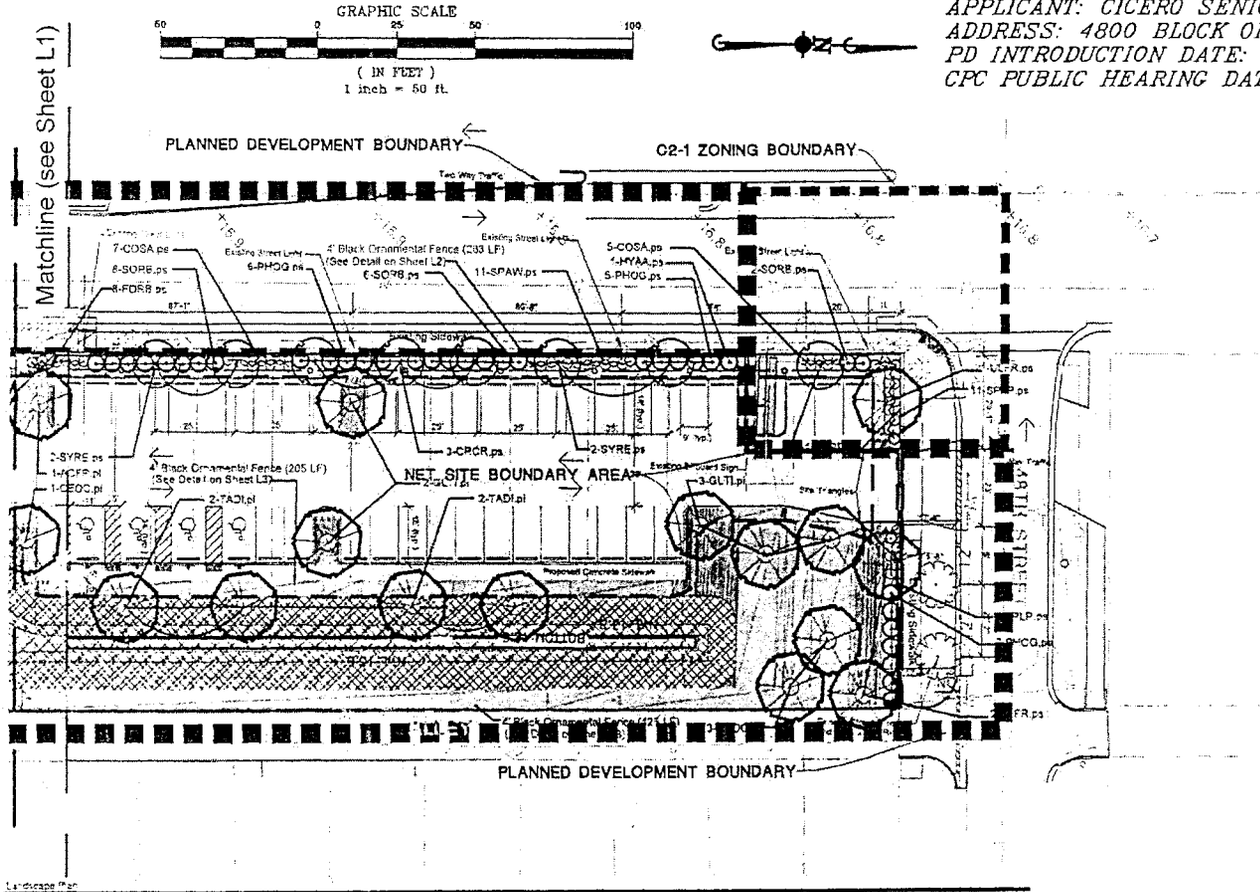
LANDSCAPE PLAN - NORTH

APPLICANT: CICERO SENIOR LOFTS, LLC
 ADDRESS: 4800 BLOCK OF SOUTH CICERO AVE
 PD INTRODUCTION DATE: MARCH 28, 2018
 CPC PUBLIC HEARING DATE: JULY 19, 2018

7/25/2018

REPORTS OF COMMITTEES

82993



Planting Date:
 Landscape Planting to be installed Fall 2018 and completed by December 15, 2018.

- Legend
- Turf
- Low Profile Masc Prairie Seed Mix (See Specs below)
- Site Triangle Areas

Note: 4" Shredded Bark Mulch to be provided in planting beds
 Note: Trash enclosure adjacent to alleyway and fenced in with 6" Board-on-Board Fencing

Legend - Planting Categories

- (st) street tree
- (pi) parking lot interior
- (ps) parking lot screening

Sworn statement by owner:
 Consents to the protection and replacement of existing landscaping in the following form:

* Existing parking trees are to be retained while project is under construction and will be replaced by current and subsequent street landscaping.

Consents to the maintenance of required landscaping in the following form:

* The undersigned acknowledges that the landscape planting plan shown on the attached landscape plan for the property 4845 S. Cicero Ave, Chicago Block 6502, has, to the best of the undersigned applicant's knowledge, been designed and will be installed, maintained and replaced as required by certain and enforceable orders in accordance with the requirements of Title 10, Chapter 22 of the Chicago Municipal Code, the landscaping standards of the Chicago Zoning Ordinance, and the Order for the Chicago Landmark Ordinance.

Signature: _____ Date: _____

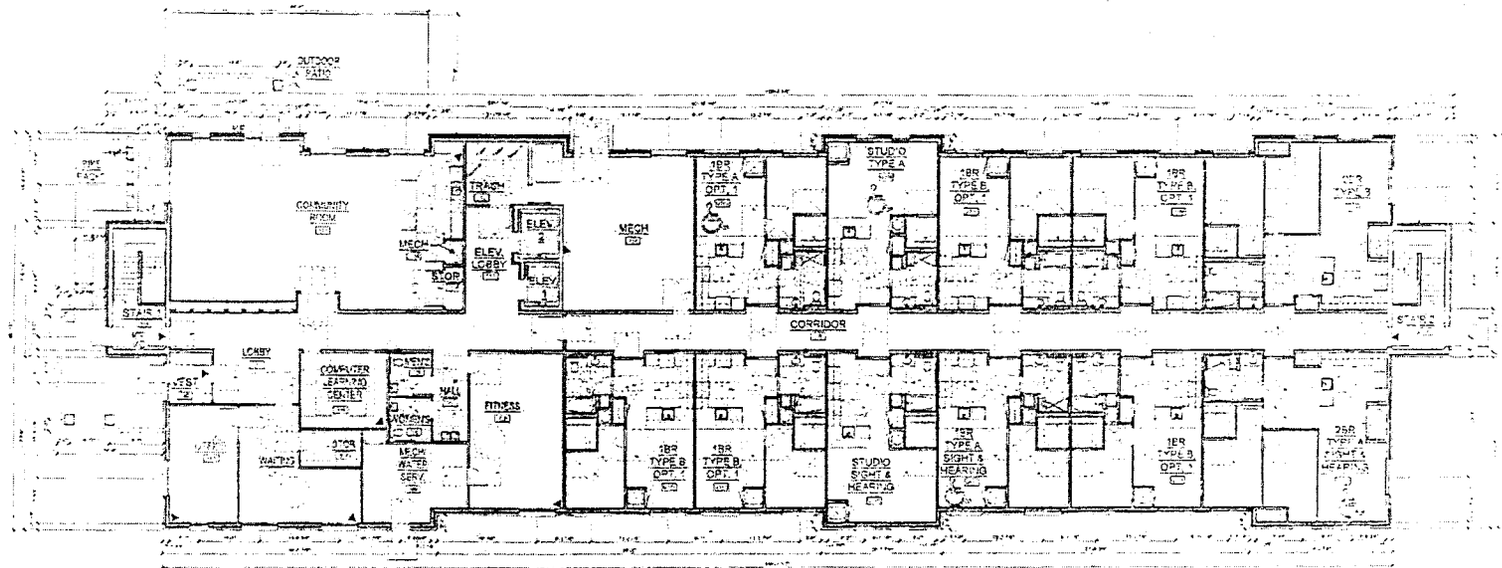
Sworn statement by registered landscape architect:
 Consents to the preparation of the landscape plan in the following form:

* The undersigned landscape architect, registered in the State of Illinois, acknowledges that the landscape planting plan and construction details shown on the attached landscape plan for the property at 4845 S. Cicero Ave, Chicago, Block 6502 has been prepared in accordance with the requirements of Title 10, Chapter 22 of the Chicago Municipal Code, the landscaping standards of the Chicago Zoning Ordinance, and the Order for the Chicago Landmark Ordinance.

Signature: _____ Date: _____

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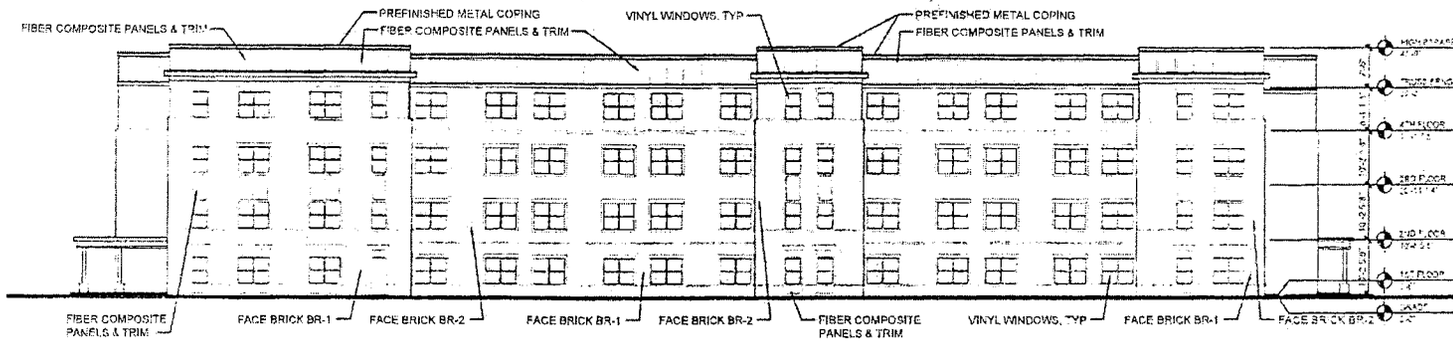


first floor plan

CICERO SENIOR LOFTS
 chicago, illinois

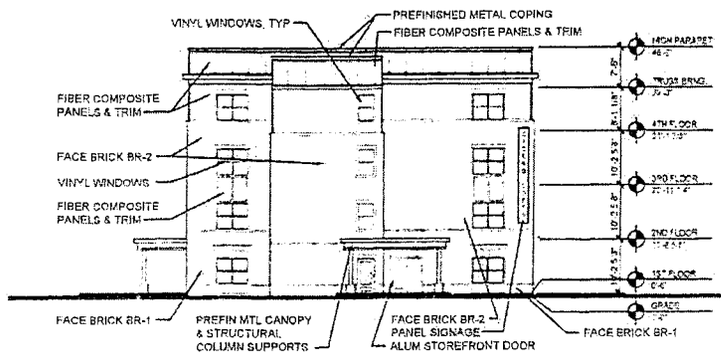
PD Introduction Date: 03.28.18
 CPC Public Hearing Date: 07.13.18
 first floor plan





front elevation

1/16"=1'-0"



side elevation

1/16"=1'-0"

PD Introduction Date: 03.28.18
CPC Public Hearing Date: 07.19.18
elevations

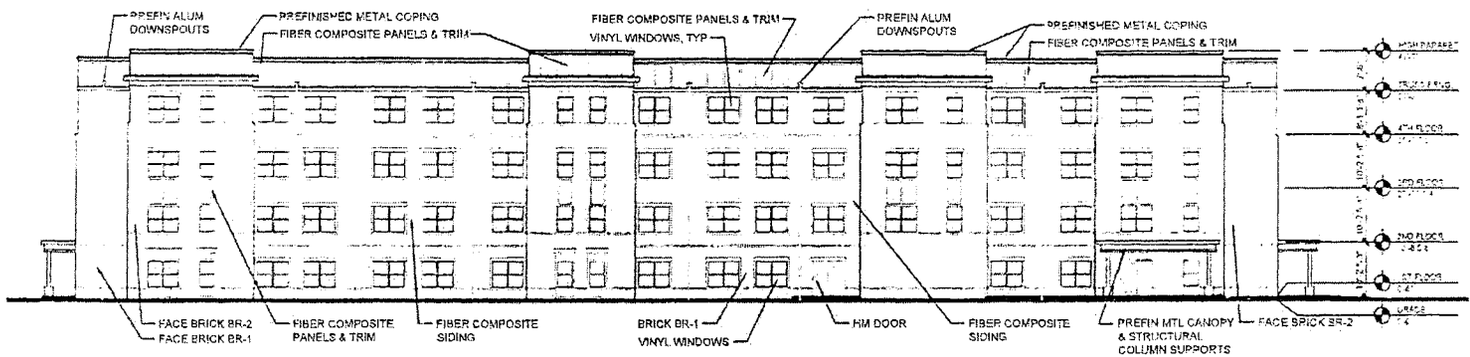
chicago, illinois

MYVAI PARTNERS

7/25/2018

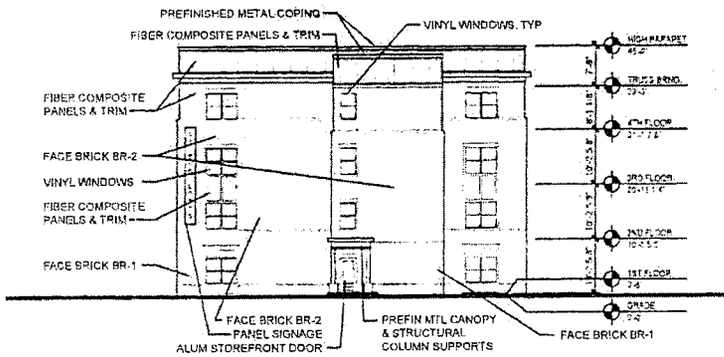
REPORTS OF COMMITTEES

82997



rear elevation

1/16"=1'-0"



side elevation

1/16"=1'-0"

FINAL FOR PUBLICATION

PD Introduction Date: 03.28.18
 CPC Public Hearing Date: 07.19.18
 elevations
 © 2018 WSP | Parsons Brinckerhoff

WSP | PARSONS BRINCKERHOFF PARTNERS
 chicago, illinois

Reclassification Of Area Shown On Map No. 23-B.

(As Amended)

(Application No. 19685T1)

(Common Address: 4801 -- 4837 W. Peterson Ave./
5955 -- 5963 N. Caldwell Ave.)

[SO2018-4501]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Zoning Ordinance, be amended by changing all of the B3-1 Community Shopping District symbols and indications as shown on Map Number 23-B in the area bounded by:

West Peterson Avenue; North Cicero Avenue; North Caldwell Avenue; a line 306.87 feet west of and perpendicular to North Cicero Avenue; North Caldwell Avenue; and a line 422.29 feet west of and perpendicular to North Cicero Avenue,

to those of a B3-3 Community Shopping District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Sheet Index; Building Rendering; Plat of Survey; North, South, East and West Building Elevations; Site Plan; Landscape Plan; and Ground Level Floor Plan attached to this ordinance printed on pages 83000 through 83010 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

SUBSTITUTE NARRATIVE ZONING ANALYSIS
TYPE I ZONING MAP AMENDMENT APPLICATION

Applicant: Klairmont Enterprises, Inc.
Property Location: 4801 – 4837 West Peterson Avenue / 5955-63 North Caldwell Avenue, Chicago, Illinois
Proposed Zoning: B3-3 Community Shopping District
Lot Area: 71,087.64 square feet

Klairmont Enterprises, Inc. is the “Applicant” for a Type 1 Zoning Map Amendment for the subject property located at 4801 – 4837 West Peterson Avenue / 5955-63 North Caldwell Avenue from the B3-1 Community Shopping District to the B3-3 Community Shopping District. The Applicant proposes to infill the northern and eastern portions of the ground level of an existing six-story building with an approximately 8,208 square foot, ground floor building addition.

The site is located at the southwest corner of West Peterson Avenue and North Cicero Avenue. To the north of the subject property are properties zoned Residential-Business Planned Development 906, to the south is POS-1 zoning, to the west is RS-1 zoning and the Edens Expressway, and to the east is B3-1 zoning.

The subject property consists of approximately 71,087.64 square feet of site area and is currently occupied by an existing 6-story building and surface parking. A parking area currently occupies the ground floor of the existing building. The Developer proposes to infill the northern and eastern portions of the ground level of the Existing Building with an approximately 8,208 square foot building addition. The proposed addition will create new building floor area that will accommodate ground floor storefront retail uses oriented towards Peterson Avenue and Cicero Avenue. The overall project FAR will be 1.49.

A total of 151 parking spaces will be provided on-site. The Applicant intends to seek approval from the Zoning Board of Appeals for variations to reduce the parking requirement by no more than 20% and to modify the requirements of the Landscape Ordinance.

NARRATIVE ZONING ANALYSIS

- (a) Floor Area and Floor Area Ratio:
- | | |
|---------------------------|-----------------------|
| i. Lot area: | 71,087.64 square feet |
| iii. Total building area: | 105,574 square feet |
| iv. FAR: | 1.49 |
- (b) Density (Lot Area Per Dwelling Unit): Not applicable (no dwelling units)
- (c) Amount of off-street parking: 151 vehicular parking spaces*
18 bicycle parking spaces

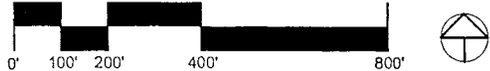
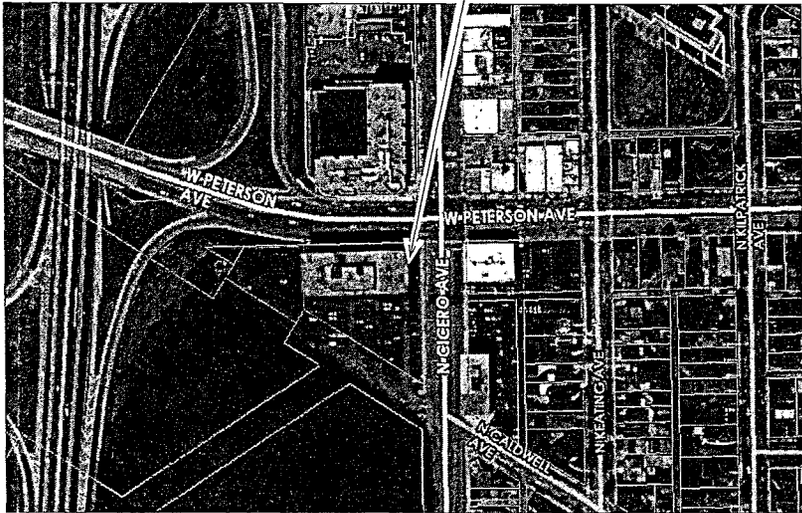
*Concurrent with this application, the Applicant intends to seek approval from the Zoning Board of Appeals to reduce the parking requirement by no more than 20% and to modify the requirements of the Landscape Ordinance.

- (d) Setbacks:
- | | |
|---------------------------|-----------|
| i. Front setback: | 0 feet |
| ii. Side setback (east): | 0 feet |
| iii. Side setback (west): | 134.9 |
| iv. Rear setback: | 34.9 feet |
- (e) Building height: 80.8 feet (existing)
- (f) Off-street Loading: 0 spaces (No loading is required)

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4801 W. PETERSON AVE
CHICAGO, ILLINOIS 60646
04.13.2018

EXISTING OFFICE BUILDING AT SOUTH-WEST
CORNER OF PETERSON AND CICERO AVENUES
PROPOSED WORK: LOBBY TO BE MODIFIED,
FIRST LEVEL RETAIL ADDITIONS TO BE BUILT ON
PETERSON AND CICERO AVENUES, NEW TRASH
ENCLOSURE TO BE BUILT, AND EXISTING
PARKING TO BE MODIFIED PER LANDSCAPE
ORDINANCE



SHEET INDEX

RENDERING	RENDERING
SURVEY	PLAT OF SURVEY
ELEV-1	PETERSON AVENUE - NORTH ELEVATION
ELEV-2	CICERO AVENUE - EAST ELEVATION
ELEV-3	CALDWELL AVENUE - SOUTH ELEVATION
ELEV-4	EDENS EXPRESSWAY - WEST ELEVATION
PLAN-1	SITE PLAN
PLAN-2	LANDSCAPE PLAN
PLAN-3	GROUND LEVEL FLOOR PLAN

SITE ZONING DATA:

EXISTING ZONING:
ZONING: B3-1 COMMUNITY SHOPPING DISTRICT
LOT SIZE: 71,087.64 SF
BUILDING FLOOR AREA: 97,733 SF
FAR: 1.37

PROPOSED ZONING:
ZONING: B3-2 COMMUNITY SHOPPING DISTRICT
LOT SIZE: 71,087.64 SF (NO CHANGE)
BUILDING FLOOR AREA: 105,574 SF (97,733 SF+367SF+8208 SF)
FAR: 1.49

PROPOSED SETBACKS
PETERSON AVE (FRONT) = 0.0 FEET
CICERO AVE (SIDE) = 0.0 FEET
CALDWELL AVE (REAR) = 34.9 FEET (EXISTING)
EDENS (SIDE) = 134.9 FEET (EXISTING)
BUILDING HEIGHT = 80.8 FEET (NO CHANGE)

PARKING CALCULATIONS (B3-2 ZONE)
OFFICE USE AREA (NET) = 89,305 SF
(89305-10,000)/11000'2 = 159 SPACES **
RETAIL USE AREA (NET) = 8,113 SF
(8113)/1000'2.5 = 20 SPACES
TOTAL REQUIRED SPACES = 179
TOTAL PROPOSED SPACES = 151

BICYCLE PARKING REQUIRED
1 SPACE PER 10 AUTO
175/10 = 18 SPACES REQUIRED
18 SPACES PROPOSED

**CALCULATIONS EXCLUDE FIRST 10,000 SF
OF FLOOR AREA FROM 1 USE

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TITLE

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SHEET INDEX

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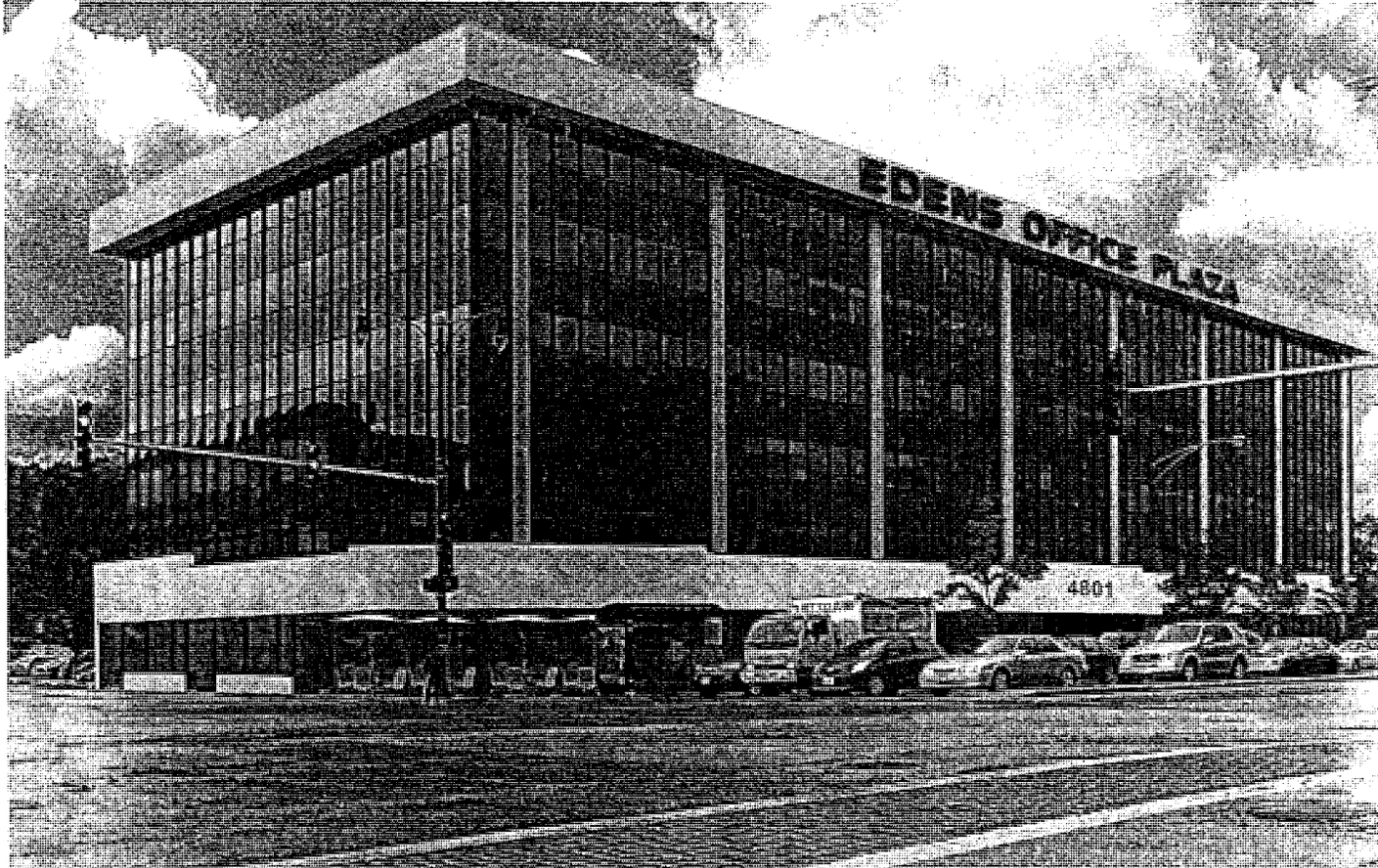
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JOURNAL--CITY COUNCIL--CHICAGO

7/25/2018

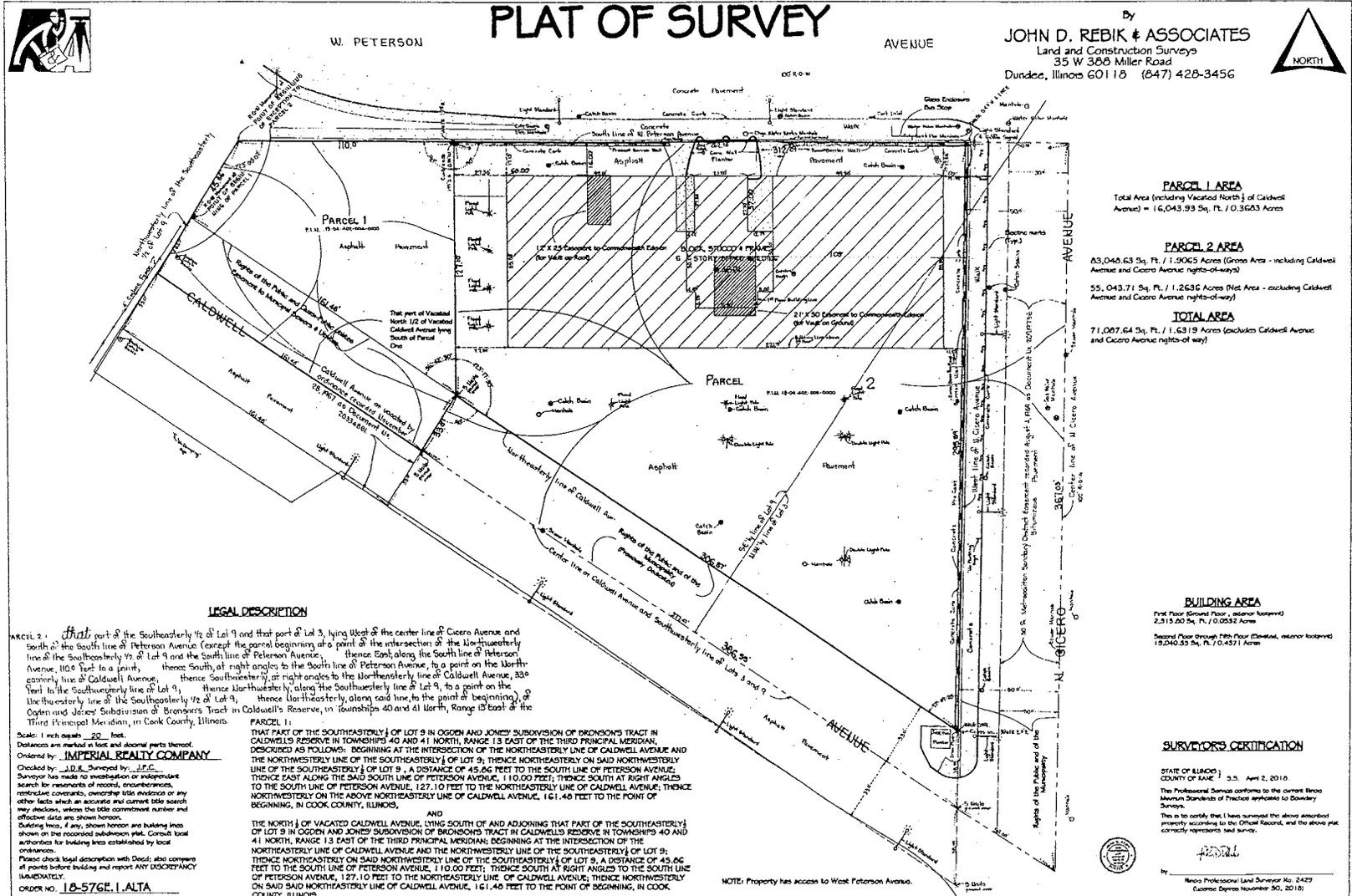
4801 W. PETERSON AVE
CHICAGO, ILLINOIS 60646
04.13.2018



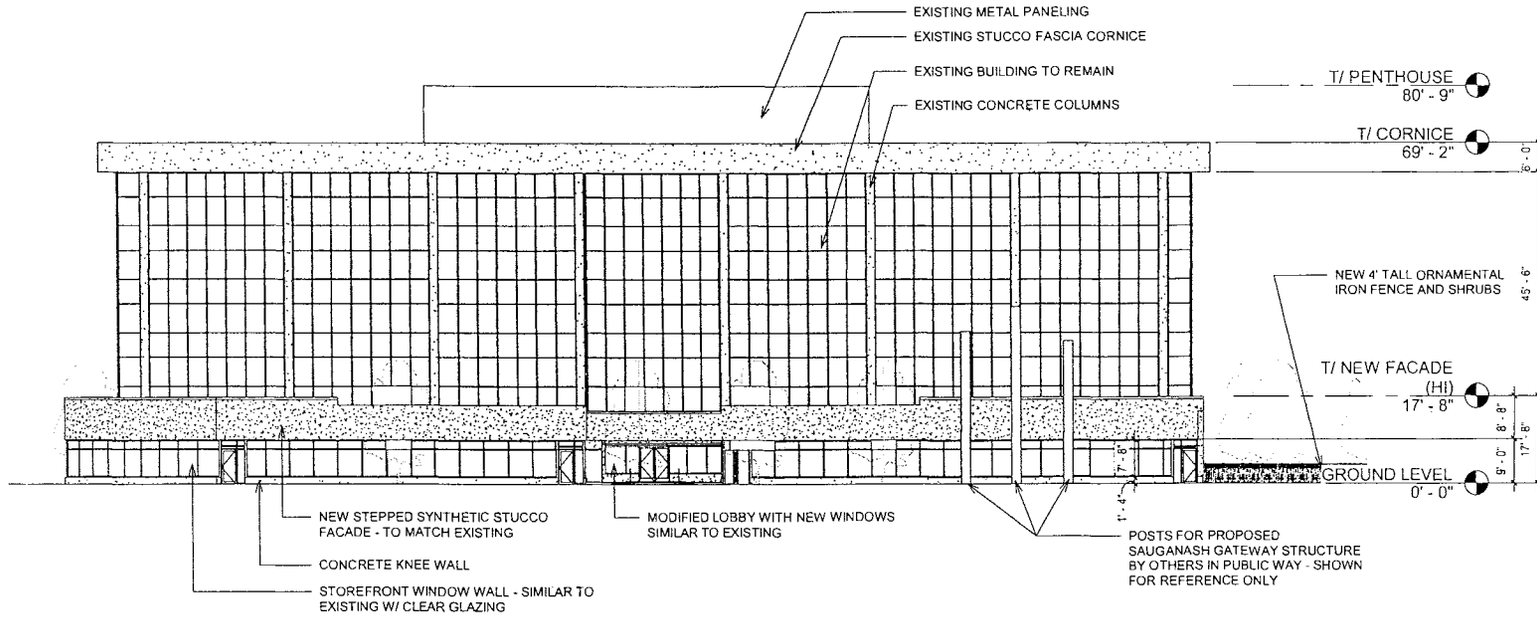
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RENDERING FOR DESIGN CONCEPT OF RETAIL ONLY
SEE PLANS AND ELEVATIONS FOR MORE ACCURATE
REPRESENTATION

RENDERING
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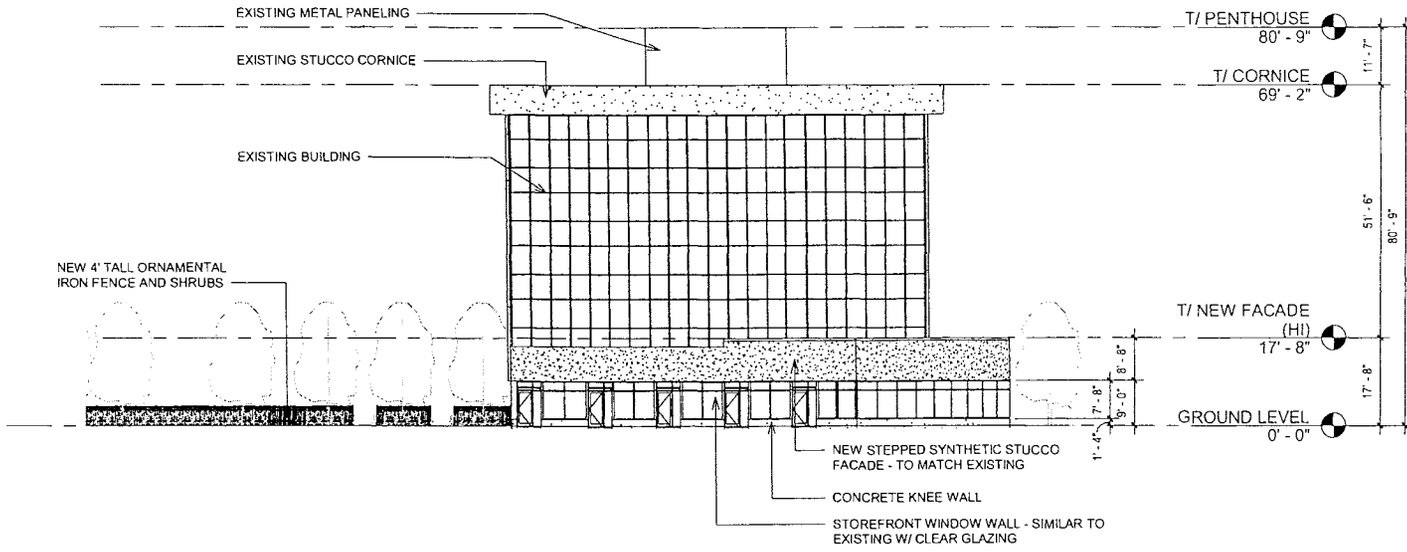
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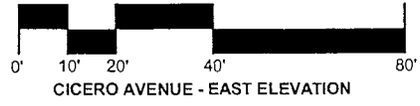
ELEV-1

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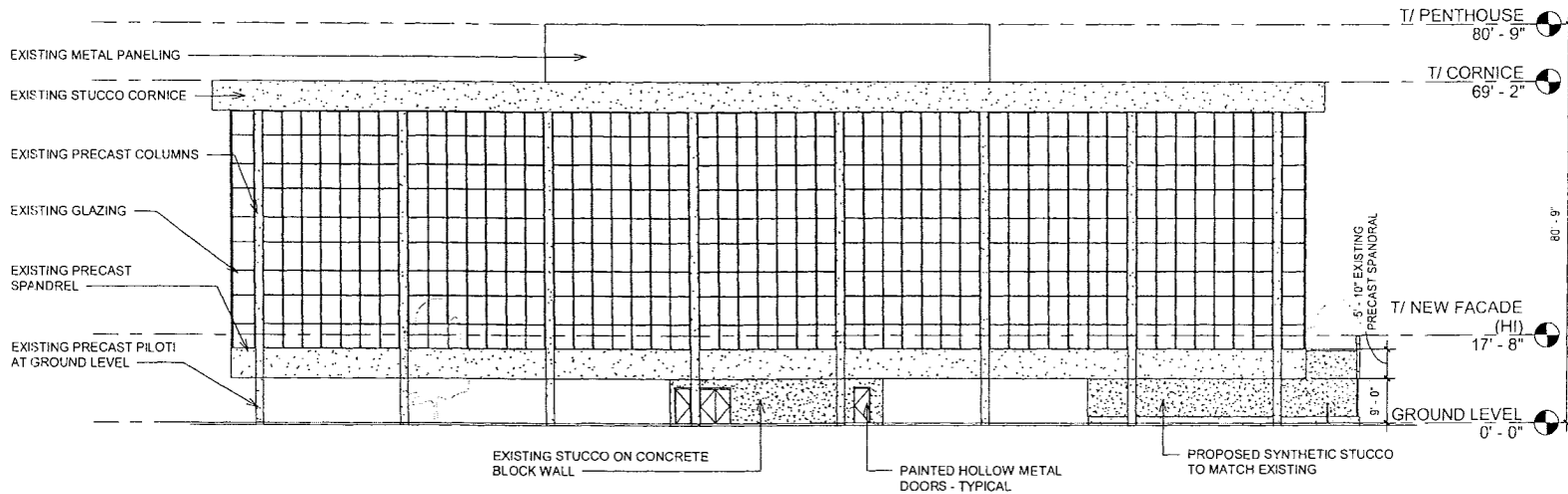
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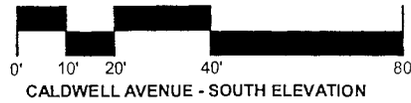

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ELEV-2
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04.13.2018



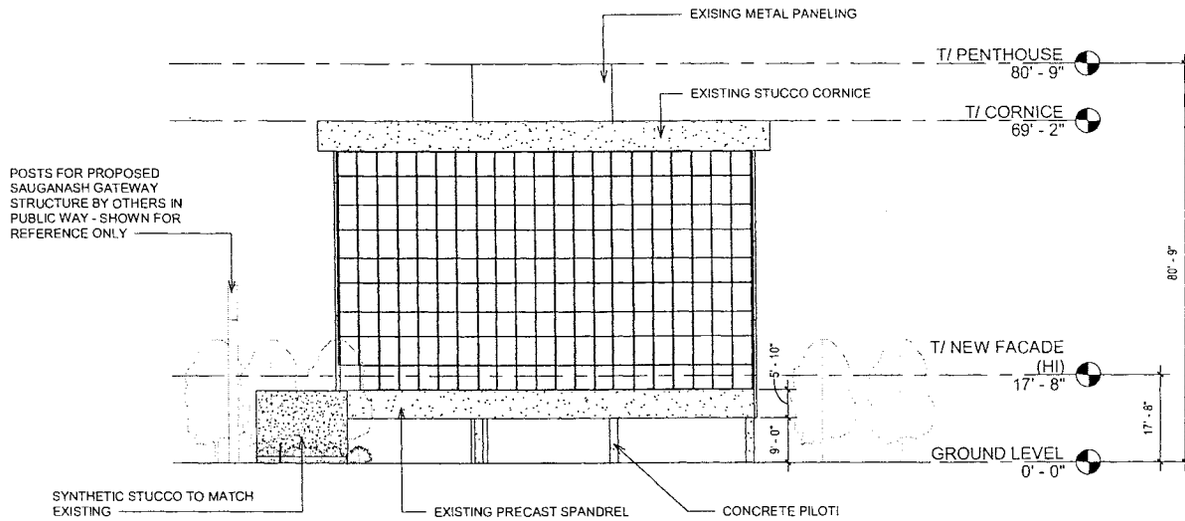
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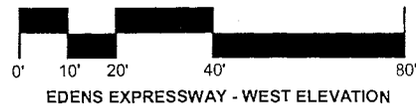
ELEV-3
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ELEV-4

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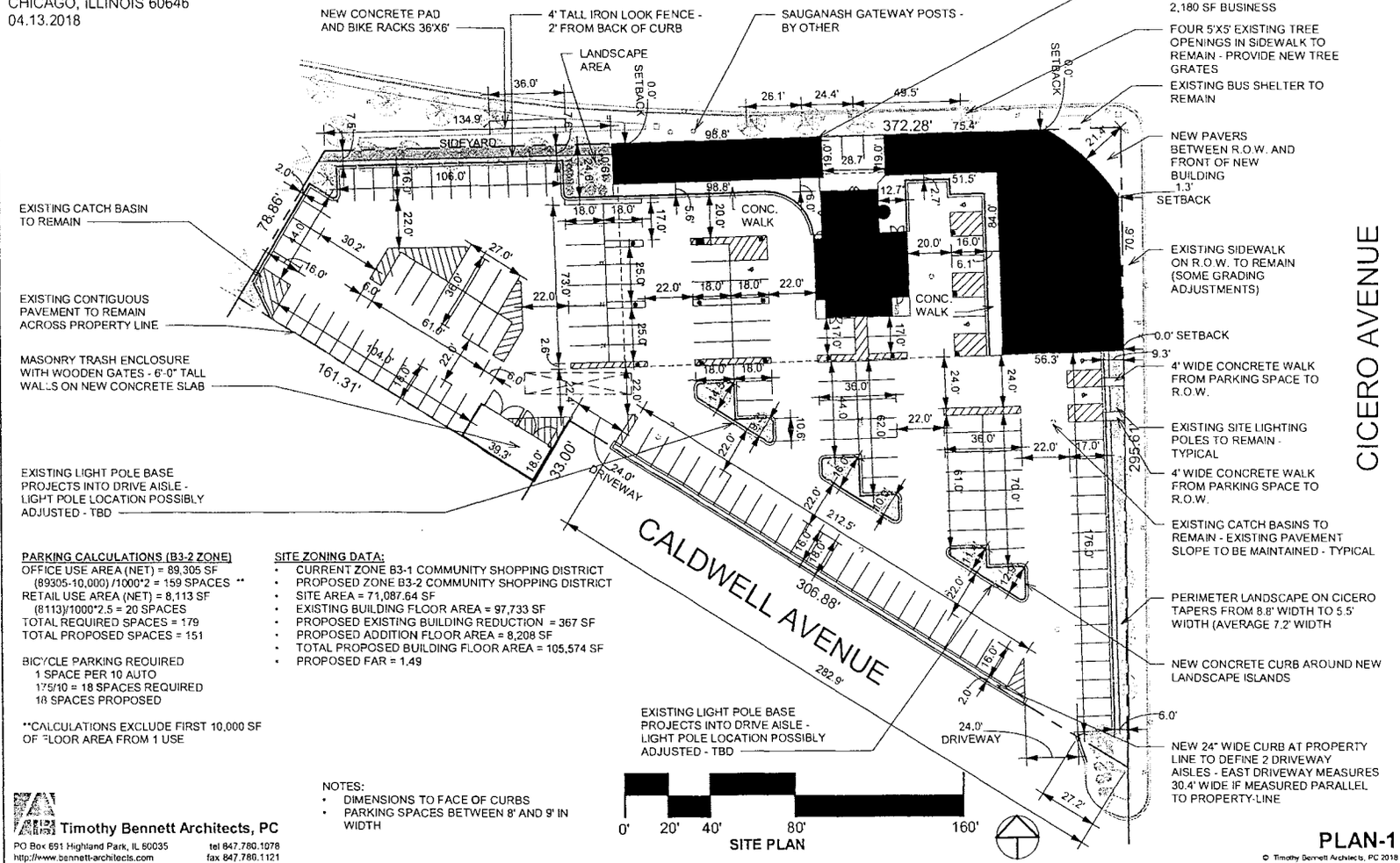
REPORTS OF COMMITTEES

83007

4801 W. PETERSON AVE
CHICAGO, ILLINOIS 60646
04.13.2018

PETERSON AVENUE

CICERO AVENUE



PROPOSED NEW BUILDING FOOTPRINT NEW 8,208 SF RETAIL EXISTING TO REMAIN = 2,180 SF BUSINESS

FOUR 5'X5' EXISTING TREE OPENINGS IN SIDEWALK TO REMAIN - PROVIDE NEW TREE GRATES
EXISTING BUS SHELTER TO REMAIN

NEW PAVERS BETWEEN R.O.W. AND FRONT OF NEW BUILDING 1.3' SETBACK

EXISTING SIDEWALK ON R.O.W. TO REMAIN (SOME GRADING ADJUSTMENTS)

0.0' SETBACK
4' WIDE CONCRETE WALK FROM PARKING SPACE TO R.O.W.

EXISTING SITE LIGHTING POLES TO REMAIN - TYPICAL
4' WIDE CONCRETE WALK FROM PARKING SPACE TO R.O.W.

EXISTING CATCH BASINS TO REMAIN - EXISTING PAVEMENT SLOPE TO BE MAINTAINED - TYPICAL

PERIMETER LANDSCAPE ON CICERO TAPERS FROM 8.8' WIDTH TO 5.5' WIDTH (AVERAGE 7.2' WIDTH)
NEW CONCRETE CURB AROUND NEW LANDSCAPE ISLANDS

6.0'
NEW 24" WIDE CURB AT PROPERTY LINE TO DEFINE 2 DRIVEWAY AISLES - EAST DRIVEWAY MEASURES 30.4' WIDE IF MEASURED PARALLEL TO PROPERTY LINE

EXISTING CATCH BASIN TO REMAIN

EXISTING CONTIGUOUS PAVEMENT TO REMAIN ACROSS PROPERTY LINE

MASONRY TRASH ENCLOSURE WITH WOODEN GATES - 8'-0" TALL WALLS ON NEW CONCRETE SLAB

EXISTING LIGHT POLE BASE PROJECTS INTO DRIVE AISLE - LIGHT POLE LOCATION POSSIBLY ADJUSTED - TBD

PARKING CALCULATIONS (B3-2 ZONE)

- OFFICE USE AREA (NET) = 89,305 SF (89305-10,000)/1000*2 = 159 SPACES **
- RETAIL USE AREA (NET) = 8,113 SF (8113)/1000*2.5 = 20 SPACES
- TOTAL REQUIRED SPACES = 179
- TOTAL PROPOSED SPACES = 151

BICYCLE PARKING REQUIRED

- 1 SPACE PER 10 AUTO
- 175/10 = 18 SPACES REQUIRED
- 18 SPACES PROPOSED

**CALCULATIONS EXCLUDE FIRST 10,000 SF OF FLOOR AREA FROM 1 USE

SITE ZONING DATA:

- CURRENT ZONE B3-1 COMMUNITY SHOPPING DISTRICT
- PROPOSED ZONE B3-2 COMMUNITY SHOPPING DISTRICT
- SITE AREA = 71,087.64 SF
- EXISTING BUILDING FLOOR AREA = 97,733 SF
- PROPOSED EXISTING BUILDING REDUCTION = 367 SF
- PROPOSED ADDITION FLOOR AREA = 8,208 SF
- TOTAL PROPOSED BUILDING FLOOR AREA = 105,574 SF
- PROPOSED FAR = 1.49

NOTES:

- DIMENSIONS TO FACE OF CURBS
- PARKING SPACES BETWEEN 8' AND 9' IN WIDTH

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Timothy Bennett Architects, PC
 PO Box 691 Highland Park, IL 60035 tel 847.786.1078
 http://www.bennett-architects.com fax 847.786.1121

PLAN-1
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4801 W. PETERSON AVE
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2.5" CALIPER TREE AT 25'
AT CENTER - ALTERNATE
SUGAR MAPLES (ACER
SACCHARUM) AND CATALPA
SPP

CONTINUOUS SCREEN HEDGE IN
FRONT OF FENCE TO BE
MAINTAINED BETWEEN 30" AND 48"
IN HEIGHT AT 36" MAX SPACING -
JUNIPEROUS CHINENSIS

PETERSON AVENUE

NEW 4' TALL IRON FENCE -2'
FROM BACK OF CURB AND -5'
FROM SIDEWALK

NEW TREE GRATE AT EXISTING
TREE AND SIDEWALK OPENING

5 2.5" Bloodgood London
planetree

2 2.5" Burr Oak

12 MISS KIM LILAC

25" PIONEER ELM

6 2.5" Columbia
London planetree

2.5" PIONEER ELM

2.5" PIONEER ELM

LOW GROW SUMAC
GROUND COVER AT
ISLANDS - TYPICAL

2.5" HACKBERRY

CALDWELL AVENUE

2.5" HACKBERRY

2.5" HACKBERRY

NO PARKWAY TREES ON
CICERO - INADEQUATE R.O.W.
WIDTH

CICERO AVENUE

PERIMETER LANDSCAPE ON
CICERO TAPERS FROM 8.8' WIDTH
TO 5.5' WIDTH (AVERAGE 7.2'
WIDTH

MIN. 2.5" CALIPER TREE AT 25'
AT CENTER - ALTERNATE
SUGAR MAPLES (ACER
SACCHARUM) AND CATALPA
SPP

CONTINUOUS SCREEN HEDGE IN
FRONT OF FENCE TO BE
MAINTAINED BETWEEN 30" AND 48"
IN HEIGHT AT 36" MAX SPACING -
JUNIPEROUS CHINENSIS

NEW 4' TALL IRON FENCE -2'
FROM BACK OF CURB AND -5'
FROM SIDEWALK

22 MISS KIM LILACS IN PLANTING
AREA PAST FENCE

LOW GROW SUMAC GROUND
COVER

LANDSCAPE SUMMARY

PARKWAY LANDSCAPE (1 TREE PER 25 FT OF FRONTAGE)
PETERSON REQUIRED = 372/25 = 15 TREES
PETERSON PROPOSED = 17 TREES (SOME ON EDENS R.O.W.)
CICERO REQUIRED = 295/25 = 12 TREES
CICERO PROPOSED = 0 TREES (INADEQUATE R.O.W.)
CALDWELL REQUIRED = 307/25 = 12 TREES
CALDWELL PURPOSED = 0 TREES NO WALK
PERIMETER LANDSCAPE - 7' WIDE LANDSCAPE SETBACK BETWEEN
VEHICLE USE AREAS AND PROPERTY LINE W/ 4' FENCE, HEDGE AND
TREES @ 25' O.C.
PETERSON REQUIRED TREES = 135/25 = 5 TREES
PETERSON PROPOSED TREES = 6 TREES
CICERO REQUIRED TREES = 193/25 = 8 TREES
CICERO PROPOSED TREES = 8 TREES
INTERIOR LANDSCAPE (10% OF VEHICLE USE AREA W/ 1 TREE ER 125
SF OF REQUIRED AREA)
VEHICLE USE AREA = 40,663 SF
REQUIRED INTERIOR LANDSCAPE AREA = 4,066 SF
PROPOSED INTERIOR LANDSCAPE AREA = 1,799 SF
REQUIRED INTERIOR TREES (4066/125) = 33
PROPOSED INTERIOR TREES = 10



LANDSCAPE PLAN

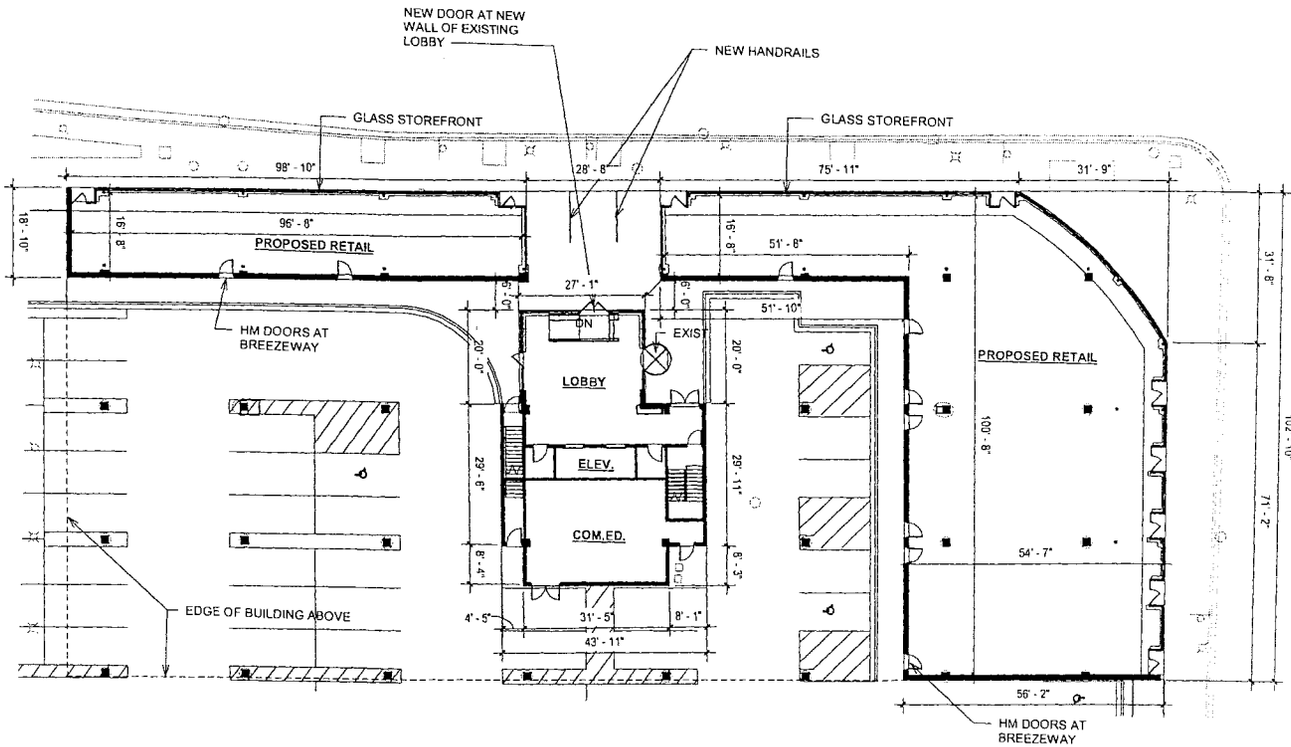
PLAN-2

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GROUND LEVEL FLOOR PLAN

PLAN-3

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 PO Box 691 Highland Park, IL 60035
 http://www.bennett-architects.com
 tel 847.760.1076
 fax 847.760.1121

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ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, July 25, 2018.

To the President and Members of the City Council:

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on July 24, 2018, the following items were passed by a majority of the members present:

Pages 1 through 3 contain various map amendments.

Page 3 also contains large signs over 100 square feet in area, 24 feet above grade.

I hereby move for passage of the proposed orders transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,
Chairman.

On motion of Alderman Solis, the said proposed orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Beale 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):

906 W. Belmont Ave.

[Or2018-279]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: Coldwell Banker

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 906 West Belmont Avenue, Chicago, Illinois 60657

Zoning District: B3-3

DOB Sign Permit Application Number: 100745505

Sign Details:

1. On-premises: X Or Off-premises: _____
2. Static sign: X Or Dynamic-image display sign: _____
3. Number of sign faces: 2
4. Projecting over the public way (Yes or No): No
If yes, Public Way Use Number: 1130247
5. Dimensions: length, 5 feet, 4 inches; height, 4 feet, 8 inches
Total square feet in area: 25 feet, 0 inches
6. Height above grade: 25 feet, 0 inches.
7. Elevation (side of building or lot where the sign will be erected): South
8. Name of Sign Contractor/Erector: Bright Light Sign Company

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

123 E. Cermak Rd.

[Or2018-303]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: Hampton Inn, Home 2 Suites by Hilton, Hilton Garden Inn

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 123 East Cermak Road, Chicago, Illinois 60616

Zoning District: P.D. Number 1153

DOB Sign Permit Application Number: 100765737

Sign Details:

1. On-premises: X Or Off-premises:
2. Static sign: X Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No
If yes, Public Way Use Number: Not Applicable
5. Dimensions: length, 113 feet, 2 inches; height, 13 feet, 4 inches
Total square feet in area: 1,508 feet, 0 inches
6. Height above grade: 230 feet, 11 inches
7. Elevation (side of building or lot where the sign will be erected): South
8. Name of Sign Contractor/Erector: Identity Services LLC

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

521 W. Diversey Ave.

[Or2018-335]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: 521 Diversey LLC

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 521 West Diversey Avenue, Chicago, Illinois 60614

Zoning District: B1-5

DOB Sign Permit Application Number: _____

Sign Details:

- 1. On-premises: X Or Off-premises: _____
- 2. Static sign: X Or Dynamic-image display sign: _____
- 3. Number of sign faces: 1
- 4. Projecting over the public way (Yes or No): Yes
If yes, Public Way Use Number: DOT 909995
- 5. Dimensions: length, 16 feet, 0 inches; height, 12 feet, 0 inches
Total square feet in area: 192 feet, _____ inches
- 6. Height above grade: 3 feet, _____ inches
- 7. Elevation (side of building or lot where the sign will be erected): Installed on building site
- 8. Name of Sign Contractor/Erector: MC Construction Group

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

4755 N. Lincoln Ave.

[Or2018-322]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: Vom Fass

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 4755 North Lincoln Avenue, Chicago, Illinois 60625

Zoning District: B1-1

DOB Sign Permit Application Number: 100755865

Sign Details:

1. On-premises: X Or Off-premises:
2. Static sign: X Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): Yes
If yes, Public Way Use Number: 1129860
5. Dimensions: length, 16 feet, 10 inches; height, 10 feet, 0 inches
Total square feet in area: 160 feet, 0 inches
6. Height above grade: 9 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): West
8. Name of Sign Contractor/Erector: Robert Brian Awing Company

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

6133 N. Lincoln Ave.

[Or2018-301]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: Five Below

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 6133 North Lincoln Avenue, Chicago, Illinois 60659

Zoning District: P.D. Number 796

DOB Sign Permit Application Number: _____

Sign Details:

1. On-premises: X Or Off-premises: _____
2. Static sign: X Or Dynamic-image display sign: _____
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No
If yes, Public Way Use Number: _____
5. Dimensions: length, 28 feet, 3 inches; height, 7 feet, _____ inches
Total square feet in area: 197 feet, 9 inches
6. Height above grade: 12 feet, _____ inches
7. Elevation (side of building or lot where the sign will be erected): West
8. Name of Sign Contractor/Erector: Bright Light Sign Company

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

4401 N. Ravenswood Ave.
(West Elevation)

[Or2018-323]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: Lillstreet Art Center

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 4401 North Ravenswood Avenue, Chicago, Illinois 60640

Zoning District: M1-2

DOB Sign Permit Application Number: 100763872

Sign Details:

1. On-premises: X Or Off-premises: _____
2. Static sign: X Or Dynamic-image display sign: _____
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No
If yes, Public Way Use Number: _____
5. Dimensions: length, 3 feet, 6 inches; height, 29 feet, 8 inches
Total square feet in area: 104 feet, _____ inches
6. Height above grade: 4 feet, 3 inches
7. Elevation (side of building or lot where the sign will be erected): West
8. Name of Sign Contractor/Erector: Right Way Signs

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

3653 -- 3655 N. Sheffield Ave.

[Or2018-292]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: Bleachers, Inc., doing business as Murphy's Bleachers

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 3653 -- 3655 North Sheffield Avenue, Chicago, Illinois 60613

Zoning District: C1-2

DOB Sign Permit Application Number: 100767934

Sign Details:

1. On-premises: Or Off-premises:
2. Static sign: Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No
If yes, Public Way Use Number: _____
5. Dimensions: length, 15 feet, 3 inches; height, 10 feet, 0 inches
Total square feet in area: 152 feet, 6 inches
6. Height above grade: 5 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): East
8. Name of Sign Contractor/Erector: PDI Signs

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

151 N. State St.
(Permit No. 100753597)

[Or2018-305]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: Walgreens

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 151 North State Street, Chicago, Illinois 60601

Zoning District: P.D. Number 980

DOB Sign Permit Application Number: 100753597

Sign Details:

1. On-premises: X Or Off-premises: _____
2. Static sign: X Or Dynamic-image display sign: _____
3. Number of sign faces: 2
4. Projecting over the public way (Yes or No): Yes
If yes, Public Way Use Number: 1132229
5. Dimensions: length, 3 feet, 6 inches; height, 44 feet, _____ inches
Total square feet in area: 154 feet, _____ inches
6. Height above grade: 15 feet, _____ inches
7. Elevation (side of building or lot where the sign will be erected): South
8. Name of Sign Contractor/Erector: Bright Light Sign Company

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

151 N. State St.
(Permit No. 100753599)

[Or2018-307]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: Walgreens

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 151 North State Street, Chicago, Illinois 60601

Zoning District: P.D. Number 980

DOB Sign Permit Application Number: 100753599

Sign Details:

1. On-premises: X Or Off-premises:
2. Static sign: X Or Dynamic-image display sign:
3. Number of sign faces: 2
4. Projecting over the public way (Yes or No): Yes
If yes, Public Way Use Number: 1132229
5. Dimensions: length, 3 feet, 6 inches; height, 44 feet, inches
Total square feet in area: 154 feet, inches
6. Height above grade: 15 feet, inches
7. Elevation (side of building or lot where the sign will be erected): West
8. Name of Sign Contractor/Erector: Bright Light Sign Company

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

151 N. State St.
(Permit No. 100753600)

[Or2018-308]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: Walgreens

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 151 North State Street, Chicago, Illinois 60601

Zoning District: P.D. Number 980

DOB Sign Permit Application Number: 100753600

Sign Details:

1. On-premises: X Or Off-premises: _____
2. Static sign: X Or Dynamic-image display sign: _____
3. Number of sign faces: 2
4. Projecting over the public way (Yes or No): Yes
If yes, Public Way Use Number: 1132229
5. Dimensions: length, 3 feet, 6 inches; height, 44 feet, _____ inches
Total square feet in area: 154 feet, _____ inches
6. Height above grade: 15 feet, _____ inches
7. Elevation (side of building or lot where the sign will be erected): West
8. Name of Sign Contractor/Erector: Bright Light Sign Company

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

151 N. State St.
(Permit No. 100753604)

[Or2018-309]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: Walgreens

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 151 North State Street, Chicago, Illinois 60601

Zoning District: P.D. Number 980

DOB Sign Permit Application Number: 100753604

Sign Details:

1. On-premises: X Or Off-premises:
2. Static sign: X Or Dynamic-image display sign:
3. Number of sign faces: 2
4. Projecting over the public way (Yes or No): Yes
If yes, Public Way Use Number: 1132229
5. Dimensions: length, 3 feet, 6 inches; height, 44 feet, inches
Total square feet in area: 154 feet, inches
6. Height above grade: 15 feet, inches
7. Elevation (side of building or lot where the sign will be erected): West
8. Name of Sign Contractor/Erector: Bright Light Sign Company

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

7037 S. Stony Island Ave.
(South Elevation)

[Or2018-295]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: The Board of Trustees of the University of Illinois

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 7037 South Stony Island Avenue, Chicago, Illinois 60649

Zoning District: C2-2

DOB Sign Permit Application Number: 100764120

Sign Details:

1. On-premises: X Or Off-premises: _____
2. Static sign: X Or Dynamic-image display sign: _____
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No
If yes, Public Way Use Number: _____
5. Dimensions: length, 23 feet, 0 inches; height, 4 feet, 6 inches
Total square feet in area: 106 feet, 0 inches
6. Height above grade: 10 feet, 4 inches
7. Elevation (side of building or lot where the sign will be erected): South
8. Name of Sign Contractor/Erector: Custom Sign Consultants

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

7037 S. Stony Island Ave.
(West Elevation)

[Or2018-297]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant*: The Board of Trustees of the University of Illinois

(* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 7037 South Stony Island Avenue, Chicago, Illinois 60649

Zoning District: C2-2

DOB Sign Permit Application Number: 100764122

Sign Details:

1. On-premises: X Or Off-premises: _____
2. Static sign: X Or Dynamic-image display sign: _____
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No
If yes, Public Way Use Number: _____
5. Dimensions: length, 23 feet, 0 inches; height, 4 feet, 6 inches
Total square feet in area: 106 feet, 0 inches
6. Height above grade: 10 feet, 4 inches
7. Elevation (side of building or lot where the sign will be erected): West
8. Name of Sign Contractor/Erector: Custom Sign Consultants

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

AGREED CALENDAR.

Alderman Burke moved to *Suspend the Rules Temporarily* for the purpose of including in the Agreed Calendar a series of resolutions presented by Aldermen Moreno, Hopkins, King, Sawyer, Burke, Brookins, Scott, Burnett, Waguespack, O'Connor and J. Moore. The motion *Prevailed*.

Thereupon, on motion of Alderman Burke, the said proposed resolutions presented through the Agreed Calendar were *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Harris moved to reconsider the foregoing vote. The motion was lost.

Sponsored by the elected city officials named below, respectively, said Agreed Calendar resolutions, as adopted, read as follows (the italic heading in each case not being a part of the resolution):

Presented By

ALDERMAN MORENO (1st Ward):

GRATITUDE EXTENDED TO MANCHESTER CITY FOOTBALL CLUB AND UNITED ARAB EMIRATES EMBASSY ON CONTRIBUTIONS TO CREATE SOCCER FIELD AT HAAS PARK AND CONTINUED INVOLVEMENT IN LOGAN SQUARE COMMUNITY.

[R2018-883]

WHEREAS, English Premier League Champions Manchester City Football Club, the United Arab Emirates (UAE) Embassy, and the Pritzker Traubert Family Foundation funded the construction of a soccer field at Haas Park six years ago; and

WHEREAS, Manchester City and the UAE Embassy have, through the "City Soccer in the Community" program, provided children quality playing fields, as well as award-winning coaching and education programs; and

WHEREAS, The soccer field at Haas Park has been a pillar of community activity and involvement in Logan Square; and

WHEREAS, Manchester City and the UAE Embassy continue to demonstrate their commitment to the community by visiting and giving their time, expertise, and support to local youth; and

WHEREAS, The creation of the Haas Park soccer field and the continuing generosity and involvement of Manchester City and the UAE Embassy is a great benefit to the community of Logan Square, the 1st Ward, and the City of Chicago; now, therefore,

Be It Resolved, That we, the Mayor and the City Council assembled here on this 25th day of July 2018, go on record in expressing gratitude to the Manchester City Football Club and the UAE Embassy for their contribution to the creation of the soccer field and their continued involvement in the community; and

Be It Further Resolved, That the City Clerk shall prepare suitable copies of this resolution for the generous partners who made this dream a reality.

Presented By

ALDERMAN HOPKINS (2nd Ward):

GRATITUDE EXTENDED TO CLAIRE MUKUNDENTE ON HUMANITARIAN EFFORTS SHOWN TO REFUGEE AND IMMIGRANT COMMUNITIES.

[R2018-874]

WHEREAS, Claire Mukundente is not only an asset to the City of Chicago, but a mentor, role model and advocate for refugees, asylees, immigrants, youth and women across the world despite the hardships she has faced in her own life; and

WHEREAS, The City Council has been informed about the exceptional humanitarian work and perseverance of Claire Mukundente by the Honorable Brian Hopkins, Alderman of the 2nd Ward; and

WHEREAS, Claire Mukundente left Kigali, Rwanda, when she was 15 to escape the Rwandan genocide, an ethnic conflict which brought the deaths of thousands of Rwandans. She traveled through Africa to have a better life with her husband, child and sister and they were eventually granted asylum and arrived in the United States in 2000; and

WHEREAS, Upon arriving in the United States, Claire and her family received generous support from Illinois families who helped them navigate their new life. For the first seven years in the United States, Claire cleaned hotel rooms to make a living; and

WHEREAS, After those seven years, Claire accepted a job at the Uptown Neighborhood Health Center in Chicago. In addition to working a day job at the Uptown Neighborhood Health Center, Claire also took night calls at her apartment from other refugees in the neighborhood when they needed help translating official documents or paperwork. She was fully equipped to help with language barriers as she speaks four African languages, English and some French; and

WHEREAS, Claire worked for Pan-African Association, a Chicago-based nonprofit, whose mission is to serve and promote the integration of refugees, asylees and immigrants from several countries. She thought of herself not just as a teacher but as someone who has lived as a refugee and is familiar with the many adverse challenges they face; and

WHEREAS, In 2017, Claire founded Women United for Refugees and Immigrants of Illinois, a nonprofit organization focusing on providing resources, guidance, stability, compassion, expertise and skills to encourage individuals to become independent and productive members of society. Claire felt so grateful and blessed by the love and support she received upon arriving in the United States that she felt inspired to establish Women United; and

WHEREAS, On April 30, 2018, Claire spoke at Deerfield High School's fourth annual Genocide Commemoration Day, an event that honors victims and survivors of mass killings. She was joined by Holocaust survivor Steen Metz, and expressed a connection she felt to him as they have both experienced great hardship; and

WHEREAS, Despite the adversity present in her life, Claire Mukundente has proven to be a formidable opponent to the challenges she was presented with and has shown incredible perseverance throughout her life. She should not only be commended for her determination, but for her kind heart and yearning to help others; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 25th day of July 2018, do hereby recognize, commemorate and celebrate the dedication and incredible altruism Claire Mukundente has shown to members of the refugee and immigrant communities; and

Be It Further Resolved, That suitable copies of this resolution be prepared and presented to Claire Mukundente as a token of our gratitude and respect.

Presented By

***ALDERMAN DOWELL (3rd Ward) And
ALDERMAN KING (4th Ward):***

***GRATITUDE EXTENDED TO CHICAGO DEFENDER CHARITIES ON HOSTING
89TH ANNUAL BUD BILLIKEN PARADE AND FESTIVAL ON AUGUST 11, 2018.***

[R2018-846]

WHEREAS, The Chicago Defender Charities is hosting the 89th Annual Bud Billiken Parade and Festival, the largest and oldest African-American parade in the nation, which each year draws crowds of hundreds of thousands of participants and spectators; and

WHEREAS, The Bud Billiken Parade was founded in 1929 by Robert Sengstacke Abbott, founder of the *Chicago Defender* newspaper in 1905. His goal was to honor his hardworking newsboys and children in under-served communities, with the opportunity to showcase their talents. Two former newsboys that started out with Mr. Abbott were music legends, Lionel Hampton and Nat King Cole. His vision grew to become a major highly anticipated annual event with an impact across the nation and across generations; and

WHEREAS, It is from this tradition that many champions of history such as Muhammad Ali, James Brown and President Barack Obama to name a few, have led the Bud Billiken Parade to celebrate and inspire our youth, while providing opportunities for education, entrepreneurship and global awareness; and

WHEREAS, The Chicago Defender Charities' iconic Bud Billiken Parade is a South Side tradition that celebrates the annual back-to-school season and importance of community pride with parade dancers, drill teams, dozens of marching bands and floats; and

WHEREAS, This year's theme is appropriately branded, "Back to School, Back to Work, Back to Life, and Back to Bud"; and

WHEREAS, The Chicago Defender Charities sponsors the Bud Billiken Parade's Royal Court contest for outstanding young people, who are judged on scholarship and citizenship, and their submission of short essays; and

WHEREAS, The Chicago Defender Charities' Scholarship Program, since its inception in 2003, has awarded more than \$1.5 Million in scholarships to over 300 students; and

WHEREAS, The Chicago Defender Charities is committed to connecting the community to opportunities, dedicated to education, health, wellness, business training and entrepreneurial development. The Charities also strives to unite, empower, improve the quality of life, and enrich families and individuals in our communities; and

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered together this 25th day of July 2018, do hereby salute the Chicago Defender Charities on the 89th Annual Bud Billiken Parade and Festival on Saturday, August 11, 2018; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Chicago Defender Charities.

Presented By

**ALDERMAN KING (4th Ward)
And OTHERS:**

CONGRATULATIONS EXTENDED TO KEITH KELLEHER ON RETIREMENT AS FORMER PRESIDENT OF SERVICE EMPLOYEES INTERNATIONAL UNION HEALTHCARE ILLINOIS/INDIANA/MISSOURI/KANSAS.

[R2018-871]

A resolution, presented by Aldermen King, Hairston, Sawyer, Muñoz, Waguespack, Ramirez-Rosa, Arena, Moreno, Hopkins, Dowell, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Muñoz, Tabares, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Mell, Austin, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Tunney, Cappleman, Pawar, J. Moore and Silverstein, reading as follows:

WHEREAS, The members of the Chicago City Council are pleased to honor Keith Kelleher, former president of Service Employees International Union Healthcare Illinois/Indiana/Missouri/Kansas, for his hard work and dedication, as he retires on September 14, 2018; and

WHEREAS, Keith Kelleher's early work in the Jesuit Volunteer Corps in Detroit in the early 1980s led him to make a life-long commitment to organizing for social and economic justice; and

WHEREAS, Keith Kelleher was president of the Service Employees International Union Healthcare Illinois/Indiana/Missouri/Kansas since its creation in April 2008 until April 2017 and before that a field organizer, lead organizer, and head organizer of Legacy Local 880 since 1983, and head organizer of United Labor Unions Local 222 in Detroit, Michigan, prior to that since 1980; and

WHEREAS, In his 39 years of work as a labor and community organizer, Keith Kelleher has pioneered the organization of fast food, home care, child care and other low-wage workers -- growing Legacy Local 880 from just seven members in 1983 to over 70,000 members by 2008, and growing SEIU HCLIMK from 83,000 members in 2008 to over 92,000 members by 2014; and winning living wages and first-ever healthcare for tens of thousands of Illinois workers; and

WHEREAS, Keith Kelleher was the field director of the national SEIU's "Homecare Task Force" from 1996 to 1998, traveling, researching, and house visiting homecare workers in over 10 states, beginning the work which led to the organizing of hundreds of thousands of homecare workers across the country; and

WHEREAS, Today, more than 600,000 home care and child care workers in more than 15 states across the country are united in SEIU, fighting for a better standard of living for themselves and their families, joining with nursing home and hospital workers to become a national movement for quality care and quality jobs; and

WHEREAS, Keith Kelleher was a founder and leader in the national SEIU Homecare Council, composed of leaders of over 15 local unions; and

WHEREAS, Keith Kelleher was a board member and then vice-president of the SEIU Illinois State Council, which grew from 70,000 to over 120,000 members during his years of service; and

WHEREAS, As an organizer, Keith Kelleher has been privileged to train hundreds of rank and file leaders and organizers over his career; and

WHEREAS, Keith Kelleher helped found the Helen Miller Member Education and Training Center (METC) which has trained thousands of homecare and child care workers, as well as helping to found the SEIU HCLIMK Homecare and Child Care Health Trust Fund, which brought first-time health care to over 15,000 homecare and child care workers; and

WHEREAS, His conviction, integrity and foresight helped initiate several grassroots organizing initiatives such as Grassroots Collaborative, "Fight for \$15" and "United Working Families"; and

WHEREAS, Keith Kelleher was a founder and leader of the "Chicago Jobs and Living Wage Campaign" and the "Big Box Living Wage Campaign" from the 1990's to the 2000's, which led to the increases in the Chicago and Illinois minimum wage to the benefit of hundreds of thousands, if not millions, of Chicago and Illinois workers; and

WHEREAS, In recognition of his historic accomplishments in organizing and the labor movement, Keith Kelleher was elected as an SEIU International executive board vice-president in June 2008 and served until 2017; now, therefore,

Be It Resolved, That the City Council of Chicago stands in honor and appreciation of Keith Kelleher and his tireless work and representation to the Service Employees International Union Healthcare Illinois/Indiana/Missouri/Kansas and others, and we wish him the best as he retires from this position; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the Keith Kelleher as a symbol of our respect and appreciation.

CONGRATULATIONS EXTENDED TO KAREN LEWIS ON RETIREMENT AS PRESIDENT OF THE CHICAGO TEACHERS UNION.

[R2018-870]

A resolution, presented by Aldermen King, Hairston, Sawyer, Sadlowski Garza, Waguespack, Ramirez-Rosa, Arena Moreno, Hopkins, Dowell, Harris, Beale, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Taliaferro, Reboyras, Santiago, Mell, Austin, Villegas, Sposato, Laurino, O'Connor, Reilly, Tunney, Cappleman, Pawar, J. Moore and Silverstein, reading as follows:

WHEREAS, Karen Lewis, the president of the Chicago Teachers Union (CTU) since 2010, announced her intent to retire on June 22, 2018; and

WHEREAS, In her capacity as president of CTU she has created a network of unparalleled force, consisting of teachers, students, parents and family, community allies and advocacy groups dedicated to the betterment of Chicago Public Schools and education at large; and

WHEREAS, President Lewis has dedicated herself to the education of and service to the children of Chicago since becoming a chemistry teacher at Chicago Public Schools in 1988; and

WHEREAS, Leading up to her teaching career, Mrs. Lewis attended Kozminski Elementary School and Kenwood High School before matriculating to Mount Holyoke College. She finished college at Dartmouth College, graduating as the only African-American woman in the class of 1974; and

WHEREAS, President Lewis has served CTU in numerous capacities including: as a member of both the House of Delegates and the Illinois State Certification Board and as high school functional vice president; and

WHEREAS, President Lewis is a vice president to the American Federation of Teachers, which boasts more than 1.7 million members; and

WHEREAS, President Lewis led CTU successfully through a nine-day strike in 2012, against the Chicago Board of Education for its unwillingness to negotiate a fair and equitable contract with the Chicago Teachers Union; and

WHEREAS, In addition to securing a satisfactory contract for CTU members, the Chicago Board of Education also adopted numerous recommendations made by CTU towards the betterment of learning and education in CPS; and

WHEREAS, The City of Chicago owes immeasurable gratitude to President Lewis for her countless achievements over the years and her unwavering dedication to the children, teachers and houses of education of Chicago; now, therefore,

Be It Resolved, That the City Council of Chicago offers its deepest gratitude and stands in honor of President Lewis and her tireless work for and representation of not only the educators of Chicago's schools, but also the children of Chicago, fighting at every turn to provide the children of Chicago an education and learning environment of the highest caliber; and

Be It Further Resolved, That a suitable copy of this resolution be presented to President Lewis as a symbol of our respect and appreciation.

Presented By

ALDERMAN SAWYER (6th Ward):

TRIBUTE TO LATE WILLIAM H. HALL, JR.

[R2018-877]

WHEREAS, Almighty God, in His infinite wisdom, has granted eternal rest to His good and faithful servant, William H. Hall, Jr., on June 26, 2018; and

WHEREAS, William Hall began his journey on March 21, 1942. William was united in Holy Matrimony to Janet and the couple were blessed with children including a son, Pastor William E. Hall; and

WHEREAS, A lifelong advocate for the welfare of children and dedicated educator, William Hall worked as a teacher and principal for the Archdiocese of Chicago and eventually serving and retiring as a teacher with the Chicago Public Schools. He also served as board member of the Chicago Youth Center and performed service for various youth employment and enrichment programs sponsored by the City of Chicago; and

WHEREAS, William Hall lived his faith as an active member of the Knights of Columbus and one of the driving forces behind the St. Columbanus food pantry ministry. He was closely involved in membership with both St. Columbanus and St. Thomas churches as a lector and performed other duties for the parishes; and

WHEREAS, William Hall was devoted to the betterment of the Chatham community. He was instrumental in keeping his neighbors abreast concerning issues that affect them by maintaining close ties with the offices of Alderman Sawyer, Senator Trotter and State Representative Sims (as well as their predecessors) throughout his more than 15-year tenure as president of the 84th and Wabash Block Club; and

WHEREAS, The Honorable Roderick Sawyer, Alderman of the 6th Ward, has apprised this august body of the passing of this remarkably diligent and selfless educator and civic leader; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, gathered together on this 25th day of July 2018 A.D., do hereby express our sincerest sorrow upon learning of the passing of William H. Hall, Jr. and extend our deepest condolences to his family, friends and all those whose lives he touched; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of William H. Hall, Jr.

Presented By

ALDERMAN HARRIS (8th Ward):

CONGRATULATIONS EXTENDED TO LAURA MILLER-NICKERSON ON 100TH BIRTHDAY.

[R2018-847]

WHEREAS, Almighty God, in His infinite wisdom and judgment continues to show favor by granting the timeless gifts of love, joy and longevity to a beloved, longtime 8th Ward resident, a faithful woman of God and dedicated community service, who on the afternoon of Saturday, July 28, 2018, will be honored by her loving family, church members and friends as she celebrates her 100th centennial birthday; and

WHEREAS, The family of the honoree Mrs. Laura Nickerson, have informed 8th Ward Alderman Michelle Harris about the upcoming celebration of the 100th birthday of their beloved matriarch, Mrs. Laura Nickerson, which will occur on July 30, 2018; and

WHEREAS, Alderman Michelle A. Harris, and on behalf of the residents of the 8th Ward and her fellow colleagues of the Chicago City Council have informed this august body of this significant upcoming centennial birthday celebration honoring Mrs. Nickerson; and

WHEREAS, Mrs. Laura Miller-Nickerson was born to into the loving union of her parents Florence Britton-Miller and Charlie Miller, on July 30, 1918 in Gulfport, Mississippi; and

WHEREAS, Laura had three sisters who have predeceased her: Bessie William, Janie Mabley and Thelma Gilland, as well as one deceased brother Johnny B. Miller; and

WHEREAS, Laura Miller-Nickerson was always an energetic, inquisitive and forward-thinking individual. Laura loved school and graduated from Thirty-third Avenue High School in Gulfport, Mississippi. After graduating from high school, Laura relocated to Chicago, Illinois, during the Great Migration, where she met and married her late husband Cleveland Nickerson, a local jazz musician; and

WHEREAS, Laura and Cleveland traveled throughout the United States as he played with many musical greats in large and small venues with his New York Organ jazz combo. Often during their travels, they experienced the segregated color barrier, and during that period of time they could not stay in the hotels in which he performed. While performing in Las Vegas she and other band members wives could not attend the performances in the same room as the white patrons and they would have to watch from a smaller room designated for African-Americans; and

WHEREAS, Upon returning to Chicago between her husband's musical engagements, Mrs. Laura Miller-Nickerson saw an opportunity to rent a former business space, and decided to open a restaurant, which she renamed Laura's Restaurant, becoming an early black female-owned South Side business. The soul-food emporium, located at 6422 South Cottage Grove Avenue, specialized in mouth-watering, home cooked meals. For over 40 years, she fed neighborhood residents and celebrities alike, remaining in that location until she retired and closed the restaurant in 1983; and

WHEREAS, Always a trailblazer, she and her husband moved to 719 East 87th Place, successfully integrating the formerly all-white Chatham neighborhood, and were welcomed into the community without any major problems, an unusual outcome during the late '50s and early '60s. Laura still resides in that home today where Laura and Cleveland were the first Black family on that block; and

WHEREAS, Laura's favorite activity was traveling to places like Hawaii. Her philosophy is to treat everyone right. Mrs. Nickerson's hero is Dr. Martin Luther King, Jr., whom she met during his time here during the Chicago Freedom Movement, at her beloved Liberty Baptist Church of Chicago (LBC), where Reverend Darrell L. Jackson serves as pastor. She actively participated in LBC's Scholarship Aid Society and the Women's Guild. Until her health began to decline, she was also a member of the Chesterfield Community Organization; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here in assembly this 25th day of July 2018 A.D., do hereby express our most heartfelt congratulations and best wishes for a wonderful July 30th birthday celebration honoring 100 years to Mrs. Laura Miller-Nickerson, and extend to her family, friends, neighbors and church members our sincere happiness that she has achieved this great life milestone; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to, Mrs. Laura Miller-Nickerson on the exceptionally wonderful and auspicious occasion of this forthcoming July 28th birthday celebration.

Presented By

ALDERMAN THOMPSON (11th Ward):

TRIBUTE TO LATE LORETTA ARLOWE.

[R2018-843]

WHEREAS, God in His Infinite wisdom has called Loretta "Sissy" Arlowe to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Patrick D. Thompson, Alderman of the 11th Ward; and

WHEREAS, Loretta "Sissy" (nee Hermle) Arlowe; was the loving mother of Patrick (Denise), the late George, Edward (Tina) Arlowe; dear grandma of Kyle, Natalie, Eddie, and Georgia Mae; cherished daughter of the late Raymond "Rump" (late Mary nee Sheehan) Hermle; dearest sister of Peggy (Mickey, retired) Zanin, the late Ray, Diane (Patrick Retired) Fitzpatrick, Joe (Eileen) Hermle; fond aunt of Michael (Kristi), Ray (Nina), Kevin (Rea), and Chrissy Zanin; Jennifer (Michael), Tricia, Patrick (Stephanie), and Kelly Fitzpatrick; Joey (Carrie), Michael (Katie), Amy, and Jessica Hermle; and special niece of Marianne James; and

WHEREAS, Loretta was a lifelong Canaryville resident who will be deeply missed and fondly remembered by her many relatives, friends, and admirers; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, hereby express our sorrow of the death of Loretta Arlowe 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 Loretta "Sissy" Arlowe.

TRIBUTE TO LATE JOSEPH D. HENDERSON, SR.

[R2018-844]

WHEREAS, Joseph D. Henderson, Sr. has been called to his eternal life by the wisdom of God to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Patrick D. Thompson, Alderman of the 11th Ward; and

WHEREAS, Joseph D. Henderson, Sr. was the beloved husband and best friend of 37 years to Maureen (nee Galvin) Henderson; devoted father of Joseph, Jr., Kevin, Sr. (Jessica), Erin ("Herm") loving "Papa" of Joseph III, Hailey, Kevin, Jr. and Steven, Jr.; cherished son of the late Lawrence (late Lara nee Valdez) Henderson; dearest brother of Larry (Vikki) Henderson, James (Debbie) Henderson, Missy Lindsey ;(late "Doofy") Dave, Judy (Terry) Madison; dear son-in-law to Mary (late James) Galvin; brother-in-law to James (Janet) Galvin, Mike (Michelle) Galvin, Lori (Mike) Connolly, Pat (Donna) Galvin; and awesome role model to many nieces and nephews; and

WHEREAS, Duty, decency, reliability, honor, dignity, loyalty and respect; these are all qualities that Joe not only held in high esteem, but practiced every day during his time on this earth. Joe's patience, understanding, his wisdom and his amazing sense of humor will live on with his family and many friends forever; and

WHEREAS, Joe was a lifelong resident of Canaryville and proud member of the Canaryville Veteran Riders Association, the Canaryville Veterans Association and the FLAGS Club; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this 25th day of July 2018, hereby express our sorrow of the death of Joseph D. Henderson, 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 Joseph D. Henderson, Sr.

TRIBUTE TO LATE KEVIN M. MYRON, SR.

[R2018-812]

WHEREAS, God in His infinite wisdom has called Kevin M. Myron, Sr. to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Patrick D. Thompson, Alderman of the 11th Ward; and

WHEREAS; Kevin M. Myron Sr. (retired CPD) and Army veteran, was the beloved husband of Kathleen (nee Biernacki); loving father of Jessica (Jason) (late Joseph) Pizur; and stepfather of Nick; and

WHEREAS, Kevin M. Myron, Sr. was the grandfather of Joseph, Alexis, Marissa, Meara, William, Alexis, Brytni, Nick, and late Madelyn; brother of Don (Diane), Debbie (Bruce), late Joseph P. (late Lorraine), late Elizabeth, and late William J.; fond brother-in-law, uncle, and friend of many; and doggie dad to Jillian, Mollie, and Buddy Number Two; and

WHEREAS, Kevin M. Myron, Sr., was the president of Emerald Society of Illinois, senior vice commander of American Legion, McKinley Post Number 231, member of Poorman's Sac, and supporter of VFW Bridgeport Post Number 5079; and

WHEREAS, The hard work, sacrifice, and dedication of Kevin M. Myron, Sr. serve as an example to all; and he will be deeply missed and fondly remembered by his many relatives, friends, and admirers; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, hereby express our sorrow of the death of Kevin M. Myron, Sr., and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of Kevin M. Myron, Sr.

TRIBUTE TO LATE KIM MARIE RYAN.

[R2018-813]

WHEREAS, God in His infinite wisdom has called Kim Marie Ryan to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Patrick D. Thompson, Alderman of the 11th Ward; and

WHEREAS, Kim Marie Ryan, 55-years-old, was the beloved mother of Sean (Tyler) Ryan; loving soul Mate and spouse of Bill O'Hara; cherished daughter of the late Jim (CFD) (Margaret "Peggy" nee Ryan) Ryan; dearest sister of Jeanne Ryan and Lisa (Jim) Collins; fond aunt of Jimmy, Casey and Shannon Collins; special "mama" to her pups; Riley, Butch, Newbie and Malley; dear goddaughter of Jean Ellitch; and loved throughout her life by many aunts, uncles and cousins; and

WHEREAS, Kim was a compassionate and caring nurse with a special devotion to Misericordia Home, where she shared so much with her special friend, Diana Echavaria; a longtime Canaryville resident; and

WHEREAS, The hard work, sacrifice and dedication of Kim Marie Ryan, serve as an example to all and she will be deeply missed and fondly remembered by her many relatives, friends, and admirers; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, hereby express our sorrow of the death of Kim Marie Ryan and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of Kim Marie Ryan.

TRIBUTE TO LATE ROBERT S. VON THADEN.

[R2018-845]

WHEREAS, Robert S. Von Thaden has been called to his eternal life by the wisdom of God to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Patrick D. Thompson, Alderman of the 11th Ward; and

WHEREAS, Robert S. "Bob" Von Thaden, 46 years, suddenly, was the loving husband to Ann Papineau; caring father to Anastasia, Tristan, Dalton and Gaven; Adored papa to Amelia; beloved son of the late John (Mary S. nee Sheehan) Von Thaden; dear brother of Jimmy, Terri, Johnny, Billy and Chrissy; special son-in-law of Robert and Elizabeth Papineau; dear brother-in-law of Beth, Bob (Eva) and David; close to his heart, and

lovingly remembered by Uncle Mick and Sharon, Uncle Art, Mary Ann, and Aunt Mitzi; and will be forever remembered by his many nieces and nephews; cherished friend of many; and

WHEREAS, Robert was a lifelong Canaryville resident; his hard work, sacrifice, and dedication serve as an example to all; and he will be deeply missed and fondly remembered by his many relatives, friends, and admirers; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, hereby express our sorrow of the death of Robert S. Von Thaden 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 Robert S. Von Thaden.

CONGRATULATIONS EXTENDED TO JUSTIN BOBIN, OWNER OF BRIDGEPORT BUFFALO WINGS AND RINGS, ON WINNING NATIONAL AWARD FOR VOLUNTEER WORK.

[R2018-814]

WHEREAS, Justin Bobin, owner of the local Buffalo Wings and Rings, won a national award for his volunteer work in the Bridgeport area; this award goes to one owner out of all Buffalo Wings and Rings; and

WHEREAS, The Chicago City Council has been informed of this national award by Alderman Patrick D. Thompson; and

WHEREAS, Justin Bobin received the National Community Service Award for his continued work to help the local chapter of Special Olympics and his donations to fund a cure for childhood cancer; and

WHEREAS, Justin Bobin and his team volunteer at least once every quarter; knows it is important to give back to the community because they are in a unique position to do so and is obligated to show a commitment to the area; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, do hereby congratulate Justin Bobin of Buffalo Wings and Rings for his generosity and spirit of volunteerism; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Justin Bobin, owner of the local Buffalo Wings and Rings.

Presented By

ALDERMAN QUINN (13th Ward):

TRIBUTE TO LATE ANTHONY B. WYGONSKI.

[R2018-815]

WHEREAS, God in His infinite wisdom has called Anthony B. Wygonski to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Marty Quinn, Alderman of the 13th Ward; and

WHEREAS, Anthony B. Wygonski was the devoted husband of the late Gloria, nee Cudzilo; loving father of Anthony (Kelly), and Lisa (John) Tully; proud papa of Joe and Madison; beloved brother of Joanne (Gerald) Bronzell, Eleanor (John) Maslar, and John (Mary); dear brother-in-law of Leonard (Bernadette) Cudzilo, and Ronald (Michele) Cudzilo; fond uncle of many nieces and nephews; and friend to many. Anthony B. Wygonski 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 25th day of July 2018, hereby express our sorrow on the death of Anthony B. Wygonski 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 Anthony B. Wygonski.

Presented By

ALDERMAN BURKE (14th Ward):

TRIBUTE TO LATE HAZEL J. BARR

[R2018-849]

WHEREAS, Hazel J. Barr has been called to eternal life by the wisdom of God at the age of 89; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, A longtime resident of Hinsdale, Hazel J. Barr was a widely admired philanthropist and the loving wife of Warren N. II; and

WHEREAS, Hazel J. Barr was the much-adored mother of Warren N. III, Karen and Robert and the grandmother of five to whom she imparted many of the fine and noble qualities that she possessed in abundance; and

WHEREAS, Hazel J. Barr was raised in Oak Park and attended the School of Communications at Northwestern University; and

WHEREAS, Following college, Hazel J. Barr moved to New York City where she became involved in theater and runway modeling; and

WHEREAS, Hazel J. Barr married her husband, a prominent businessman, and returned to Chicago where she raised a family and became active in civic affairs; and

WHEREAS, A 50-year member of The Service Club of Chicago, Hazel J. Barr chaired numerous benefits and organized fashion shows over the decades, including "A Day on the Terrace" which is one of Chicago's most prestigious annual events; and

WHEREAS, The generosity, sacrifice and dedication of Hazel J. Barr serve as an example to all; and

WHEREAS, A woman of dignity, grace and charm, Hazel J. Barr will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Hazel J. Barr 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 25th day of July 2018, do hereby commemorate Hazel J. Barr 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 Hazel J. Barr.

TRIBUTE TO LATE WILLIAM FRANCIS BEANE.

[R2018-850]

WHEREAS, William Francis Beane 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, William Francis Beane was the loving husband of Marjorie and the late Mary Ann; and

WHEREAS, William Francis Beane was the much-adored father of Virginia, James, Laura, David, Carolyn and Mark, the grandfather of 14 and the great-grandfather of two to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, A member of our nation's "Greatest Generation", William Francis Beane bravely served his country in combat during World War II in the United States Marine Corps; and

WHEREAS, William Francis Beane fought in the South Pacific in campaigns of Saipan, Tinian and Okinawa, and was among the occupation forces in Nagasaki, Japan; and

WHEREAS, William Francis Beane became a special agent for the Federal Bureau of Investigation in 1951; and

WHEREAS, William Francis Beane served as a field agent from 1951 to 1969 in Chicago, New York City, Washington, D.C. and Miami; and

WHEREAS, William Francis Beane was promoted to supervisor-in-charge of all kidnapping and extortion cases in the United States; and

WHEREAS, William Francis Beane subsequently worked as an inspector at FBI Headquarters and as an assistant agent-in-charge in Houston and Newark; and

WHEREAS, William Francis Beane was special agent-in-charge at San Juan, Puerto Rico, the New York City Criminal Division and Chicago before his retirement in 1978; and

WHEREAS, Following his highly distinguished career in public service, William Francis Beane was security director at Baxter International from 1978 to 1980 and worldwide director of corporate security for United Airlines from 1980 to 1991; and

WHEREAS, The hard work, sacrifice and dedication of William Francis Beane serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared William Francis Beane to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, William Francis Beane was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, William Francis Beane 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 25th day of July 2018, do hereby commemorate William Francis Beane 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 Francis Beane.

TRIBUTE TO LATE PETER CARINGTON.

[R2018-851]

WHEREAS, Peter Carington has been called to eternal life by the wisdom of God at the age of 99; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A hereditary peer known for being refined and personable, Peter Carington was the oldest and longest-serving member of the House of Lords; and

WHEREAS, Peter Carington was the last surviving member of Prime Minister Winston Churchill's post World War II government; and

WHEREAS, For his bravery as a tank commander during World War II, Peter Carington was awarded the Military Cross; and

WHEREAS, Peter Carington enjoyed a long and highly successful career in the British government during which he served with distinction under two monarchs and six prime ministers; and

WHEREAS, Peter Carington will best be remembered for his role in ending a 14-year deadlock in the former British colony of Rhodesia which became Zimbabwe in 1980 after winning its independence; and

WHEREAS, Peter Carington resigned in 1982 as foreign secretary in Prime Minister Margaret Thatcher's administration and two years later became secretary-general of the North Atlantic Treaty Organization (NATO); and

WHEREAS, During the 1990s, Peter Carington was the European Union negotiator as diplomats tried to broker a deal to bring the civil war in Yugoslavia to a close; and

WHEREAS, The hard work, sacrifice and dedication of Peter Carington serve as an example to all; and

WHEREAS, Peter Carington was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Peter Carington 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 25th day of July 2018, do hereby commemorate Peter Carington 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 Peter Carington.

TRIBUTE TO LATE REVEREND JAMES A. COLLERAN.

[R2018-897]

WHEREAS, Reverend James A. Colleran has been called to eternal life by the wisdom of God at the age of 80; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Reverend James A. Colleran was a priest of the Archdiocese of Chicago for 55 years; and

WHEREAS, Reverend James A. Colleran was the loving brother of Sheila, Bern, Paul, and Philip and the uncle of many nieces and nephews to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Reverend James A. Colleran served numerous parishes in Chicago, including St. Bonaventure, St. Vitus, Our Lady of Lourdes, and St. Mary of the Lake where he was pastor emeritus; and

WHEREAS, Reverend James A. Colleran was a firm believer in the "worker-priest" tradition and would connect to his congregation by working the same jobs they did; and

WHEREAS, Reverend James A. Colleran was beloved by his parishioners at St. Vitus Parish in the Pilsen neighborhood where he organized pickets and boycotts of the CTA, the postal service, and hospitals and businesses in order to help parishioners secure jobs, justice and better services; and

WHEREAS, The hard work, sacrifice and dedication of Reverend James A. Colleran serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Reverend James A. Colleran to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Reverend James A. Colleran was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Reverend James A. Colleran 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 25th day of July 2018, do hereby commemorate Reverend James A. Colleran 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 Reverend James A. Colleran.

TRIBUTE TO LATE DOUGLAS MARTIN CYGAN.

[R2018-852]

WHEREAS, Douglas Martin Cygan has been called to eternal life by the wisdom of God at the age of 55; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Douglas Martin Cygan was a widely admired member of the business community and the loving husband of Shonna; and

WHEREAS, Douglas Martin Cygan was the much-adored father of Mitchell, Taylor, Alexa, Timothy, Mikyla and Ryan to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Douglas Martin Cygan was the son of Richard and Mary and the dear brother of Rich and Scott; and

WHEREAS, Douglas Martin Cygan graduated from Mundelein High School and earned a degree in food distribution from Western Michigan University; and

WHEREAS, Douglas Martin Cygan enjoyed a more than 30-year career with Jewel-Osco where he rose from a part-time clerk to president of the supermarket chain; and

WHEREAS, Douglas Martin Cygan always left colleagues feeling that they had been heard and that their opinions were important to him; and

WHEREAS, A passionate civic leader, Douglas Martin Cygan served on the boards of the Northern Illinois Food Bank, the Greater Chicago Food Depository and NorthPointe Resources, a not-for-profit which provides health services for people with behavioral and developmental disabilities; and

WHEREAS, The hard work, sacrifice and dedication of Douglas Martin Cygan serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Douglas Martin Cygan to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Douglas Martin Cygan was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Douglas Martin Cygan 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 25th day of July 2018, do hereby commemorate Douglas Martin Cygan 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 Douglas Martin Cygan.

TRIBUTE TO LATE ROBIN LEE GREINER.

[R2018-853]

WHEREAS, Robin Lee Greiner has gone to her eternal reward at the age of 53; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Wilmette, Robin Lee Greiner was the loving wife of David Schonberg; and

WHEREAS, Robin Lee Greiner was the much-adored mother of Benjamin and Theodore to whom she imparted many of the fine and noble qualities that she possessed in abundance; and

WHEREAS, Robin Lee Greiner was the beloved daughter of Dr. Alson Lee Greiner, and the sister of Eric, Diana and Emmalee; and

WHEREAS, Robin Lee Greiner graduated from Smith College and earned a master's degree in business administration from Harvard Business School; and

WHEREAS, Robin Lee Greiner worked in the San Francisco Bay area before moving to Wilmette and marrying her husband in 2002; and

WHEREAS, Throughout her life, Robin Lee Greiner was a passionate champion of social and economic justice; and

WHEREAS, Robin Lee Greiner was the chief operating officer of Accion Chicago, a not-for-profit organization that provides small loans to entrepreneurs; and

WHEREAS, Robin Lee Greiner was a major force behind The Hatchery Chicago, a \$34 Million food and beverage incubator scheduled to open in the East Garfield Park neighborhood; and

WHEREAS, The hard work, sacrifice and dedication of Robin Lee Greiner serve as an example to all; and

WHEREAS, Robin Lee Greiner was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Robin Lee Greiner 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 25th day of July 2018, do hereby commemorate Robin Lee Greiner 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 Robin Lee Greiner.

TRIBUTE TO LATE DORIS IVY.

[R2018-854]

WHEREAS, Doris Ivy has been called to eternal life by the wisdom of God at the age of 85; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, Doris Ivy was a North Side mother of nine and the sister of Illinois Secretary of State Jesse White; and

WHEREAS, Doris Ivy, who suffered from kidney disease, had a kidney transplant that gave her an additional 27 years of life and prompted Jesse White to establish his office's highly successful organ donation campaign; and

WHEREAS, A native of Mississippi, Doris Ivy moved with her family as a child to Larrabee and Division Streets on Chicago's North Side and attended Waller High School which is now Lincoln Park High School; and

WHEREAS, Doris Ivy married Arthur Ivy in 1951 and focused much of her life on raising her children; and

WHEREAS, An active member of her community, Doris Ivy served as an election judge and organized bingo games at her senior building in the 100 block of West Oak Street; and

WHEREAS, In addition to being a talented cook, Doris Ivy was a member of her church choir and loved to sing songs including, "When the Gates Swing Open" and "I am Redeemed"; and

WHEREAS, During Christmastime, Doris Ivy also coordinated Jesse White's annual ham and turkey giveaway from his North Side office; and

WHEREAS, The hard work, sacrifice and dedication of Doris Ivy serve as an example to all; and

WHEREAS, Her love of life and ability to live it to the fullest endeared Doris Ivy to her family members, friends and all who knew her, and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, Doris Ivy was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her brother, the Honorable Jesse, her sister, Cora, her six surviving children and her many grandchildren, great-grandchildren and great-great-grandchildren, Doris Ivy 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 25th day of July 2018, do hereby commemorate Doris Ivy 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 Doris Ivy.

TRIBUTE TO LATE ROBERT GILBERT JOHNSTON.

[R2018-855]

WHEREAS, Robert Gilbert "Gil" Johnston, dean and professor emeritus of The John Marshall Law School, passed away on June 21, 2018, at age 86; and

WHEREAS, The Chicago City Council has been informed of this passing by Alderman Edward M. Burke; and

WHEREAS, Robert Gilbert "Gil" Johnston, the son of Scottish immigrants, devoted nearly 50 years of his career at The John Marshall Law School beginning with his appointment to the adjunct faculty in 1963; and

WHEREAS, Robert Gilbert "Gil" Johnston was raised on a sugar plantation in Hawaii; and

WHEREAS, In 1969, Robert Gilbert "Gil" Johnston returned to Oahu, Hawaii, his place of birth to lead the Hawaii Legal Services Project, a legal aid organization; and

WHEREAS, After two years, Robert Gilbert "Gil" Johnston opened a private legal practice with a focus on Hawaiian land claims, the protection of children, the rights of prisoners while representing private social service agencies, including: American Friends Service Committee, Hawaii Association of Retarded Citizens, Hawaii League of Women Voters, and Queen Liliuokalani Children's Center; and

WHEREAS, Robert Gilbert "Gil" Johnston returned to Chicago in 1975 to accept a full-time faculty position at The John Marshall Law School; and

WHEREAS, Robert Gilbert "Gil" Johnston, served as a reporter for numerous Illinois Judicial Conferences and as vice chair of the Jefferson Inn of the American Inns of Court in 1993; and

WHEREAS, Over the next four decades, he taught Civil Procedure I and II; Administrative Procedure; Conflicts of Law; Federal Jurisdiction; Ethics; Litigation Process; and Pre-Trial Practice; and

WHEREAS, In 1988 the John Marshall Law School elevated Robert Gilbert "Gil" Johnston to associate dean of academic affairs; and

WHEREAS, On behalf of the law school, he visited China, Ireland, Lithuania and the Czech Republic, to guest lecture; and

WHEREAS, Robert Gilbert "Gil" Johnston was named acting dean in 1994; and

WHEREAS, In 1995, Robert Gilbert "Gil" Johnston was named dean, a position he held until August 2003 when he returned to his teaching duties, continuing through the next decade; and

WHEREAS, During his years of service to the student body of The John Marshall Law School and to the citizens of Hawaii as a champion of the underdog, Robert Gilbert "Gil" Johnston established the Fair Housing Legal Clinic, the Czech Program and the SIPO-China Program; and

WHEREAS, During Robert Gilbert "Gil" Johnston's tenure as dean of The John Marshall Law School, he helped to establish the LLM degrees in International Business and Trade Law, Information Technology and Privacy Law, and Employee Benefits; and

WHEREAS, Following his retirement, Robert Gilbert "Gil" Johnston served as an advisor to the Francis D. and Corinne S. Morrissey Scholars, a group of John Marshall law students that study and publish scholarly papers on professional responsibility; and

WHEREAS, Robert Gilbert "Gil" Johnston provided assistance and guidance to Robert Lindsey, playwright and chair of the Office of Hawaiian Affairs during the production of "Sonny Kaniho: A Profile of Hawaiian Courage", based on a client that Robert Gilbert "Gil" Johnston represented at trial; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, do hereby extend deepest condolences to his wife, former associate dean Jane D. Johnson, and their two sons, the Honorable Iain D. Johnston and Dr. Benjamin Johnston; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Jane D. Johnston, the Honorable Iain D. Johnston and Dr. Benjamin Johnston.

TRIBUTE TO LATE YOSH KAWANO.

[R2018-856]

WHEREAS, Yosh Kawano has been called to eternal life by the wisdom of God at the age of 97; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A native of Seattle, Yosh Kawano was a member of "Our Greatest Generation" who fought in the Pacific Theatre of Operations during World War II; and

WHEREAS, Yosh Kawano began his career with the Chicago Cubs as a batboy in 1935 and was the equipment manager for the team for more than 60 years; and

WHEREAS, A widely beloved and inspirational figure, Yosh Kawano kept order and cleanliness in the locker room while quietly forging lasting relationships with players; and

WHEREAS, Yosh Kawano worked for the Chicago Cubs under 37 managers before he retired in 2008 at the age of 88; and

WHEREAS, Yosh Kawano was a witness to the history of the Chicago Cubs, including the team's loss in the World Series to the Detroit Tigers in 1945 and its thrilling World Series win in 2016; and

WHEREAS, Yosh Kawano worked in the Cubs' locker room under legendary coaches Charley Grimm, Leo Durocher, Herman Franks and Lee Elia and rubbed shoulders with iconic players such as: Gabby Hartnett, Bill "Swish" Nicholson and Andy Pafko; and

WHEREAS, The hard work, sacrifice and dedication of Yosh Kawano serve as an example to all; and

WHEREAS, Yosh Kawano will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his brother, Nobe, his two nieces, Ellen and Hana, and his nephew, Frank, Yosh Kawano 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 25th day of July 2018, do hereby commemorate Yosh Kawano 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 Yosh Kawano.

TRIBUTE TO LATE EDMUND KEARNEY.

[R2018-891]

WHEREAS, Edmund Kearney has been called to eternal life by the wisdom of God at the age of 92; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Edmund Kearney was the loving husband of the late Mary Jane; and

WHEREAS, Edmund Kearney was the much-adored father of Mary Kate, Edmund, John and Robert and the grandfather of 13 to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Edmund Kearney enjoyed a long and highly successful career as a professor at Chicago State University from 1958 to 1992; and

WHEREAS, Edmund Kearney was the founding chair of the history department at Chicago State University and a faculty member at John Carroll University and St. Ignatius High School; and

WHEREAS, Edmund Kearney wrote *Chicago State College 1869 -- 1969: A Centennial Retrospective* to commemorate the school's first 100 years; and

WHEREAS, The hard work, sacrifice and dedication of Edmund Kearney serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Edmund Kearney to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Edmund Kearney was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Edmund Kearney 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 25th day of July 2018, do hereby commemorate Edmund Kearney 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 Edmund Kearney.

TRIBUTE TO LATE CHARLES KRAUTHAMMER.

[R2018-857]

WHEREAS, Charles Krauthammer has been called to eternal life by the wisdom of God at the age of 68; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Charles Krauthammer was the loving husband of Robyn; and

WHEREAS, Charles Krauthammer was the much-adored father of Daniel to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Charles Krauthammer was a Pulitzer Prize-winning newspaper columnist and television commentator who became an influential voice in the Republic Party; and

WHEREAS, Charles Krauthammer was a former Harvard medical student who graduated despite being paralyzed from the neck down in a diving board accident; and

WHEREAS, Charles Krauthammer later embarked on a career in journalism and in 1984 began writing a column in the *Washington Post*; and

WHEREAS, Charles Krauthammer later worked as a Fox News Channel panelist and contributor where he gained prominence as a conservative pundit and was widely admired for his insights into politics; and

WHEREAS, The hard work, sacrifice and dedication of Charles Krauthammer serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Charles Krauthammer to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Charles Krauthammer was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Charles Krauthammer 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 25th day of July 2018, do hereby commemorate Charles Krauthammer 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 Charles Krauthammer.

TRIBUTE TO LATE REVEREND JOHN MC DONNELL.

[R2018-886]

WHEREAS, Reverend John "J.J." McDonnell has been called to eternal life by the wisdom of God at the age of 71; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Reverend John "J.J." McDonnell was ordained a Roman Catholic priest on May 9, 1973; and

WHEREAS, Reverend John "J.J." McDonnell was the beloved family member and dear friend of many to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Reverend John "J.J." McDonnell served as associate pastor at Holy Name Cathedral in Chicago from 1978 to 1986, and later returned in 1990 while working as a professor of theology at the University of St. Mary of the Lake-Mundelein Seminary; and

WHEREAS, Reverend John "J.J." McDonnell was secretary to the late Cardinal Francis George from 1997 to 2003; and

WHEREAS, Reverend John "J.J." McDonnell also served at St. Louise de Marillac Parish in LaGrange and most recently as the pastor of St. Mary Star of the Sea; and

WHEREAS, The hard work, sacrifice and dedication of Reverend John "J.J." McDonnell serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Reverend John "J.J." McDonnell to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Reverend John "J.J." McDonnell was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Reverend John "J.J." McDonnell imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, do hereby commemorate Reverend John "J.J." McDonnell for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Reverend John "J.J." McDonnell.

TRIBUTE TO LATE JOHN MC GOVERN.

[R2018-893]

WHEREAS, John McGovern has been called to eternal life by the wisdom of God at the age of 48; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, John McGovern was the loving husband of Wentworth; and

WHEREAS, John McGovern was the much-adored father of Caldwell and Watson to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, John McGovern enjoyed a long and highly successful career as a political spokesman and campaign strategist; and

WHEREAS, John McGovern worked at the highest levels of politics and government, serving as a top aide to the Speaker of the United States House of Representatives, in addition to running a national political action committee where he served as executive director; and

WHEREAS, John McGovern held leadership roles in a number of key federal campaigns, including senior advisor to U.S. Representative Bob Dold from 2010 to 2012, campaign manager for U.S. Representative Mark Kirk in 2000, and communication director for Peter Fitzgerald in 1998; and

WHEREAS, The hard work, sacrifice and dedication of John McGovern serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared John McGovern to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, John McGovern was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, John McGovern 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 25th day of July 2018, do hereby commemorate John McGovern 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 McGovern.

TRIBUTE TO LATE NANCY WALLER NADLER.

[R2018-895]

WHEREAS, Nancy Waller Nadler has been called to eternal life by the wisdom of God at the age of 88; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, Nancy Waller Nadler was the loving wife of Charles; and

WHEREAS, Nancy Waller Nadler was the much-adored mother of Charles, Jr., Carrie, and Robert and the grandmother of eight to whom she imparted many of the fine and noble qualities that she possessed in abundance; and

WHEREAS, Nancy Waller Nadler enjoyed a long and highly successful tenure as president of the Women's Board of the Art Institute of Chicago, and was a founding member and president of the Women's Board of the Field Museum; and

WHEREAS, Nancy Waller Nadler was a board member of American Friends of Versailles and chairman of Light Up Chicago under Mayor Jane Byrne; and

WHEREAS, Nancy Waller Nadler was a founding member of the Joffrey Ballet Women's Board as well as a member of the Chicago Child Care Society, the Guild of the Chicago Historical Society, and the Chicago Public School Art Society; and

WHEREAS, Trained in zoology, Nancy Waller Nadler assisted on research collecting trips to study the chromosomal evolution of arctic and subarctic mammals, including expeditions to Alaska, Canada, and Iran, and six trips to the U.S.S.R. as part of the U.S.-U.S.S.R. Academy of Sciences Agreement to collect mammals in Siberia; and

WHEREAS, Nancy Waller Nadler has a subspecies of ground squirrel named after her, *Spermophilus mollis nancyae*; and

WHEREAS, The hard work, sacrifice and dedication of Nancy Waller Nadler serve as an example to all; and

WHEREAS, Her love of life and ability to live it to the fullest endeared Nancy Waller Nadler to her family members, friends and all who knew her, and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, Nancy Waller Nadler was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Nancy Waller Nadler 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 25th day of July 2018, do hereby commemorate Nancy Waller Nadler 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 Nancy Waller Nadler.

TRIBUTE TO LATE BARBARA P. O'CONNOR.

[R2018-858]

WHEREAS, Barbara P. O'Connor 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 longtime member of St. Hilary Parish on Chicago's North Side, Barbara P. O'Connor was the much-adored matriarch of her family and the loving wife of the late Patrick J.; and

WHEREAS, Barbara P. O'Connor was the loving mother of Michael J., the Honorable Patrick J., Robert H., Catherine and Daniel V., the grandmother of 21 and the great-grandmother of seven to whom she imparted many of the fine and noble qualities that she possessed in abundance; and

WHEREAS, Barbara P. O'Connor was proud of her Irish roots and delighted others with the singing of Irish songs; and

WHEREAS, Raised in St. Clement Parish, Barbara P. O'Connor was the daughter of Peter Dever, an Irish immigrant street car operator, and his wife, Gladys, an immigrant from England; and

WHEREAS, Barbara P. O'Connor was a welcoming and giving person who made everyone feel special; and

WHEREAS, Barbara P. O'Connor cared deeply for her children, grandchildren and great-grandchildren and was a skilled baker known for her chocolate chip cookies and cakes; and

WHEREAS, The hard work, sacrifice and dedication of Barbara P. O'Connor serve as an example to all; and

WHEREAS, Barbara P. O'Connor will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Barbara P. O'Connor 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 25th day of July 2018, do hereby commemorate Barbara P. O'Connor 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 Barbara P. O'Connor.

TRIBUTE TO LATE JOSEPH PERRINO.

[R2018-888]

WHEREAS, Joseph Perrino has been called to eternal life by the wisdom of God at the age of 64; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Joseph Perrino was the loving husband of Kathleen; and

WHEREAS, Joseph Perrino was the much-adored father of Gina, Nick, and Renee and the grandfather of eight to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Joseph Perrino enjoyed a long and highly successful career as chief executive officer of Home Run Inn Pizza; and

WHEREAS, Under his direction, Joseph Perrino helped turn Home Run Inn Pizza into an \$80 Million-per-year business, with nine area restaurants and frozen pizzas sold in 35 states; and

WHEREAS, The hard work, sacrifice and dedication of Joseph Perrino serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Joseph Perrino to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Joseph Perrino was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Joseph Perrino 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 25th day of July 2018, do hereby commemorate Joseph Perrino 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 Joseph Perrino.

TRIBUTE TO LATE HONORABLE ROBERT D. RAY.

[R2018-863]

WHEREAS, The Honorable Robert D. Ray has been called to eternal life by the wisdom of God at the age of 89; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Honorable Robert D. Ray was the 38th governor of the state of Iowa and the husband of Billie; and

WHEREAS, The Honorable Robert D. Ray was the much-adored father of Randi, Lu Ann and Victoria and the grandfather of eight to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, A native of Des Moines, the Honorable Robert D. Ray earned his undergraduate and law degrees from Drake University; and

WHEREAS, The Honorable Robert D. Ray was elected governor in 1968 and served for five terms; and

WHEREAS, During his tenure in office, the Honorable Robert D. Ray expanded funding for education and eliminated the sales tax on food and drugs; and

WHEREAS, The Honorable Robert D. Ray also implemented Iowa's first deposit on cans and bottles to encourage recycling efforts; and

WHEREAS, The Honorable Robert D. Ray was a recipient of numerous awards, including the state's highest honor, the Iowa Award; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Robert D. Ray serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared the Honorable Robert D. Ray to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, The Honorable Robert D. Ray was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Honorable Robert D. Ray 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 25th day of July 2018, do hereby commemorate the Honorable Robert D. Ray 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 Robert D. Ray.

TRIBUTE TO LATE HONORABLE ROBERT JAMES REHAK.

[R2018-859]

WHEREAS, The Honorable Robert James Rehak has been called to eternal life by the wisdom of God at the age of 86; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Honorable Robert James Rehak was the former mayor of Indian Head Park and the loving husband of the late Arlene; and

WHEREAS, Robert James Rehak was the much-adored father of Christine, Laura and the late Dianne to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, The Honorable Robert James Rehak served his country in the United States Army during the Korean War; and

WHEREAS, The Honorable Robert James Rehak enjoyed a highly successful career as the vice president of the Campbell Soup Company in Chicago; and

WHEREAS, In addition to his role as mayor, Robert James Rehak founded the Indian Head Park Police Department where he was chief of police for 17 years; and

WHEREAS, The Honorable Robert James Rehak was an avid woodsman who enjoyed deer hunting and muskie fishing; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Robert James Rehak serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared the Honorable Robert James Rehak to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, The Honorable Robert James Rehak was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Honorable Robert James Rehak 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 25th day of July 2018, do hereby commemorate the Honorable Robert James Rehak 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 Robert James Rehak.

TRIBUTE TO LATE ROBERT SALVINO.

[R2018-896]

WHEREAS, Robert "Bob" Salvino has been called to eternal life by the wisdom of God at the age of 83; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Robert "Bob" Salvino was the loving husband of Carrie; and

WHEREAS, Robert "Bob" Salvino was the much-adored father of Chris, Cindy, and Rob and the loving grandfather of Anna, Mia, Carl, Alec, Nicholas and Kylie to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Robert "Bob" Salvino enjoyed a long and highly successful career as a State Farm agent; and

WHEREAS, A resident of Frankfort, Illinois, Robert "Bob" Salvino was the cornerstone of his community and always willing to lend a hand for a worthy cause, including raising funds to build St. Anthony Catholic Church and working with neighbors to establish the Prestwick Country Club where he served as its second president and held numerous fund raisers for charities; and

WHEREAS, Robert "Bob" Salvino was a Frankfort Village trustee; and

WHEREAS, Robert "Bob" Salvino served in the U.S. Army after graduating from the University of Notre Dame where he was a proud member of both the football and wrestling teams; and

WHEREAS, The hard work, sacrifice and dedication of Robert "Bob" Salvino serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Robert "Bob" Salvino to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Robert "Bob" Salvino was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Robert "Bob" Salvino 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 25th day of July 2018, do hereby commemorate Robert "Bob" Salvino for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Robert "Bob" Salvino.

TRIBUTE TO LATE IRENA SZEWINSKA.

[R2018-860]

WHEREAS, Irena Szewinska has been called to eternal life by the wisdom of God at the age of 72; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, Irena Szewinska was a Polish sports legend and the loving wife of Janusz; and

WHEREAS, Irena Szewinska was the much-adored mother of two children to whom she imparted many of the fine and noble qualities that she possessed in abundance; and

WHEREAS, Hailed as the most famous athlete in the history of Polish sports, Irena Szewinska was a sprinter who dominated women's athletics for two decades; and

WHEREAS, Irena Szewinska competed in five Olympics and won seven medals; and

WHEREAS, Irena Szewinska later served as a member of the International Olympic Committee; and

WHEREAS, In 2012 Irena Szewinska was among the first inductees to the International Association of Athletics Federations Hall of Fame; and

WHEREAS, The remarkable athletic talent, sacrifice and dedication of Irena Szewinska serve as an example to all; and

WHEREAS, Her love of life and ability to live it to the fullest endeared Irena Szewinska to her family members, friends and all who knew her, and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, Irena Szewinska was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Irena Szewinska 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 25th day of July 2018, do hereby commemorate Irena Szewinska 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 Irena Szewinska.

TRIBUTE TO LATE WILMONT VICKREY.

[R2018-861]

WHEREAS, Wilmont "Vic" Vickrey has been called to eternal life by the wisdom of God at the age of 92; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Wilmont "Vic" Vickrey was a prominent Chicago architect and the loving husband of Bonnie and the late Jean; and

WHEREAS, Wilmont "Vic" Vickrey was the much-adored father of Paul, Christopher, David, Melinda and Texanne and the grandfather of 12 to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, A native of Terre Haute, Indiana, Wilmont "Vic" Vickrey was raised in Indianapolis and Texas; and

WHEREAS, Wilmont "Vic" Vickrey served as a member of the United States Army during World War II and graduated with a degree in architecture in 1949 from the University of Texas; and

WHEREAS, Wilmont "Vic" Vickrey worked for 18 years at the firm of Perkins & Will before opening his own architecture firm, VOA Associates, in Chicago and Orlando, Florida in 1969; and

WHEREAS, During his career, Wilmont "Vic" Vickrey helped revive landmarks such as Navy Pier and designed hotels, hospitals, education buildings and theaters around the globe; and

WHEREAS, VOA's most prominent projects included the Shakespeare Theatre at Navy Pier and the renovations of Wrigley Field and Roosevelt University's 32-story Wabash Building in the South Loop; and

WHEREAS, Known for his professionalism and geniality, Wilmont "Vic" Vickrey served on the board of the Chicago Architecture Foundation and was a longtime member of the Union League Club; and

WHEREAS, The hard work, sacrifice and dedication of Wilmont "Vic" Vickrey serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Wilmont "Vic" Vickrey to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Wilmont "Vic" Vickrey was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Wilmont "Vic" Vickrey 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 25th day of July 2018, do hereby commemorate Wilmont "Vic" Vickrey 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 Wilmont "Vic" Vickrey.

TRIBUTE TO LATE MICHAEL VICTOR, SR.

[R2018-892]

WHEREAS, Michael Victor, Sr. has been called to eternal life by the wisdom of God at the age of 66; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Michael Victor, Sr. was the loving husband of Barbara; and

WHEREAS, Michael Victor, Sr. was the much-adored father of Michael, Jr. and Matthew to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Michael Victor, Sr. enjoyed a long and highly successful career as postmaster of Schaumburg, Illinois, and St. Charles, Illinois; and

WHEREAS, The hard work, sacrifice and dedication of Michael Victor, Sr. serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Michael Victor, Sr. to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Michael Victor, Sr. was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Michael Victor, Sr. 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 25th day of July 2018, do hereby commemorate Michael Victor, Sr. 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 Michael Victor, Sr.

TRIBUTE TO LATE CHARLES WEIGEL, JR.

[R2018-894]

WHEREAS, Charles Weigel, Jr. has been called to eternal life by the wisdom of God at the age of 93; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Charles Weigel, Jr. was the loving husband of Mary Ruth; and

WHEREAS, Charles Weigel, Jr. was the much-adored father of Mary Jo, Charles III, Vicki and Dr. Mark, the proud grandfather of Kimberly Kyle and Matthew, and the loving great-grandfather of Eric, Paisley and Brinley to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Charles Weigel, Jr. enjoyed a long and highly successful career as mayor of Elmhurst from 1961 to 1973, and as president of Weigel-Miller, Inc.; and

WHEREAS, During his tenure as mayor, Charles Weigel, Jr. also served as president of the DuPage Mayors and Managers Conference, and vice president and member of the Executive Committee of the Illinois Municipal League; and

WHEREAS, Charles Weigel, Jr. dedicated his life to public service as an officer or director with several Elmhurst organizations, including the Elmhurst Rotary Club, the Elmhurst YMCA and Elmhurst Memorial Hospital; and

WHEREAS, Charles Weigel, Jr. served as a member of the U.S. Army Air Corps during World War II, and later earned the rank of captain in the Air Force Reserve during the Korean War; and

WHEREAS, The hard work, sacrifice and dedication of Charles Weigel, Jr. serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Charles Weigel, Jr. to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Charles Weigel, Jr. was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Charles Weigel, Jr. imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, do hereby commemorate Charles Weigel, Jr. for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Charles Weigel, Jr.

TRIBUTE TO LATE DONALD L. WILLIAMS, SR.

[R2018-887]

WHEREAS, Donald L. Williams, Sr. has been called to eternal life by the wisdom of God at the age of 92; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Donald L. Williams, Sr. was the loving husband of Dora and the late Mercedes and Ora; and

WHEREAS, Donald L. Williams, Sr. was the much-adored father of Karen, Donald, Jr., Sheryl, Sharlene, Denise, and Rhonda, stepfather of Alfonso and Donald, the proud grandfather of 24, and the loving great-grandfather of 35 to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Donald L. Williams, Sr. enjoyed a long and highly successful career as a pharmacist, State Farm agent, and mayor of Maywood, Illinois; and

WHEREAS, Donald L. Williams, Sr. owned and operated Don's Pharmacy, the first African-American owned pharmacy in Maywood; and

WHEREAS, During his tenure as mayor, Donald L. Williams, Sr. encouraged residents to start their own businesses to become entrepreneurs; and

WHEREAS, Donald L. Williams, Sr. was president of the Proviso Chapter of the NAACP, president of the Maywood Chamber of Commerce, president of the Maywood Rotary Club and president of the Proviso Leyden Council for Community Action nonprofit group; and

WHEREAS, The hard work, sacrifice and dedication of Donald L. Williams, Sr. serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Donald L. Williams, Sr. to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Donald L. Williams, Sr. was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Donald L. Williams, Sr. 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 25th day of July 2018, do hereby commemorate Donald L. Williams, Sr. 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 Donald L. Williams, Sr.

CONGRATULATIONS EXTENDED TO COACHES, MANAGERS AND TEAM MEMBERS OF ARCHER MANOR LITTLE LEAGUE 11U, 12U AND 14U SOFTBALL AND BASEBALL TEAMS ON WINNING SEASON.

[R2018-848]

WHEREAS, Since 1952, Archer Park has provided area youth residing in the Archer Heights community on the Southwest Side of Chicago the opportunity to participate in competitive baseball and softball league play through its successful Archer Manor Little League program; and

WHEREAS, The Archer Manor Little League 12U girls' softball team won the 2018 District 15 softball championship on their home field defeating Clear Ridge in a 13 to 9 slugfest; and

WHEREAS, The Archer Manor Little League 12U girls' softball team is managed by Manny Jimenez and coached by Jorge Norrick and Roger Sanchez with Teresa Jimenez, scorekeeper; and

WHEREAS, The Archer Manor Little League 12U girls' softball team members include: Isabella Garcia, Kassandra Lopez, Sophia Marie Jimenez, Amaris Teran, Isabella Arroyo, Sophia Sanchez, Isabella Norrick, Samantha Deantes, Emily Terrazas, Yarithza Gaytan, Nadia Cahue and Yolanda Antonio; and

WHEREAS, As District 15 champions, Archer Manor was just one of nine competing teams participating in the tournament; and

WHEREAS, Three other Archer Manor Little League softball teams in different age brackets advanced to regional and state competition; and

WHEREAS, The 11U Girls Softball District 15 champions managed by Miguel Urbina and coached by Jose Gonzalez and Sandy Urbina advanced to the state tournament in Mount Sterling, Illinois; and

WHEREAS, The 11U Girls Softball District 15 team members included: Yanelly Contreras, Emily Franco, Prescilla Gil, Emma Gonzalez, Nathalia Gonzalez, Valerie Gonzalez, Alina Magallon, Daniela Salinas, Aaliya Solis and Mariah Urbina; and

WHEREAS, The 12U Boys Baseball District 15 champs managed by John Galvin and coached by Gabe Sanchez, Tony Sanchez, Tony Mendez, with scorekeeper Nieves Camarillo advanced to Sectional Tournament in Evergreen Park, Illinois; and

WHEREAS, The 12U Boys Baseball District 15 team members included: Efrain Becerra, Felipe Camarillo, Christian Cruz, Brian Delgado, Richard Dubinski, Jaime Garza, Giselle Martinez, Angel Melgoza, Daniel Mendez, Fernando Rodriguez, Jomar Rodriguez, Gabriel Sanchez, Francisco Sandoval and Rafael Vargas; and

WHEREAS, The 14U Girls Softball District 15 champions managed by Carlos Mireles and coached by Israel Salas, Steve Juarez with scorekeeper Mirella Salas advanced to the State Tournament in Peru, Illinois; and

WHEREAS, The 14U Girls Softball District 15 team members included: Brianna Arceo, Samya Brown, Yaritza Contreras, Angelina Flores, Marissa Garcia, Aaliah Garcia, Ariel Herrera, Lia Sarabia, Angelina Suarez, Sophia Loza, Clarissa Martinez, Anela Mireles, Melanie Pancoati and Alanih Rodriguez; and

WHEREAS, The City of Chicago takes great pride and celebrates the accomplishments of the Archer Manor Little League softball and baseball teams in this winning season; and

WHEREAS, The Chicago City Council has been informed of their achievements by Alderman Edward M. Burke; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, do hereby congratulate the managers, coaches and the team members of the Archer Manor Little League 11U, 12U and 14U softball and baseball teams on their winning season; and

Be It Further Resolved, That copies of this resolution be presented to the Archer Park little league program and the managers and coaches.

CALL FOR CHICAGO PARK DISTRICT TO RENAME WALNUT PARK IN HONOR OF LATE OFFICER IRMA C. RUIZ.

[R2018-873]

WHEREAS, On September 22, 1988, Chicago Police Patrol Officer Irma C. Ruiz, Star Number 16823 of Area 4 Youth Division and the devoted mother of four children, perished inside the Moses Montefiore School at 1300 South Ashland Avenue at the hands of a rampaging armed felon; and

WHEREAS, On that fateful and tragic day, Officer Irma C. Ruiz became only the third female Chicago Police to be killed in the line of duty; and

WHEREAS, Officer Irma C. Ruiz graduated from the Chicago Police Academy on October 1, 1976; and

WHEREAS, Officer Irma C. Ruiz was among the first women assigned to the Grand Crossing District; and

WHEREAS, In her 12 years in the department, Officer Irma C. Ruiz won a department commendation, three honorable mentions and had four complimentary letters added to her personnel file; and

WHEREAS, Officer Irma C. Ruiz and her partner Officer Greg Jaglowski were assigned to the Harrison Area's Youth Division and were a mobile unit that responded to an emergency call at the school; and

WHEREAS, As members of a mobile unit responding to calls, they were summoned to the Montefiore School to escort an unruly student to his home; and

WHEREAS, While in the process of picking up the student, Officer Irma C. Ruiz and Officer Greg Jaglowski received a report that an armed offender had entered the school; and

WHEREAS, The offender, described as a deranged gunman, had already killed two other people in an auto parts store and wounded a maintenance worker and a school custodian by the time the officers arrived on the scene; and

WHEREAS, The gunman fired upon the police officers, fatally striking Officer Irma C. Ruiz in the chest and wounding Officer Greg Jaglowski twice in the legs; and

WHEREAS, Although seriously injured, Officer Greg Jaglowski managed to return fire killing the offender; and

WHEREAS, Officer Greg Jaglowski eventually recovered from his wounds and received the *IACP/Parade* magazine "Officer of the Year" award for his heroic actions; and

WHEREAS, According to Chicago Police Superintendent LeRoy Martin, "Had my two officers not been there at the school to pick up a youth, had he (the gunman) not encountered them, I'm afraid we would have had a massacre. Officer (Irma C. Ruiz) sacrificed her life"; and

WHEREAS, The Chicago City Council has been informed of the pending 30th anniversary of Officer Irma C. Ruiz courageous actions and tragic passing by Alderman Edward M. Burke; and

WHEREAS, Officer Irma C. Ruiz, a warm and caring woman, resided in the Beverly community with her husband Peter and their four children and was deeply devoted to her family and community; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, assembled this 25th day of July 2018, call upon the Chicago Park District leadership to honor the memory of Officer Irma C. Ruiz and hereby rename Walnut Park at 3801 West 45th Street, "Irma C. Ruiz Park"; and

Be It Further Resolved, That copies of this resolution be presented to the Chicago Park District and to Peter Ruiz, the husband of the late Officer Irma C. Ruiz.

GRATITUDE EXTENDED TO CHICAGO POLICE DETECTIVES AND OFFICERS FOR EXEMPLARY INVESTIGATIVE WORK LEADING TO APPREHENSION OF VIOLENT OFFENDER.

[R2018-872]

WHEREAS, On June 14, 2018, while reading her Kindle, Susan Johnson, a 67-year-old woman, was viciously attacked by a male offender onboard a northbound CTA Red Line train; and

WHEREAS, Susan Johnson suffered multiple injuries requiring two surgeries and the removal of her left eye; and

WHEREAS, Due to the exemplary investigative work from Chicago Police Department detectives and officers, a suspect was taken into custody the next day and later was recognized as the man shown in surveillance photos; and

WHEREAS, The suspect is now being charged with felony aggravated battery in connection with Susan Johnson's attack; and

WHEREAS, The Chicago City Council has been informed of the exemplary investigative work by the Chicago Police Department by Alderman Edward M. Burke; and

WHEREAS, Detective Mike Roth, Number 20572, Area North Detective Bureau, showed true leadership working to quickly secure high resolution video of the attack from the CTA and ensuring that it was posted immediately on social media; and

WHEREAS, Detective Mike Roth was assisted by many talented police officers in the process, including his partner, Detective Carlos Mayas, Number 20794; and

WHEREAS, The police officers who recognized the suspect and assisted in the arrest the day following the attack include Officer Manuel Guzman, Number 9798; Officer Michael Silius, Number 17661; Officer Adam Jarigue, Number 18517; Officer Danilo Rojas, Number 18704; Detective William Phelan, Number 20919; and Detective Martin Mulligan, Number 20578; and

WHEREAS, Susan Johnson and her family express their deepest appreciation and gratitude to the Chicago Police Department and the officers who worked tirelessly and diligently to apprehend her attacker; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, do hereby express our sincere congratulations and appreciation to the Chicago Police Department for its outstanding police work; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Detective Mike Roth, Number 20572; Detective Carlos Mayas, Number 20794; Detective William Phelan, Number 20919; Detective Martin Mulligan, Number 20578; Officer Manuel Guzman, Number 9798; Officer Michael Silius, Number 17661; Officer Adam Jarigue, Number 18517; and Officer Danilo Rojas, Number 18704; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Superintendent Eddie Johnson.

CONGRATULATIONS EXTENDED TO PALACE GRILL ON 80TH ANNIVERSARY.
[R2018-884]

WHEREAS, Palace Grill, the famed Chicago restaurant located at 1408 West Madison Street, is celebrating its 80th anniversary in 2018; and

WHEREAS, The Chicago City Council has been informed of this achievement by Alderman Edward M. Burke; and

WHEREAS, Since 1938, Palace Grill has served Chicago's West Loop as a classic American diner with a warm atmosphere to enjoy a hearty meal; and

WHEREAS, Palace Grill has famously been visited by Mayor Richard M. Daley, Al and Tipper Gore, Russian Prime Minister Viktor Chernomyrdin, countless TV and radio personalities, and the Chicago Blackhawks who regularly pick up breakfast sandwiches before practice; and

WHEREAS, Palace Grill has been featured on the Oprah Winfrey Show, Windy City Live, Sandwich King, Secrets of a Restaurant Chef and Chicago's Best, and was voted the "best breakfast restaurant" in Chicago by the *Chicago Sun-Times*; and

WHEREAS, Within the Chicago area, there are only a handful of restaurants that have withstood the test of time as long as Palace Grill; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, do hereby express our congratulations and appreciation to Palace Grill for its remarkable 80 years of business; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Palace Grill.

RECOGNITION EXTENDED TO JUDGE DANA MAKOTO SABRAW FOR ISSUING PRELIMINARY INJUNCTION TO REUNITE MIGRANT CHILDREN WITH FAMILIES SEPARATED AT UNITED STATES BORDER.

[R2018-880]

WHEREAS, In response to a request made by the American Civil Liberties Union to end migrant children separations, the Honorable Dana Makoto Sabraw, Judge of the United States District Court for Southern California in San Diego on June 26, 2018, issued a preliminary injunction to reunite migrant children with their parents who had been detained under President Donald Trump's "zero-tolerance" policy within 14 to 30 days; and

WHEREAS, The American Civil Liberties Union sued the federal government on behalf of the affected migrant children after more than 2,000 had been separated from their families and sent to detention centers across the country; and

WHEREAS, The Honorable Dana Makoto Sabraw's injunction gave the federal government 14 days to reunite children under the age of five with their parents, and 30 days to reunify children who are older; and

WHEREAS, The Honorable Dana Makoto Sabraw ordered the government to produce detailed lists of all minors and parents, and their locations, and to deliver that information to the American Civil Liberties Union; and

WHEREAS, The order also requires federal agents to allow parents to contact their children within 10 days of being separated from them; and

WHEREAS, The Chicago City Council has been informed of his ruling by Alderman Edward M. Burke; and

WHEREAS, The Honorable Dana Makoto Sabraw called the practice of family separation “a chaotic circumstance of the government’s own making”, saying the government was treating children worse than it handles property, stating that “The unfortunate reality is that under the present system migrant children are not accounted for with the same efficiency and accuracy as property”; and

WHEREAS, The Department of Health and Human Services officials told the Honorable Dana Makoto Sabraw that the July 26, 2018 deadline for reunification could not be met without putting children at risk; and

WHEREAS, The Honorable Dana Makoto Sabraw informed the government that the short time frame “was no excuse” for not completing the proper due diligence including DNA testing and background checks within the proscribed time frame prior to releasing the children to their parents; and

WHEREAS, The Department of Health and Human Services acquiesced, declaring that reunifications could be done safely and on time; and

WHEREAS, The Honorable Dana Makoto Sabraw, a widely respected jurist who personally experienced discrimination based on his Japanese heritage while growing up in California, has served on the bench in the U.S. District Court for Southern California since 2003 following appointment from President George W. Bush; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, do hereby commend the Honorable Dana Makoto Sabraw for his courageous decision to invalidate the inhumane practice of separating families at the U.S. border and to reunite migrant children with their parents without undue delay; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the Honorable Dana Makoto Sabraw.

CONGRATULATIONS EXTENDED TO UNITED STATES DEPARTMENT OF JUSTICE ON REOPENING INVESTIGATION INTO MURDER OF EMMETT TILL.

[R2018-862]

WHEREAS, In a report to Congress in March 2018, the U.S. Department of Justice announced it was reopening its investigation into the murder of Emmett Till, the 14-year-old African-American boy and Chicago native whose abduction and killing remains among the most devastating examples of racial violence in the South; and

WHEREAS, The reopening of the Emmett Till investigation is a renewed and prominent test for the U.S. Department of Justice whose officials continue to investigate unsolved crimes dating back to the Civil Rights Movement that are thought to have been racially motivated; and

WHEREAS, In addition, the U.S. Department of Justice's reopening of the Emmett Till investigation is an opportunity to achieve significant change to the challenges of race that continue to plague our nation; and

WHEREAS, Emmett Till was born on July 25, 1941, on Chicago's South Side, and would have celebrated his 77th birthday this year; and

WHEREAS, Emmett Till was brutally murdered on August 28, 1955, while visiting family in Money, Mississippi, after being accused of whistling at a white woman in her family's store; and

WHEREAS, Tens of thousands attended Emmett Till's funeral or viewed his open casket in Chicago, and images of his mutilated body rallied popular black support and white sympathy across the United States; and

WHEREAS, On September 23, 1955, Roy Bryant and J.W. Milam, the men responsible for Emmett Till's kidnapping and murder, were acquitted by an all-white, all-male jury after an hour of deliberation, believing the state had failed to prove the identity of the body; and

WHEREAS, The brutality of Emmett Till's murder and the fact that his killers were acquitted of their crimes drew immense attention to the long history of violent persecution of African-Americans in the United States, and were an early catalyst of the Civil Rights Movement; and

WHEREAS, The City of Chicago continues to memorialize Emmett Till's legacy with the naming of a section of 71st Street as "Emmett Till Road" and the renaming of James McCosh Elementary School as "Emmett Louis Till Math and Science Academy"; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, do hereby recognize and congratulate the U.S. Department of Justice in reopening its investigation into the murder of Emmett Till; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Emmett Till.

Presented By

ALDERMAN LOPEZ (15th Ward):

CONGRATULATIONS EXTENDED TO RODERICK E. ADAMS ON 65TH BIRTHDAY.

[R2018-732]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Roderick E. Adams in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Roderick E. Adams on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Roderick E. Adams now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Roderick E. Adams on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Roderick E. Adams for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Roderick E. Adams in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO LORENZA ANGULO ON 70TH BIRTHDAY.

[R2018-733]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Lorenza Angulo in honor of her 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Lorenza Angulo on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Lorenza Angulo has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Lorenza Angulo on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Lorenza Angulo for her continued good health, happiness and success following this, her 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Lorenza Angulo in honor of her 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO ADOLFO BAHENA ON 70TH BIRTHDAY.

[R2018-734]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Adolfo Bahena in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Adolfo Bahena on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Adolfo Bahena has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Adolfo Bahena on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Adolfo Bahena for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Adolfo Bahena in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO NANCY L. BAHENA ON 70TH BIRTHDAY.
[R2018-735]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Nancy L. Bahena in honor of her 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Nancy L. Bahena on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Nancy L. Bahena has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Nancy L. Bahena on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Nancy L. Bahena for her continued good health, happiness and success following this, her 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Nancy L. Bahena in honor of her 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO CHARLES M. BAYNES ON
65TH BIRTHDAY.

[R2018-736]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Charles M. Baynes in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Charles M. Baynes on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Charles M. Baynes now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Charles M. Baynes on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Charles M. Baynes for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Charles M. Baynes in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO VICTOR M. BETANCOURT ON
65TH BIRTHDAY.

[R2018-737]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Victor M. Betancourt in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Victor M. Betancourt on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Victor M. Betancourt now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Victor M. Betancourt on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Victor M. Betancourt for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Victor M. Betancourt in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO RUBY J. BLUE ON 65TH BIRTHDAY.

[R2018-738]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Ruby J. Blue in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Ruby J. Blue on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Ruby J. Blue now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Ruby J. Blue on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Ruby J. Blue for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Ruby J. Blue in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO WILLIAM CANNON ON 65TH BIRTHDAY.

[R2018-739]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to William Cannon in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to William Cannon on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, William Cannon now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate William Cannon on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to William Cannon for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to William Cannon in honor of his 65th birthday as a token of our esteem and good wishes.

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CONGRATULATIONS EXTENDED TO ADDISON CHALMERS ON
75TH BIRTHDAY.

[R2018-740]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Addison Chalmers in honor of his 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Addison Chalmers on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Addison Chalmers has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Addison Chalmers on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Addison Chalmers for his continued good health, happiness and success following this, his 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Addison Chalmers in honor of his 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO ARTHUR CONEY II ON 70TH BIRTHDAY.

[R2018-741]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Arthur Coney II in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Arthur Coney II on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Arthur Coney II has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Arthur Coney II on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Arthur Coney II for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Arthur Coney II in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO CENCEPCION DE-LA-CRUZ ON 65TH BIRTHDAY.

[R2018-742]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Cencepcion De-La-Cruz in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Cencepcion De-La-Cruz on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Cencepcion De-La-Cruz now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Cencepcion De-La-Cruz on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Cencepcion De-La-Cruz for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Cencepcion De-La-Cruz in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO LORENZO DIAZ ON 70TH BIRTHDAY.

[R2018-743]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Lorenzo Diaz in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Lorenzo Diaz on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Lorenzo Diaz has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Lorenzo Diaz on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Lorenzo Diaz for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Lorenzo Diaz in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO DOROTHY R. DRAINE ON 65TH BIRTHDAY.

[R2018-744]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Dorothy R. Draine in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Dorothy R. Draine on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Dorothy R. Draine now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Dorothy R. Draine on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Dorothy R. Draine for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Dorothy R. Draine in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO PHILLIP ESTERS ON 65TH BIRTHDAY.

[R2018-745]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Phillip Esters in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Phillip Esters on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Phillip Esters now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Phillip Esters on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Phillip Esters for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Phillip Esters in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO JOSE FAVELA ON 65TH BIRTHDAY.

[R2018-746]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Jose Favela in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Jose Favela on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Jose Favela now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Jose Favela on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Jose Favela for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Jose Favela in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO JUAN L. FLORES ON 65TH BIRTHDAY.
[R2018-748]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Juan L. Flores in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Juan L. Flores on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Juan L. Flores now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Juan L. Flores on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Juan L. Flores for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Juan L. Flores in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO WALLEAN GARCIA ON 70TH BIRTHDAY.
[R2018-749]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Wallean Garcia in honor of her 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Wallean Garcia on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Wallean Garcia has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Wallean Garcia on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Wallean Garcia for her continued good health, happiness and success following this, her 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Wallean Garcia in honor of her 70th birthday as a token of our esteem and good wishes.

—

CONGRATULATIONS EXTENDED TO ALFREDO GODINEZ ON 65TH BIRTHDAY.

[R2018-750]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Alfredo Godinez in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Alfredo Godinez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Alfredo Godinez now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Alfredo Godinez on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Alfredo Godinez for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Alfredo Godinez in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO DELORY ANN GORDON ON 70TH BIRTHDAY.

[R2018-751]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Delory Ann Gordon in honor of her 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Delory Ann Gordon on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Delory Ann Gordon has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Delory Ann Gordon on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Delory Ann Gordon for her continued good health, happiness and success following this, her 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Delory Ann Gordon in honor of her 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO HARRISON S. HANNA ON 75TH BIRTHDAY.

[R2018-752]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Harrison S. Hanna in honor of his 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Harrison S. Hanna on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Harrison S. Hanna has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Harrison S. Hanna on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Harrison S. Hanna for his continued good health, happiness and success following this, his 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Harrison S. Hanna in honor of his 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO JOSE L. HERNANDEZ ON
65TH BIRTHDAY.

[R2018-753]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Jose L. Hernandez in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Jose L. Hernandez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Jose L. Hernandez now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Jose L. Hernandez on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Jose L. Hernandez for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Jose L. Hernandez in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO SOCORRO C. HERNANDEZ ON 70TH BIRTHDAY.

[R2018-754]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Socorro C. Hernandez in honor of her 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Socorro C. Hernandez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Socorro C. Hernandez has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Socorro C. Hernandez on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Socorro C. Hernandez for her continued good health, happiness and success following this, her 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Socorro C. Hernandez in honor of her 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO STANLEY HODGES ON 70TH BIRTHDAY.

[R2018-755]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Stanley Hodges in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Stanley Hodges on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Stanley Hodges has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Stanley Hodges on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Stanley Hodges for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Stanley Hodges in honor of his 70th birthday as a token of our esteem and good wishes.

—

CONGRATULATIONS EXTENDED TO TED JANKOWSKI ON 65TH BIRTHDAY.

[R2018-756]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Ted Jankowski in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Ted Jankowski on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Ted Jankowski now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Ted Jankowski on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Ted Jankowski for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Ted Jankowski in honor of his 65th birthday as a token of our esteem and good wishes.

—

CONGRATULATIONS EXTENDED TO HIPOLITO JARAMILLO I ON 70TH BIRTHDAY.

[R2018-757]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Hipilito Jaramillo I in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Hipilito Jaramillo I on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Hipilito Jaramillo I has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Hipilito Jaramillo I on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Hipilito Jaramillo I for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Hipilito Jaramillo I in honor of his 70th birthday as a token of our esteem and good wishes.

—

CONGRATULATIONS EXTENDED TO MANUEL JASSO ON 65TH BIRTHDAY.

[R2018-758]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Manuel Jasso in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Manuel Jasso on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Manuel Jasso now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Manuel Jasso on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Manuel Jasso for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Manuel Jasso in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO LORENZO JENKINS ON 70TH BIRTHDAY.

[R2018-759]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Lorenzo Jenkins in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Lorenzo Jenkins on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Lorenzo Jenkins has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Lorenzo Jenkins on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Lorenzo Jenkins for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Lorenzo Jenkins in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO EVA JONES ON 75TH BIRTHDAY.

[R2018-760]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Eva Jones in honor of her 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Eva Jones on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Eva Jones has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Eva Jones on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Eva Jones for her continued good health, happiness and success following this, her 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Eva Jones in honor of her 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO JOHN P. KROLIK II ON 70TH BIRTHDAY.

[R2018-761]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to John P. Krolik II in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to John P. Krolik II on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, John P. Krolik II has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate John P. Krolik II on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to John P. Krolik II for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to John P. Krolik II in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO RUFINA LAZARRO ON 65TH BIRTHDAY.
[R2018-762]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Rufina Lazarro in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Rufina Lazarro on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Rufina Lazarro now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Rufina Lazarro on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Rufina Lazarro for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Rufina Lazarro in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO CHARLES J. LELUGAS II ON 65TH BIRTHDAY.

[R2018-763]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Charles J. Lelugas II in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Charles J. Lelugas II on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Charles J. Lelugas II now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Charles J. Lelugas II on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Charles J. Lelugas II for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Charles J. Lelugas II in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO WILLIE L. LIVINGSTON I ON 70TH BIRTHDAY.

[R2018-764]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Willie L. Livingston I in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Willie L. Livingston I on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Willie L. Livingston I has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Willie L. Livingston I on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Willie L. Livingston I for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Willie L. Livingston I in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO ROSA Z. LOPEZ ON 75TH BIRTHDAY.

[R2018-765]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Rosa Z. Lopez in honor of her 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Rosa Z. Lopez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Rosa Z. Lopez has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Rosa Z. Lopez on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Rosa Z. Lopez for her continued good health, happiness and success following this, her 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Rosa Z. Lopez in honor of her 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO MORRIS LOUDERMILK ON 65TH BIRTHDAY.

[R2018-766]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Morris Loudermilk in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Morris Loudermilk on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Morris Loudermilk now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Morris Loudermilk on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Morris Loudermilk for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Morris Loudermilk in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO MARVIN LUMPKIN ON 65TH BIRTHDAY.

[R2018-767]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Marvin Lumpkin in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Marvin Lumpkin on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Marvin Lumpkin now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Marvin Lumpkin on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Marvin Lumpkin for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Marvin Lumpkin in honor of his 65th birthday as a token of our esteem and good wishes.

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CONGRATULATIONS EXTENDED TO STEVEN C. MITCHEM ON 70TH BIRTHDAY.

[R2018-768]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Steven C. Mitchem in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Steven C. Mitchem on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Steven C. Mitchem has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Steven C. Mitchem on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Steven C. Mitchem for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Steven C. Mitchem in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO CELLIE KING MOLINA ON 70TH BIRTHDAY.

[R2018-769]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Cellie King Molina in honor of her 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Cellie King Molina on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Cellie King Molina has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Cellie King Molina on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Cellie King Molina for her continued good health, happiness and success following this, her 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Cellie King Molina in honor of her 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO BRENDA JOYCE MONTGOMERY ON 65TH BIRTHDAY.

[R2018-770]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Brenda Joyce Montgomery in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Brenda Joyce Montgomery on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Brenda Joyce Montgomery now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Brenda Joyce Montgomery on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Brenda Joyce Montgomery for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Brenda Joyce Montgomery in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO ESPERANZA R. MORA ON
75TH BIRTHDAY.

[R2018-771]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Esperanza R. Mora in honor of her 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Esperanza R. Mora on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Esperanza R. Mora has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Esperanza R. Mora on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Esperanza R. Mora for her continued good health, happiness and success following this, her 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Esperanza R. Mora in honor of her 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO MORRIS WILLIAM MOSS ON 65TH BIRTHDAY.

[R2018-772]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Morris William Moss in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Morris William Moss on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Morris William Moss now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Morris William Moss on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Morris William Moss for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Morris William Moss in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO YUK LEUNG NING ON 70TH BIRTHDAY.

[R2018-773]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Yuk Leung Ning in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Yuk Leung Ning on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Yuk Leung Ning has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Yuk Leung Ning on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Yuk Leung Ning for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Yuk Leung Ning in honor of his 70th birthday as a token of our esteem and good wishes.

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CONGRATULATIONS EXTENDED TO VICTORIA L. NOLAN ON 65TH BIRTHDAY.
[R2018-774]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Victoria L. Nolan in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Victoria L. Nolan on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Victoria L. Nolan now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Victoria L. Nolan on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Victoria L. Nolan for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Victoria L. Nolan in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO ZORIDA M. NOVOA ON 70TH BIRTHDAY.
[R2018-775]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Zorida M. Novoa in honor of her 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Zorida M. Novoa on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Zorida M. Novoa has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Zorida M. Novoa on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Zorida M. Novoa for her continued good health, happiness and success following this, her 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Zorida M. Novoa in honor of her 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO JOSE M. OCHOA ON 65TH BIRTHDAY.
[R2018-776]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Jose M. Ochoa in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Jose M. Ochoa on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Jose M. Ochoa now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Jose M. Ochoa on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Jose M. Ochoa for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Jose M. Ochoa in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO REVA L. O'CONNOR ON 65TH BIRTHDAY.
[R2018-777]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Reva L. O'Connor in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Reva L. O'Connor on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Reva L. O'Connor now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Reva L. O'Connor on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Reva L. O'Connor for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Reva L. O'Connor in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO RANDOLPH OLIVE ON 70TH BIRTHDAY.
[R2018-778]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Randolph Olive in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Randolph Olive on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Randolph Olive has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Randolph Olive on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Randolph Olive for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Randolph Olive in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO GONZALO PEREZ ON 65TH BIRTHDAY.
[R2018-779]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Gonzalo Perez in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Gonzalo Perez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Gonzalo Perez now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Gonzalo Perez on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Gonzalo Perez for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Gonzalo Perez in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO ROSALINA PINEDA ON 75TH BIRTHDAY.
[R2018-780]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Rosalina Pineda in honor of her 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Rosalina Pineda on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Rosalina Pineda has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Rosalina Pineda on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Rosalina Pineda for her continued good health, happiness and success following this, her 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Rosalina Pineda in honor of her 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO JOVANKA PROCZEK ON 65TH BIRTHDAY.

[R2018-781]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Jovanka Proczek in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Jovanka Proczek on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Jovanka Proczek now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Jovanka Proczek on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Jovanka Proczek for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Jovanka Proczek in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO WILLIAM L. PRY ON 70TH BIRTHDAY.

[R2018-782]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to William L. Pry in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to William L. Pry on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, William L. Pry has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate William L. Pry on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to William L. Pry for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to William L. Pry in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO ANNA MARIA RAMIREZ ON
65TH BIRTHDAY.

[R2018-783]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Anna Maria Ramirez in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Anna Maria Ramirez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Anna Maria Ramirez now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Anna Maria Ramirez on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Anna Maria Ramirez for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Anna Maria Ramirez in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO RUBEN RAMIREZ ON 75TH BIRTHDAY.

[R2018-784]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Ruben Ramirez in honor of his 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Ruben Ramirez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Ruben Ramirez has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Ruben Ramirez on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Ruben Ramirez for his continued good health, happiness and success following this, his 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Ruben Ramirez in honor of his 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO MARIA R. RESENDIZ ON 65TH BIRTHDAY.

[R2018-785]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Maria R. Resendiz in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Maria R. Resendiz on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Maria R. Resendiz now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Maria R. Resendiz on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Maria R. Resendiz for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Maria R. Resendiz in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO CLIFFORD RICHARDSON ON
70TH BIRTHDAY.

[R2018-786]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Clifford Richardson in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Clifford Richardson on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Clifford Richardson has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Clifford Richardson on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Clifford Richardson for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Clifford Richardson in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO WARREN ROBINSON ON
65TH BIRTHDAY.

[R2018-787]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Warren Robinson in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Warren Robinson on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Warren Robinson now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Warren Robinson on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Warren Robinson for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Warren Robinson in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO GUADALUPE ROJAS ON
70TH BIRTHDAY.

[R2018-788]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Guadalupe Rojas in honor of her 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Guadalupe Rojas on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Guadalupe Rojas has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Guadalupe Rojas on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Guadalupe Rojas for her continued good health, happiness and success following this, her 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Guadalupe Rojas in honor of her 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO LUIS RUIZ ON 65TH BIRTHDAY.

[R2018-789]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Luis Ruiz in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Luis Ruiz on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Luis Ruiz now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Luis Ruiz on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Luis Ruiz for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Luis Ruiz in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO BETTY A. RUSH ON 65TH BIRTHDAY.

[R2018-790]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Betty A. Rush in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Betty A. Rush on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Betty A. Rush now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Betty A. Rush on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Betty A. Rush for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Betty A. Rush in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO CELESTINO SANCHEZ ON 65TH BIRTHDAY.

[R2018-791]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Celestino Sanchez in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Celestino Sanchez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Celestino Sanchez now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Celestino Sanchez on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Celestino Sanchez for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Celestino Sanchez in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO PETRONILO SANCHEZ-VEGA ON 75TH BIRTHDAY.

[R2018-792]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Petronilo Sanchez-Vega in honor of his 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Petronilo Sanchez-Vega on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Petronilo Sanchez-Vega has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Petronilo Sanchez-Vega on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Petronilo Sanchez-Vega for his continued good health, happiness and success following this, his 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Petronilo Sanchez-Vega in honor of his 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO JACQUELINE SHOEMATE ON 70TH BIRTHDAY.

[R2018-794]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Jacqueline Shoemate in honor of her 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Jacqueline Shoemate on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Jacqueline Shoemate has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Jacqueline Shoemate on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Jacqueline Shoemate for her continued good health, happiness and success following this, her 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Jacqueline Shoemate in honor of her 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO MARY L. SHORT ON 75TH BIRTHDAY.

[R2018-795]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Mary L. Short in honor of her 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Mary L. Short on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Mary L. Short has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Mary L. Short on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Mary L. Short for her continued good health, happiness and success following this, her 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Mary L. Short in honor of her 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO WANDA T. SMITH ON 65TH BIRTHDAY.

[R2018-796]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Wanda T. Smith in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Wanda T. Smith on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Wanda T. Smith now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Wanda T. Smith on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Wanda T. Smith for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Wanda T. Smith in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO MAE H. SMYLIE ON 70TH BIRTHDAY.

[R2018-793]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Mae H. Smylie in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Mae H. Smylie on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Mae H. Smylie has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Mae H. Smylie on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Mae H. Smylie for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Mae H. Smylie in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO SRETEN STANKOVICH ON
70TH BIRTHDAY.

[R2018-797]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Sreten Stankovich in honor of his 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Sreten Stankovich on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Sreten Stankovich has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Sreten Stankovich on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Sreten Stankovich for his continued good health, happiness and success following this, his 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Sreten Stankovich in honor of his 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO ROY SWAN ON 65TH BIRTHDAY.

[R2018-798]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Roy Swan in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Roy Swan on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Roy Swan now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Roy Swan on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Roy Swan for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Roy Swan in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO BLANCA AURORA TAMEZ ON 70TH BIRTHDAY.

[R2018-799]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Blanca Aurora Tamez in honor of her 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Blanca Aurora Tamez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Blanca Aurora Tamez has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Blanca Aurora Tamez on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Blanca Aurora Tamez for her continued good health, happiness and success following this, her 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Blanca Aurora Tamez in honor of her 70th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO DANIEL E. THOMAS ON 65TH BIRTHDAY.
[R2018-800]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Daniel E. Thomas in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Daniel E. Thomas on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Daniel E. Thomas now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Daniel E. Thomas on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Daniel E. Thomas for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Daniel E. Thomas in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO ERNEST THOMPSON ON 75TH BIRTHDAY.

[R2018-801]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Ernest Thompson in honor of his 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Ernest Thompson on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Ernest Thompson has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Ernest Thompson on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Ernest Thompson for his continued good health, happiness and success following this, his 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Ernest Thompson in honor of his 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO LOUISE THORNE ON 65TH BIRTHDAY.

[R2018-802]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Louise Thorne in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Louise Thorne on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Louise Thorne now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Louise Thorne on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Louise Thorne for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Louise Thorne in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO WILLIAM A. URBANSKI ON
75TH BIRTHDAY.

[R2018-803]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to William A. Urbanski in honor of his 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to William A. Urbanski on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, William A. Urbanski has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate William A. Urbanski on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to William A. Urbanski for his continued good health, happiness and success following this, his 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to William A. Urbanski in honor of his 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO DELFINO VALENCIA ON 65TH BIRTHDAY.
[R2018-804]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Delfino Valencia in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Delfino Valencia on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Delfino Valencia now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Delfino Valencia on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Delfino Valencia for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Delfino Valencia in honor of his 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO MARIA T. VAZQUEZ ON 65TH BIRTHDAY.
[R2018-805]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Maria T. Vazquez in honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Maria T. Vazquez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Maria T. Vazquez now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Maria T. Vazquez on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Maria T. Vazquez for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Maria T. Vazquez in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO ALICIA VELAZQUEZ ON 65TH BIRTHDAY.

[R2018-806]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Alicia Velazquez In honor of her 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Alicia Velazquez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Alicia Velazquez now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Alicia Velazquez on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Alicia Velazquez for her continued good health, happiness and success following this, her 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Alicia Velazquez in honor of her 65th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO FRANCISCO J. VILLALPANDO ON 75TH BIRTHDAY.

[R2018-807]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Francisco J. Villalpando in honor of his 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Francisco J. Villalpando on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Francisco J. Villalpando has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Francisco J. Villalpando on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Francisco J. Villalpando for his continued good health, happiness and success following this, his 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Francisco J. Villalpando in honor of his 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO DOROTHY J. WALKER ON 70TH BIRTHDAY.

[R2018-808]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Dorothy J. Walker in honor of her 70th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Dorothy J. Walker on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Dorothy J. Walker has been a member of our 15th Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Dorothy J. Walker on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Dorothy J. Walker for her continued good health, happiness and success following this, her 70th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Dorothy J. Walker in honor of her 70th birthday as a token of our esteem and good wishes.

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CONGRATULATIONS EXTENDED TO DOROTHY J. WHALUM ON
75TH BIRTHDAY.

[R2018-809]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Dorothy J. Whalum in honor of her 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Dorothy J. Whalum on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Dorothy J. Whalum has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Dorothy J. Whalum on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Dorothy J. Whalum for her continued good health, happiness and success following this, her 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Dorothy J. Whalum in honor of her 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO MARIE E. WILLIAMS ON 75TH BIRTHDAY.
[R2018-810]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Marie E. Williams in honor of her 75th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Marie E. Williams on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Marie E. Williams has been a member of our 15th Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Marie E. Williams on the occasion of her birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Marie E. Williams for her continued good health, happiness and success following this, her 75th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Marie E. Williams in honor of her 75th birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO WALTER WINSTON II ON 65TH BIRTHDAY.

[R2018-811]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Walter Winston II in honor of his 65th birthday; and

WHEREAS, On behalf of the entire 15th Ward, Alderman Raymond Lopez would like to extend his personal tribute to Walter Winston II on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Walter Winston II now belongs to our 15th Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 25th of July 2018 A.D., do hereby congratulate Walter Winston II on the occasion of his birthday; and

Be It Further Resolved, That we extend our warmest and heartfelt best wishes to Walter Winston II for his continued good health, happiness and success following this, his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Walter Winston II in honor of his 65th birthday as a token of our esteem and good wishes.

Presented By

ALDERMAN FOULKES (16th Ward):

TRIBUTE TO LATE GENEVA CAGE.

[R2018-818]

WHEREAS, It is with great sadness that this chamber learns of the unfortunate departure of Geneva Cage on June 22, 2018; and

WHEREAS, This esteemed body has been notified of her passing by the Honorable Toni Foulkes, Alderman of the 16th Ward; and

WHEREAS, Born on December 19, 1946, in Jeffersonville, Georgia, Geneva Cage was the adored daughter of (the late) Fred Carswell, Jr., and Elousie Daye-Lewis. Geneva attended elementary school in Jeffersonville before moving to Chicago where she graduated high school from Dunbar Vocational; and

WHEREAS, In August of 1968, Geneva married her beloved husband, Michael Cage, Sr. Together they were blessed with one son, Michael Cage, Jr.; and

WHEREAS, Geneva was a dedicated worker at Potash Bros. on the North Side of Chicago for 33 years as a meat wrapper. She retired in 2003 and decided to work part-time for Moo & Oink for two years as a meat wrapper and assistant butcher on the West Side of Chicago; and

WHEREAS, Attending church and serving others were some of her greatest joys. In 1967, Geneva joined St. John Baptist Temple. There she served on the usher board and eventually became president of the Young Matrons Church Auxiliary. She also helped with the food pantry and delivered food to the sick and shut-ins. In April 2008, Geneva became a member of West 95th Oakdale Missionary Baptist Church where she continued her missionary work; and

WHEREAS, Geneva loved her Chicago community. She adored baseball and frequently attended Chicago White Sox games. She was a very engaged citizen and enjoyed working with her alderman, Toni Foulkes, to better her neighborhood. She also was a beloved member of the 66th and Hoyne Block Club and had a passion for keeping her community safe and clean; and

WHEREAS, Geneva leaves to cherish her memory her son, Michael Cage Jr.; daughter-in-law, Nicole Cage; granddaughter, Micah Geneva Cage; grandson, Nicolas Long-Cage; mother, Elousie Daye-Lewis; and a host of extended family and treasured friends; and

WHEREAS, She was a lighthearted woman who enjoyed the presence of her family and friends. She loved celebrating special occasions with them and especially took pride and joy in being a grandmother. She will be sorely missed by many but fondly remembered for her kindness, generosity and spirit by those who knew her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 25th day of July 2018, do express our sorrow on the passing of Geneva Cage and extend to her family our sincerest condolences; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Geneva Cage as a token of our respect.

Presented By

ALDERMAN O'SHEA (19th Ward)
And ALDERMAN REBOYRAS (30th Ward):

CONGRATULATIONS EXTENDED TO DEPUTY DIRECTOR TOM SIVAK ON RECEIPT OF 2018 COLONEL ROBERT E. WILLIAMS LEADERSHIP AWARD.

[R2018-817]

WHEREAS, The Chicago Office of Emergency Management and Communications (OEMC) Deputy Director of Emergency Management Tom Sivak was presented with the

Colonel Robert E. Williams Leadership Award during the 2018 National Homeland Security Association (NHSA) Conference in New York City; and

WHEREAS, The award is given in memory of Colonel Robert E. Williams, one of the founders of NHSA. The leadership award is given to highlight exemplary leadership skills in the day-to-day management of homeland security operations or during a particularly crucial event, to individuals that go above and beyond in their duties and dedication to responsibilities; and

WHEREAS, This august body has been informed of this special award by the Honorable Matthew O'Shea, Alderman of the 19th Ward and the Honorable Ariel Reboyras, Alderman of the 30th Ward; and

WHEREAS, The annual NHSA conference brings together public safety professionals from the nation's largest metropolitan areas to share best practices and innovative approaches to preparedness and response; and

WHEREAS, As Deputy Director of Emergency Management for the City of Chicago's OEMC, Tom Sivak is in charge of special event and emergency/disaster planning. He is also responsible for the City's 24/7 Operations Center, Emergency Operations Center, emergency management duty activations, and emergency management/homeland security training and planning; and

WHEREAS, During his tenure Tom has led Emergency Operations activations for large-scale events including the Chicago Marathon and Pride Parade, the 2015 Chicago Blackhawks' Stanley Cup clinch game and victory parade, and the Chicago Cubs 2016 World Series and victory parade. Most recently Tom served as a lead coordinator for repatriation of hurricane evacuees from St. Martin, and led coordinated recovery efforts for evacuees from Puerto Rico; and

WHEREAS, Deputy Director Tom Sivak's contributions to Chicago's emergency operations and planning for natural, man-made and cyber events have been key factors in securing the city's safety and security. Recognition from this highly respected national organization serves as a tribute to the dedication and expertise that Tom brings to OEMC and the City of Chicago; now, therefore,

Be It Resolved, That we, the Mayor, and members of the City Council of the City of Chicago, gathered here this 25th day of July 2018, do hereby extend our heartiest congratulations to Deputy Director Tom Sivak on this achievement; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Deputy Director Tom Sivak.

Presented By

ALDERMAN BROOKINS (21st Ward):

CONGRATULATIONS EXTENDED TO BRONZEVILLE CHILDREN'S MUSEUM ON 20th ANNIVERSARY.

[R2018-879]

WHEREAS, It is indeed an honor and great privilege to acknowledge the staff and members of the Bronzeville Children's Museum on their 20th year anniversary of serving residents, families and tourists travelling from places across the City of Chicago and abroad; and

WHEREAS, The Bronzeville Children's Museum is noted as the first and only African American museum in the City of Chicago and the entire country. The exhibits displayed throughout the museum are derived from innovative thinkers who understood the importance of challenging the minds of children and developing a deeply-rooted desire within them to learn more about successful African American entrepreneurs, politicians, physicians, lawyers, nurses and the like; and

WHEREAS, Their philosophy has created an open dialogue amongst children, parents, and educators and has pressed upon the minds of children to inspire beyond the stipulations placed upon them based on the color of their skin. As a further result, children have taken great pride in establishing healthy boundaries for themselves at an early age. Today, many realize there are limitless opportunities for them to engage, network, and invent a new mindset in controlling behavioral differences between themselves and authority figures. With that, it has propelled their peers to follow in the same direction; and

WHEREAS, We can all attest to the success of Bronzeville Children's Museum stems from a group of leaders and community financial investors who have spent tireless efforts in collaborating ideas and creating educational tools that are known to actually work. Every effort has created a positive synergy amongst underprivileged children and others riddled with crime, homelessness, and other forms that shows lack of resources in a society that seemingly appears to be taking a turn for the worse; and

WHEREAS, I, 21st Ward Alderman Howard B. Brookins, Jr., encourage every parent, legislator, community resident and child sitting in this room to take a stand and applaud yourselves for not being selfish with your visions, dreams and ideas but instead allowing them to flourish and be indoctrinated in the organizational structure of the Bronzeville Children's Museum. For that reason and so many more it takes your "out the box" type of thinking in a world that would prefer many of us to disregard; now, therefore,

Be It Resolved, The Mayor and members of the City Council will share in congratulating the staff and members of the Bronzeville Children's Museum on Wednesday, July 25th 2018, A.D., on their continual stand to reinforce a message that exhilarates the very

hearts, minds and souls of African American children and increases their hunger for knowledge to learn more about their ancestors, culture and history of their own upbringing in a society that has made them often times feel miniscule. For now they know our culture is equally important to the success of this country and world that we live in; and

Be It Further Resolved, That a suitable copy of this resolution will be prepared and presented to Bronzeville Children's Museum at a later date.

Presented By

ALDERMAN SCOTT (24th Ward):

TRIBUTE TO LATE MELVA JEAN HALBERT.

[R2018-878]

WHEREAS, It is with great sadness that the members of this chamber learned of the departure of Melva Jean Halbert, beloved citizen and friend to many; and

WHEREAS, This esteemed body has been informed of her passing by the Honorable Michael Scott, Jr., Alderman of the 24th Ward; and

WHEREAS, Born in January of 1935 in Laurel, Mississippi, Melva Jean Halbert was the adored daughter of the late Althea McCullom (McGee) and Homer McGee. She received her education in Mississippi before moving to Chicago, Illinois; and

WHEREAS, Melva met and married the love of her life, L.J. Halbert, on September 11, 1954. To this union, three children were born and L.J. and Melva Halbert were married for 63 beautiful years; and

WHEREAS, Melva began her career as a crossing guard with the Chicago Police Department. Melva then moved to the Chicago Board of Education and worked at various elementary schools and Lakeview High School. She formalized her educational training through the St. Mary's Teaching College Center for Learning and Malcolm X College. She worked for the Chicago Board of Education for 27 years before retiring from the Board in 1998. In that time, she received several Chicago Board of Education commendations and proclamations for her excellent work serving the children of the City of Chicago; and

WHEREAS, Melva was also well regarded and involved in the Austin community. She served as both board member and general member on several community organizations,

such as the Menard Block Club, Association for a Better Austin and Menard Avenue Neighborhood Watch Program. Before her illness, she was an active and loyal member of the Stone Temple Missionary Baptist Church participating in the gospel choir, adult Bible class and other church ministries; and

WHEREAS, Melva was always viewed as an individual who provided her time, experience, knowledge and loving concern to those who were in need and has always taken the time to impart positive inspiration and advice to those who came to know her. She was also known as one of the great cooks in the family, along with her humor, grace and affable nature, making her endeared by all who knew her; and

WHEREAS, She was preceded in death by her husband, L.J. Halbert; her son, Jerome Halbert (Georgette); one grandchild, Kristen Nicole Halbert; and five siblings, Ora McGavock, Verdell McGee, Grace Pruitt, Eddie McGee and Charles McGee. Melva leaves to cherish her memory her daughter, Debra Patrice Elizabeth Halbert Evans (Willard); her son, Michael Anthony Peter Halbert (Victoria); three grandchildren, Patrice Imani Evans, Willard Samuel Evans III and Paris Elizabeth Halbert; four siblings, Leedale McGee, Cozen Quince, Joyce Wilburn and Drucilla Woods; sister-in-law, Dessie Amos; brother-in-law, Charles Halbert, Sr.; and a host of extended relatives and far too many friends to list; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby extend our heartfelt condolences to the family of Melva Jean Halbert; and

Be It Further Resolved, That suitable copies of this resolution are presented to the family of Melva Jean Halbert as a sign of our honor, gratitude and respect.

Presented By

**ALDERMAN SCOTT (24th Ward),
ALDERMAN ERVIN (28th Ward) And
ALDERMAN J. MOORE (49th Ward):**

**CONGRATULATIONS EXTENDED TO JAMES EARL HOBSON ON RETIREMENT
FROM CHICAGO PARK DISTRICT.**

[R2018-875]

WHEREAS, Mr. James "Jim" Earl Hobson will retire from the Chicago Park District after 38 years of service. Mr. Hobson is a caring and dedicated worker, truly setting an example of what it means to be a civil servant; and

WHEREAS, The Chicago City Council has been informed of his retirement by the Honorable Michael Scott, Jr., Alderman of the 24th Ward; and

WHEREAS, Mr. Hobson began his auspicious career with the Chicago Park District in 1981 as the playground supervisor at the Kiwanis Park Playground, later serving as the park supervisor at Garfield Park for 28 years; and

WHEREAS, Mr. Hobson became an incredibly successful adult and model for those around him despite a difficult childhood. As a boy, Hobson was bounced around 32 different foster homes and later spent several years as a homeless teenager; and

WHEREAS, Prior to joining the Chicago Park District, Mr. Hobson served his country honorably as a member of the United States Army from 1967 to 1971 in South Vietnam and West Germany. During his service, he received multiple awards, decorations, promotions and honors including the Bronze Star Medal, the Combat Infantryman's Badge, the Vietnam Cross for Gallantry Medal, the Republic of Vietnam Service Medal, the Vietnam Campaign Medal, the Valorous Unit Award, the Vietnam Civil Actions Honor Medal, the Vietnam Combat Campaign Medal, Order of the Spur, the Honorable Service Lapel Pin, a Foreign Service Certificate, and a National Defense Medal; and

WHEREAS, Mr. Hobson has become an integral member of the community and is beloved by many. He is known for his big heart and no-nonsense attitude. He has been recognized by the City of Chicago, receiving the Chicago Park District's 30 Year Recognition Award in 2015, a 2014 Mayoral Appreciation Letter, the 1990 Superior Public Service Award, the 1985 Citizens Award from the Chicago Police Department's 24th District, Chicago's Sesquicentennial Recognition Award and the 1970 Chicago Medal of Merit. In 2016, he was inducted into the Hall of Fame for the Chicago Public League Basketball Coaches Association and in 2012 was a Hall of Fame Inductee for the State of Illinois on Aging Seniors; and

WHEREAS, Mr. Hobson is known for dedication to the youth of Chicago, providing guidance and leadership to young people. He has deep relationships with others and strong ties to the community, including park patrons, community leaders and elected officials; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby extend our heartfelt thanks to Mr. James Hobson for his many years of service to the Chicago Park District and wish him all the best in his future endeavors; and

Be It Further Resolved, That suitable copies of this resolution are presented to Mr. James Hobson as a sign of our honor, gratitude, and respect.

Presented By

ALDERMAN SOLIS (25th Ward):

CONGRATULATIONS EXTENDED TO ARTHUR WONG AND LATE DR. ELAINE CHONG WONG ON RECEIPT OF CHINESE AMERICAN SERVICE LEAGUE LIFETIME ACHIEVEMENT AWARD.

[R2018-864]

WHEREAS, It is with great honor that members of this chamber recognize the contributions, achievements and dedicated service of Arthur Wong and the late Dr. Elaine Chong Wong to Chicago's Chinatown community; and

WHEREAS, The City Council has been informed of this auspicious occasion by the Honorable Daniel Solis, Alderman of the 25th Ward; and

WHEREAS, Art Wong is the cherished son of restaurant entrepreneurs, Paki-Yuen and Eng Shee. Art grew up in Chinatown and attended Haines Elementary before attending Tilden Tech High School. Art swam in high school as well as played baseball for the Chinatown Dragons. He discovered his true passion after participating in the Chicago Park District's Rainbow Fleet where he learned how to race sailboats. After graduating high school, Art attended Ripon College where he remained highly involved with sports; and

WHEREAS, After graduating college in 1953, Art found work at the Automatic Electric Company in Chicago. During his life, he worked at Bankers Life and Casualty, and Prudential; and

WHEREAS, In his free time, Art was an avid sailor and raced competitively for 65 years. He won several Boat of the Year Awards, he won his boat's class in the Chicago to Mackinac Race, and he was a member of the Mackinac Island Old Goats Club for sailors who have completed at least 25 races; and

WHEREAS, His wife, Elaine, was the adored daughter of Daisy, an entrepreneur, and Henry Chong, a foreman at the Dole Cannery, and the middle of seven children. Elaine attended Indiana University majoring in chemistry and English. She then attended Women's Medical College of Pennsylvania. She did her internship at Queens Hospital in Honolulu before completing her pediatric residency at Milwaukee Children's Hospital, her clinical psychiatry residency and teaching at the University of Minnesota Medical School and her adult psychiatry residency at the University of Illinois at Chicago. Elaine maintained her own private practice for 60 years and with limited practice until she was 90; and

WHEREAS, Arthur and Elaine were a beloved couple who met on a blind date arranged by a mutual friend. Their wedding ceremony was held at Thorndike Hilton Chapel at The University of Chicago with their reception at Chiam restaurant in Chinatown. Married for 51 years, they have two children, David and Melissa and three grandchildren, Ailani, Calder and Nicholas; and

WHEREAS, In 1986, Art joined the board of directors of the Chinese American Service League and worked on both the finance and audit committees. In 1988, he became the chairman of the board and served for 10 years, becoming the longest-serving board chairman in agency history; and

WHEREAS, During his tenure, he oversaw the construction of CASL's new office building and the senior housing building, secured a \$1,000,000 gift from the State of Illinois and donated titanium "dragon scales" that are placed outside of the office building. He was a visionary and progressive thinker whose leadership helped grow the organization into what it is today; and

WHEREAS, Elaine was a volunteer consultant for 30 years at CASL in the Children's Development Center, where she spent time mentoring teachers and helping them understand their students so that they could provide the best possible service. Elaine also reviewed individual children's case files and made sure that each child received loving and positive care that improved their lives; and

WHEREAS, Dr. Elaine Wong passed away on September 2, 2016, at age 91. Her loss was not only felt by her family, but by the community she devotedly served. She will be deeply missed by those who had the pleasure of knowing her; and

WHEREAS, Every year, the Chinese American Service League recognizes individuals who have demonstrated outstanding contribution to CASL by awarding the Lifetime Achievement Award. The honoree(s) must have exhibited exceptional leadership and provided inspiration to others and have made a lasting contribution to CASL, the people CASL serves and the Chinatown community. Art and Elaine's tireless commitment, altruism, and decades of visionary leadership was recognized at CASL's 40th anniversary gala on May 10, 2018; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 25th day of July 2018, do hereby honor and express our deepest and sincerest gratitude to Art and Dr. Elaine Wong for their tremendous contribution to Chicago's Chinatown and the Chinese-American community; and

Be It Further Resolved, That suitable copies of this resolution be prepared for Art Wong and his family as a token of our appreciation and recognition.

Presented By

ALDERMAN BURNETT (27th Ward):

TRIBUTE TO LATE DORIS LOUISE IVY.

[R2018-882]

WHEREAS, It is with great sadness that the members of this chamber learned of God, in His infinite wisdom, calling home a most beloved citizen, Ms. Doris Louise Ivy, to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her transition by the Honorable Walter Burnett, Jr., Alderman of the 27th Ward; and

WHEREAS, Ms. Doris L. Ivy was born on April 23, 1933, to the late Jesse Clark White, Sr. and Julia White, in Alton, Illinois, then at an early age, she and her family moved to Chicago, Illinois; and

WHEREAS, Ms. Doris L. Ivy married Arthur Lee Crume, Sr., and of that union, one child was born. Later, marrying the late Arthur Ivy, they were the devoted parents of nine additional children, and in-turn, receiving a wealth of grandchildren and great grandchildren; and

WHEREAS, Ms. Doris L. Ivy served this earthly kingdom lovingly as a daughter, sister, wife, mother, grandmother, and friend. She was also a member of the Greater St. John Missionary Baptist Church, singing in their choir; member of the William V. Banks Grand Lodge Order of Eastern Stars, mentoring women on leadership and in Bible study; and a volunteer for the 27th Ward Regular Democratic Organization, supporting the senior citizen community along with being a judge of election for more than 30 years; and

WHEREAS, Ms. Doris L. Ivy, a gracious kidney transplant survivor, was a staunch supporter of the Organ and Tissue Donor Program of Illinois, she was often promoting the importance of this life saving initiative and making appearances alongside her revered brother and friend, the Honorable Jesse C. White, Jr., Illinois Secretary of State; and

WHEREAS, Ms. Doris L. Ivy, although petite in stature, always displayed a bigger than life smile that was infectious. She loved traveling, gaming, and was a phenomenal cook that enjoyed preparing new recipes; and

WHEREAS, Ms. Doris L. Ivy will surely be missed, she leaves a host of loving family and friends to cherish fond memories of her life and remarkable legacy of civic duty and giving; now, therefore,

Be It Resolved, That we, the Mayor, and the members of the Chicago City Council, assembled here this 25th day of July 2018, do hereby express our sincerest condolences to the family, friends, and countless others, whose life was touched by Ms. Doris L. Ivy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Doris L. Ivy, as a token of our acknowledgement and respect.

TRIBUTE TO LATE FLORIDA SULLIVAN.

[R2018-881]

WHEREAS, Florida Sullivan was born on December 18, 1935, in Hushpuckena, Mississippi, to Oscar, Sr., and Dora McElroy. She was the sixth of nine children: Flora, Susie, Emma, William H., Maggie, Florida, Oscar, Jr., Nancy and Dora; and

WHEREAS, Florida developed a great faith in God very early; and

WHEREAS, Florida moved to Chicago in 1958 where she was united in marriage to Roderick E. Sullivan. They were blessed with four children in this union: Royce, Roschelle, Emmanuel and Andrea; and

WHEREAS, Florida was employed in the housekeeping industry for over 30 years and was loved by her co-workers and employers. She diligently worked in establishments such as the Palmer House, the John Hancock Building, Lake Point Tower, as well as other locations in the Chicago Loop; and

WHEREAS, Florida faithfully attended New True Vine Missionary Baptist and was a God loving and caring person; and

WHEREAS, Florida enjoyed chocolate treats, playing cards, sitting on the fishing bank with her husband, and being with family and friends; and

WHEREAS, Florida departed this life in June 27, 2018, and was preceded in death by her husband; parents and siblings: Flora, Susie, Emma, Maggie, Oscar and Nancy; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this 25th day of July 2018 A.D., do hereby commemorate Florida Sullivan, for her lifetime contributions and do hereby extend to her family and many friends our sincere condolences; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Florida Sullivan.

Presented By

ALDERMAN WAGUESPACK (32nd Ward):

TRIBUTE TO LATE MICHAEL ISAAC GREEN.

[R2018-885]

WHEREAS, Michael Isaac Green passed away, at age 57, on October 10, 2017; and

WHEREAS, The City Council has been informed of his passing by Alderman Scott Waguespack; and

WHEREAS, Michael was the proprietor of the Village Tap, located at 2055 West Roscoe Street, which has been a cornerstone business since 1990 in Roscoe Village; and

WHEREAS, He was a true testament to what it means to run a local business that becomes an anchor to the community; and

WHEREAS, He became an early supporter of Chicago's then-nascent craft beer movement before it became mainstream; and

WHEREAS, He was a consistent leader and a pillar to the community, one who was respected and loved by all who knew him; and

WHEREAS, Michael was a long-time chamber board member since 2005, where he served as board president, treasurer, and director; and

WHEREAS, Michael convinced the majority of the board in 2008, while president, that the chamber should purchase its commercial space, rather than rent, so the chamber would always have a permanent place to call home in Roscoe Village; and

WHEREAS, He was the driving force behind the successful Roscoe Village BurgerFest, which is now in its 12th year; and

WHEREAS, Michael was a member of Bodner's Bikes with Sloan Kettering Cancer Center. He rode for his good friend Keith Bodner who courageously battled a rare cancer for several years and passed away two weeks after Michael's death; and

WHEREAS, He was a devoted, loving father to his children, Jordan and Ellie Green; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here on this 25th day of July 2018, do hereby honor the memory of Michael Isaac Green; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family members of Michael Isaac Green as our token of our honor, gratitude, and respect.

Presented By

ALDERMAN MITTS (37th Ward):

TRIBUTE TO LATE MASHELL RENA APPLETON.

[R2018-865]

WHEREAS, It is with great sadness that members of this chamber learned of the departure of Mashell Rena Appleton, beloved citizen, on July 15, 2018; and

WHEREAS, This august body has been informed of her passing by the Honorable Emma Mitts, Alderman of the 37th Ward; and

WHEREAS, Born on June 6, 1959, in St. Louis, Missouri, Mashell was the adored daughter of the late Edmond and Carrie Brown. Shortly after she was born, her parents moved to Chicago where Mashell began to call Chicago home; and

WHEREAS, Mashell, commonly known as "Ma", "Auntie" or "Shell", dedicated her life to Jehovah's service. She was baptized on January 11, 2014, and remained faithful to Jehovah until her passing. She uplifted others with her devoted faith and leadership; and

WHEREAS, She was preceded in death by her parents and three siblings, Earsker Burgess, Minnie Foster and Alonzo Burgess. She leaves to cherish her memory her three children, Tineasha Ellis (Dwayne), Shameka Appleton and Willis Appleton III; special niece, Ebony Brown; four brothers, James Burgess (Sheila), Napoleon Burgess, Edward Brown (Lucia) and Calvin Brown; three sisters, Alzonias Epps (J.C.), Roberta Bell and Celestine Collins; three grandchildren, Taquisha Ellis, Ja'lon Franklin and Tai'lon Appleton; and a host of extended family and treasured friends; and

WHEREAS, Mashell Rena Appleton touched the lives of her friends and family with her love and nurturing support. She will be deeply missed, but the memory of her vivacious spirit, compassionate heart and inspiring faith will live on in those who knew and loved her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby extend our heartfelt condolences to the family of Mashell Rena Appleton; and

Be It Further Resolved, That a suitable copy of this resolution will be presented to the family of Mashell Rena Appleton as a sign of our sympathy and respect.

TRIBUTE TO LATE ROBERT LEE SCOTT, JR.

[R2018-819]

WHEREAS, It is with great sadness that the members of this chamber learned of the departure of Robert Lee Scott, Jr., on June 1, 2018, at 11:33 P.M.; and

WHEREAS, This esteemed body has been notified of his passing by the Honorable Emma Mitts, Alderman of the 37th Ward; and

WHEREAS, Robert was born on April 27, 1964, to the late Betty and Robert Scott, Sr. He was the last of four children and the only boy; and

WHEREAS, He grew up on Troy Street in Chicago playing sports and spending time with other children on the block. All the children in the neighborhood considered themselves family. Robert attended James Weldon Johnson Elementary School and graduated from Farragut High School; and

WHEREAS, Robert met his wife Loletha Jarrett on Troy Street. They had one daughter, Jasmine, and three sons, Jamal, Jermale and Lorenzo; and

WHEREAS, Robert worked hard at a number of companies. He also was a valued volunteer for Alderman Emma Mitts; and

WHEREAS, Robert was affectionately known as Joby or Jew-town. He was a jokester who enjoyed music, movies and cars. He was devoted to his family; and

WHEREAS, He accepted Christ later in life and became a member of Greater Way M.B. Church; and

WHEREAS, Robert Lee Scott, Jr. leaves to cherish his memory his daughter, Jasmine; sons, Jamal (Latrice), Jermale and Lorenzo (Sharday); stepson, Kevin; grandchildren, Armani, Jamiya, Jamal, Jr., Jeremih, Aniyah and Akemi; sisters, Deborah, Min. Valerie, Shirlene, Brenda (James), Robin and Roberta; brothers, James, Taurean and Zachary; special friend Dorothy; and a host of nieces, nephews and friends; and

WHEREAS, Robert was preceded in death by his parents, Betty Scott and Robert Scott, Sr.; three sisters; niece, Eredell Small; and great-nieces, Mia Stuart, Mya Stuart, Nevaeh Sumrell and Emoni Vaughn; and

WHEREAS, Robert touched the lives of all who knew him with his caring of family. He will be greatly missed, but the memory of his character will live on in those who knew and loved him; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 25th day of July 2018, do hereby express our sorrow on the passing of Robert Lee Scott, Jr. and extend to his family our sincere condolences; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Robert Lee Scott, Jr. as a sign of our sympathy.

TRIBUTE TO LATE DANIEL VARGAS.

[R2018-820]

WHEREAS, God in His infinite wisdom has called Daniel Vargas, most beloved citizen, to his eternal reward on July 3, 2018; and

WHEREAS, This august body has been informed of his passing by the Honorable Emma Mitts, Alderman of the 37th Ward; and

WHEREAS, Born on October 10, 1950, Daniel was the beloved son of Conception and Napoleon Vargas and the twin brother of David Vargas. Along with his twin brother, he also had five other loving siblings; and

WHEREAS, Commonly known as "Big Shorty", Danny attended W.K. Sullivan Grammar School and Bowen High School where he excelled in baseball, basketball, football and track. Danny married his high school sweetheart, Eva Lopez, and together they were blessed with four beautiful children; and

WHEREAS, Danny worked at U.S. Steel for a brief period before spending the majority of his career with the City of Chicago, Department of Streets and Sanitation. When he was not working he was an avid sports fanatic, as he knew dates, scores and averages for all sports. One of his favorite family traditions was traveling to see the Chicago Bears play across the country. Along with sports, he also had an extensive knowledge of "oldies" music including artists, lyrics and dates; and

WHEREAS, Danny was preceded in death by his brother, Tony Aguilera, and his wife, Eva Lopez. He leaves to cherish his memory his other five siblings, Patricia Auilera, John Aguilera, David, Joyce and Denise; his children, Jesse Vargas, Evonne Carter, Nina Mani and Michael Vargas; his grandchildren, Jesse, Jr., David, Marc, Jyssa, Christopher, Caleb, Francisco, Jr., Alejandro, Tristan and Vivian; his great-grandchildren, Alexis, David and Marc, and a host of extended family and treasured friends; and

WHEREAS, Proud member of the Mexican Patriotic Club, Danny had an admirable commitment to both his community and his family. He will be sorely missed by many but fondly remembered for his kindness, generosity and spirit in those who knew him; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby extend our heartfelt condolences to the family of Daniel Vargas; and

Be It Further Resolved, That a suitable copy of this resolution will be presented to the family of Daniel Vargas as a sign of our sympathy and respect.

Presented By

ALDERMAN LAURINO (39th Ward):

TRIBUTE TO LATE MARY K. JORGENSEN.

[R2018-821]

WHEREAS, It is with great sadness that the members of this chamber learned of the death of Mary K. Jorgensen, nee LaFrenier at the age of 82; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Mary was the beloved wife of the late Richard P. Jorgensen; dear daughter of the late Edward and the late Alma LaFrenier; and

WHEREAS, Mary was the loving mother of Richard (Nery), William (Theresa), Nancy (Richard) Zwolinski, Michael (Linda), Robert, Thomas (Mary), Susan and Karen (Anthony) Randazzo; dearest grandmother of Octavio, Mary Kay (Giovanni), James (Andrea), Rebecca, Peter (Kali), Brian (Gloria), Michael (Monika), Dennis, Lori, Mike, Sean (Gina), Nicole, Steven, and Amy; and great-grandmother of 12; and

WHEREAS, Mary was the fond sister of Judy (Al) Turman, Robert LaFrenier, Edward (Mary) LaFrenier, Kathy (Lloyd) Holder, the late James and late John LaFrenier, and a cherished aunt, cousin, and treasured friend of many; and

WHEREAS, Mary was a longtime resident and community activist in the Logan Square community, a proud member of the Lions and Moose Clubs, and a dedicated supporter of A.B.B.A. and Beep Baseball; and

WHEREAS, Mary 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, assembled this 25th day of July 2018, do hereby extend our heartfelt condolences to the family of Mary K. Jorgensen; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Mary K. Jorgensen as a sign of our honor, gratitude, and respect.

TRIBUTE TO LATE JULIAN NOWAK.

[R2018-822]

WHEREAS, It is with great sadness that the members of this chamber learned of the death of Julian Nowak at the age of 94, on June 10, 2018; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Julian was born in Poland on January 5, 1924 to Jan and Katarzyna (Kita) Nowak. Julian was the beloved husband of Janina (Twardak) for 66 years; loving father of Elizabeth (Thaddeus) Zaleski, Casimir "Casey" (Patricia) Nowak, and Andrew (Bonnie) Nowak; cherished grandfather of Jacalyn (Aaron) Zaleski-Soline, Kathryn Zaleski, Nicholas Zaleski, Stephanie Zaleski, Lauren Nowak, Alexander Nowak and Jenna Nowak; and treasured friend to all who had the pleasure of knowing him. Julian leaves a legacy of faith, dignity and love; and

WHEREAS, Julian was a veteran of the Polish Army and a survivor of forced labor in Germany during World War II. He touched the lives of all who knew him through his kindness, generosity and vivacious spirit. He will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July, 2018, do hereby extend our heartfelt condolences to the family of Julian Nowak; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of Julian Nowak as a sign of our honor, gratitude, and respect.

TRIBUTE TO LATE FRANCESCA PINELLO.

[R2018-823]

WHEREAS, It is with great sadness that the members of this chamber learned of the death of Francesca Pinello at the age of 104; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Born in Chicago, Illinois on June 13, 1914, Francesca was the beloved daughter of Joseph and Maria (Petrancoستا); devoted sister of the late Philip (Mary), Tina, Vincent (Antoinette), Rosalie and Mary (Peter) Sciame; loving aunt of Joseph (Lauren) Pinello, Peter (Barbra) Sciame, Rosalie (Gary) Walo and Rita Pinello; dear great-aunt of Joseph (Jodi) Pinello, Christopher Pinello, Jason (Monica) Walo, Phillip (Victoria) Sciame, Patrick and Nathan Sciame; cherished great-great aunt of Vincent Walo and the late Isabella Tracy Pinello; fond godmother of Michael Pierpaoli, Diane Rodgers and Vivian Pesole; and treasured friend to Angela Choresca, Judy Fox, Lilia Cruzat and all who had the pleasure of knowing her. Francesca leaves a legacy of faith, dignity and love; and

WHEREAS, Francesca was an H.R. Manager for F.W. Woolworth in downtown Chicago for 44 years. Francesca touched the lives of all who knew her through her unconditional love and vivacious spirit. She will be deeply missed, but the memory of her character will live on in those who knew and loved her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby extend our heartfelt condolences to the family of Francesca Pinello; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Francesca Pinello as a sign of our honor, gratitude, and respect.

TRIBUTE TO LATE BARBARA REYNOSO.

[R2018-824]

WHEREAS, It is with great sadness that the members of this chamber learned of the death of Barbara Reynoso on July 4, 2018, at the age of 95; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Barbara was born on December 4, 1922 in the town of Pandan, Catanduanes Province, Philippines, to the late Cirilo Evangelista and Fortunata Antonio; she attended grade school at Pandan Catanduanes Elementary School and attended high school at Loyola Institute, as well as Adamson University in Manila; and

WHEREAS, Barbara met her husband, the late Aristoles Reynoso, in grade school and was united in matrimony on April 19, 1950; they were blessed with seven children; Myrna, Winefredo, Aristoles, Jr., Florante, Elizabeth, Roberto and the late Zaide; and

WHEREAS, Barbara leaves a legacy of faith, dignity and love through her 22 beautiful grandchildren and 11 great-grandchildren. She was a longtime resident of the 39th Ward community where she lived out her golden years in playing mahjong, going to the casino, and watching TFC; and

WHEREAS, Barbara spent her life as a loving homemaker, devoted mother and being faithful to her God. She 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, assembled this 25th day of July 2018, do hereby extend our heartfelt condolences to the family of Barbara Reynoso; and

Be It Further Resolved, That suitable copies of this resolution are presented to the family of Barbara Reynoso as a sign of our honor, gratitude, and respect.

TRIBUTE TO LATE SHIRLEY ANN RICHARDSON.

[R2018-825]

WHEREAS, It is with great sadness that members of this chamber learned of the death of Shirley Ann Richardson at the age of 74; and

WHEREAS, The City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Born on December 15, 1943, Shirley was the beloved wife of John J. Richardson; loving mother of John A. Richardson, Ron T. (Toni Campbell) Delisi, Eva Marie (Gustavo) Rabago, and Rick Douglas Callow; cherished grandmother of Katie Richardson, Kylie Richardson, Jesemani Rabago, Christopher (Nicky) Callow, Nicholas Callow, and Mark Edward (Stacy) Hames, Jr.; dearest great-grandmother of Faith Hames, Tibor Hames and Erica Redler; and treasured friend to all who had the pleasure of knowing her. Shirley leaves a legacy of faith, dignity and love; and

WHEREAS, Shirley touched the lives of all who knew her through her love and vivacious spirit. She will be deeply missed, but the memory of her character 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 25th day of July 2018, do hereby express our sorrow on the death of Shirley Ann Richardson and express 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 Shirley Ann Richardson as a token of our honor, gratitude, and respect.

TRIBUTE TO LATE LINDA M. SCHAR.

[R2018-826]

WHEREAS, It is with great sadness that members of this chamber learned of the death of Linda M. Schar at the age of 68, on May 17, 2018; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Born on January 28, 1950, Linda was the beloved wife of the late James Michael Schar; loving mother of Gina (the late Philip) Delia, Shannon Marie (Daniel) Oklepek, Melanie (Anthony) Green and Patrick (Silvana) Schar; cherished grandmother of Nicolas, Joseph, Madison, Olivia, Alexa, Lucas, Sophia and one future grandchild; dear sister of Robert Landi; and treasured friend to all who had the pleasure of knowing her. Linda leaves a legacy of faith, dignity and love; and

WHEREAS, Linda touched the lives of all who knew her through her love and spirit. She will be deeply missed, but the memory of her character 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 25th day of July 2018, do hereby express our sorrow on the death of Linda M. Schar and express 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 Linda M. Schar as a token of our honor, gratitude, and respect.

TRIBUTE TO LATE GRACE H. VALENZANO.

[R2018-827]

WHEREAS, It is with great sadness that members of this chamber learned of the death of Grace H. Valenzano at the age of 91; and

WHEREAS, The City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Grace (nee Selig) was the beloved wife of the late Edward P., Sr.; loving mother of Janet (Larry) Hinman, Joyce (Bob) Pilarczyk, James (retired CPD) (Amy) and Edward P., Jr. (late Kim); cherished grandmother of Bob Pilarczyk, April (Rick) Cruz, Debbie (Joe) Bradtke, Lori (Jason) Tarbet, Justin and Eric Reesing; proud great-grandmother of 10; dear great-great-grandmother of two; fond sister of the late Bernice (late Bud) Ellerman, late Arline (late Bob) Richtner and the late Lorraine Selig; dear aunt to many nephews; and treasured friend to all who had the pleasure of knowing her. Grace leaves a legacy of faith, dignity and love; and

WHEREAS, Grace was devoted to her family. She loved gardening, dancing, fishing and the Chicago Cubs. Grace was a member of St. Edward Church for over 60 years and was part of the St. Anne Sodality and St. Edward's Friendly Neighbors; and

WHEREAS, Grace touched the lives of all who knew her through her unconditional love and vivacious spirit. She will be deeply missed, but the memory of her character 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 25th day of July 2018, do hereby express our sorrow on the death of Grace H. Valenzano and express 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 Grace H. Valenzano as a token of our honor, gratitude, and respect.

TRIBUTE TO LATE AGUSTIN VARGAS.

[R2018-828]

WHEREAS, It is with great sadness that the members of this chamber learned of the death of Agustin Vargas on July 6, 2018 at the age of 74; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Born on May 28, 1944, "Auggie" was the beloved husband of Ann (nee Masterson); loving father of Kim Marie (Mike) Jones, Cynthia Marie (Rob) Gomez; Michele Vargas, James King, and Timothy King; dearest grandfather of Derek (Jen) Jones, Briana Jones, Jillian Gomez, Gina Gomez, Katrina Vargas, Krysten Vargas, Michael Ewing, Catherine King, Victoria King, Aaliyah King, and Bryce King; dear great-grandfather of Grey Meyer Jones, Stevie Jo Jones, Harper Grace Rendell, Krystopher Agustin Vargas, Trenton Lee Daily, Adrianna Dallas, and Amilliana Dallas. Auggie was a longtime resident of the 39th Ward community, where he leaves a legacy of faith, dignity and love; and

WHEREAS, Auggie, a devoted family man, shared his work and passion in repairing automobiles and spending time with his family. He will be deeply missed but the memory of his character will live on in those who knew and loved him; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby extend our heartfelt condolences to the family of Agustin Vargas; and

Be It Further Resolved, That suitable copies of this resolution are presented to the family of Agustin Vargas as a sign of our honor, gratitude, and respect.

TRIBUTE TO LATE EDWARD H. YERKE.

[R2018-829]

WHEREAS, It is with great sadness that the members of this chamber learned of the death of Edward H. Yerke at the age of 81; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Edward, a Veteran of the USMC, was the beloved husband of Mary (nee Lonergan); loving father of Michael (Beth) Yerke, Kathleen (Cliff) Allen, Margaret (Michael) Carroll and Edward P. Yerke; dearest grandfather of Carolina Yerke, Maggie, Cate, Hannah and Greta Allen, Jack, Doyle and Mary Cate Carroll, Sedona Yerke; and treasured friend to all who had the pleasure of knowing him. Edward leaves a legacy of faith, dignity and love; and

WHEREAS, Edward touched the lives of all who knew him through his kindness, generosity and vivacious spirit. He will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby extend our heartfelt condolences to the family of Edward H. Yerke; and

Be It Further Resolved, That suitable copies of this resolution are presented to the family of Edward H. Yerke as a sign of our honor, gratitude, and respect.

CONGRATULATIONS EXTENDED TO JAMES GHESS ON RETIREMENT FROM OFFICE OF CITY TREASURER.

[R2018-866]

WHEREAS, Mr. James Gness will retire from the Office of the City Treasurer after 24 years of service in July 2018. Mr. Gness is known for being a caring and dedicated worker, truly setting an example of what it means to be a civil servant; and

WHEREAS, The Chicago City Council has been informed of this occasion by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Mr. Gness is a native of the South Side of Chicago, husband to his loving wife, Linda, father to five children and grandfather of 13; and

WHEREAS, Mr. Gness began his career in the Office of the City Treasurer in 1994 as a staff assistant; and

WHEREAS, As a staff assistant, James admirably performed his duties, including assisting the City Treasurer Accounting Division with the day-to-day operations related to cash reconciliations and uploads; handling staff copies and maintaining records; collecting, reconciling, and maintaining inventory; completing transmittal records; and preparing a wide range of documents to ensure the office's smooth operation; and

WHEREAS, Mr. Gness is a hardworking professional, a dedicated public servant, and a thoughtful co-worker; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby extend our heartfelt thanks to Mr. James Gness for his many years of service to the City and wish him all the best in his future endeavors; and

Be It Further Resolved, That suitable copies of this resolution are presented to Mr. James Gness as a sign of our honor, gratitude, and respect.

CONGRATULATIONS EXTENDED TO DHORETHE ALVINA HOMEYER ON 100TH BIRTHDAY.

[R2018-868]

WHEREAS, Dhorette Alvina Homeyer celebrated the joyous occasion of her 100th birthday on April 10, 2018; and

WHEREAS, The City Council of the City of Chicago has been informed of this special occasion by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Dhorette was born on April 10, 1918, in Chicago, Illinois; She was educated in the Chicago Public Schools and completed her education at Metropolitan Business School in Chicago, Illinois; she leaves a legacy of faith, dignity and love; and

WHEREAS, Dhorette worked at The Chicago Golf Ball Company and the iconic Chicago candy store, Fannie May Candies; and

WHEREAS, In 1939, Dhorette wed the love of her life, George Raymond Homeyer, at St. Andrew's Church in Chicago, Illinois. They eventually welcomed into the world their daughter, Melanie, and their son, George, Jr.; and

WHEREAS, After serving time in the United States Navy at Camp Shoemaker in Oakland, California, Dhorette and her family moved back to Chicago, Illinois and became very active in the West Walker community. She participated in the West Walker Civic Association and the Independence Park Square Dancers; and

WHEREAS, Dhorette continued her legacy of service after the death of her husband in 1996 by volunteering at St. Paul's House; Dhorette's memory will live on in those who know her kind and selfless spirit; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this 25th day of July 2018, do hereby commend Dhorette Alvina Homeyer for her many achievements and do hereby send her our best wishes for much continued health and happiness; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Dhorette Alvina Homeyer.

Presented By

ALDERMAN O'CONNOR (40th Ward):

CONGRATULATIONS EXTENDED TO MARY K. CLANCY ON RETIREMENT FROM CHICAGO PUBLIC SCHOOLS.

[R2018-876]

WHEREAS, Mary K. Clancy retired from Edgebrook School on June 22, 2018, after

30 years of service with the Chicago Public Schools on the Northwest Side of Chicago; and

WHEREAS, Mary began her career with CPS in 1988 where she started out as a 3rd grade teacher at Beaubien Elementary School; and

WHEREAS, After teaching at Beaubien for 13 years, Mary became their assistant principal and options coordinator for another four years; and

WHEREAS, Mary moved to Edgebrook Elementary School in 2006 where she served as the assistant principal for 12 years; and

WHEREAS, Over the course of Mary's career at Edgebrook, she was a dedicated and caring leader to the staff, students and community to whom she served; and

WHEREAS, At the beginning of Mary's stay at Edgebrook School, she brought her passion for sports to Edgebrook where she began their sports program and served as the athletic coordinator for the remainder of her career and worked tirelessly in her role as athletic coordinator by attending sports events in the evenings and on weekends, always showing support for the children; and

WHEREAS, Not only was Mary a fine role model for the staff at Edgebrook School but she also knew the name of every student in the building and formed strong bonds with their families as well; and

WHEREAS, Although Mary will be sorely missed, the example set by this outstanding educator has permeated the entire school, an influence that will be felt for years to come; now, therefore,

Be It Resolved, That we, the Mayor of the City of Chicago and members of the City Council, gathered this 25th day of July 2018, want to thank Mary for the many contributions she has made to all children throughout her illustrious career and wish her much happiness in her retirement; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mary K. Clancy.

CONGRATULATIONS EXTENDED TO OFFICER MICHAEL J. O'NEILL ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

[R2018-867]

WHEREAS, After more than 27 years on the Chicago Police Department, Officer Michael J. O'Neill (Star Number 11791) retired on July 15, 2018; and

WHEREAS, Michael was born and raised on the North Side of Chicago to Lorraine and Jack O'Neill and is one of six children; and

WHEREAS, Michael's father Jack was a Chicago Police Officer and Mike decided to follow in his father's footsteps when Mike began his career with the Chicago Police Department in 1991 and was assigned to the 19th District Watch; and

WHEREAS, In 1993, Mike was assigned to the Tactical Unit within the district where he worked until 2001; and

WHEREAS, Michael transferred to the 25th District and was assigned to the Tactical Unit where in January of 2005, Mike and the members of his 25th District Tactical Unit, along with other members of the Chicago Police Department, were selected to be part of the National Law Enforcement Presidential Inaugural Protection Detail Team at the 2005 Inauguration of President George W. Bush; and

WHEREAS, Later in 2005, Mike was assigned to the 1st Deputy's Office at police headquarters where he worked on special events for the Chicago Police Department; and

WHEREAS, In 2006, Michael was assigned to Patrol Division Headquarters; and

WHEREAS, Mike transferred back to the 19th District in 2008 and was assigned to the Robbery and Burglary Mission Team; and

WHEREAS, In 2010, Mike was assigned to the Chicago Police Department at O'Hare Airport where his duty assignments included the Tactical Unit, and dignitary protection, among other high profile security events; and

WHEREAS, Throughout Michael's career, he has received numerous awards including 106 Honorable Mentions, 14 Complimentary Letters, Crime Reduction Award in 2004, Crime Reduction Award in 2009, Democratic National Convention Award, six Department Commendations, NATO Summit Award, and Presidential Election Deployment Award in 2008, and the respect and admiration of all who served with him as well as the public he so ably served; and

WHEREAS, After his long and illustrious career, Mike is looking forward to spending more time in retirement with his wife Denise, children Meghan and son-in-law Chris, Katie, Mikey, and playing with his grandsons, Tommy and Jack; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 25th day of July 2018, do hereby commend Michael J. O'Neill for his years of meritorious service to the citizens of the great City of Chicago and wish him good health and success as he embarks on the next phase of his life; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Michael J. O'Neill.

Presented By

ALDERMAN REILLY (42nd Ward):

TRIBUTE TO LATE HERMAN JOSEPH BERGHOFF.

[R2018-869]

WHEREAS, Herman Joseph Berghoff was born on the 13th of November 1852, in Dortmund Westphalia, Germany (former Kingdom of Prussia) and died the 31st of December 1934, at the age of 82, in Chicago, Illinois; and

WHEREAS, Herman Joseph Berghoff emigrated to the United States of America at the age of 17 in 1870, and was naturalized in 1876; and

WHEREAS, Herman Joseph Berghoff was the loving and devoted husband of Walburga (nee Meyer, preceded him in death) and Mary (nee Jansen, preceded him death); and

WHEREAS, Herman Joseph Berghoff was the cherished father of Alfred, Leo, Hannah, Robert, Lewis, Clement, and Mary Elizabeth; and

WHEREAS, Herman Joseph Berghoff was the beloved sibling of Anton, Jr., Theodor, Hubert, Henry, Gustav, and Elizabeth; and

WHEREAS, Herman Joseph Berghoff alongside his brothers, incorporated Herman Berghoff Brewing Company in 1887 in Fort Wayne, Indiana, and began brewing their now famous Dortmund style beer; and

WHEREAS, Herman Joseph Berghoff was unable to obtain a license to sell his Dortmund beer inside of the World's Colombian Exposition in 1893, so being the savvy businessman that he was, set up shop right outside the fair and sold his bottled beer through the entirety of the Exposition; and

WHEREAS, Herman Joseph Berghoff applied and obtained a retail license in 1898 and established Berghoff Cafe on West Adams Street, where you could buy his Dortmund style beer for a nickel and get a free sandwich; and

WHEREAS, Herman Joseph Berghoff, in 1918 began brewing 'near-beer' in Fort Wayne, before Prohibition hit Chicago, and created B ergo, a line of soda pops that he incorporated into his now established full-service restaurant, The Berghoff, in his new location at 17 West Adams Street; and

WHEREAS, Herman Joseph Berghoff, at the end of Prohibition, was granted the first and second retail liquor license, in the City of Chicago, in 1933; and

WHEREAS, Herman Joseph Berghoff will be honored and remembered by not only his family, but the multi-generations of diners who have come and gone through The Berghoff doors, and those to come; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 25th day of July 2018, do hereby honor the life and memory of Herman Joseph Berghoff; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Herman Joseph Berghoff, for 120 years of excellence and business in the City of Chicago.

Presented By

ALDERMAN SMITH (43rd Ward):

CONGRATULATIONS EXTENDED TO KIM SCHILF ON RETIREMENT AS PRESIDENT OF LINCOLN PARK CHAMBER OF COMMERCE.

[R2018-830]

WHEREAS, Ms. Kim Schilf has faithfully served the Lincoln Park Chamber of Commerce, which has played an active role in the success of the Lincoln Park business community since 1947; and

WHEREAS, Ms. Kim Schilf joined the Lincoln Park Chamber of Commerce in 1993 as the vice president of member services and has served as president and CEO since 1998; and

WHEREAS, Ms. Kim Schilf has served on the board of the Illinois Association of Chamber of Commerce Executives (IACCE) from 2002 -- 2007, and in 2004 was the IACCE chairman of the board; and

WHEREAS, Ms. Kim Schilf graduated from the U.S. Chamber of Commerce Institute for Organizational Management (IOM) program and received the designation of Accredited Chamber Executive (ACE) from IACCE; and

WHEREAS, Ms. Kim Schilf has connected business owners across all levels and engaged the Lincoln Park residential community to become a valued neighborhood partner; and

WHEREAS, Ms. Kim Schilf, in partnership with area businesses and residents, proposed the establishment of a special service area on Clark Street and Diversey Parkway which invested in a multi-million dollar streetscape improvement program which included wider sidewalks, better lighting and landscaping aimed at creating a more visually appealing environment for neighbors and visitors. The Chicago City Council passed the establishment ordinance for the Clark Street SSA Number 23 on December 4, 2002. The Special Service Area was reconstituted in December 2008 for 15 additional years; and

WHEREAS, Ms. Kim Schilf guided the creation of an establishment ordinance to create the Lincoln Avenue Special Service Area Number 35 in 2005 which was originally established for 10 years and was reconstituted in December 2015 for another 15 years after a two year long community engagement process; and

WHEREAS, Ms. Kim Schilf has generously mentored countless Chicago Chamber of Commerce executives during her tenure; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby salute Ms. Kim Schilf for 25 years of service to one of Chicago's most dynamic business communities; and

Be It Further Resolved, That suitable copies of this resolution are presented to Ms. Kim Schilf and the Lincoln Park Chamber of Commerce as a sign of our honor, gratitude and respect.

Presented By

ALDERMAN TUNNEY (44th Ward):

CONGRATULATIONS EXTENDED TO DR. JUAN CHEDIAK ON RETIREMENT.

[R2018-831]

WHEREAS, We, in this city of immigrants, this city of neighborhoods, are particularly cognizant of the "American Dream" which is, of course, the dream of all peoples, that

anyone, regardless of birth country or social class, can attain their own version of success in a society where upward mobility is possible for everyone; and

WHEREAS, While for most of the developed world, the very ability to pursue that dream is predicated upon frequent, and often dreaded, trips to physicians; a reality so pervasive it requires an amendment of Benjamin Franklin's truth that "nothing can be said to be certain, except death and taxes" by addition of the words "and visits to a physician"; and

WHEREAS, The ability to practice the art, as opposed to the business, of medicine is a true blessing bestowed upon the very few; and

WHEREAS, Doctor Juan Chediak is one of those few, exemplifying the three A's by which any physician must be judged -- ability, availability and affability; and

WHEREAS, Dr. Chediak's passion for his profession was made manifest by his impact upon patient and practitioner, while his expertise was matched by his commitment to and compassion for his patients; and

WHEREAS, For nearly a half century Dr. Chediak has engaged in the Sisyphean struggle against the physical depredations to which our fragile human shells are subject; and

WHEREAS, Having begun his career with fellowships at Michael Reese and University of Illinois hospitals, later serving as a physician and professor at both, as well as with Illinois Masonic and Rush University hospitals, he concluded his service in private practice; and

WHEREAS, Both the wellspring and a primary manifestation of Dr. Chediak's seemingly inexhaustible reservoir of commitment and compassion is his family, including his beloved wife Graciela, who serves as the president of the Ecuadorian Volunteers Association for which Dr. Chediak also serves as an advisory board member, his children and grandchildren; and

WHEREAS, While the corporatist, profit-centric constrictions of the U.S. medical system have finally driven this supremely humanistic physician from the field, after more than three quarters of a century practicing what Plato has referred to as *techne tou bio* or "the craft of life", on June 30, 2018, Dr. Chediak closed his practice to further enrich his own spirit through the devotion of time to his family, his philanthropic pursuits, and to travel, through which he enjoys visiting with former colleagues and patients the world over; now, therefore,

Be It Resolved, That we, Mayor Rahm Emanuel, Alderman Tunney, and the members of the City Council of Chicago, gathered here this 25th day of July in 2018, do hereby

recognize and salute the almost half century devoted to the provision of healing and succor to Chicagoans by Dr. Juan Chediak, express our sincere appreciation for his immeasurable contribution to the commonweal and extend our best wishes for a fulfilling and joyful retirement; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Dr. Juan Chediak.

Presented By

ALDERMAN CAPPLEMAN (46th Ward):

CONGRATULATIONS EXTENDED TO FRANCES THALE ON 90TH BIRTHDAY.

[R2018-816]

WHEREAS, Frances Thale will celebrate the joyful occasion of her 90th birthday on August 29, 2018; and

WHEREAS, It is with great pleasure that the City Council of the City of Chicago is hereby informed of this special occurrence by the Honorable James Cappleman, Alderman of the 46th Ward; and

WHEREAS, On August 26, family and friends of Frances Thale will commence the celebration of this wonderful event; and

WHEREAS, Frances Thale was born in Chicago, Illinois in 1928. She later attended St. Ignatius Grammar School and St. Scholastica Academy; and

WHEREAS, While in high school, her singing ability became evident to many in the community, and she was awarded a scholarship to receive voice lessons in New York; and

WHEREAS, Frances Thale, as an adult, continued her singing with St. Mary's choir in Evanston, Illinois; and

WHEREAS, Frances Thale later attended St. Mary's College in South Bend, Indiana; and

WHEREAS, She met James Sparks Thale who had recently completed his service in the U.S. Army during World War II; and

WHEREAS, They married at St. Ignatius Roman Catholic Church on January 22, 1949, and were married for 58 years until they were parted by James Thale's death in 2007; and

WHEREAS, They had four sons: James, Steven, Richard and Paul; and

WHEREAS, Frances is the proud grandmother of four grandchildren and eight great-grandchildren; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 25th day of July 2018, do hereby commend and honor Frances Thale for the inspiration she has provided to her family and friends. We congratulate Frances Thale on her 90th birthday and extend our very best wishes for many more birthdays; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Frances Thale.

Presented By

ALDERMAN J. MOORE (49th Ward):

CONGRATULATIONS EXTENDED TO REVEREND CURT D. AND LOUISE E.P. FULLER ON 44TH WEDDING ANNIVERSARY AND RECOGNITION OF AUGUST 3, 2018 AS "CURT AND LOUISE FULLER DAY" IN CHICAGO.

[R2018-889]

WHEREAS, Reverend Curt D. Fuller and Louise E.P. Fuller will celebrate the joyful occasion of their 44th wedding anniversary on August 3, 2018; and

WHEREAS, It is with great pleasure that the City Council of the City of Chicago is informed of this special occurrence by the Honorable Joseph A. Moore, Alderman of the 49th Ward; and

WHEREAS, Louise Fuller was born and raised in West Stewartstown, New Hampshire, and Curt Fuller was born and raised in Plainville, Connecticut, and they were joined in marriage in Colebrook, New Hampshire, on August 3, 1974; and

WHEREAS, Curt and Louise Fuller are relatively recent Chicagoans, having lived together in New Hampshire, Connecticut, Nevada, Massachusetts, California, and now in the Rogers Park neighborhood of Chicago; and

WHEREAS, Curt and Louise Fuller have been active community members wherever they lived, having led churches, volunteered for electoral campaigns, coached youth sports, served as delegates to Democratic Party state conventions, and having been welcoming friends to neighbors; and

WHEREAS, Curt and Louise are the proud parents of two sons, Bob and Dana, who live in Chicago, one daughter, Shelly, in Massachusetts, and the grandparents of Colman, Jessica and Gus; and

WHEREAS, Curt and Louise can often be seen at Royal Cafe in Rogers Park, chatting with friends and neighbors, or competing with the longstanding "3:10 to Yuma" trivia team Tuesday nights at the Firehouse Grill in Evanston; and

WHEREAS, They are regular attendees at Democratic Party of the 49th Ward meetings and events, and have worked tirelessly on election day for candidates at every level, from local school council to president; and

WHEREAS, Curt and Louise Fuller are a loving couple whose example and friendship goes out to the world as a beacon, and their contributions as family and neighbors make them "true Chicagoans"; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 25th day of July 2018 C.E., do hereby recognize August 3, 2018 to be "Curt and Louise Fuller Day" in Chicago in honor of their contributions to the city as neighbors, parents, grandparents, activists and friends; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Louise and Curt Fuller.

CONGRATULATIONS EXTENDED TO ROGERS PARK BUSINESS ALLIANCE ON 25TH ANNIVERSARY AND RECOGNITION OF JULY 25, 2018 AS "ROGERS PARK BUSINESS ALLIANCE DAY" IN CHICAGO.

[R2018-890]

WHEREAS, Chicago is a "City of Neighborhoods" and the unique nature of each neighborhood contributes to the vitality of Chicago as a whole; and

WHEREAS, Neighborhood chambers of commerce are an essential partner in promoting community identity; and

WHEREAS, Rogers Park Business Alliance acts not only as the local chamber of commerce in Rogers Park, but also as an economic development engine that cultivates and sustains a thriving economic environment, serving businesses and residents alike; and

WHEREAS, Formerly known as DevCorp North, Rogers Park Business Alliance has served Chicago's northeastern-most neighborhood since 1993; and

WHEREAS, Rogers Park has seen significant investment in its commercial areas as a result of partnerships between Rogers Park Business Alliance, local elected officials, community leaders, business owners, and residents; and

WHEREAS, Rogers Park Business Alliance team works tirelessly to pioneer innovative ways to increase commerce in the community and assist local businesses; and

WHEREAS, Rogers Park Business Alliance pursues its mission through a wide variety of programs and initiatives, such as GROW, an entrepreneur training program with an "access to capital" initiative, the award-winning farmers market Glenwood Sunday Market, the annual "shop local" holiday campaign Live Love Shop Rogers Park, and Sustainable Rogers Park, which supports local businesses transitioning to sustainable business practices; and

WHEREAS, Rogers Park's commercial corridors on Howard Street, Clark/Morse/Glenwood, Devon Avenue and Sheridan Road are served by Special Service Areas 19, 24, 43 and 54, respectively, administered by the Rogers Park Business Alliance; and

WHEREAS, The businesses and residents of Rogers Park benefit from Rogers Park Business Alliance's special events, including their annual membership meeting and "Best of Rogers Park" Awards ceremony in June, Movies in the Park in August, RogersEdge Dinner Crawl in September, Taste of Clark Street in October, Small Business Saturday in November, and quarterly networking events; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 25th day of July 2018, do hereby recognize Rogers Park Business Alliance for its 25th anniversary of operation -- in declaring July 25, 2018 as "Rogers Park Business Alliance Day" in Chicago; and

Be It Further Resolved, That suitable copies of this resolution be prepared and presented to the Rogers Park Business Alliance board and staff.

MATTERS PRESENTED BY THE ALDERMEN.

(Presented By Wards, In Order, Beginning With The First 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.

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 Pedestrian and Traffic Safety*, as follows:

Alderman	Location, Distance And Time
BURNETT (27 th Ward)	West Walnut Street, at 1934 -- 6:00 A.M. to 7:00 P.M. -- Monday through Friday; <div style="text-align: right;">[O2018-6223]</div> West Washington Street, at 1134 -- 9:00 A.M. to 9:00 P.M. -- all days; <div style="text-align: right;">[O2018-6217]</div>

Alderman Location, Distance And Time

ERVIN

(28th Ward)

South Loomis Street, at 921 -- 7:00 P.M. to 9:00 A.M. -- all days;
[O2018-6229]

South Racine Avenue, at 324 -- 7:00 A.M. to 12:00 Midnight -- all days;
[O2018-6226]

TUNNEY

(44th Ward)

North Clark Street, at 3812 -- 2 parking spaces -- no parking -- no loading/tow-away zone, except with flashing lights for 15 minutes -- 9:00 A.M. to 7:00 P.M. -- all days.
[O2018-6325]

Referred -- ESTABLISHMENT OF ONE-WAY VEHICULAR TRAFFIC MOVEMENT ON PORTION OF S. SANGAMON ST.

[O2018-6204]

Alderman Solis (25th Ward) presented a proposed ordinance to establish restrictive flow of traffic to a southerly direction only on South Sangamon Street, from West 18th Street to West Cullerton Street, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- INSTALLATION OF PARKING METERS ON PORTIONS OF N. CLARK ST. AND N. ORLEANS ST.

Alderman Reilly (42nd Ward) presented proposed ordinances to install parking meters at various locations to be in effect and to set forth the hours of operation in accordance with Section 9-64-206(b)(1) of the Municipal Code of Chicago, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

North Clark Street (west side) from West Monroe Street to West Madison Street, Municipal Code parking meters shall operate during the hours of operation set forth in Section 9-64-206(b)(1);

[O2018-6406]

North Orleans Street (east side) from West Superior Street to West Chicago Avenue.

[O2018-6392]

Referred -- REMOVAL OF PARKING METERS AT 199 S. WABASH AVE.

[O2018-6384]

Alderman Reilly (42nd Ward) presented a proposed ordinance for the removal of 40 feet of metered parking at 199 South Wabash Avenue on the east side of South Wabash Avenue, just south of East Adams Street, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- PROHIBITION OF PARKING AT ALL TIMES.
(Except For Disabled)

The aldermen named below presented proposed ordinances to prohibit the parking of vehicles at all times at the locations designated and for the distances specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location And Permit Number
DOWELL (3 rd Ward)	South Prairie Avenue, at 3520 (Handicapped Parking Permit 79173); [O2018-6080]
SAWYER (6 th Ward)	South Wabash Avenue, at 6708 (Handicapped Parking Permit 103713); [O2018-6082]

Alderman

Location And Permit Number

HARRIS
(8th Ward)South Clyde Avenue, at 7825 (Handicapped Parking Permit 114876);
[O2018-6083]South Kimbark Avenue, at 8211 (Handicapped Parking
Permit 114862);
[O2018-6085]East 76th Street, at 1448 (Handicapped Parking Permit 114873);
[O2018-6086]*QUINN*
(13th Ward)South Moody Avenue, at 5636 (Handicapped Parking Permit 115188);
[O2018-6087]South Oak Park Avenue, at 5818 (Handicapped Parking
Permit 116084);
[O2018-6088]West 63rd Place, at 3922 (Handicapped Parking Permit 115160);
[O2018-6118]West 70th Place, at 3748 (Handicapped Parking Permit 95911);
[O2018-6090]*BURKE*
(14th Ward)South California Avenue, at 5200 (Handicapped Parking
Permit 111623);
[O2018-6092]South Lorel Avenue, at 5147 (Handicapped Parking Permit 109670);
[O2018-6093]*LOPEZ*
(15th Ward)South Wood Street, at 5517 (Handicapped Parking Permit 112327);
[O2018-5968]South Wood Street, at 5630 (Handicapped Parking Permit 112340);
[O2018-5967]

7/25/2018

NEW BUSINESS PRESENTED BY ALDERMEN

83167

Alderman

Location And Permit Number

South Wood Street, at 6141 (Handicapped Parking Permit 116326);
[O2018-5966]

FOULKES
(16th Ward)

South Richmond Street, at 5658 (Handicapped Parking Permit 112104);
[O2018-6094]

South Richmond Street, at 5915 (Handicapped Parking Permit 116395);
[O2018-6095]

D. MOORE
(17th Ward)

South Bishop Street, at 7721 (Handicapped Parking Permit CB41960);
[O2018-6097]

TABARES
(23rd Ward)

South Harding Avenue, at 5305 (Handicapped Parking Permit 116192);
[O2018-6098]

South Kostner Avenue, at 6240 (Handicapped Parking Permit 110626);
[O2018-6099]

South Newland Avenue, at 5112 (Handicapped Parking Permit 116190);
[O2018-6100]

South Sawyer Avenue, at 5725 (Handicapped Parking Permit 112467);
[O2018-6101]

South Spaulding Avenue, at 5960 (handicapped permit parking);
[O2018-6104]

West 59th Place, at 3423 (Handicapped Parking Permit 116183);
[O2018-6105]

West 61st Street, at 3911 (Handicapped Parking Permit 110630);
[O2018-6107]

West 63rd Street, at 6629 (Handicapped Parking Permit 115185);
[O2018-6108]

Alderman

Location And Permit Number

West 64th Place, at 6757 (Handicapped Parking Permit 116166);
[O2018-6109]

BURNETT
(27th Ward)

North Ada Street, at 25 (Handicapped Parking Permit 112169);
[O2018-6123]

West Huron Street, at 3512 (Handicapped Parking Permit 112166);
[O2018-6125]

North Monticello Avenue, at 945 (Handicapped Parking
Permit 112202);
[O2018-6126]

REBOYRAS
(30th Ward)

North Ridgeway Avenue, at 2967 (Handicapped Parking
Permit 110540);
[O2018-6024]

West School Street, at 5507 (Handicapped Parking Permit 114223);
[O2018-6025]

WAGUESPACK
(32nd Ward)

North Marshfield Avenue, at 2656 (Handicapped Parking
Permit 107630);
[O2018-6127]

MELL
(33rd Ward)

North Sacramento Avenue, at 2829 (Handicapped Parking
Permit 115438);
[O2018-6129]

North Sacramento Avenue, at 2837 (Handicapped Parking
Permit 115439);
[O2018-6130]

North Sacramento Avenue, at 3628 (Handicapped Parking
Permit 115440);
[O2018-6131]

7/25/2018

NEW BUSINESS PRESENTED BY ALDERMEN

83169

Alderman

Location And Permit Number

MITTS
(37th Ward)

West Ferdinand Street, at 5236 (Handicapped Parking Permit 113428);

[O2018-6110]

West Thomas Street, at 4417 (Handicapped Parking Permit 116249);

[O2018-6111]

LAURINO
(39th Ward)

North Ridgeway Avenue, at 4900 (Handicapped Parking Permit 113238);

[O2018-6112]

PAWAR
(47th Ward)

West Berteau Avenue, at 1770 (handicapped permit parking) (public benefit);

[O2018-6440]

J. MOORE
(49th Ward)

West Wallen Avenue, at 1707 (Handicapped Parking Permit 115103);

[O2018-6132]

SILVERSTEIN
(50th Ward)

North Artesian Avenue, at 6730 (Handicapped Parking Permit 117225);

[O2018-6113]

North California Avenue, at 6142 (Handicapped Parking Permit 117229);

[O2018-6114]

North Mozart Street, at 6428 (Handicapped Parking Permit 117940);

[O2018-6115]

North Ridge Boulevard, at 6826 (Handicapped Parking Permit 117230);

[O2018-6133]

West Rosemont Avenue, at 2308 (Handicapped Parking Permit 117224).

[O2018-6116]

Referred -- AMENDMENT PROHIBITION OF PARKING AT ALL TIMES.
(Disabled Permit Parking)

The aldermen named below presented proposed ordinances to amend previously passed ordinances which prohibited the parking of vehicles at all times, except for the disabled, on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location And Permit Number
<i>MORENO</i> (1 st Ward)	Repeal ordinance by striking: "West Lyndale Street, at 2904 (Handicapped Parking Permit 14314)"; [O2018-6091]
<i>QUINN</i> (13 th Ward)	Amend ordinance by striking: "South Kenneth Avenue, at 6833 (Handicapped Parking Permit 76939)"; [O2018-6576]
	Amend ordinance by striking: "West 63 rd Place, at 6154 (Handicapped Parking Permit 31291)"; [O2018-6574]
	Amend ordinance by striking: "West 64 th Place, at 5927 (Handicapped Parking Permit 72073)"; [O2018-6575]
<i>BURKE</i> (14 th Ward)	Amend ordinance by striking: "South Albany Avenue, at 5620 (Handicapped Parking Permit 64475)"; [O2018-6577]
<i>BROOKINS</i> (21 st Ward)	Amend ordinance by striking: "South Aberdeen Street, at 8352 (Handicapped Parking Permit 110397)"; [O2018-6018]

7/25/2018

NEW BUSINESS PRESENTED BY ALDERMEN

83171

Alderman

Location And Permit Number

TABARES
(23rd Ward)

Amend ordinance by striking: "South Kostner Avenue, at 6235
(Handicapped Parking Permit 099624)";

[O2018-6578]

Amend ordinance by striking: "South Moody Avenue, at 5332
(Handicapped Parking Permit 73735)";

[O2018-6579]

SOLIS
(25th Ward)

Amend ordinance by striking: "West 24th Street, at 2337
(Handicapped Parking Permit 66800)";

[O2018-6580]

REBOYRAS
(30th Ward)

Amend ordinance by striking: "North Keating Avenue, at 3507
(Handicapped Parking Permit 109528)";

[O2018-6023]

Amend ordinance by striking: "West School Street, at 5507
(Handicapped Parking Permit 15062)";

[O2018-6027]

MELL
(33rd Ward)

Amend ordinance by striking: "West Argyle Street, at 3157
(Handicapped Parking Permit 113749)";

[O2018-6329]

O'CONNOR
(40th Ward)

Amend ordinance by striking: "West Summerdale Avenue, at 2846
(Handicapped Parking Permit 25498)";

[O2018-6581]

SILVERSTEIN
(50th Ward)

Amend ordinance by striking: "North Rockwell Street, at 6639
(Handicapped Parking Permit 73523)";

[O2018-6444]

Referred -- ESTABLISHMENT OF RESIDENTIAL PERMIT PARKING ZONES.

The aldermen named below presented proposed ordinances and orders to establish residential permit parking zones at the locations designated and for the distances and times specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location, Distance And Time
MORENO (1 st Ward)	West Chestnut Street, from 1500 to 1548 (south side) and from 1501 to 1549 (north side) -- Residential Permit Parking Zone 168 -- 6:00 P.M. to 6:00 A.M. -- all days; [O2018-6089]
BURKE (14 th Ward)	South Homan Avenue (both sides) from 5514 to 5556 -- at all times -- all days; [Or2018-384]
	South Massasoit Avenue (both sides) from 5301 to 5320 -- at all times -- all days; [Or2018-385]
	South Rockwell Street (east side) from 5201 to 5257 -- at all times -- all days; [Or2018-383]
D. MOORE (17 th Ward)	South Normal Street, from 7849 to 7857 -- at all times -- all days; [Or2018-389]
TABARES (23 rd Ward)	South Christina Avenue (east side) from 5801 to 5845 -- at all times -- all days; [Or2018-382]

7/25/2018

NEW BUSINESS PRESENTED BY ALDERMEN

83173

Alderman

Location, Distance And Time

SCOTT
(24th Ward)

South Avers Avenue (both sides) in the 1400 block -- at all times -- all days;

[Or2018-375]

SOLIS
(25th Ward)

South May Street (west side) from 2000 to 2042 -- at all times -- all days (add to Residential Permit Parking Zone 1924);

[O2018-6186]

South Sangamon Street (west side) from 1912 to 1930 -- all days;

[O2018-6188]

BURNETT
(27th Ward)

West Washington Street, from 2200 to 2299 -- at all times -- all days;

[O2018-6209]

ERVIN
(28th Ward)

West Fulton Street (both sides) in the 4800 block -- at all times -- all days;

[Or2018-374]

West Wilcox Street (both sides) in the 3800 block -- at all times -- all days;

[Or2018-373]

REBOYRAS
(30th Ward)

North Avers Avenue (both sides) from 3000 to 3076 -- 6:00 P.M. to 6:00 A.M. -- all days;

[Or2018-349]

North Central Avenue (both sides) from 3100 to 3144 and from 3105 to 3145) -- 6:00 P.M. to 6:00 A.M. -- all days;

[Or2018-350]

O'CONNOR
(40th Ward)

North Maplewood Avenue (both sides) from 6014 to 6050 and from 6015 to 6059 -- 5:00 P.M. to 1:00 A.M. -- all days.

[Or2018-393]

Referred -- AMENDMENT OF RESIDENTIAL PERMIT PARKING ZONES.

The aldermen named below presented proposed ordinances and orders to amend previously passed ordinances which establish residential permit parking zones on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman Location, Distance And Time

DOWELL
(3rd Ward)

Amend ordinance passed June 22, 2016 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 26662), which reads: "West 46th Street (both sides) from South LaSalle Street to 115 West 46th Street -- designated as Residential Permit Parking Zone 726" by striking: "West 46th Street (both sides) from South LaSalle Street to 115 West 46th Street" and inserting in lieu thereof: "West 46th Place (both sides) from South LaSalle Street to 115 West 46th Place";
[O2018-6102]

VILLEGAS
(36th Ward)

Amend ordinance passed November 8, 2017 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 59367) which reads: "North Meade Avenue, from 2100 to 2206 (east and west sides) -- at all times -- Residential Permit Parking Zone 2076";
[O2018-6350]

SMITH
(43rd Ward)

Amend ordinance by striking: "North Geneva Terrace (east side) from 2201 to 2223 -- Residential Permit Parking Zone 143 -- at all times -- all days".
[O2018-6411]

Referred -- ESTABLISHMENT OF STANDING ZONE AT 2405 W. TAYLOR ST.
[O2018-6240]

Alderman Ervin (28th Ward) presented a proposed ordinance to establish a standing zone at 2405 West Taylor Street with tow-away zone to be in effect after expiration of 15 minutes

and require that vehicles at such location to have hazard lights activated between the hours of 6:00 A.M. to 6:00 P.M., Monday through Friday, which was *Referred to the Committee on Pedestrian and Traffic Safety.*

Referred -- ESTABLISHMENT OF TOW-AWAY ZONES.

The aldermen named below presented proposed ordinances to establish tow-away zones, at the locations designated, for the distances and times specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman Location, Distance And Time

DOWELL
(3rd Ward)

East 37th Place (both sides) from South State Street to alley east thereof -- 9:00 P.M. to 6:00 A.M. -- all days.

[O2018-6169]

East 38th Street (both sides) from South State Street to alley east thereof -- 9:00 P.M. to 6:00 A.M. -- all days;

[O2018-6170]

VILLEGAS
(36th Ward)

North Oak Park Avenue and West Altgeld Street -- no parking -- tow-away zone -- at all times.

[O2018-6489]

Referred -- AMENDMENT OF TOW-AWAY ZONES.

The aldermen named below presented proposed ordinances to amend previously passed ordinances which established tow-away zones on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman

Location, Distance And Time

HOPKINS
(2nd Ward)

Amend ordinance which established no parking tow-away zone on East Pearson Street, from North Mies Van Der Rohe Way to Upper Lake Shore Drive by striking: "8:00 A.M." and inserting in lieu thereof: "6:00 A.M.";

[O2018-6096]

DOWELL
(3rd Ward)

Repeal ordinance which reads: "East Cermak Road, from South Indiana Avenue to South Michigan Avenue -- no parking tow-away zone";

[O2018-6173]

ERVIN
(28th Ward)

Amend ordinance by striking: "South Laflin Street (west side) from West Madison Street to West Monroe Street -- no parking tow-away zone";

[O2018-6031]

MITTS
(37th Ward)

Amend ordinance by striking: "North Kolmar Avenue (both sides) from West Division Street to West Augusta Boulevard" -- no parking tow-away zone -- at all times" and inserting in lieu thereof: "North Kolmar Avenue (both sides) from West Division Street to West Augusta Boulevard -- at all times except Saturdays and Sundays";

[O2018-6352]

REILLY
(42nd Ward)

Removal of no parking tow-away zone on East Madison Street (north side) from North Wabash Avenue thereof to the first driveway and install no parking loading zone in lieu thereof.

[O2018-6401]

Referred -- REMOVAL OF PARKING RESTRICTION AT 4246 W. LAWRENCE AVE. FOR STREET CLEANING.

[O2018-6369]

Alderman Laurino (39th Ward) presented a proposed ordinance to amend a previously passed ordinance which restricted parking on portion of various streets for street cleaning by striking: "West Lawrence Avenue (north side) at 4246", which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- INSTALLATION OF TRAFFIC WARNING SIGNS.

The aldermen named below presented proposed ordinances and orders directing the Commissioner of Transportation to give consideration to the installation of traffic signs of the nature indicated at the locations specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location And Type Of Sign
<i>DOWELL</i> (3 rd Ward)	East 41 st Street at South Prairie Avenue -- "Two-Way Stop"; [Or2018-381]
<i>BEALE</i> (9 th Ward)	South Lawrence Avenue and East 114 th Street -- "All-Way Stop"; [Or2018-380]
<i>THOMPSON</i> (11 th Ward)	South Stark Street at South Hillock Avenue -- "Stop"; [O2018-6180]
	West 35 th Place and South Lituania Avenue -- "All-Way Stop"; [O2018-6182]
<i>QUINN</i> (13 th Ward)	West 55 th Street and South Tripp Avenue -- "Two-Way Stop"; [Or2018-386]

Alderman

Location And Type Of Sign

West 64th Place and South Austin Avenue -- "Four-Way Stop";
[Or2018-387]

BROOKINS
(21st Ward)

South Princeton Avenue and West 93rd Place -- "Four-Way Stop";
[Or2018-348]

SOLIS
(25th Ward)

West Jackson Boulevard at South Sangamon Street -- "One-Way
Stop";
[Or2018-377]

West Madison Street at North Aberdeen Street -- "One-Way Stop";
[Or2018-378]

West Madison Street at North Carpenter Street -- "One-Way Stop";
[Or2018-376]

West Madison Street at North May Street -- "One-Way Stop";
[Or2018-379]

RAMIREZ-ROSA
(35th Ward)

West Medill Avenue at North St. Louis Avenue -- "Stop";
[Or2018-391]

North Spaulding Avenue and North Woodard Street -- "All-Way Stop";
[Or2018-390]

North St. Louis Avenue at West Lyndale Street -- "Stop";
[Or2018-392]

LAURINO
(39th Ward)

North Hiawatha Avenue and North Keating Avenue -- "All-Way Stop".
[Or2018-388]

Referred -- INSTALLATION OF "PHILIPPINE CONSULATE PARKING ONLY" SIGNS ON PORTION OF S. WABASH AVE.

[O2018-6377]

Alderman Reilly (42nd Ward) presented a proposed ordinance to install "Philippine Consulate Parking Only" signs on South Wabash Avenue (east curb) from a point 30 feet south of East Adams Street to a point 40 feet south thereof, for two automobiles, to be in effect at all times, all days, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- ESTABLISHMENT OF "NO TRUCK TRAFFIC" ON PORTION OF S. CENTRAL PARK AVE.

[O2018-6183]

Alderman O'Shea (19th Ward) presented a proposed ordinance to establish "No Truck Traffic" on South Central Park Avenue, from West 115th Street to West 117th Street, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- REMOVAL OF RESERVED PARKING (2% DISABLED) SIGNS AT 5132 N. ELSTON AVE.

[O2018-6432]

Alderman Arena (45th Ward) presented a proposed ordinance for the removal of 2 percent reserved parking for disabled signs at 5132 North Elston Avenue, from a point 195 feet from the southeast corner of the intersection of North Elston Avenue and West Winona Street, to be in effect 8:00 A.M. to 6:00 P.M., Monday through Friday (public benefit), which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- ESTABLISHMENT OF FIVE-TON VEHICLE WEIGHT LIMITATION ON PORTION OF N. ROCKWELL ST.

[O2018-6268]

Alderman Silverstein (50th Ward) presented a proposed ordinance to establish a weight limit of five tons on North Rockwell Street, between West Pratt Boulevard and West Touhy Avenue, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

2. ZONING ORDINANCE AMENDMENTS.

Referred -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

The aldermen named below presented proposed ordinances amending the Chicago Zoning Ordinance for the purpose of reclassifying particular areas, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

BY ALDERMAN HOPKINS (2nd Ward):

To classify as a C3-5 Commercial, Manufacturing and Employment District instead of an M2-3 Light Industry District the area shown on Map Number 5-H bounded by:

Parcel 1:

the northerly half of Lot 14 in the Chicago Land Company's Subdivision of Blocks 17, 18, 20, 21 (except Lots 1, 6 and 12 in Block 21) 23, 28, 29, 30, 31, 32 (except Lots 1, 2, 3, 6 and 7), 33, 38, 39, 40 and 41 in Sheffield's Addition to Chicago in Section 32, Township 40 North, Range 14, East of the Third Principal Meridian; and

Parcel 2:

the southerly half of Lot 14 in the Chicago Land Company's Subdivision of Blocks 17, 18, 20, 21 (except Lots 1, 6 and 12 in said Block 21) 23, 28, 29, 30, 31, 32 (except Lots 1, 2, 3, 6 and 7) 33, 38, 39, 40 and 41 in Sheffield Addition to Chicago in Section 32, Township 40 North, Range 13, East of the Third Principal Meridian; and

Parcel 3:

the northern half of Lot 15 (diagonal) in Block 3 in the Chicago Land Company's Subdivision of Blocks 17, 18, 20, 21 (except Lots 1, 6 and 12 in said Block 21) 23, 28, 29, 30, 31, 32 (except Lots 1, 2, 3, 6 and 7) 33, 38, 39, 40 and 41 in Sheffield's Addition to Chicago in Section 32, Township 46 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois; and

Parcel 4:

Lot 13 in the subdivision of Block 3 of Block 18 in Sheffield's Addition to Chicago in the south half of Section 32, Township 40 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (common address: 1669 -- 1677 North Elston Avenue).

[O2018-6077]

To classify as an M1-2 Limited Manufacturing/Business Park District instead of an M2-3 Light Industry District the area shown on Map Number 5-H bounded by:

Parcel 1:

Lot 1 in Block 33 in Elston Addition to Chicago (except that part of said Lot 1 described as follows: commencing at a point in the westerly line of said Lot 1, said westerly line being the easterly line of North Elston Avenue 30 feet northwest of the southwest corner thereof; thence easterly to a point in the easterly line of said Lot 1, 18 feet north of the southeast corner thereof; thence south to the southeast corner of said Lot 1; thence westerly along the southerly line of said Lot 1 to the southwest corner thereof; and thence northwest 30 feet to the point of beginning, in Cook County, Illinois; and

Parcel 2:

that part of Lot 1 in Block 33 in Elston Addition to Chicago in the east half of the northwest quarter of Section 5, Township 39 North, Range 14, East of the Third Principal Meridian, described as follows: commencing at the southwesterly corner of said Lot 1; thence northeasterly along the southerly line of said lot to alley; thence northwesterly along the easterly line of said lot, 18 feet; thence southwesterly in a straight line to a point in the southwesterly line of said lot, 30 feet northwesterly from the point of beginning; and thence southeasterly on the northeasterly line of North Elston Avenue 30 feet to the point of beginning, in Cook County, Illinois (common address: 1522 North Elston Avenue).

[O2018-6078]

BY ALDERMAN THOMPSON (11th Ward):

To classify as a B1-1 Neighborhood Shopping District instead of a C1-3 Neighborhood Commercial District the area shown on Map Number 6-F bounded by:

a line 122 feet north of and parallel to West 31st Street; a line 25 feet east of and parallel to South Wells Street; the alley next north of and parallel to West 31st Street; the alley next east of and parallel to South Wells Street; West 31st Street; and South Wells Street (common address: 216 -- 224 West 31st Street).

[O2018-6124]

*BY ALDERMAN TALIAFERRO (29th Ward) And
ALDERMAN MITTS (37th Ward):*

To classify as an M1-2 Limited Manufacturing/Business Park District instead of Manufacturing-Business-Residential Planned Development Number 1013, as amended, the area shown on Map Number 5-I bounded by:

the south line of West Homer Street; a line 170.95 feet west of and parallel to the west line of North Central Avenue; a line 117.01 feet south of and parallel to the south line of West Homer Street; a line 441.36 feet west of and parallel to the west line of North Central Avenue; a line 51.0 feet south of and parallel to the south line of West Homer Street; and a line 566.90 feet west of and parallel to the west line of North Central Avenue;

and further, to classify as Manufacturing-Business-Residential Planned Development Number 1013, as amended, instead of Manufacturing-Business-Residential Planned Development Number 1013, as amended, the area shown on Map Number 5-I bounded by:

beginning at a point 50.33 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and the centerline of North Central Avenue; a line from a point 50.33 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and the centerline of North Central Avenue to a point 120.02 feet east of the centerline of North Central Avenue and 50.33 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad); a line 120.02 feet east of and parallel to the centerline of North Central Avenue; a line from a point 59.33 feet south of the line of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and 120.02 feet east of the centerline of North Central Avenue to a point 60.33 feet south of the centerline of the Canadian, Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad/Metra right-of-way) and 175.26 feet east of the centerline of North Central Avenue; a line 175.26 feet east of and parallel to the centerline of North Central Avenue; a line from a point 50.33 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and 175.26 feet east of the centerline of North Central Avenue to a point 520.18 feet east of the centerline of North Central Avenue and 36.02 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad); a line 520.18 feet east of and parallel to the centerline of North Central Avenue; a line from a point 36.02 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and 520.18 feet east of the centerline of North Central Avenue; to a point 80.5 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and 361.55 feet west of North Laramie Avenue; a line 361.55 feet west of and parallel to North Laramie Avenue; a line 702.16 feet north of and parallel to West Bloomingdale Avenue; North Laramie Avenue; a line 384.16 feet north of and parallel to West Bloomingdale Avenue; the alley west of and parallel to North Laramie Avenue; a line 256.19 feet north of and parallel to West Bloomingdale Avenue; North Latrobe Avenue; a line 316.19 feet north of and parallel to West Bloomingdale Avenue; the alley next east of and parallel to North Lockwood Avenue; a line 384.16 feet north of and parallel to West Bloomingdale Avenue; a line 740.34 feet west of and parallel to North Laramie Avenue; a line from a point 740.34 feet west of North Laramie Avenue and 464 feet north of West Bloomingdale Avenue to a point 998.69 feet west of North Laramie Avenue and 534.29 feet

north of West Bloomingdale Avenue; a line 534.29 feet north of and parallel to West Bloomingdale Avenue; the easterly right-of-way line of North Long Avenue; the alley next north of and parallel to West Cortland Street; a line 683.23 feet east of and parallel to the centerline of North Central Avenue; a line 115 feet north of and parallel to the alley next north of and parallel to West Cortland Street or the line thereof if extended where no alley exists; the centerline of North Central Avenue; a line 860.41 feet north of and parallel to West Bloomingdale Avenue; a line 632.9 feet west of and parallel to the centerline of West North Avenue; a line 630.14 feet west of and parallel to North Central Avenue; a line 722.14 feet north of and parallel to West Bloomingdale Avenue; a line 1,537.41 feet west of and parallel to North Central Avenue (or the easterly right-of-way line of North Monitor Avenue extended where no street exists); a line 60 feet north of and parallel to the alley next north of and parallel to West Cortland Street; a line 371.50 feet west of and parallel to the easterly right-of-way line of North Monitor Avenue extended (or a line 1,972.92 feet west of and parallel to the centerline of North Central Avenue); a line from a point 36.37 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and 371.50 feet west of the easterly right-of-way line of North Monitor Avenue extended (or a line 1,972.92 feet west of the centerline of North Central Avenue) to a point 36.53 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and 1,175.19 feet west of the centerline of North Central Avenue; a line 1,175.19 feet west of and parallel to the centerline of North Central Avenue; a line from a point 1,175.19 feet west of the centerline of North Central Avenue and 50.53 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) to a point 568.49 feet west of the centerline of North Central Avenue and 36.04 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad); a line from a point 36.04 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and 568.49 feet west of the centerline of North Central Avenue to a point 38.29 feet south of the centerline of the Canadian Pacific Railroad right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and 432.33 feet west of the centerline of North Central Avenue a line from a point 38.29 feet south of the centerline of the Canadian Pacific Railroad right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and 432.33 feet west of the centerline of North Central Avenue to a point 50.13 feet south of the centerline of the Canadian Pacific Railroad right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and 66.03 feet west of the centerline of North Central Avenue; a line from a point 50.13 feet south of the centerline of the Canadian Pacific Railroad right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and 66.03 feet west of the centerline of North Central Avenue to a point 50.33 feet south of the centerline of the Canadian Pacific Railroad/Metra right-of-way (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad) and the centerline of North Central Avenue; and the centerline of North Central Avenue extended to the north, to the point of beginning (common address: 5700 West Homer Street).

[O2018-6128]

3. CLAIMS.

None.

4. UNCLASSIFIED MATTERS.

(Arranged In Order According To Ward Number)

Proposed ordinances, orders and resolutions were presented by the aldermen named below, respectively, and were acted upon by the City Council in each case in the manner noted, as follows:

Presented By

ALDERMAN MORENO (1st Ward):

Referred -- AMENDMENT OF CHAPTER 5-12 OF MUNICIPAL CODE BY ADDING NEW SECTION 5-12-115 CONCERNING NOTIFICATION REQUIREMENT FOR RENTAL RATE INCREASES.

[O2018-6060]

A proposed ordinance to amend Title 5, Chapter 12 of the Municipal Code of Chicago by adding new Section 5-12-115 requiring a landlord to give a tenant 30 days' written notice prior to the effective date of the change for any increase in rent by less than five percent, 60 days' written notice prior to the effective date of the change for any increase in rent by five percent or greater but less than ten percent, 90 days' written notice prior to the effective date of the change for any increase in rent by ten percent or greater but less than fifteen percent, or 120 days' written notice prior to the effective date of the change for any increase in rent by fifteen percent or greater; and, if the landlord fails to give the required written notice, the tenant may remain in the dwelling unit, under the same terms and conditions during the month of tenancy immediately preceding the notice, for up to the amount of time specified according to the percentage increase in rent after the date on which the written notice is given to tenant, regardless of the termination date specified in the existing rental agreement, which was *Referred to the Committee on Housing and Real Estate*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 12 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:

Boost Mobile -- to maintain and use two signs at 2358 West Chicago Avenue;
[O2018-6189]

Damen Tavern -- to construct, install, maintain and use one flagpole adjacent to 701 North Damen Avenue;
[O2018-6191]

Florisculpture, Inc. -- to maintain and use two light fixtures adjacent to 1473 West Grand Avenue;
[O2018-6193]

Forbidden Root -- to construct, install, maintain and use two banners adjacent to 1744 -- 1746 West Chicago Avenue;
[O2018-6195]

Gateway Auto Service, Inc. -- to maintain and use one sign at 2057 West Division Street;
[O2018-6197]

The Joinery Studios -- to maintain and use four light fixtures adjacent to 2533 West Homer Street;
[O2018-6199]

Logan Square Auto Repair -- to maintain and use one sign at 2442 North Milwaukee Avenue;
[O2018-6205]

Salsa Picante -- to maintain and use one sign at 949 North Western Avenue;
[O2018-6207]

Tip Top Liquor -- to maintain and use one sign at 2700 West North Avenue;
[O2018-6208]

Village Discount Outlet, Inc. -- to maintain and use one sign at 2032 North Milwaukee Avenue;
[O2018-6211]

Za'atar Med Grill -- to construct, install, maintain and use seven light fixtures adjacent to 2459 West Armitage Avenue; and
[O2018-6215]

Za'atar Med Grill -- to construct, install, maintain and use two security cameras adjacent to 2459 West Armitage Avenue.
[O2018-6216]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Bourbon on Division -- 2050 West Division Street; and
[O2018-6184]

Little Olive Lounge -- 1540 North Milwaukee Avenue.
[O2018-6190]

Referred -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

A.N. Pritzker School -- 2009 West Schiller Street; and
[O2018-6326]

Reservoir Properties LLC -- 1717 North Humboldt Boulevard.
[O2018-6337]

Presented By

**ALDERMAN MORENO (1st Ward) And
ALDERMAN VILLEGAS (36th Ward):**

Referred -- CALL FOR HEARING REGARDING DISQUALIFICATION OF GCA EDUCATIONAL SERVICES CENTRAL STATES, INC. FROM MAINTENANCE CONTRACT WITH CHICAGO BOARD OF EDUCATION AND CHICAGO PUBLIC SCHOOLS.

[R2018-835]

A proposed resolution calling on representatives from the Chicago Public Schools and the

Chicago Board of Education, GCA Educational Services Central States, Inc. (GCA) and SodexoMAGIC LLC to appear at a hearing before the Committee on Economic, Capital and Technology Development to reconsider their vote to rescind a maintenance contract with GCA, to provide reasons for GCA's disqualification and to allow GCA to respond to allegations against them prior to any final vote, which was *Referred to the Committee on Economic, Capital and Technology Development*.

Presented By

ALDERMAN HOPKINS (2nd Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Twenty-one proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

A&N Amoco, Inc. -- to construct, install, maintain and use five awnings at 1555 North Ashland Avenue;

[O2018-6144]

A&N Amoco, Inc. -- to construct, install, maintain and use one canopy at 1555 North Ashland Avenue;

[O2018-6139]

Access Living of Metropolitan Chicago -- to maintain and use one canopy at 115 West Chicago Avenue;

[O2018-6140]

American Heritage Investment -- to maintain and use one door swing adjacent to 215 East Chestnut Street;

[O2018-6219]

American Heritage Investment -- to maintain and use one fire escape adjacent to 215 East Chestnut Street;

[O2018-6225]

American Heritage Investment -- to maintain and use two light fixtures adjacent to 215 East Chestnut Street;

[O2018-6222]

Ann & Robert H. Lurie Children's Hospital of Chicago -- to maintain and use 10 micropiles/earth retention systems adjacent to 225 East Chicago Avenue;

[O2018-6228]

Extra Space Storage (Number 7011) -- to construct, install, maintain and use one awning at 1840 North Clybourn Avenue;

[O2018-6145]

Extra Space Storage (Number 7011) -- to maintain and use two signs at 1840 North Clybourn Avenue;

[O2018-6237]

General Iron Industries, Inc. -- to maintain and use nine bollards adjacent to 1909 North Clifton Avenue;

[O2018-6238]

Lakeshore Land Association, Inc. -- to maintain and use one canopy at 1130 North Lake Shore Drive;

[O2018-6141]

Lovers Playground -- to maintain and use one awning at 872 North State Street;

[O2018-6146]

Lovers Playground -- to maintain and use one sign at 872 North State Street;

[O2018-6241]

Old Town Development Associates LLC -- to maintain and use one sign at 230 West North Avenue;

[O2018-6245]

Parc Chestnut Condominium Association -- to maintain and use three cornices adjacent to 849 North Franklin Street;

[O2018-6249]

Prints Unlimited and Windy City -- to maintain and use two awnings at 1461 West Fullerton Avenue;

[O2018-6147]

Schwa -- to maintain and use one awning at 1466 North Ashland Avenue;

[O2018-6148]

View Chicago LLC -- to maintain and use one sign at 2100 West North Avenue;

[O2018-6251]

Zed 451 -- to maintain and use three awnings at 739 North Clark Street;

[O2018-6149]

Zed 451 -- to maintain and use seven canopies at 739 North Clark Street; and

[O2018-6142]

1550 North Clark (Chicago) Owner LLC -- to construct, install, maintain and use one canopy at 1550 North Clark Street.

[O2018-6143]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Francesca's Cafe -- 852 North Damen Avenue; and

[O2018-6196]

The Sedgwick Stop -- 1612 North Sedgwick Street.

[O2018-6202]

Presented By

ALDERMAN DOWELL (3rd Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Five proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Bank of America -- to maintain and use one sign at 2300 South Michigan Avenue;

[O2018-6254]

Michigan Cermak Indiana LLC -- to maintain and use three signs at 123 East Cermak Road;

[O2018-6256]

Sloopeds LLC -- to maintain and use one sign at 1471 South Michigan Avenue;

[O2018-6257]

Subway -- to construct, install, maintain and use one banner adjacent to 2138 South Indiana Avenue; and

[O2018-6259]

Willow Chicago -- to construct, install, maintain and use one light fixture adjacent to 1319 -- 1347 South State Street.

[O2018-6261]

Referred -- EXEMPTION OF LAPWING LLC FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2018-6041]

Also, a proposed ordinance to exempt Lapwing LLC from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 4400 South Calumet Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 2101 S. WABASH AVE.

[Or2018-355]

Also, a proposed order for the issuance of a permit to install a sign/signboard at 2101 South Wabash Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Presented By

ALDERMAN KING (4th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Twenty-one proposed ordinances to grant permission and authority to the applicants listed

for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Beatrix Market -- to maintain and use one sign at 23 East Jackson Boulevard;
[O2018-6264]

Best Western Grant Park Hotel -- to maintain and use two signs at 1100 South Michigan Avenue;
[O2018-6265]

Columbia College -- to maintain and use two fire escapes adjacent to 500 South Wabash Avenue;
[O2018-6271]

Columbia College -- to maintain and use two fire escapes adjacent to 1104 South Wabash Avenue;
[O2018-6272]

Columbia College -- to maintain and use two flagpoles adjacent to 1014 South Michigan Avenue;
[O2018-6273]

Columbia College -- to maintain and use 14 light fixtures adjacent to 1104 South Wabash Avenue;
[O2018-6275]

Columbia College -- to maintain and use one vault adjacent to 1104 South Wabash Avenue;
[O2018-6276]

Columbia College Chicago -- to maintain and use two flagpoles adjacent to 72 East 11th Street;
[O2018-6277]

CVS/Pharmacy Number 4061 -- to maintain and use two signs at 520 South State Street;
[O2018-6278]

Eleven40 -- to maintain and use three signs at 1140 South Wabash Avenue;
[O2018-6279]

H&R Block Enterprises -- to maintain and use one sign at 1103 South State Street;
[O2018-6281]

Hackney's Printers' Row -- to maintain and use one occupation of space adjacent to 731 -- 733 South Dearborn Street;
[O2018-6280]

The John Marshall Law School -- to maintain and use four banners adjacent to 19 West Jackson Boulevard;

[O2018-6282]

Kasey's Tavern -- to maintain and use five light fixtures adjacent to 701 South Dearborn Street;

[O2018-6283]

Mr. Alan's -- to maintain and use two signs at 4700 South Cottage Grove Avenue;

[O2018-6284]

Plymouth Restaurant -- to maintain and use one sign at 327 South Plymouth Court;

[O2018-6285]

The Residence of 41 East 8th Street -- to maintain and use two canopies at 41 East 8th Street;

[O2018-6150]

The Standard Club -- to maintain and use two flagpoles adjacent to 320 South Plymouth Court;

[O2018-6287]

The Standard Club -- to maintain and use two planters adjacent to 320 South Plymouth Court;

[O2018-6290]

The University of Chicago -- to maintain and use three conduits adjacent to 5235 South Harper Avenue; and

[O2018-6292]

The 33 West Jackson Condominium Association -- to maintain and use one awning at 33 West Jackson Boulevard.

[O2018-6153]

Referred -- EXEMPTION OF DREXEL BOULEVARD, INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2018-6333]

Also, a proposed ordinance to exempt Drexel Boulevard, Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 828 -- 830 East 45th Street, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN SAWYER (6th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Eight proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Aladdin's Food -- to maintain and use two security cameras adjacent to 7465 South Vincennes Avenue;

[O2018-6349]

Allison's Infant & Toddler Center -- to maintain and use one canopy at 440 -- 442 East 71st Street;

[O2018-6151]

MetroPCS -- to maintain and use three signs at 6901 South Halsted Street;

[O2018-6331]

Moon Star Grocery -- to maintain and use two light fixtures adjacent to 729 -- 733 West 69th Street;

[O2018-6335]

Moon Star Grocery -- to maintain and use two security cameras adjacent to 729 -- 733 West 69th Street;

[O2018-6336]

Royalty Furniture, Inc. -- to maintain and use one light fixture adjacent to 715 East 79th Street;

[O2018-6339]

Royalty Furniture, Inc. -- to maintain and use two security cameras adjacent to 715 East 79th Street; and

[O2018-6342]

Vernon Street Market -- to maintain and use one awning at 427 East 75th Street.

[O2018-6154]

Referred -- VACATION OF PORTION OF PUBLIC RIGHT-OF-WAY WITHIN AREA BOUNDED BY W. MARQUETTE RD., S. WENTWORTH AVE., W. 68TH ST. AND S. YALE AVE.

[O2018-6036]

Also, a proposed ordinance authorizing the vacation of a tract of land 40.00 feet in width in Block 1 in Normal School Subdivision of the west half of the southeast quarter of Section 21, Township 38 North, Range 14, East of the Third Principal Meridian within the area bounded by West Marquette Road, South Wentworth Avenue, West 68th Street and South Yale Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN MITCHELL (7th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR ADVOCATE TRINITY HOSPITAL.

[O2018-6297]

A proposed ordinance to grant permission and authority to Advocate Trinity Hospital to maintain and use one concrete trench adjacent to 2320 East 93rd Street, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

CVS Pharmacy -- 9142 South South Chicago Avenue; and

[O2018-6346]

Juan's Auto Repair -- 9070 South South Chicago Avenue.

[O2018-6351]

Presented By

ALDERMAN HARRIS (8th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR J BEE'S CASUAL & SPORTSWEAR.

[O2018-6301]

A proposed ordinance to grant permission and authority to J Bee's Casual & Sportswear to maintain and use one sign at 1301 East 87th Street, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- EXEMPTION OF LEAPS OF LOVE LEARNING CHILDCARE CENTER FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2018-6047]

Also, a proposed ordinance to exempt Leaps of Love Learning Childcare Center from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 9011 -- 9015 South Cottage Grove Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN BEALE (9th Ward):

Referred -- AMENDMENT OF SECTION 2-8-040 OF MUNICIPAL CODE BY MODIFYING REQUIREMENTS FOR HONORARY STREET-NAME DESIGNATION.

[O2018-6054]

A proposed ordinance to amend Title 2, Chapter 8, Section 040 of the Municipal Code of Chicago by requiring an honorary street-name designation to include a maximum of

two contiguous blocks and apply only to a single street, which was *Referred to the Committee on Transportation and Public Way.*

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Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

New Taste of Chicago -- to maintain and use five light fixtures adjacent to 11101 South Michigan Avenue; and [O2018-6345]

Snyx -- to maintain and use one canopy at 11232 South Michigan Avenue. [O2018-6152]

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Referred -- ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTY AT 11241 S. CHAMPLAIN AVE. [Or2018-370]

Also, a proposed order authorizing the Commissioners of Buildings, Environment and Fire, the Director of Revenue and the Zoning Administrator to issue all necessary permits, free of charge, for the restoration of a front mansard roof and existing brick and mortar for the property located at 11241 South Champlain Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards.*

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Presented By

ALDERMAN SADLOWSKI GARZA (10th Ward):

Referred -- EXEMPTION OF TOWER INTERNATIONAL FROM PERSONAL PROPERTY LEASE TRANSACTION TAX REGARDING LEASE, RENTAL OR USE OF MANUFACTURING MACHINERY AND EQUIPMENT. [O2018-6079]

A proposed ordinance to exempt Tower International from city taxes on the lease, rental or use of manufacturing machinery and equipment for the primary use of manufacturing or

assembling tangible personal property for wholesale, retail sale, or lease within enterprise zones; and require Tower International to pay lessors the tax on all lease payments made during the city's annual tax year and submit an application to the Department of Finance for a refund for up to a maximum of 60 consecutive months on an annual basis; and further, said exemption will terminate without further action by the City Council if at any time Tower International fails to retain a minimum of 100 full-time jobs and invest at least \$75 Million as part of a development or improvement plan at its facility located at 1230 South Avenue O, which was *Referred to the Committee on Finance*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, seven proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Amerimex Mufflers & Brakes -- to maintain and use one canopy at 2915 -- 2917 East 95th Street;

[O2018-6174]

BP Pipelines (North America), Inc. -- to maintain, operate and use one private pipeline adjacent to 13400 South Torrence Avenue;

[O2018-6353]

City Sports on Wilson -- to maintain and use four fire shutters adjacent to 9036 South Commercial Avenue;

[O2018-6356]

East Side Muffler -- to maintain and use two signs at 3600 East 106th Street;

[O2018-6357]

John's Corner Store -- to maintain and use one awning at 3425 East 106th Street;

[O2018-6156]

S.H. Bell -- to maintain and use two fences adjacent to 10218 South Avenue O; and

[O2018-6359]

S.H. Bell Company -- to maintain and use one security gate (fence) adjacent to 10218 South Avenue O.

[O2018-6360]

Presented By

ALDERMAN THOMPSON (11th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Five proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Board of Trustees University of Illinois -- to construct, install, maintain and use four pipes adjacent to 1250 South Halsted Street;

[O2018-6358]

Busy Bees Child Development Center -- to maintain and use five awnings at 3155 South Shields Avenue;

[O2018-6157]

Busy Bees Child Development Center -- to maintain and use one banner adjacent to 3155 South Shields Avenue;

[O2018-6362]

Campus Housing -- to maintain and use one sign at 702 West Maxwell Street; and

[O2018-6366]

Pengtian Ma -- to maintain and use one awning at 2961 South Archer Avenue.

[O2018-6158]

Referred -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

7/25/2018

NEW BUSINESS PRESENTED BY ALDERMEN

83199

Aamco Transmission -- 4701 South Halsted Street; and

[O2018-6315]

Foremost Restaurant Supply -- 345 West 25th Place.

[O2018-6314]

Referred -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, three proposed orders for the issuance of permits to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at 4701 South Halsted Street;

[Or2018-365]

one sign/signboard at 702 West Maxwell Street; and

[Or2018-367]

one sign/signboard at 1000 West Pershing Road.

[Or2018-366]

Presented By

ALDERMAN CÁRDENAS (12th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Manolo's Tamales Number 3 -- to maintain and use one awning at 2455 South Kedzie Avenue; and

[O2018-6159]

One Stop Market -- to maintain and use two fire shutters adjacent to 3456 South Western Avenue.

[O2018-6368]

Presented By

**ALDERMAN CÁRDENAS (12th Ward)
And OTHERS:**

Referred -- CALL FOR HEARINGS ON DIFFERENCES IN NATURAL GAS COSTS FOR CHICAGO HOUSEHOLDS COMPARED TO SUBURBAN HOUSEHOLDS.

[R2018-837]

A proposed resolution, presented by Aldermen Cárdenas, Moreno, Hopkins, Dowell, King, Sawyer, Harris, D. Moore, Curtis, Tabares, Solis, Maldonado, Burnett, Santiago, Waguespack, Mell, Ramirez-Rosa, Villegas, Mitts, Sposato, O'Connor, Tunney, Arena, Cappleman, Pawar and J. Moore, calling on Chief Executive Officer Charles Matthews and Peoples Gas cost analysis researchers, the Illinois Commerce Commission Chairman Brien J. Sheahan, and a representative from the Citizens Utility Board to appear at hearings before the Committee on Health and Environmental Protection to address the extensive differences in natural gas costs to Chicago residents compared to suburban residents and create measures to correct and minimize these cost differences. Two committees having been called, the Committee on Health and Environmental Protection and the Committee on Finance, the said proposed resolution was *Referred to the Committee on Committees, Rules and Ethics*.

Presented By

ALDERMAN QUINN (13th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR MR. C'S MIDWAY BAR, INC.

[O2018-6371]

A proposed ordinance to grant permission and authority to Mr. C's Midway Bar, Inc. to maintain and use one sign at 4654 West 63rd Street, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN QUINN (13th Ward),
ALDERMAN BURKE (14th Ward) And
ALDERMAN TABARES (23rd Ward):**

Referred -- CALL FOR HEARINGS CONCERNING ODOROUS WINDOWS AND DOORS INSTALLED IN HOMES SURROUNDING CHICAGO MIDWAY AND CHICAGO O'HARE INTERNATIONAL AIRPORTS UNDER RESIDENTIAL SOUND INSULATION PROGRAM.

[Or2018-357]

A proposed order calling on the Commissioner and representatives of the Chicago Department of Aviation to appear before the Joint Committee on Aviation and Committee on Finance to respond to questions regarding complaints of odorous windows and doors affecting neighborhoods surrounding Chicago Midway and Chicago O'Hare International Airports that were installed under the Residential Sound Insulation Program and to provide details on the project created to replace the odorous windows and doors, the funding system of the program, and how priority for the replacement of windows and doors is determined; and further, calling on representatives from the Chicago Department of Aviation and City consultant Amec, Foster Wheeler Environment & Infrastructure, Inc. to report on the results of the most recent testing of such windows and doors, which was *Referred to a Joint Committee comprised of the members of the Committee on Finance and the members of the Committee on Aviation.*

Presented By

ALDERMAN BURKE (14th Ward):

Referred -- AMENDMENT OF CHAPTER 4-4 OF MUNICIPAL CODE BY ADDING NEW SECTION 4-4-308 TO REGULATE COLLECTION AND USE OF FACE GEOMETRY DATA BY DEPARTMENT OF POLICE.

[O2018-6081]

A proposed ordinance to amend Title 4, Chapter 4 of the Municipal Code of Chicago by adding new Section 4-4-308 allowing a licensee, in agreement with the Department of Police, to use facial recognition systems that scan the face geometry of a customer or person, for security purposes only, provided that a sign is posted at each entrance of the establishment where such technology is used informing customers and members of the general public that such information is being gathered; and prohibiting licensees in

possession of face geometry data from selling, leasing, trading or otherwise profiting from a person's or customer's face geometry data; and further, requiring licensees to establish a written policy for the destruction of face geometry data by July 31, 2019 or by a date agreed upon with the Department of Police, which was *Referred to the Committee on Finance*.

Referred -- DONATION OF FIRE DEPARTMENT AMBULANCE, TURNOUT GEAR AND OTHER FIRE EQUIPMENT TO INTERNATIONAL FELLOWSHIP OF CHRISTIAN FIREFIGHTERS.

[O2018-6313]

Also, a proposed ordinance authorizing the Commissioner of Fleet and Facility Management and the Fire Commissioner to enter into and execute such documents as may be necessary and proper to implement the donation of one obsolete Fire Department ambulance, one obsolete Fire Department truck, turnout gear and other Fire Department equipment, free and clear of any liens and encumbrances, in an *As is* condition, to the International Fellowship of Christian Firefighters, which was *Referred to the Committee on Public Safety*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 12 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:

Archer Auto Sales, Inc. -- to maintain and use one sign at 4411 -- 4415 South Archer Avenue;

[O2018-6378]

Boost Mobile -- to maintain and use one sign at 5101 South Cicero Avenue;

[O2018-6381]

Gomez Enterprise -- to maintain and use one awning at 3218 West 55th Street;

[O2018-6160]

Gomez Enterprise -- to maintain and use one sign at 3218 West 55th Street;

[O2018-6385]

IM&N Dollar Plus -- to maintain and use one sign at 5149 South Kedzie Avenue;
[O2018-6389]

La Haciendita Taqueria, Inc. -- to maintain and use five awnings at 3322 West 47th Street;
[O2018-6161]

McDonald's Number 335 -- to maintain and use one landscaping adjacent to 5733 South Kedzie Avenue;
[O2018-6391]

Nagi's Flowers -- to maintain and use one awning at 5319 South Kedzie Avenue;
[O2018-6163]

Perla Hair Studio -- to maintain and use one awning at 3120 West 59th Street;
[O2018-6164]

The Submarine Pier -- to maintain and use one sign at 2759 West 51st Street;
[O2018-6393]

Tecnophone Corporation -- to maintain and use one awning at 2621 West 51st Street;
and
[O2018-6165]

5501 South Kedzie LLC -- to maintain and use one tunnel adjacent to 5599 South Kedzie Avenue.
[O2018-6400]

Referred -- CALL ON SUPERINTENDENT OF POLICE TO ESTABLISH PILOT PROGRAM WITH LICENSED BUSINESS ENTITIES FOR CREATION OF DATABASE CONTAINING PHOTOGRAPHS OF INDIVIDUALS ARRESTED, INDIVIDUALS WITH OUTSTANDING WARRANTS AND MISSING PERSONS.
[R2018-839]

Also, a proposed resolution calling on the Superintendent of the Chicago Police Department to establish a pilot program to enter into agreements with licensed business entities within the City of Chicago to create a database that contains photographs of individuals arrested, individuals with outstanding warrants, and missing persons with such the pilot program to expire three years from the execution of the agreements, which was *Referred to the Committee on Finance*.

Presented By

**ALDERMAN BURKE (14th Ward) And
ALDERMAN LOPEZ (15th Ward):**

Referred -- AMENDMENT OF CHAPTER 4-8 OF MUNICIPAL CODE BY ADDING NEW SECTION 4-8-049 TO RESTRICT SALE OR USE OF PLASTIC BEVERAGE STRAWS AND STIRRERS BY RETAIL FOOD ESTABLISHMENTS.

[O2018-6120]

A proposed ordinance to amend Title 4, Chapter 8 of the Municipal Code of Chicago by adding new Section 4-8-049 to prohibit retail food establishments operating on premises owned or operated by the City of Chicago, except for sister agencies of the City, from offering consumers any single-use beverage straw or beverage stirrer made of plastic or any other non-biodegradable material unless the consumer has a physical, intellectual or sensory impairment that substantially limits major life activities or has an illness, disease, disorder or injury that requires medical treatment; and further, to establish fines for violations to this section or any rule promulgated pursuant thereto, which was *Referred to a Joint Committee comprised of the members of the Committee on Finance and the members of the Committee on Aviation.*

Presented By

**ALDERMAN BURKE (14th Ward) And
ALDERMAN SOLIS (25th Ward):**

Referred -- CALL ON CORPORATION COUNSEL TO JOIN IN LEGAL ACTIONS AGAINST DENATURALIZATION EFFORTS BY PRESIDENT DONALD TRUMP.

[Or2018-371]

A proposed order calling on the Corporation Counsel to join or participate in legal actions seeking to admonish, by way of amicus brief filings, denaturalization actions by the Trump Administration's in the long-term detention of migrant children and the elimination of critical child welfare oversight provided by state licensing agencies, which was *Referred to the Committee on Finance.*

Referred -- CALL ON GOVERNOR BRUCE RAUNER TO SIGN INTO LAW IMMIGRANT TENANT PROTECTION ACT AND SAFE ZONES ACT.

[R2018-838]

Also, a proposed resolution calling on Governor Bruce Rauner to sign into Law the Immigrant Tenant Protection Act which prohibits landlords from harassing or discriminating against tenants solely on the basis of alienage and the Safe Zones Act which provides protections against United States Immigration and Customs Enforcement (ICE) arrests in schools, hospitals and courthouses, which was *Referred to the Committee on Finance*.

Presented By

**ALDERMAN BURKE (14th Ward),
ALDERMAN SOLIS (25th Ward) And
ALDERMAN REBOYRAS (30th Ward):**

Referred -- AMENDMENT OF SECTIONS 5-8-010 AND 5-8-020 OF MUNICIPAL CODE TO PROHIBIT DISCRIMINATION BASED ON ALIENAGE IN OBTAINING FAIR AND ADEQUATE HOUSING.

[O2018-6071]

A proposed ordinance to amend Title 5, Chapter 8, Sections 010 and 020 of the Municipal Code of Chicago by prohibiting any owner, lessee, sublessee, assignee, managing agent, or other person, firm or corporation from selling, renting, leasing, or otherwise denying to or withholding from any person or group of persons fair and adequate housing because of his or her alienage, which was *Referred the Committee on Finance*.

Presented By

**ALDERMAN BURKE (14th Ward) And
ALDERMAN LAURINO (39th Ward):**

Referred -- AMENDMENT OF SECTION 1-24-030 OF MUNICIPAL CODE BY MODIFYING MINIMUM HOURLY WAGE FOR OCCUPATIONS RECEIVING GRATUITIES.

[O2018-6121]

A proposed ordinance to amend Title 1, Chapter 24, Section 030 of the Municipal Code of

Chicago requiring every employer of a covered employee engaged in an occupation in which gratuities have customarily and usually constituted part of their compensation to pay beginning on July 1, 2019 no less than the equivalent of 70 percent of the minimum hourly wage set by the minimum wage law, the minimum hourly wage set by the Fair Labor Standards Act, or \$13.00 per hour to each covered employee for each hour of work performed for the employer while physically present within the geographic boundaries of the City, which was *Referred the Committee on Workforce Development and Audit.*

Presented By

ALDERMAN LOPEZ (15th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR MUFFLERS R US, INC.
[O2018-6402]

A proposed ordinance to grant permission and authority to Mufflers R Us, Inc. to maintain and use one sign at 4400 -- 4410 South Western Avenue, which was *Referred to the Committee on Transportation and Public Way.*

Presented By

**ALDERMAN LOPEZ (15th Ward),
ALDERMAN REILLY (42nd Ward) And
ALDERMAN J. MOORE (49th Ward):**

Referred -- CALL FOR INVESTIGATION OF ALLEGATIONS OF "CASH GIVEAWAYS" TO PROSPECTIVE VOTERS AT NEW COVENANT BAPTIST CHURCH.

[R2018-834]

A proposed resolution calling on the Cook County State's Attorney and the United States Attorney's Office in addition to the Illinois Board of Elections and the Chicago Board of Elections to investigate the allegation of City of Chicago mayoral candidate Willie Wilson distributing checks and cash to prospective voters at a "cash giveaway" event held at New Covenant Baptist Church. Two committees having been called, the Committee on Finance and the Committee on Committees, Rules and Ethics, the said proposed resolution was *Referred to the Committee on Committees, Rules and Ethics.*

Presented By

ALDERMAN FOULKES (16th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Seven proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

California & 63rd C.X., Inc. -- to maintain and use one sign at 2756 West 63rd Street;
[O2018-6407]

El Gallo Oro -- to maintain and use one sign at 2952 West 63rd Street;
[O2018-6410]

Golden Fish & Chicken -- to maintain and use one sign at 2926 West 63rd Street;
[O2018-6413]

La Sirena -- to construct, install, maintain and use one awning at 3109 West 59th Street;
[O2018-6166]

Mary's Ceramics -- to maintain and use one awning at 2800 West 59th Street;
[O2018-6167]

Tenorio Tire Shop -- to maintain and use one sign at 2548 West 63rd Street; and
[O2018-6414]

Tibbs Superior Auto -- to maintain and use one sign at 6237 South Ashland Avenue.
[O2018-6419]

Referred -- EXEMPTION OF A-TOWN CARS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2018-6341]

Also, a proposed ordinance to exempt A-Town Cars from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 6128 South Western Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN D. MOORE (17th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR BUENAVISTA OPTICAL.
[O2018-6176]

A proposed ordinance to grant permission and authority to Buenavista Optical to maintain and use one awning at 6455 South Kedzie Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN O'SHEA (19th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Six proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Beverly Area Planning Association -- to maintain and use three planters adjacent to 1825 -- 1833 West 103rd Street;
[O2018-6363]

Beverly Area Planning Association -- to maintain and use five planters adjacent to 1903 -- 1917 West 103rd Street;
[O2018-6365]

Joseph's Restaurant and Bar -- to maintain and use one awning at 3123 -- 3127 West 111th Street;
[O2018-6178]

Mr. Swifty Cleaners -- to maintain and use one sign at 11024 South Western Avenue;
[O2018-6367]

Saint Xavier University -- to maintain and use one conduit adjacent to 3700 West 103rd Street; and
[O2018-6370]

Town Armanetti Beverage Mart -- to maintain and use one sign at 10000 South Western Avenue.
[O2018-6374]

Presented By

ALDERMAN COCHRAN (20th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR PAUNAR LLC.

[O2018-6375]

A proposed ordinance to grant permission and authority to Paunar LLC to construct, install, maintain and use one bicycle rack adjacent to 6853 South South Chicago Avenue, which was *Referred to the Committee on Transportation and Public Way.*

Presented By

ALDERMAN BROOKINS (21st Ward):

Referred -- AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 21.206 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF S. RACINE AVE.

[O2018-6066]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 21.206 which restricted the issuance of additional alcoholic liquor licenses on South Racine Avenue, from West 85th Street to West 87th Street, which was *Referred to the Committee on License and Consumer Protection.*

Referred -- DECLARATION OF 21ST WARD AS EMERGENCY/FLOOD DISASTER AREA FOLLOWING JULY 5, 2018 RAINSTORM AND CALL FOR PROPERTY DAMAGE RESTITUTION.

[R2018-840]

Also, a proposed resolution declaring the 21st Ward as an Emergency/Flood Disaster Area as a consequence of the property damage caused by flooding that occurred due to the

heavy rainstorm on July 5, 2018; and calling on the legislators of the City of Chicago, County of Cook and State of Illinois to join a support for adequate restitution to property owners for the damage incurred as a result of flooding, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN MUÑOZ (22nd Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

La Roqueta Restaurant -- to maintain and use one light fixture adjacent to 4023 West 31st Street; and

[O2018-6372]

PAWS Chicago -- to maintain and use two awnings at 3516 West 26th Street.

[O2018-6181]

Presented By

**ALDERMAN MUÑOZ (22nd Ward),
ALDERMAN SAWYER (6th Ward),
ALDERMAN SCOTT (24th Ward),
ALDERMAN WAGUESPACK (32nd Ward)
And OTHERS:**

Referred -- AMENDMENT OF CHAPTER 2-84 OF MUNICIPAL CODE BY ADDING NEW SECTIONS 2-84-501 THROUGH 2-84-504 TO REGULATE CHICAGO POLICE DEPARTMENT GANG DATABASE.

[O2018-6403]

A proposed ordinance, presented by Aldermen Muñoz, Sawyer, Scott, Waguespack,

Moreno, Hopkins, Dowell, King, Hairston, Mitchell, Harris, Beale, Sadlowski Garza, Cárdenas, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore and Silverstein, to amend Title 2, Chapter 84 of the Municipal Code of Chicago by adding new Sections 2-84-501 through 2-84-504 prohibiting the Chicago Police Department (CPD) from designating any individual as a gang member and/or inputting any individual's information into any gang database unless the Office of the Inspector General (OIG) concludes that CPD's gang designation database has a legitimate law enforcement purpose; also, prohibiting CPD from sharing gang designations and/or information contained in the gang database with any third party except with the OIG for the sole purpose of auditing the policies and practices of CPD's gang database and requiring CPD to provide individuals currently included in the gang database with written notice notifying them of their gang designation and an opportunity to challenge their designation; and further, requiring CPD to publish on a biannual basis a statement detailing the actions taken to comply with these requirements and data about the individuals designated as gang affiliated, which was *Referred the Committee on Public Safety*.

Presented By

ALDERMAN TABARES (23rd Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Juan Daniel Hair Design, P.C. -- to maintain and use one light fixture adjacent to 3748 West 63rd Street;

[O2018-6379]

The Suds Factory -- to maintain and use one sign at 4348 West 63rd Street;

[O2018-6387]

Taqueria El Pastor -- to maintain and use one awning at 4418 West 63rd Street; and

[O2018-6185]

Taqueria El Pastor -- to maintain and use one sign at 4418 West 63rd Street.

[O2018-6383]

Referred -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS AT 5230 S. CICERO AVE.

Also, three proposed orders for the issuance of permits to install signs/signboards at 5230 South Cicero Avenue, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard measuring 127 square feet; [Or2018-352]

one sign/signboard measuring 154 square feet; and [Or2018-353]

one sign/signboard measuring 203 square feet. [Or2018-354]

Presented By

ALDERMAN SCOTT (24th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Millard Food -- to maintain and use one awning at 3638 West 16th Street; and [O2018-6187]

16th & Pulaski Currency Exchange -- to maintain and use four security cameras adjacent to 1559 South Pulaski Road. [O2018-6398]

Referred -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 3555 W. OGDEN AVE.

[Or2018-356]

Also, a proposed order for the issuance of a permit to install a sign/signboard at 3555 West Ogden Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Presented By

ALDERMAN SOLIS (25th Ward):

Referred -- AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY ADDING NEW SUBSECTION 25.89 TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF S. BLUE ISLAND AVE.

[O2018-6049]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by adding new subsection 25.89 to disallow the issuance of additional alcoholic liquor licenses on South Blue Island Avenue, from South Wood Street to South Damen Avenue, which was *Referred to the Committee on License and Consumer Protection*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

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:

Apple Spice Box Lunch Delivery and Catering Company -- to maintain and use one sign at 610 West Roosevelt Road;

[O2018-6422]

Fox Chicago LLC -- to construct, install, maintain and use two bay windows adjacent to 1728 -- 1734 West 18th Street;

[O2018-6443]

Mexico Juarez Driving School -- to maintain and use one security camera adjacent to 1151 West 18th Street;

[O2018-6431]

Mexico Juarez Driving School -- to maintain and use one sign at 1151 West 18th Street;

[O2018-6434]

Pilsen Cellular -- to maintain and use one sign adjacent to 1657 West Cermak Road;

[O2018-6436]

Taqueria Taco Bueno, Inc. -- to maintain and use one sign at 2057 West Cermak Road;

[O2018-6439]

W-R2 Jackson Owner VIII LLC -- to construct, install, maintain and use one canopy at 901 West Jackson Boulevard; and

[O2018-6177]

24 South Morgan -- to maintain and use two signs at 24 South Morgan Street.

[O2018-6442]

Referred -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS AT 1021 W. ADAMS ST.

Also, three proposed orders for the issuance of permits to install signs/signboards at 1021 West Adams Street, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at north elevation (Permit Number 100769418);

[Or2018-361]

one sign/signboard at north elevation (Permit Number 100769419); and

[Or2018-362]

one sign/signboard at north elevation (Permit Number 100769420).

[Or2018-360]

Presented By

ALDERMAN MALDONADO (26th Ward):

Referred -- AMENDMENT OF SECTION 9-64-170 OF MUNICIPAL CODE REGARDING SPECIAL PARKING PERMIT REQUIREMENTS FOR LIMITED NEIGHBORHOOD PARKING EXCEPTIONS FOR COMMERCIAL PICKUP TRUCKS AND VANS ON RESIDENTIAL AND BUSINESS STREETS.

[O2018-6103]

A proposed ordinance to amend Title 9, Chapter 64, Section 170 of the Municipal Code of Chicago allowing a commercial pickup truck or van to be parked on a residential or business street if the vehicle is lawfully parked at the curb, bears a valid and current City wheel tax

license emblem, has a gross weight of less than 8,000 pounds, bears a valid and current special parking permit issued by the alderman of the ward where the owner of the vehicle resides, and is parked on either side of the street where the owner of the vehicle resides regardless of whether such street is a residential or business street or, if owner's residence is located on a corner lot, owner may park the vehicle on either side of the block of any residential or business street that fronts or is across from any portion of vehicle owner's residence, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 11 proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Armitage Produce, Inc. -- to maintain and use eight light fixtures adjacent to 2007 North Kimball Avenue;
[O2018-6380]

Cavitos Liquors, Inc. -- to maintain and use one canopy at 3825 West North Avenue;
[O2018-6179]

Cavitos Liquors, Inc. -- to maintain and use one sign at 3825 West North Avenue;
[O2018-6382]

Fiore Delicatessen -- to maintain and use one awning at 2258 West Erie Street;
[O2018-6192]

Go Tavern & Liquors -- to maintain and use two security cameras adjacent to 3219 West Armitage Avenue;
[O2018-6386]

Guerrero's Tacos and Pizza -- to maintain and use one sign at 2534 West Division Street;
[O2018-6388]

Migdalia's Caribbean -- to maintain and use two awnings at 3134 West North Avenue;
[O2018-6194]

North and Pulaski Elderly Limited Partnership -- to maintain and use 14 caissons adjacent to 3949 West North Avenue;
[O2018-6395]

North and Pulaski Elderly Limited Partnership -- to maintain and use two sheetings adjacent to 3949 West North Avenue;

[O2018-6396]

Walgreens Number 11410 -- to maintain and use five canopies at 1627 North Pulaski Road; and

[O2018-6227]

516 -- 518 North Leavitt Condominium Association -- to maintain and use three bay windows adjacent to 516 North Leavitt Street.

[O2018-6399]

Presented By

ALDERMAN BURNETT (27th Ward):

Referred -- AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING SUBSECTION 27.195 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTIONS OF W. RANDOLPH ST. AND N. WILLARD CT.

[O2018-6084]

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by deleting subsection 27.195 which restricted the issuance of additional package goods licenses on West Randolph Street, from North Morgan Street to North Racine Avenue; and on North Willard Court, from West Randolph Street to West Washington Boulevard, which was *Referred to the Committee on License and Consumer Protection*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 23 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 Corned Beef Factory Sandwich Shop -- to construct, install, maintain and use one awning at 1016 West Lake Street;

[O2018-6200]

The Corned Beef Factory Sandwich Shop -- to construct, install, maintain and use five light fixtures adjacent to 1016 West Lake Street;

[O2018-6405]

Daniel J. Doolin -- to maintain and use one awning at 511 North Halsted Street;

[O2018-6201]

First Choice Laundry -- to maintain and use one awning at 3743 -- 3747 West Chicago Avenue;

[O2018-6203]

Fulton Market Kitchen -- to maintain and use two canopies at 311 North Sangamon Street;

[O2018-6231]

Fulton Market Kitchen -- to maintain and use one fence adjacent to 311 North Sangamon Street;

[O2018-6409]

Fulton Market Kitchen -- to maintain and use 17 light fixtures adjacent to 311 North Sangamon Street;

[O2018-6412]

Fulton Market Kitchen -- to maintain and use one stair platform adjacent to 311 North Sangamon Street;

[O2018-6415]

The Gardner School -- to maintain and use three awnings at 1301 West Madison Street;

[O2018-6206]

Goose Island Beer Company -- to maintain and use one manhole adjacent to 1800 West Fulton Street;

[O2018-6420]

Green Street Local -- to maintain and use four light fixtures adjacent to 130 South Green Street;

[O2018-6421]

Kiki's Bistro -- to maintain and use one awning at 900 North Franklin Street;

[O2018-6198]

Metric Coffee Cafe -- to maintain and use one door swing adjacent to 2021 West Fulton Street;

[O2018-6423]

Metric Coffee Cafe -- to maintain and use one flagpole adjacent to 2021 West Fulton Street;

[O2018-6425]

Nellcote & RM Champagne Salon -- to maintain and use two awnings at 833 -- 839 West Randolph Street;

[O2018-6210]

New Management Ltd. -- to maintain and use two balconies adjacent to 213 North Racine Avenue;

[O2018-6427]

New Management Ltd. -- to maintain and use one canopy at 213 North Racine Avenue;

[O2018-6232]

Noble Network of Charter Schools -- to maintain and use one door swing adjacent to 1505 West Chicago Avenue;

[O2018-6429]

San Soo Korean BBQ -- to construct, install, maintain and use one awning at 401 -- 409 North Milwaukee Avenue;

[O2018-6212]

San Soo Korean BBQ -- to maintain and use one sign at 401 -- 409 North Milwaukee Avenue;

[O2018-6433]

Tandem Partners LLC -- to construct, install, maintain and use four landscapings adjacent to 730 North Milwaukee Avenue;

[O2018-6435]

80 Proof -- to construct, install, maintain and use one canopy at 1500 North Wells Street; and

[O2018-6235]

303 West Institute Place LLC -- to construct, install, maintain and use one awning at 303 West Institute Place.

[O2018-6214]

Referred -- GRANT OF PRIVILEGE TO THE CORNED BEEF FACTORY SANDWICH SHOP FOR SIDEWALK CAFE.

[O2018-6213]

Also, a proposed ordinance to grant permission and authority to The Corned Beef Factory Sandwich Shop to maintain and use a portion of the public way adjacent to 1016 West Lake Street for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY FOR SIDEWALK CAFES.

Also, two proposed ordinances to amend ordinances which authorized grants of privilege in the public way for sidewalk cafes to the applicants listed, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Formento's Nonna's (*Journal of the Proceedings of the City Council of the City of Chicago*, March 28, 2018, page 74094) -- by modifying the dimensions, hours of operation, compensation amount and seating capacity for said privilege; and

[O2018-6441]

Green Street Local (*Journal of the Proceedings of the City Council of the City of Chicago*, June 27, 2018, page 80598) -- by modifying the dimensions, hours of operation and seating capacity for said privilege.

[O2018-6428]

Referred -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

George Tsantillis and Dean Nichols Joint Venture -- 2036 -- 2044 West Madison Street;
and

[O2018-6376]

KBSGI 213 West Institute Place LLC -- 213 West Institute Place.

[O2018-6354]

Referred -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS AT 1950 W. POLK ST.

Also, two proposed orders for the issuance of permits to install signs/signboards at 1950 West Polk Street, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at north elevation; and

[Or2018-363]

one sign/signboard at south elevation.

[Or2018-364]

Presented By

ALDERMAN ERVIN (28th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Eight proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Belmonte Liquors -- to maintain and use three security cameras adjacent to 423 North Laramie Avenue;

[O2018-6438]

7/25/2018

NEW BUSINESS PRESENTED BY ALDERMEN

83221

Hawkeye's Bar & Grill, Inc. -- to maintain and use 14 light fixtures adjacent to 1458 West Taylor Street;

[O2018-6445]

Hawkeye's Bar & Grill, Inc. -- to maintain and use one sign at 1458 West Taylor Street;

[O2018-6446]

Iron Mountain Records Management -- to maintain and use one loading dock adjacent to 2552 West Ogden Avenue;

[O2018-6449]

The Learning Experience -- to maintain and use four signs at 310 South Racine Avenue;

[O2018-6450]

Old Second Bank -- to maintain and use one clock adjacent to 1301 West Taylor Street;

[O2018-6451]

Pulaski Adams Food Mart, Inc. -- to maintain and use one awning at 4001 West Adams Street; and

[O2018-6221]

Walgreens Number 2903 -- to maintain and use one awning at 5222 West Madison Street.

[O2018-6224]

Presented By

**ALDERMAN ERVIN (28th Ward) And
ALDERMAN BURNETT (27th Ward):**

Referred -- AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 2.158 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF S. ASHLAND AVE.

[O2018-6064]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 2.158 which restricted the issuance of additional alcoholic liquor licenses on South Ashland Avenue, from West Congress Parkway to West Adams Street, which was *Referred to the Committee on License and Consumer Protection*.

Presented By

**ALDERMAN ERVIN (28th Ward)
And OTHERS:**

Referred -- CALL FOR PUBLIC HEARING REGARDING INCREASE IN INCIDENCES OF SEXUALLY TRANSMITTED INFECTIONS AND HIV/AIDS INFECTIONS IN CHICAGO.

[R2018-841]

A proposed resolution, presented by Aldermen Ervin, Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Tabares, Scott, Solis, Maldonado, Burnett, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore and Silverstein, calling on the Commissioner of the Department of Public Health and other relevant parties to participate in a public hearing before the Committee on Health and Environmental Protection to address the increase in incidences of sexually transmitted infections and HIV/AIDS infections in Chicago, which was *Referred to the Committee on Health and Environmental Protection*.

Presented By

ALDERMAN TALIAFERRO (29th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR TOTS LAND.

[O2018-6452]

A proposed ordinance to grant permission and authority to Tots Land to maintain and use one sign at 2639 North Harlem Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN REBOYRAS (30th Ward):

Referred -- DONATION OF FIRE DEPARTMENT AMBULANCE TO MANATI, PUERTO RICO.

[O2018-6021]

A proposed ordinance authorizing the Commissioner of Fleet and Facility Management and the Purchasing Agent to enter into and execute such documents as may be necessary

and proper to implement the donation of one outdated Fire Department ambulance, free and clear of any liens and encumbrances, in an "as is" condition, to Manati, Puerto Rico, which was *Referred to the Committee on Public Safety*.

Referred -- DONATION OF FIRE DEPARTMENT PUMPER TO MANATI, PUERTO RICO.

[O2018-6022]

Also, a proposed ordinance authorizing the Commissioner of Fleet and Facility Management and the Purchasing Agent to enter into and execute such documents as may be necessary and proper to implement the donation of one outdated Fire Department pumper, free and clear of any liens and encumbrances, in an "as is" condition, to Manati, Puerto Rico, which was *Referred to the Committee on Public Safety*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, three proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

America Auto Service, Inc. -- to maintain and use one sign at 5524 West Fullerton Avenue;

[O2018-6454]

Bush Pro Chicago Properties LLC -- to maintain and use one light fixture adjacent to 5935 West Diversey Avenue; and

[O2018-6455]

Rita's Place, Inc. -- to construct, install, maintain and use one door swing adjacent to 5414 West Fullerton Avenue.

[O2018-6456]

Referred -- GRANT OF PRIVILEGE TO ASTORIA LOUNGE FOR SIDEWALK CAFE.

[O2018-6218]

Also, a proposed ordinance to grant permission and authority to Astoria Lounge to

maintain and use a portion of the public way adjacent to 3208 North Kostner Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- EXEMPTION OF AVENIDA DE SABOR/DELIA GARCIA FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2018-6019]

Also, a proposed ordinance to exempt Avenida de Sabor/Delia Garcia, from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 5805 West Diversey Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN SANTIAGO (31st Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Six proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Allstate Insurance -- to maintain and use one sign at 3026 North Central Avenue;
[O2018-6460]

American Security Insurance Consultants, Inc. -- to maintain and use one sign at 5518 West Diversey Avenue;
[O2018-6463]

Aquarius Club & Restaurant -- to maintain and use 13 light fixtures adjacent to 2457 -- 2459 North Pulaski Road;
[O2018-6457]

Elinor Hotel -- to maintain and use one canopy at 3216 North Cicero Avenue;
[O2018-6236]

MetroPCS -- to maintain and use two signs at 5152 West Fullerton Avenue; and
[O2018-6467]

Salazar Bakery -- to maintain and use two signs at 4434 West Diversey Avenue.
[O2018-6470]

Referred -- EXEMPTION OF PANTOJA REPAIR CORPORATION FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2018-6394]

Also, a proposed ordinance to exempt Pantoja Repair Corporation from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 3416 North Cicero Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN WAGUESPACK (32nd Ward):

Referred -- AMENDMENT OF TITLE 2 OF MUNICIPAL CODE BY ADDING NEW CHAPTER 2-179 ENTITLED "POLICE SETTLEMENT TRANSPARENCY AND ACCOUNTABILITY ORDINANCE".

[O2018-6355]

A proposed ordinance to amend Title 2 of the Municipal Code of Chicago by adding new Chapter 2-179 to require the police accountability system and the city's Law Department to provide relevant information to the City Council at least 48 hours prior to any vote in conjunction with the Council's request for approval of any civil settlement or any civil court judgement and require the police accountability system to not only investigate the incident in question but to determine whether or not the incident in question fits a pattern of conduct by the involved officers, officers within a particular unit or district, or even more broadly across

the department; and also, setting parameters for monthly meetings of the Committee on Public Safety with mandatory attendance by leaders from the Police Department and the police accountability departments, uncovering patterns of misconduct and finding remedies to prevent future instances, in addition to twice-a-year meetings by the Committee on Public Safety focusing not only on remedies for misconduct, but improvements in transparency regarding the handling of civil litigation cases involving the police department and the criminal prosecution of members of the Chicago Police Department, which was *Referred to the Committee on Public Safety*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 17 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:

Club Lucky -- to maintain and use two canopies at 1824 West Wabansia Avenue;
[O2018-6286]

Father & Son Pizzeria Ltd. -- to maintain and use two awnings at 2475 North Milwaukee Avenue;
[O2018-6234]

Father & Son Pizzeria Ltd. -- to maintain and use six light fixtures adjacent to 2475 North Milwaukee Avenue;
[O2018-6481]

Father & Son Pizzeria Ltd. -- to maintain and use one sign at 2475 North Milwaukee Avenue;
[O2018-6484]

Foot Station -- to construct, install, maintain and use one awning at 2853 North Lincoln Avenue;
[O2018-6239]

Home Carpet & Linoleum Center -- to construct, install, maintain and use one canopy at 3065 North Lincoln Avenue;
[O2018-6288]

Lakeview Medical Campus LLC -- to maintain and use two signs at 1333 West Belmont Avenue;
[O2018-6487]

7/25/2018

NEW BUSINESS PRESENTED BY ALDERMEN

83227

Le Sud -- to maintain and use one sign at 2301 West Roscoe Street;
[O2018-6498]

Leigh Marcus, Inc. -- to maintain and use one park bench adjacent to 2203 West Roscoe Street;
[O2018-6501]

Man-Jo-Vin, Inc. -- to maintain and use two awnings at 3224 North Damen Avenue;
[O2018-6242]

National Runaway Safeline -- to maintain and use two canopies at 3141b North Lincoln Avenue;
[O2018-6295]

One Hour Tees -- to maintain and use one sign at 2348 North Damen Avenue;
[O2018-6503]

Passion House Cafe 1 LLC -- to maintain and use one ornament adjacent to 2631 North Kedzie Avenue;
[O2018-6506]

Red & White Wines -- to maintain and use three light fixtures adjacent to 1845 North Oakley Avenue;
[O2018-6511]

Red & White Wines -- to maintain and use two park benches adjacent to 1845 North Oakley Avenue;
[O2018-6513]

Red & White Wines -- to construct, install, maintain and use two planters adjacent to 1845 North Oakley Avenue; and
[O2018-6516]

Peter Xilas -- to maintain and use one planter adjacent to 2122 West Melrose Street.
[O2018-6517]

Referred -- AMENDMENT OF GRANT OF PRIVILEGE TO RIVERVIEW TAVERN & GRILL/ROBEY PIZZA FOR SIDEWALK CAFE.

[O2018-6437]

Also, a proposed ordinance to amend an ordinance passed by the City Council on March 28, 2018 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 74301, which authorized a grant of privilege to

Riverview Tavern & Grill/Robey Pizza by changing the name of the applicant from: "Riverview Tavern & Grill/Robey Pizza" to: "Reveler" and modifying the dimensions, times of operation and the compensation amount of said privilege, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- STANDARDIZATION OF PORTION OF W. ROSCOE ST. AS "MICHAEL ISAAC GREEN WAY".

[SO2018-6075]

Also, a proposed substitute ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of West Roscoe Street, between North Hoyne Avenue and North Damen Avenue, as "Michael Isaac Green Way", which was *Referred to the Committee on Transportation and Public Way*.

Referred -- VACATION OF PORTION OF PUBLIC WAY BOUNDED BY N. ELSTON AVE. BETWEEN N. DAMEN AVE. AND W. FULLERTON AVE.

[O2018-6073]

Also, a proposed ordinance authorizing the vacation of a portion of the public way commencing at the most southern southeast corner of Lot 1 in Snow Estate Subdivision thence southeasterly along the existing northeasterly right-of-way line of North Elston Avenue, within the area bounded by North Damen Avenue and West Fullerton Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- CALL ON COMMISSIONER OF STREETS AND SANITATION TO PERFORM FULL AUDIT ON CITY OF CHICAGO'S RECYCLING PROGRAM.

[Or2018-368]

Also, a proposed order calling for a full audit by September 15, 2018 of the City of Chicago's Recycling Program by the Commissioner of Streets and Sanitation in concert with any and all other necessary City departments or sister agencies and with the full cooperation and contractually required funding from those companies involved in the managed recycling competition, which was *Referred to the Committee on Finance*.

Presented By

**ALDERMAN WAGUESPACK (32nd Ward) And
ALDERMAN ARENA (45th Ward):**

Referred -- CALL FOR HEARINGS ON STATUS OF RECYCLING CONTRACTS WITH WASTE MANAGEMENT AND MANAGEMENT MIDWEST (SIMS) AND CRITERIA USED TO DETERMINE WINNER OF BLUE CART RECYCLING SERVICES COMPETITION.

[R2018-836]

A proposed resolution calling on the Committee on Finance to hold hearings on the status of the recycling contracts between the City of Chicago and Waste Management and Management Midwest (Sims) regarding the effectiveness of recycling in Chicago compared to other large cities, the name of the winning company and selection process and criteria for the "Blue Cart Recycling Services Managed Competition", and other related matters concerning the dissemination of information regarding recycling contracts in the City of Chicago, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN MELL (33rd Ward):

Referred -- AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 33.18 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. MONTROSE AVE

[O2018-6051]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 33.18 which restricted the issuance of additional alcoholic liquor licenses on West Montrose Avenue, from North Sacramento Avenue to North California Avenue, which was *Referred to the Committee on License and Consumer Protection*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, seven proposed ordinances to grant permission and authority to the applicants listed

for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Accurate Glass -- to maintain and use one sign at 3214 West Montrose Avenue;
[O2018-6458]

Grooming Parlor -- to maintain and use one awning at 3725 North Elston Avenue;
[O2018-6244]

Little Bucharest Bistro -- to maintain and use one occupation of space adjacent to
3661 -- 3665 North Elston Avenue;
[O2018-6459]

Peacock Liquors -- to maintain and use one sign at 3056 West Montrose Avenue;
[O2018-6461]

Target Store Number 1437 -- to maintain and use 14 building projections adjacent to
2939 West Addison Street;
[O2018-6464]

Twisted Hippo Brewing LLC -- to maintain and use two signs at 2925 West Montrose
Avenue; and
[O2018-6465]

2813 West Belmont LLC -- to construct, install, maintain and use one roof canopy
adjacent to 2813 -- 2829 West Belmont Avenue.
[O2018-6298]

Referred -- EXEMPTION OF REAL POWER KEDZIE LLC FROM PHYSICAL
BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR
PARKING FACILITIES.

[O2018-6048]

Also, a proposed ordinance to exempt Real Power Kedzie LLC from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 3649 -- 3659 North Kedzie Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 2901 W. ADDISON ST.

[Or2018-369]

Also, a proposed order for the issuance of a permit to install a sign/signboard at 2901 West Addison Street, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.



Presented By

ALDERMAN AUSTIN (34th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR GRAND MOTEL.

[O2018-6471]

A proposed ordinance to grant permission and authority to Grand Motel to maintain and use one sign at 10022 South Halsted Street, which was *Referred to the Committee on Transportation and Public Way*.



Presented By

ALDERMAN RAMIREZ-ROSA (35th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Six proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

B&B Jewelry & Loan Company -- to maintain and use one sign at 3609 West Montrose Avenue;

[O2018-6474]

Joe's Food & Liquor -- to maintain and use two awnings at 3626 West Lawrence Avenue;

[O2018-6246]

Joe's Food & Liquor -- to maintain and use one sign at 3626 West Lawrence Avenue;
[O2018-6476]

Lucy One Food Store Corporation -- to maintain and use two security cameras adjacent
to 1854 North Pulaski Road;
[O2018-6479]

Revolution Beer LLC -- to construct, install, maintain and use two light fixtures adjacent
to 3340 North Kedzie Avenue; and
[O2018-6483]

Tico's Auto Repair -- to maintain and use one sign at 2844 North Kedzie Avenue.
[O2018-6486]

Presented By

ALDERMAN VILLEGAS (36th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Car Outlet -- to maintain and use 20 light fixtures adjacent to 2158 North Cicero Avenue;
and
[O2018-6490]

Dolex -- to maintain and use one sign at 4410 West Armitage Avenue.
[O2018-6492]

Referred -- EXEMPTION OF BETTER WEST AUTO REPAIR/SALVADOR BERUMEN FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.
[O2018-6319]

Also, a proposed ordinance to exempt Better West Auto Repair/Salvador Berumen from

the physical barrier requirement pertaining to alley accessibility for the parking facilities for 5835 West Grand Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- CALL ON COMMISSIONER OF DEPARTMENT OF TRANSPORTATION TO PRESENT DETAILED FIVE-YEAR INFRASTRUCTURE PLAN FOR REPAIR AND REPLACEMENT OF STREETS.

[R2018-832]

Also, a proposed resolution calling on the Commissioner of the Department of Transportation to present its detailed five-year plan to the Committee on Pedestrian and Traffic Safety regarding the repair, replacement and upgrade of city streets to assist allocation of funding under the infrastructure "menu" program, distributed to each of the aldermen with proposed infrastructure projects in their ward and more effectively utilize funding allocated under the infrastructure "menu" program, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN VILLEGAS (36th Ward)
And OTHERS:**

Referred -- AMENDMENT OF SECTION 2-45-115 OF MUNICIPAL CODE KNOWN AS "2015 AFFORDABLE REQUIREMENTS ORDINANCE".

[O2018-6135]

A proposed ordinance, presented by Aldermen Villegas, Moreno, King, Hairston, Sawyer, Sadlowski Garza, Quinn, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Tabares, Scott, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Mitts, Sposato, Arena, Cappleman, J. Moore and Silverstein, to amend Title 2, Chapter 45, Section 115 of

the Municipal Code of Chicago requiring developers of new residential housing projects containing more than 50 residential units, who comply with the 2015 Affordable Requirements Ordinance through the payment of a fee in lieu of the establishment of affordable units to the City of Chicago, to have in place a labor peace agreement with any organization, agency or employee representation committee, where maintenance and security employees participate, for the purpose of dealing with grievances, labor disputes, wages, rates of pay, hours of employment, or work conditions; the labor peace agreement will include binding and enforceable provisions prohibiting the labor organization and its members from engaging in, supporting, encouraging or assisting in picketing, work stoppages, boycotts, or any other economic interference by the labor organization or by developer's employees; and further, developer is prohibited from taking adverse employment action against an employee who makes a complaint, cooperates with an audit or investigation, or participates in an administrative or judicial proceeding relating to developer's compliance or lack thereof with the requirement of meeting or exceeding the Apartment Building Owners and Managers Association (ABOMA) prevailing rates and benefits, which was *Referred the Committee on Housing and Real Estate*.

Referred -- ISSUANCE OF SERIES OF BUILD CHICAGO NEIGHBORHOODS
GENERAL OBLIGATION MINI BONDS.

[O2018-6059]

Also, a proposed ordinance, presented by Aldermen Villegas, Moreno, Sawyer, Mitchell, Mitts and Sposato, authorizing the City of Chicago to issue and sell no less than 100,000 bonds in the amount of \$500 for the purpose of funding \$500,000 in capital projects in each ward of the City in the year 2020 and every two years thereafter, creating support for the capital projects and purposes from the City's inhabitants, businesses and visitors, and promoting financial investments and long-term financial planning among the City's inhabitants while creating opportunities for them to invest in the City; the first series of bonds will be issued no later than February 15, 2020 provided that the aggregate principal amount be no less than \$25 Million plus cost of issuance and capitalized interest, if any, and the par amount of each bond will not exceed \$500; following the issuance of the first series of bonds, additional bonds will be issued no later than February 15 every two years thereafter; and further, the City Council is authorized to borrow upon the credit of the City, from time to time, for the purpose of paying the costs of the capital projects, including costs of issuance, and in evidence of such borrowing to issue one or more series of full faith and credit bonds, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN MITTS (37th Ward):

Referred -- AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING SUBSECTION 37.42 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF N. LARAMIE AVE.

[O2018-6020]

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by deleting subsection 37.42 which restricted the issuance of additional package goods licenses on North Laramie Avenue, from West Division Street to West Hirsch Street, which was *Referred to the Committee on License and Consumer Protection*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Austin Career Ed Center -- to maintain and use one ramp adjacent to 5352 West Chicago Avenue; and

[O2018-6497]

Austin Special Chicago -- to maintain and use one occupation of space adjacent to 5527 West Huron Street.

[O2018-6500]

Referred -- STANDARDIZATION OF PORTION OF N. LOREL AVE. AS "HONORARY CLIFTON P. LEWIS AVE."

[O2018-6052]

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of North Lorel Avenue and West Augusta Boulevard (north side), as "Honorary Clifton P. Lewis Avenue", which was *Referred to the Committee on Transportation and Public Way*.

Referred -- WAIVER OF SPECIFIED LICENSE AND PERMIT FEES FOR ANOTHER CHANCE ASSEMBLY'S "PARADE FOR JESUS" EVENT.

[Or2018-351]

Also, a proposed order authorizing the Director of Revenue to waive the Tent and Canopy Permit, Food Vendor Licenses, Special Event Permit, Itinerant Merchant License, Street Closure and other permits and fees for Another Chance Assembly's "Parade for Jesus" event to be held at Lafollette Park, 1333 North Laramie Avenue, on Saturday, August 25, 2018, which was *Referred to the Committee on Special Events, Cultural Affairs and Recreation*.

Presented By

ALDERMAN SPOSATO (38th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR SUPAROSSA.

[O2018-6155]

A proposed ordinance to grant permission and authority to Suparossa to maintain and use two awnings at 4256 North Central Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN SPOSATO (38th Ward) And
ALDERMAN NAPOLITANO (41st Ward):**

Referred -- CALL ON OFFICE OF INSPECTOR GENERAL AND COOK COUNTY STATE'S ATTORNEY'S OFFICE TO OPEN INVESTIGATION INTO EVENTS DESCRIBED IN FORMER INVESTIGATOR KELVIN LETT'S FEDERAL LAWSUIT AGAINST CITY OF CHICAGO.

[R2018-833]

A proposed resolution calling for the Office of the Inspector General and the Cook County State's Attorney's Office to open an investigation into the events described in a federal lawsuit against the City of Chicago filed by Kelvin Lett regarding his alleged wrongful firing from the Independent Police Review Authority, currently the Civilian Office of Police Accountability, which was *Referred to the Committee on Finance*.

Presented By

**ALDERMAN SPOSATO (38th Ward),
ALDERMAN O'SHEA (19th Ward),
ALDERMAN SCOTT (24th Ward) And
ALDERMAN NAPOLITANO (41st Ward):**

Referred -- AMENDMENT OF CHAPTER 2-152 OF MUNICIPAL CODE BY ADDING NEW SECTION 2-152-175 CONCERNING AGREEMENT BY MAYORAL APPOINTEES TO FORGO CANDIDACY FOR LOCAL ELECTED OFFICE FOR TWO YEARS FOLLOWING TERMINATION OF APPOINTMENT.

[O2018-6039]

A proposed ordinance to amend Title 2, Chapter 152 of the Municipal Code of Chicago by adding new Section 2-152-175 to require Mayoral appointees subject to approval by the City Council, to pledge in writing that for two years after the termination of their appointment, the appointee shall not become a candidate for Mayor of the City of Chicago, Treasurer of the City of Chicago, Clerk of the City of Chicago or Alderman of the City of Chicago unless the candidacy is to the same elected office to which they were initially appointed, which was *Referred to the Committee on the Budget and Government Operations*.

Presented By

ALDERMAN LAURINO (39th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Him Shikar -- to maintain and use one awning at 6031 North Cicero Avenue; and
[O2018-6248]

Lucky Smoke Shop, Inc. -- to maintain and use one sign at 6144 North Milwaukee Avenue.

[O2018-6504]

Referred -- EXEMPTION OF JERAN DAY SCHOOL FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2018-6045]

Also, a proposed ordinance to exempt Jeran Day School from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 5893 -- 5897 North Elston Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN O'CONNOR (40th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Five proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

The Claddagh Ring Pub, Inc. -- to maintain and use five light fixtures adjacent to 2306 West Foster Avenue;

[O2018-6507]

Gold Glass & Mirror Company -- to maintain and use one awning at 5816 North Lincoln Avenue;

[O2018-6250]

Lichter Realty -- to construct, install, maintain and use two canopies at 2750 West Lawrence Avenue;

[O2018-6299]

Meineke Car Care Center -- to maintain and use two signs at 5740 -- 5744 North Western Avenue; and

[O2018-6512]

Peterson Food Mart -- to maintain and use one sign at 2534 West Peterson Avenue.

[O2018-6510]

Presented By

ALDERMAN O'CONNOR (40th Ward)
And OTHERS:

Referred -- AMENDMENT OF CHAPTERS 4-156 AND 8-12 OF MUNICIPAL CODE TO FURTHER REGULATE AUTOMATIC AMUSEMENT AND ILLEGAL SWEEPSTAKES DEVICES.

[O2018-6347]

A proposed ordinance, presented by Aldermen O'Connor, Hopkins, Dowell, Hairston, Sawyer, Harris, Beale, Sadlowski Garza, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Muñoz, Solis, Maldonado, Burnett, Taliaferro, Reboyras, Santiago, Waguespack, Austin, Mitts, Sposato, Laurino, Napolitano, Reilly, Tunney, Arena, Cappleman, Pawar and J. Moore, to amend Chapters 4-156 and 8-12 of the Municipal Code of Chicago by modifying Sections 4-156-150, 4-156-180, 4-156-190 and 4-156-280 and adding new Section 4-156-200 requiring an owner, manager, licensee, lessee, or any person in control of a premises to obtain and retain in its records a copy of the proof of purchase or lease agreement stating the name, address and telephone number of the seller or owner of an automatic amusement device; requiring signage to be posted in an area where an automatic amusement device is used stating that gambling is illegal; prohibiting the possession, installation or operation of an illegal amusement device; establishing measures to be followed by licensee or licensee's agent when an investigator with the City of Chicago intends to inspect a premises for compliance of the Municipal Code where the operation of an automatic amusement or illegal amusement device is maintained; modifying penalties for violations concerning possession or use of an illegal amusement device or illegal sweepstake device; and further, modifying Sections 8-12-040 and 8-12-100 prohibiting any device used for gaming or gambling that awards a person something of value in, upon or along any of the public ways or other public places in the City of Chicago and modifying fines and penalties for violations thereof, which was *Referred the Committee on License and Consumer Protection*.

Presented By

ALDERMAN NAPOLITANO (41st Ward):

Referred -- AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY DELETING SUBSECTIONS 4-60-022 (41.2) AND 4-60-023 (41.2) TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR AND PACKAGE GOODS LICENSES ON PORTION OF N. NORTHWEST HIGHWAY.

[O2018-6037]

A proposed ordinance to amend Title 4, Chapter 60 of the Municipal Code of Chicago by deleting subsections 4-60-022 (41.2) and 4-60-023 (41.2) which restricted the issuance of additional alcoholic liquor and package goods licenses, respectively, on North Northwest Highway on the southwest side, from North Sayre Avenue to West Raven Street, which was *Referred to the Committee on License and Consumer Protection*.

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR CHILDREN'S CAMPUS CENTER.

[O2018-6514]

Also, a proposed ordinance to grant permission and authority to Children's Campus Center to maintain and use one sign at 7250 West Touhy Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

7/25/2018

NEW BUSINESS PRESENTED BY ALDERMEN

83241

American Seat Cover -- 5858 -- 5864 North Northwest Highway; and

[O2018-6044]

Learning Express Child Care -- 7748 -- 7754 West Devon Avenue.

[O2018-6043]

Presented By

ALDERMAN REILLY (42nd Ward):

Referred -- AMENDMENT OF SECTION 11-4-2835 OF MUNICIPAL CODE TO FURTHER REGULATE USE OF CONSTRUCTION, REPAIR OR DEMOLITION EQUIPMENT WITHIN CENTRAL BUSINESS DISTRICT.

[O2018-6053]

A proposed ordinance to amend Title 11, Chapter 4, Section 2835 of the Municipal Code of Chicago to prohibit the use of any mechanical equipment or tool operated by fuel or electric power in building, construction, repair or demolition operations within the Central Business District, as defined in Section 9-4-010 or within 1,100 feet of any residential building and increasing penalty for violators to not less than \$5,000.00 nor more than \$7,500.00 for the first violation; not less than \$7,500.00 nor more than \$12,000.00 for the second violation for the same offense within one year; and not less than \$15,000.00 nor more than \$20,000.00 for the third and each subsequent violation for the same offense within one year for each offense, which was *Referred to the Committee on Health and Environmental Protection*.

Referred -- AMENDMENT OF SECTION 9-64-206 OF MUNICIPAL CODE TO ESTABLISH PARKING METER HOURS OF OPERATION ON PORTION OF W. ONTARIO ST.

[O2018-6070]

Also, a proposed ordinance to amend Title 9, Chapter 64, Section 206 of the Municipal Code of Chicago to establish parking meter hours of operation on portion of West Ontario Street (south side) between North Wells Street and North Franklin Street from 8:00 A.M. to 4:00 P.M., Monday through Sunday, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 68 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:

BCSP 231 Property LLC -- to construct, install, maintain and use two door swings adjacent to 231 South LaSalle Street;
[O2018-6348]

Billy Goat Tavern & Grill -- to maintain and use two signs at 60 East Lake Street;
[O2018-6361]

Billy Goat Tavern & Grill -- to maintain and use one sign at 430 North Michigan Avenue;
[O2018-6364]

Bonpoint USA, Inc. -- to construct, install, maintain and use one awning at 37 East Oak Street;
[O2018-6253]

Brightwok Kitchen -- to maintain and use one sign at 1 East Erie Street;
[O2018-6373]

Chicago Helicopter Express LLC -- to construct, install, maintain and use one kiosk adjacent to 600 North Clark Street;
[O2018-6390]

Chicago Helicopter Express LLC -- to construct, install, maintain and use one kiosk adjacent to 122 South Michigan Avenue;
[O2018-6397]

Chicago Helicopter Express LLC -- to construct, install, maintain and use one kiosk adjacent to 401 North Michigan Avenue;
[O2018-6404]

Chicago Helicopter Express LLC -- to maintain and use one kiosk adjacent to 301 North Wabash Avenue;
[O2018-6408]

Chicago Marriott Downtown -- to maintain and use three flagpoles adjacent to 540 North Michigan Avenue;
[O2018-6418]

Clargran LLC -- to maintain and use one sign at 515 North Clark Street;
[O2018-6424]

- Dunkin Donuts -- to maintain and use one sign at 105 West Madison Avenue;
[O2018-6430]
- Extra Space Storage (Number 7021) -- to maintain and use three signs at
325 -- 333 West Ohio Street;
[O2018-6448]
- The Fordham Condominium -- to maintain and use 16 awnings at 25 East Superior
Street;
[O2018-6258]
- The Fordham Condominium -- to maintain and use one canopy at 25 East Superior
Street;
[O2018-6304]
- Golub & Company -- to maintain and use two bollards adjacent to 680 North Lake Shore
Drive;
[O2018-6453]
- Golub & Company -- to maintain and use two kiosks adjacent to 680 North Lake Shore
Drive;
[O2018-6462]
- Golub & Company -- to maintain and use four light fixtures adjacent to 680 North Lake
Shore Drive;
[O2018-6466]
- Golub & Company -- to maintain and use eight planters adjacent to 680 North Lake
Shore Drive;
[O2018-6473]
- Golub & Company -- to maintain and use six security cameras adjacent to 680 North
Lake Shore Drive;
[O2018-6480]
- Golub & Company -- to maintain and use one vault adjacent to 680 North Lake Shore
Drive;
[O2018-6493]
- Gruen Galleries -- to maintain and use two planters adjacent to 226 West Superior
Street;
[O2018-6525]
- Hampton Inn -- to maintain and use four planters adjacent to 22 West Monroe Street;
[O2018-6529]

The Hampton Social -- to construct, install, maintain and use four planters adjacent to 164 East Grand Avenue;

[O2018-6536]

The Hampton Social -- to construct, install, maintain and use three window frames adjacent to 164 East Grand Avenue;

[O2018-6542]

Hugo's Frog Bar -- to maintain and use one revolving door adjacent to 1024 North Rush Street;

[O2018-6546]

Inter Capital Realty Corporation -- to maintain and use two flagpoles adjacent to 307 North Michigan Avenue;

[O2018-6550]

Inter Capital Realty Corporation/Old Republic North Annex -- to maintain and use three awnings at 321 -- 323 North Michigan Avenue;

[O2018-6263]

Intercontinental Hotel Chicago -- to maintain and use seven awnings at 505 North Michigan Avenue;

[O2018-6266]

Jefferson Tap and Grille and the Loft -- to maintain and use one awning at 325 North Jefferson Street;

[O2018-6262]

Jewel Food Store Number 3368 -- to maintain and use 12 canopies at 550 North State Street;

[O2018-6305]

Jewel Food Store Number 3368 -- to maintain and use one revolving door at 550 North State Street;

[O2018-6553]

Jimmy John's -- to maintain and use one sign at 461 West Chicago Avenue;

[O2018-6557]

JPMorgan Chase Bank, N.A. -- to maintain and use four kiosks adjacent to 21 South Clark Street;

[O2018-6570]

Kafenio -- to maintain and use one awning at 162 East Ohio Street;

[O2018-6267]

- The Kerryman -- to maintain and use six banners adjacent to 661 North Clark Street;
[O2018-6572]
- Marlowe -- to maintain and use one canopy at 800 North Michigan Avenue;
[O2018-6320]
- MB Financial Bank -- to maintain and use two canopies at 363 West Ontario Street;
[O2018-6306]
- McDonald's Restaurants -- to maintain and use five signs at 144 South Wabash Avenue;
[O2018-6571]
- Monk's Pub -- to maintain and use one sign at 205 -- 207 West Lake Street;
[O2018-6565]
- Moxy Hotel -- to maintain and use one sign at 530 North LaSalle Street;
[O2018-6567]
- Ohio House Motel -- to maintain and use one sign at 600 North LaSalle Drive;
[O2018-6555]
- Ontario Street Owner LLC -- to maintain and use one sign at 243 East Ontario Street;
[O2018-6556]
- Oxford OBG Hotel Wacker Chicago LLC -- to maintain and use one canopy at 111 West Huron Street;
[O2018-6324]
- Oxford OBG Hotel Wacker Chicago LLC -- to maintain and use four tree grates adjacent to 111 West Huron Street;
[O2018-6558]
- Pearl Tavern -- to construct, install, maintain and use two awnings at 180 North Wacker Drive;
[O2018-6269]
- Pearl Tavern -- to maintain and use one sign at 180 North Wacker Drive;
[O2018-6559]
- Pierogi Heaven, Inc. -- to maintain and use one awning at 169 North Wells Street;
[O2018-6270]
- Rock Bottom Restaurant & Brewery -- to maintain and use 24 light fixtures adjacent to 1 West Grand Avenue;
[O2018-6560]

Rockit Bar & Grill -- to maintain and use one fire escape adjacent to 22 West Hubbard Street;

[O2018-6561]

Rockit Bar & Grill -- to maintain and use one flagpole adjacent to 22 West Hubbard Street;

[O2018-6562]

Shaw's Crab House -- to maintain and use two planters adjacent to 21 East Hubbard Street;

[O2018-6563]

St. Clair & Grand Garage -- to maintain and use three signs at 533 North St. Clair Street;

[O2018-6564]

St. Jane -- to maintain and use four signs at 230 North Michigan Avenue;

[O2018-6566]

Victory Italian -- to maintain and use one sign at 434 West Ontario Street;

[O2018-6568]

Walgreens Number 09438 -- to maintain and use two signs at 30 North Michigan Avenue;

[O2018-6569]

Wells Hubbard Limited Partnership/Urban Innovations -- to maintain and use one exterior mount adjacent to 440 North Wells Street;

[O2018-6540]

Wow Bao -- to maintain and use one sign at 46 East Chicago Avenue;

[O2018-6541]

100 East Walton Condominium Association -- to maintain and use one canopy at 100 East Walton Street;

[O2018-6327]

111 South Wacker Venture LLC -- to maintain and use two planters adjacent to 111 South Wacker Drive;

[O2018-6543]

122 Property LLC -- to maintain and use two vaults adjacent to 122 South Michigan Avenue;

[O2018-6544]

200 South Michigan LLC -- to maintain and use one concrete bumper adjacent to 200 South Michigan Avenue;

[O2018-6545]

314 West Superior Limited Partnership -- to maintain and use one exterior mount adjacent to 314 West Superior Street;

[O2018-6547]

332 Property LLC -- to maintain and use two vaults adjacent to 332 South Michigan Avenue;

[O2018-6548]

500 NMA Acquisiton Company LLC -- to maintain and use four light fixtures at 500 North Michigan Avenue;

[O2018-6549]

535 North Michigan Venture LLC -- to maintain and use 24 caissons adjacent to 154 -- 160 East Grand Avenue;

[O2018-6551]

535 North Michigan Venture LLC -- to maintain and use 10 pie caps adjacent to 154 -- 160 East Grand Avenue; and

[O2018-6554]

535 North Michigan Venture LLC -- to maintain and use one lift adjacent to 537 North Michigan Avenue.

[O2018-6552]

Referred -- AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY FOR THE CONTEMPORAINE CONDOMINIUM ASSOCIATION.

Also, three proposed ordinances to amend ordinances which authorized grants of privilege in the public way to The Contemporaine Condominium Association, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Journal of the Proceedings of the City Council of the City of Chicago, May 23, 2018, page 77956 -- by deleting the words: "516 North Wells Street" and inserting in lieu thereof: "201 West Grand Avenue";

[O2018-6416]

Journal of the Proceedings of the City Council of the City of Chicago, January 17, 2018, page 65241 -- by deleting the words: "516 North Wells Street" and inserting in lieu thereof: "201 West Grand Avenue"; and

[O2018-6447]

Journal of the Proceedings of the City Council of the City of Chicago, November 5, 2014, page 95913 -- by deleting the words: "516 North Wells Street" and inserting in lieu thereof: "201 West Grand Avenue".

[O2018-6426]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, three proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Jimmy John's -- 6 East Madison Street;

[O2018-6220]

Limitless Coffee & Tea -- 675 North Wells Street; and

[O2018-6230]

Sweetgreen -- 150 North Michigan Avenue.

[O2018-6233]

Referred -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, two proposed orders for the issuance of permits to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at 125 West Ohio Street; and

[Or2018-359]

one sign/signboard at 515 North State Street.

[Or2018-358]

Presented By

ALDERMAN SMITH (43rd Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Thirteen 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:

Best Vacuum, Inc. -- to maintain and use one awning at 2646 North Lincoln Avenue;
[O2018-6289]

Best Vacuum, Inc. -- to maintain and use one sign at 2646 North Lincoln Avenue;
[O2018-6515]

The Budlong Hot Chicken -- to maintain and use one sign at 1008 West Armitage Avenue;
[O2018-6518]

Dunlay's on Clark -- to maintain and use one light fixture adjacent to 2600 North Clark Street;
[O2018-6519]

Kabuki Restaurant -- to maintain and use one sign at 2473 North Clark Street;
[O2018-6521]

The Kennison -- to maintain and use one sign at 1800 North Lincoln Avenue;
[O2018-6522]

National Goldberg & Perl, Inc. -- to maintain and use one sign at 844 West Armitage Avenue;
[O2018-6523]

Ringo -- to maintain and use one awning at 2507 North Lincoln Avenue;
[O2018-6291]

State Street Barbers -- to maintain and use one light fixture adjacent to 1151 West Webster Avenue;
[2018-6524]

Target Store T-3221 -- to maintain and use two signs at 2650 North Clark Street;
[O2018-6526]

Toast -- to maintain and use one awning at 746 West Webster Avenue;
[O2018-6293]

7-Eleven -- to maintain and use one awning at 2004 North Halsted Street; and
[O2018-6294]

7-Eleven -- to maintain and use one sign at 2264 North Clark Street.
[O2018-6527]

Presented By

ALDERMAN TUNNEY (44th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Seventeen proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Bobtail Soda Fountain -- to maintain and use four park benches adjacent to 2951 North Broadway;
[O2018-6468]

The Chicago Diner, Inc. -- to construct, install, maintain and use two planters adjacent to 3411 North Halsted Street;
[O2018-6469]

Coldwell Banker Residential Real Estate -- to maintain and use two signs at 906 West Belmont Avenue;
[O2018-6472]

Crystal Cleaners -- to maintain and use two awnings at 1024 West Belmont Avenue;
[O2018-6307]

Crystal Cleaners -- to maintain and use one sign at 3123 North Broadway;
[O2018-6475]

Joy Cleaners -- to maintain and use one awning at 3301 North Southport Avenue;
[O2018-6308]

Klein Hardware, Inc. -- to maintain and use one occupation of space adjacent to 3737 North Southport Avenue;
[O2018-6477]

- Medspring -- to maintain and use three signs at 2868 North Broadway;
[O2018-6478]
- North Clark Street LLC -- to maintain and use one canopy at 3630 North Clark Street;
[O2018-6302]
- Nuts on Clark, Inc. -- to maintain and use one awning at 3830 North Clark Street;
[O2018-6309]
- Nuts on Clark, Inc. -- to maintain and use one sign at 3830 North Clark Street;
[O2018-6482]
- Progressbar -- to construct, install, maintain and use two banners adjacent to 3359 North Halsted Street;
[O2018-6485]
- Rebel Bar & Grill -- to maintain and use two signs at 3462 North Clark Street;
[O2018-6488]
- TS Organic Nails -- to construct, install, maintain and use one awning at 3704 North Southport Avenue;
[O2018-6310]
- The UPS Store -- to maintain and use one awning at 3501 North Southport Avenue;
[O2018-6311]
- Zelaz Salon -- to maintain and use one awning at 3321 North Broadway; and
[O2018-6312]
- 3400 North Lake Shore Drive Condominium Association -- to maintain and use one canopy at 3400 North Lake Shore Drive.
[O2018-6303]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

- Capital One-Cafe -- 3435 North Southport Avenue; and
[O2018-6243]
- Stan's Donuts & Coffee -- 3300 North Broadway.
[O2018-6247]

Referred -- EXEMPTION OF CHICAGO TRANSIT AUTHORITY AND LAZ PARKING FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2018-6042]

Also, a proposed ordinance to exempt the Chicago Transit Authority and Laz Parking from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 947 West Roscoe Street and 3330 North Clark Street, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- VACATION OF PORTION OF PUBLIC ALLEY IN AREA BOUNDED BY N. CLARK ST., W. IRVING PARK RD., N. RACINE AVE. AND W. GRACE ST.

[O2018-6038]

Also, a proposed ordinance authorizing the vacation of the east/west 8.0-foot wide public alley lying north of and adjoining to the most northern lines of Lots 22 and 21 bounded by North Clark Street, West Irving Park Road, North Racine Avenue and West Grace Street, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN ARENA (45th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Six proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Allstate Insurance -- to maintain and use one sign at 6034 West Gunnison Street;

[O2018-6491]

Dollar General Store Number 19099 -- to maintain and use one sign at 4828 West Irving Park Road;

[O2018-6494]

7/25/2018

NEW BUSINESS PRESENTED BY ALDERMEN

83253

Hands on Thai & Sushi -- to maintain and use one awning at 5056 West Irving Park Road;

[O2018-6316]

Idlewood Electric Supply, Inc. -- to maintain and use one awning at 5010 West Irving Park Road;

[O2018-6318]

Taco Max -- to maintain and use one sign at 4009 North Elston Avenue; and

[O2018-6495]

Tower Auto Rebuilders Limited -- to maintain and use one sign at 5534 North Elston Avenue.

[O2018-6496]

Referred -- APPROVAL OF PLAT OF LSCD OF JEFFERSON PARK LLC RESUBDIVISION.

[O2018-6055]

Also, a proposed ordinance authorizing the approval of LSCD of Jefferson Park LLC Resubdivision in the area bounded by North Northwest Highway, North Milwaukee Avenue, North Central Avenue and the Union Pacific Railroad, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN CAPPLEMAN (46th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Aldi's -- to maintain and use one sign at 4500 North Broadway;
[O2018-6499]

Coachlight Laundry -- to maintain and use one awning at 3475 North Broadway;
[O2018-6321]

Heartland Human Care Services -- to maintain and use one awning at 4822 North
Broadway; and
[O2018-6323]

Thomas Tague & Lora Nickels -- to construct, install, maintain and use one fence
adjacent to 3800 North Alta Vista Terrace.
[O2018-6502]

Presented By

ALDERMAN PAWAR (47th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Seven proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Garcia's, Inc. -- to maintain and use one sign at 4756 -- 4760 North Lincoln Avenue;
[O2018-6505]

Donald Martin -- to maintain and use 38 canopies adjacent to 1634 -- 1636 West
Montrose Avenue;
[O2018-6328]

The Pasta Bowl -- to maintain and use one sign at 4343 North Lincoln Avenue;
[O2018-6508]

Sailor -- to maintain and use two light fixtures adjacent to 4658 North Damen Avenue;
[O2018-6509]

Star Auto -- to maintain and use one awning at 5000 North Clark Street;
[O2018-6330]

Twin Beauty Salon -- to maintain and use one awning at 5002 North Broadway; and
[O2018-6332]

Village Discount Outlet, Inc. -- to maintain and use one awning at 4898 North Clark Street.
[O2018-6334]

Referred -- GRANT OF PRIVILEGE TO SUBWAY FOR SIDEWALK CAFE.
[O2018-6252]

Also, a proposed ordinance to grant permission and authority to Subway to maintain and use a portion of the public way adjacent to 4771 North Lincoln Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- EXEMPTION OF HONORE PROPERTIES LLC FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.
[O2018-6344]

Also, a proposed ordinance to exempt Honore Properties LLC from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 4914 North Clark Street, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 4207 N. WESTERN AVE.
[Or2018-372]

Also, a proposed order for the issuance of a permit to install a sign/signboard at 4207 North Western Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Presented By

**ALDERMAN PAWAR (47th Ward)
And OTHERS:**

Referred -- AMENDMENT OF CHAPTER 17-14 OF MUNICIPAL CODE BY ADDING NEW SECTIONS 17-14-0600 THROUGH 17-14-0605 TO EXPAND EQUITABLE AFFORDABLE HOUSING OPTIONS FOR LOW-INCOME HOUSEHOLDS AND MODIFYING SECTION 17-13-0609-B CONCERNING NEIGHBORHOOD COMPATIBILITY FOR PROPOSED PLANNED DEVELOPMENTS.

[O2018-6119]

A proposed ordinance, presented by Aldermen Pawar, Moreno, Dowell, King, Sadlowski Garza, Lopez, Foulkes, D. Moore, Curtis, Cochran, Muñoz, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Mitts, Arena, Cappleman and J. Moore, to amend Title 17, Chapters 13 and 14 of the Municipal Code of Chicago by adding new Sections 17-14-0600 through 17-14-0605 to expand equitable affordable housing options for low-income households, especially families with children, by requiring an Affordable Application to be filed for approval of a proposed residential or mixed-use planned development located in an underserved ward for projects where 10 percent or more of the on-site multi-family rental dwelling units constitute affordable housing; if the Plan Commission, the Committee on Zoning, Landmarks and Building Standards and the City Council fail to take action on a completed Affordable Application within the required time frame, the application will be deemed approved provided the stall period be tolled due to any delay requested by the applicant; if the City Council denies approval of an Affordable Application, the application will be referred for automatic appeal to the Zoning Board of Appeals where a public hearing will be held to reconsider the denial; and further, by modifying Section 17-13-0609-B requiring reviewing and decision-making bodies on a proposed planned development to consider if the development is compatible with the character of the surrounding area while prioritizing the creation of equitable and integrated living patterns within the neighborhood, balancing homeownership and rental housing with a prioritization for multi-family rental housing in underserved wards, which was *Referred the Committee on Housing and Real Estate*.

Presented By

ALDERMAN OSTERMAN (48th Ward):

Referred -- EXEMPTION OF PHOENIX BEAN LLC/JENNY YANG FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2018-6322]

A proposed ordinance to exempt Phoenix Bean LLC/Jenny Yang from the physical barrier

requirement pertaining to alley accessibility for the parking facilities for 5410 North Broadway, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented For

ALDERMAN OSTERMAN (48th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Four proposed ordinances, presented by Alderman J. Moore, 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:

Hollywood Pantry -- to maintain and use two light fixtures adjacent to 1301 -- 1303 West Hollywood Avenue;

[O2018-6520]

Hollywood Pantry -- to maintain and use one security camera adjacent to 1301 -- 1303 West Hollywood Avenue;

[O2018-6528]

Loyola University Chicago -- to maintain and use one conduit adjacent to 6330 North Sheridan Road; and

[O2018-6531]

Mena Tours & Travel Agency -- to maintain and use one awning at 5209 North Clark Street.

[O2018-6338]

Referred -- GRANT OF PRIVILEGE TO THE PIZZA CORNER FOR SIDEWALK CAFE.

[O2018-6255]

Also, a proposed ordinance, presented by Alderman J. Moore, to grant permission and authority to The Pizza Corner to maintain and use a portion of the public way adjacent to

6322 North Broadway for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN J. MOORE (49th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Three proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

El Pecado, Inc. -- to maintain and use one sign at 6922 North Clark Street;
[O2018-6530]

Rogers Park Fruit Market -- to maintain and use three awnings at 7401 North Clark Street; and
[O2018-6340]

1328 Morse LLC -- to maintain and use two security cameras adjacent to 1328 West Morse Avenue.
[O2018-6533]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Empirical Brew Pub -- 1328 -- 1330 West Morse Avenue; and
[O2018-6296]

Raising Cane's Number 352 -- 6568 North Sheridan Road.

[O2018-6274]

Referred -- EXEMPTION OF HOWARD ROGERS LLC FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2018-6137]

Also, a proposed ordinance to exempt Howard Rogers LLC from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 1531 West Howard Street, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN SILVERSTEIN (50th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Seven proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

California Food & Liquors -- to maintain and use one sign at 6343 North California Avenue;

[O2018-6532]

Devon & Western Currency Exchange, Inc. -- to maintain and use one security camera adjacent to 2400 West Devon Avenue;

[O2018-6534]

Devon & Western Currency Exchange, Inc. -- to maintain and use four signs at 2400 West Devon Avenue;

[O2018-6535]

H&R Block 13985 -- to construct, install, maintain and use one awning at 3050 West Devon Avenue;

[O2018-6343]

H&R Block 13985 -- to construct, install, maintain and use one sign at 3050 West Devon Avenue;

[O2018-6537]

JK Kabab House -- to maintain and use one sign at 6412 North Rockwell Street; and

[O2018-6538]

Spinzer Restaurant -- to maintain and use two exterior mounts adjacent to 2331 West Devon Avenue.

[O2018-6539]



Referred -- EXEMPTION OF GOPUFF FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2018-6046]

Also, a proposed ordinance to exempt GoPuff from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 7400 North Western Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.



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:

7/25/2018

NEW BUSINESS PRESENTED BY ALDERMEN

83261

SENIOR CITIZENS SEWER REFUNDS:
(\$50.00)

BY ALDERMAN HOPKINS (2nd Ward):

[O2018-6585]

Bieler, Louise

Cannon, Alice

Cummings, Betty

Garmisa, Gayle

Glebocki, Cezary

Hansen, James

Kimmel, Wendy

Sahlins, Jane

BY ALDERMAN DOWELL (3rd Ward):

[O2018-6586]

Hanna, Rachel

BY ALDERMAN KING (4th Ward):

[O2018-6587]

Gunn, Marie

Kalwa, Richard

Lieberman, Elaine

BY ALDERMAN SAWYER (6th Ward):

[O2018-6588]

Williams, Gwendolyn H.

BY ALDERMAN MITCHELL (7th Ward):

[O2018-6589]

Barrett, Cozette

Berry, Thelma A.

Slaughter, Jera L.

Strickland, Helen

BY ALDERMAN HARRIS (8th Ward):

Kyles, Joseph H.

[O2018-6590]

BY ALDERMAN THOMPSON (11th Ward):

Grill, Joseph

Firak, Julius J.

Narducy, Annette M.

Rebich, Rebecca L.

[O2018-6591]

BY ALDERMAN SOLIS (25th Ward):

Hamidani, Lisa P.

[O2018-6592]

BY ALDERMAN SANTIAGO (31st Ward):

Boche, Ricardo and Victoria

Liboy, Celestino

Mabrito, Lydia

[O2018-6593]

BY ALDERMAN WAGUESPACK (32nd Ward):

Psujek, Casimir

Wallenstein, Roger

[O2018-6594]

BY ALDERMAN SPOSATO (38th Ward):

Banaszek, Martin A.

Piowowski, Bozena A.

[O2018-6601]

Rodriguez, Francisca

Vavrinchik, Helen

Vuk, Salomea

BY ALDERMAN O'CONNOR (40th Ward):

[O2018-6595]

Castro, Joan

Garcia, Cesar

Tse, Yuen

BY ALDERMAN REILLY (42nd Ward):

[O2018-6596]

Alpert, Ann S.

Brookstone, Arnold F.

Gillis, Susan Fox

Hagerty, Clark

Heckman, Eric

Hogan, Richard M.

Kanlow, Carol Wexler

Kern, Anita

Rosenberg, Vivian

BY ALDERMAN SMITH (43rd Ward):

[O2018-6597]

Bachrach, Steven A.

Duke, Pamela A.

Bansley, Marilyn H.

Duran, Carol N.

Carley, J. Allen

Fairhall, James

Davidson, Deborah

Ferro, Peter

Gold-Fagman, Karen S.

Goodman, Norma

Grant, Gordon P.

Hedlund, Eve

Hoey, Mary A.

Imrem, Sue G.

Joseph, Patricia

Levenstein, Angela (2)

MacBlane, Richard and Colleen

McKenna, Patricia M.

Miloszewski, Heddy

Mintz, Alan D.

Muchman, Beatrice

Phillips, John N.

Poticha, Cynthia G.

Pratl, Catherine M.

Ricker, Marilyn

Russell, Wayne

Sandler, Barbara R.

Schichtel, Karen S.

Schulatz, Mary F.

Shulruff, Charles

Sidell, Richard

Stoffey, Helene W.

Stone, Louise A.

Tamblyn, Debra L.

Weber, Samuel

Wheeden, Nicholas T.

Wing, Linda

BY ALDERMAN PAWAR (47th Ward):

Doyle, Nancy

[O2018-6602]

BY ALDERMAN OSTERMAN (48th Ward):

Bateman, Timothy D.

Bond, Rita

Campbell, Kenneth and Stella

Cohen, Carrie P.

Collins, Kathleen I.

Cordero, J. Manuel

[O2018-6598]

Gelsomino, Peggy
 Gidden, Judith A.
 Groat, Frederick W.
 Hafeli, John D.
 Hastings, David C.
 Johnson, Sharon K.

Oleszczak, Mary I.
 Osmanski, Katherine Z.
 Priedkalns-Zirnis, Ruta
 Ramirez, Laura J.
 Rogers, Brenda
 Sarad, Maria

Kanuk, Jack
 Kaye, Mary G.
 Kocial, Theresa
 Kruppa, Arlene
 Linko, Jacalyn R.
 Luke, Zak
 Mendelblat, Ronald K.
 Merrifield, Ivory A.

Scerba, Vilma R.
 Schemper, Lugene
 Schlenhardt, Helene
 Skuteris, Irene
 Vidali, Vasudeva
 Wolfson, Deena I.
 Zemko, Helen

BY ALDERMAN J. MOORE (49th Ward):

[O2018-6599]

David, Andre
 Young, John

BY ALDERMAN SILVERSTEIN (50th Ward):

[O2018-6600]

Kaden, Andrea
 Milman, Nona I.

APPROVAL OF JOURNAL OF PROCEEDINGS.

JOURNAL (June 27, 2018)

The Honorable Andrea M. Valencia, City Clerk, submitted the printed official *Journal of the Proceedings of the City Council of the City of Chicago* for the regular meeting held on Wednesday, June 27, 2018, at 10:00 A.M., signed by her 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.

None.

MISCELLANEOUS BUSINESS.

PRESENCE OF VISITORS NOTED.

The following individuals were in attendance and recognized by the City Council:

family and friends of late Edward Eugene Sadlowski: son, Edward Sadlowski, Jr.; daughters, Alderman Susan Sadlowski Garza, Diane Agelson, Patricia Hoyt; family members, David Garza, Angela Garza, Sofia Garza, Aria Garza, Kate Garza, Tyler Garza, Ryan Garza, Raul Garza; friends, Gudelia Contreras and Stacy Bervejo;

Black Fire Brigade members: Qvention Curtis, Terri Winston, Monica Allen, John Coombs, Morris Davis, Jimmy Johnson, Patrick McCollum, Rodney Shelton, Harold Irving, Colby Cobbs, Jimmy Johnson III, Chandler Lantern, Mhikeyera Nelson, Sarah Webster, Rasha Wilks and Tashonna Williams;

Chicago Youth Boxing Club: Victor H. Rodriguez, pastor of La Villita Community Church and CYBC Board member; coaches, Fernando Macias and Gabriel Navarro; members, Felix Gonzales, Jr., George Perez, and Omar Perez;

Chinese American Service League Lifetime Achievement Award recipients: Art Wong, David Wong, Wai-Sinn Chan, Calder Wong, Melissa Aagesen, Nicholas Aagesen, Arnold Craine, Lorraine Dru, John Grant Crowley, Helen Chan and Sai-Kit Chan;

Chicago Office of Emergency Management and Communications Deputy Director Tom Sivak, recipient of the 2018 Colonel Robert E. Williams Leadership Award, accompanied by OEMC Executive Director Alica Tate-Nadeau;

Chicagoland Chamber of Commerce interns: Tyresha Mitchell, Chicago Vocational Career Academy; Monique Pinex, Chicago Vocational Career Academy; Erica Fanucchi, Rickover Naval Academy High School; Ali Syed, Rickover Naval Academy High School and Queena Boss, Rickover Naval Academy High School;

1st Ward summer interns: Eric Villalon, Katie Stanczykiewicz and Elijah Weston;

48th Ward summer interns: Kira Ramirez, Rebeka Arapi, Freda Frimpong, Janet Bawuah, Eitan Silver, Mariah Percastegui, Olamide Babayaju, Tony Sandifer, Sthefany Hernandez, Shelbin Matthew, Emma Beier and Brianna Galvin;

James Earl Hobson, accompanied by his wife, Nancy Wieting; godson, Jeffery Orr; and the Honorable David Orr, Clerk of Cook County;

Claire Mukudente, accompanied by her husband, Kenneth Bahizi; mother, Christine Ndayisaba; son, Freddy Okito; daughter, Michelle Buleke; brother, Clement Niyigena; sister, Claudette Kankindi; and nephew, Joel Mutsinzi.

Time Fixed For Next Succeeding Regular Meeting.

[O2018-6603]

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 twenty-fifth (25th) day of July, 2018, at 10:00 A.M., be and the same is hereby fixed to be held on Thursday, the twentieth (20th) day of September, 2018, at 10:00 A.M., in the Council Chamber in City Hall.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Burke, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

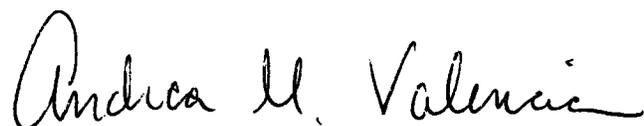
Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

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 Thursday, September 20, 2018, at 10:00 A.M., in the Council Chamber in City Hall.



ANDREA M. VALENCIA,
City Clerk.

APPENDIX A
LEGISLATIVE INDEX

JOURNAL of the PROCEEDINGS
of the
CITY COUNCIL
of the
CITY of CHICAGO, ILLINOIS

Regular Meeting – Wednesday, July 25, 2018

Main Category List

LEGISLATIVE INDEX JOURNAL of the PROCEEDINGS of the CITY COUNCIL of the CITY of CHICAGO, ILLINOIS

Regular Meeting – July 25, 2018

Agreements	Lawsuits/Settlements
Alley	Municipal Code Amendments
Appointments	Parking
Bridges & Viaducts	Permits/License/Fee Exemptions
Bonds & Bond Issues	Property
Budget & Appropriations	Public Way Usage
City Council	Reports
City Departments/Agencies	Signs/Signboards
Claims	Special Events
Commendations & Declarations	Streets
Committee/Public Hearings	Tag Days
Cook County	Tax Incentives
Donation of City Equipment	Tax Increment Financing Districts
Energy/Environmental Issues	Tax Levies
Enterprise Zones	Traffic
Finance Funds	Tributes
Historical Landmarks	United States Government
Illinois, State of	Zoning Reclassifications

Abbreviations And Acronyms

A

Admin.	Administration
Agcy.	Agency
a.k.a.	Also Known As
Ald.	Alderman
AME	African Methodist Episcopal Church
ANLAP	Adjacent Neighbors Land Acquisition Program
App.	Application
Apt(s).	Apartment(s)
Assn.	Association
Assoc.	Associates
Asst.	Assistant
Atty.	Attorney
Ave	Avenue
A.M.	Ante Meridian

B

B.A.	Bachelor of Arts
Bd. of Ed.	Board of Education
Bldg.	Building -
Bhp.	Bishop
Blvd	Boulevard
Bro.	Brother

C

Capt.	Captain
Card.	Cardinal
CCL	Concealed Carry License
CDBG	Community Development Block Grant
CDC	Community Development Commission
CEO	Chief Executive Officer
CFD	Chicago Fire Department
CFO	Chief Financial Officer
CFP	Chicago Firearm Permit
CHA	Chicago Housing Authority
Chap.	Chapter
Chpl.	Chaplain
Chgo.	Chicago
Co.	Company
Col	Colonel
Com.	Committee/Community
Comdr.	Commander

C

Coml.	Commercial
Comm.	Commerce/Commission
Comr.	Commissioner
Condo	Condominium
Co-Op	Cooperative
Corp.	Corporation
Corpl.	Corporal
Constr.	Construction
CPA	Certified Public Accountant
CPD	Chicago Police Department/
CPS	Chicago Public Schools
Ct	Court
CTA	Chicago Transit Authority

D

DARLEP	Digital Automated Red Light Enforcement Program
d.b.a.	Doing Business As
Deferred	Action Deferred
deg.	Degree(s)
Det.	Detective
Dept.	Department
Devel.	Developer/Development
Dist.	District
Div.	Division
Dr.	Doctor
Dr	Drive

E

E	East
EAV	Equalized Assessed Value
eb	eastbound
Elem.	Elementary
EMT	Emergency Medical Technician
Eng'r	Engineer
Equip.	Equipment
Exchg.	Exchange
Exec. Dir.	Executive Director
Expy.	Expressway

F

FAA	Federal Aviation Administration
Fahr.	Fahrenheit
FAR	Floor Area Ratio
FBI	Federal Bureau of Investigation
FDA	Federal Drug Administration

Abbreviations And Acronyms

F

F.F. Firefighter
 Filed Placed on File
 FOID Firearm Owner's Identification Card
 Fr. Father
 ft. feet
 f.k.a. formerly known as

G

Gen. General
 Govt. Government

H

Hon. Honorable
 hrs. Hours
 HUD Housing and Urban Development
 Hwy. Highway
 HQ Headquarters

I

IDOT Illinois Dept. of Transportation
 IL Illinois
 Inc. Incorporated
 Ind. Industries
 Ins. Insurance
 Insp. Gen. Inspector General
 Inst'l. Institutional
 IPD Institutional Planned Development

J

Jr. Junior

L

LCpl Lance Corporal
 LLC Limited Liability Company
 LP Limited Partnership
 Lt. Lieutenant
 Ltd. Limited
 LUCHA Latin United Community Housing Association

M

Maj. Major
 M.B. Missionary Baptist
 MBA Master of Business Administration
 MBE Minority Business-Owned Enterprise

M

MWBE Minority Women Business Enterprise
 Mfg. Manufacturing
 MFT Motor Fuel Tax
 Mgmt. Management
 mins. Minutes
 MOPD Mayors Office for People with Disabilities
 Msgr. Monsignor
 Mun. Municipal

N

N North
 Natl. National
 NFP Not-for-profit corporation
 No. Number

O

Off. Officer
 Org. Organization

P

pg(s) page(s)
 PhD Doctor of Philosophy
 Pkg. Package/Parking
 Pkwy Parkway
 Pl Place
 Plz Plaza
 P.M. Post Meridian
 P.O. Police Officer
 PFC Private First Class

R

RA Very Reverend
 Rd. Road
 Re-Ref. Re-Referred
 Redevel. Redevelopment
 Ref. Referred
 Rehab. Rehabilitation
 Res. Residence/Residential
 Rest. Restricted/Restaurant
 Rev. Reverend
 ROTC Reserve Officer's Training Corps
 ROW Right-of-way
 RR Railroad
 Rt. Rev. Right Reverend

Abbreviations And Acronyms

R

Ry. Railway
 RTA Regional Transportation Authority

Q

Q1 1st Quarter (Jan – Mar)
 Q2 2nd Quarter (Apr – Jun)
 Q3 3rd Quarter (Jul – Sep)
 Q4 4th Quarter (Oct – Dec)

S

S South
 SBIF Small Business Improvement Fund
 St. Saint
 Sch. School
 Sgt. Sergeant
 SFC. Sergeant First Class
 Sist. Sister
 Soc. Society
 Sq. Square
 Sr. Senior
 SSA Special Service Area
 SSgt. Staff Sergeant
 St Street
 STEM Science, Technology, Engineering
 and Math
 Subdiv. Subdivision
 Supt. Superintendent

T

Terr Terrace
 thru through
 TIF Tax Increment Financing
 Trans. Transportation

U

Univ. University
 U.S. United States
 u.t.a. Under trust agreement
 Util. Utility

V

v versus (against)
 Veh. Vehicle

W

W West

Y

YMCA Young Men's Christian Association
 YWCA Young Women's Christian
 Association

Zoning Districts

B Business
 BPD Business Planned Development
 C Commercial
 CPD Commercial Planned Development
 DC Downtown Core
 DX Downtown Mixed-Use
 DR Downtown Residential
 DS Downtown Service
 M Manufacturing
 PD Planned Development
 PMD Planned Manufacturing
 POS Parks and Open Space
 R Residential
 RM Residential Multi-Unit
 RPD Residential Planned Development
 RS Residential Single Unit (Detached
 House)
 RT Residential Two-Flat, Townhouse
 and Multi-Unit
 SD Special Character Overlay

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

1

AGREEMENTS

Grant

NeighborSpace
 3518-3528 S Wolcott Ave
 McKinley Park Play Garden
 Emanuel (Mayor) O2018-6300
 Referred [C.J.p. 81398] Special Events

Improvement

SomerCor 504, Inc.
 Fifty-fifth amending agreement regarding Small
 Business Improvement Fund program increases
 within Jefferson Park, Lawrence/Pulaski and
 Lincoln Avenue areas
 Emanuel (Mayor) O2018-6138
 Referred [C.J.p. 81392] Finance

Intergovernmental

Chicago Board of Education
 5414 N Linder Ave
 Tax Increment Finance funds for rehabilitation of
 James B. Farnsworth Elementary School
 Emanuel (Mayor) O2018-5095
 Referred [C.J.p. 79166] Finance
 Passed [C.J.p. 81442]
 Chicago Park District
 647-709 E 114th St
 New Park
 Emanuel (Mayor) O2018-6260
 Referred [C.J.p. 81398] Special Events
 Chicago Park District
 300 E 31st St
 Allocation of Tax Increment Finance funding for
 rehabilitation and improvement of Dunbar Park
 Emanuel (Mayor) O2018-6134
 Referred [C.J.p. 81391] Finance
 Chicago Park District
 658 E 95th St
 New park
 Emanuel (Mayor) O2018-6175
 Referred [C.J.p. 81398] Special Events

AGREEMENTS

Intergovernmental

Chicago Park District
 3938-3940 S Indiana Ave
 Allocation of Tax Increment Finance Funding for
 construction of dog park, open space and
 recreational facilities
 Emanuel (Mayor) O2018-6122
 Referred [C.J.p. 81391] Finance
 Chicago Park District
 3906 S Lake Park Ave
 Allocation of Tax Increment Finance Funding for
 construction of dog park, open space and
 recreational facilities
 Emanuel (Mayor) O2018-6106
 Referred [C.J.p. 81391] Finance
 Chicago Park District
 4149-4153 S Vincennes Ave
 Allocation of Tax Increment Finance Funding for
 construction of dog park, open space and
 recreational facilities
 Emanuel (Mayor) O2018-6117
 Referred [C.J.p. 81391] Finance
 U.S. Dept. Army, Army Corps of Engineers
 Professional assistance updating 2005 Chicago
 River Corridor Design
 Emanuel (Mayor) O2018-5016
 Referred [C.J.p. 79174] Budget
 Passed [C.J.p. 82026]
Loan & Security
 Jarrell Washington Park LLC
 Approval of loan restructuring, land use
 restrictions and sale transfer agreements to new
 owner of St. Edmunds Corners project
 Emanuel (Mayor) O2018-5051
 Referred [C.J.p. 79169] Finance
 Passed [C.J.p. 81774]
 South Chicago SLF Associates, LP
 3251 E 92nd St
 Restructure of 2007 City Loan to new lenders,
 Wells Fargo Bank National Association and MB
 Financial Bank, N.A. allowing refinance and
 repayment under Multi-Family Program Funds
 Emanuel (Mayor) O2018-6583
 Referred [C.J.p. 81394] Finance

OFFICE OF THE CITY CLERK

AGREEMENTS

Loan & Security

Villa Capital Partners LLC and Villa Capital Managers LLC
 Debt restructuring and settlement payment from original owner NHS Redevelopment Corp. of multiple parcels with acquisition transfers to new owners
 Emanuel (Mayor) O2018-6573
 Referred [C.J.p. 81393] Finance

Miscellaneous

Israel of God's Church, White Horse Army
 1806 S Ridgeway Ave
 Release and removal of perpetual open space deed restriction
 Emanuel (Mayor) O2018-5417
 Referred [C.J.p. 79178] Housing
 Passed [C.J.p. 82243]
 Loop-Counterpointe Pace LLC Property Assessed Clean Energy Program Administrator
 Development, launch and operation of City PACE Program
 Emanuel (Mayor) SO2018-4392
 Referred [C.J.p. 77246] Finance
 Passed as Substitute [C.J.p. 81610]

Redevelopment

601WCompanies Chicago LLC
 Use of Tax Increment Financing (TIF) funds for improvements to plaza passage structure associated Old Post Office rehabilitation project
 Emanuel (Mayor) O2018-6582
 Referred [C.J.p. 81392] Finance
 Chicago Family Health Center
 Construction and operation of school-based health center at Chicago Vocational Career Academy High School
 Emanuel (Mayor) O2018-5022
 Referred [C.J.p. 79167] Finance
 Passed [C.J.p. 81461]

AGREEMENTS

Redevelopment

Montclare Calumet Heights LLC and Patti Ann Charitable Services
 9401 S Stony Island Ave
 Acquisition and development of senior independent living facility with associated multi-family loan
 Emanuel (Mayor) O2018-5867
 Referred [C.J.p. 79168] Finance
 Passed [C.J.p. 81511]
 St. Boniface LLC
 1350 W Chestnut St, 921 N Noble St, 1342 W Chestnut St
 Restructure creating three new tax parcels and enumerating further project phase applications, encumbrances, and obligations to secure completion of project
 Emanuel (Mayor) O2018-5387
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82160]

ALLEY

Ingress/Egress

2733 W Touhy Ave
 Silverstein (50) O2018-5015
 Referred [C.J.p. 81347] Transportation
 Passed [C.J.p. 82925]
 1100 W Leland Condo Assn.
 1100 W Leland Ave
 Cappleman (46) O2018-4993
 Referred [C.J.p. 81339] Transportation
 Passed [C.J.p. 82924]
 1156 Ohio Street LLC
 1156 W Ohio St
 Burnett (27) O2018-5027
 Referred [C.J.p. 81296] Transportation
 Passed [C.J.p. 82924]
 1220 W Jackson LLC
 1220 W Jackson Blvd
 Ervin (28) O2018-5009
 Referred [C.J.p. 81299] Transportation
 Passed [C.J.p. 82924]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

3

ALLEY

Ingress/Egress

1553 N Wells LLC
 1553 N Wells St
 Burnett (27) O2018-5028
 Referred [C.J.p. 81296] Transportation
 Passed [C.J.p. 82925]
 2245 N Rockwell LLC
 2245-2249 N Rockwell St
 Moreno (1) O2018-5020
 Referred [C.J.p. 81255] Transportation
 Passed [C.J.p. 82925]
 7400 N Western/Go Puff
 7400 N Western Ave
 Silverstein (50) O2018-6046
 Referred [C.J.p. 83260] Transportation
 A.N. Pritzker School
 2009 W Schiller St
 Moreno (1) O2018-6326
 Referred [C.J.p. 83186] Transportation
 Aamco Transmission
 4701 S Halsted St
 Thompson (11) O2018-6315
 Referred [C.J.p. 83199] Transportation
 American Seat Cover
 5858-5864 Northwest Hwy
 Napolitano (41) O2018-6044
 Referred [C.J.p. 83241] Transportation
 Ann & Robert H. Lurie Children's Hospital of
 Chicago
 2430 N Halsted St
 Smith (43) O2018-5000
 Referred [C.J.p. 81329] Transportation
 Passed [C.J.p. 82918]
 Ann & Robert H. Lurie Children's Hospital of
 Chicago
 2430 N Halsted St
 Parking garage access
 Smith (43) O2018-5003
 Referred [C.J.p. 81329] Transportation
 Passed [C.J.p. 82926]

ALLEY

Ingress/Egress

A-Town Cars
 6128 S Western Ave
 Foulkes (16) O2018-6341
 Referred [C.J.p. 83207] Transportation
 Avenida de Sabor/Garcia, Delia
 5805 W Diversey Ave
 Reboyras (30) O2018-6019
 Referred [C.J.p. 83224] Transportation
 Berumen, Salvador/Better West Auto Repair
 5835 W Grand Ave
 Villegas (36) O2018-6319
 Referred [C.J.p. 83232] Transportation
 Chicago Transit Authority and LAZ Parking
 947 W Roscoe St, 3330 N Clark St
 Tunney (44) O2018-6042
 Referred [C.J.p. 83252] Transportation
 Cruz, Anna L.
 3543 N Racine Ave
 Tunney (44) O2018-4978
 Referred [C.J.p. 81333] Transportation
 Passed [C.J.p. 82918]
 CVS Pharmacy
 9142 S South Chicago Ave
 Mitchell (7) O2018-6346
 Referred [C.J.p. 83194] Transportation
 Drexel Blvd, Inc.
 828-830 E 45th St
 King (4) O2018-6333
 Referred [C.J.p. 83192] Transportation
 Emerald Management, Inc.
 341 S Calumet Ave, 343 S Calumet Ave, 4313A S
 Calumet Ave and various additional addresses
 Dowell (3) O2018-4999
 Referred [C.J.p. 81261] Transportation
 Passed [C.J.p. 82918]
 Foremost Restaurant Supply
 345 W 25th Pl
 Thompson (11) O2018-6314
 Referred [C.J.p. 83199] Transportation

OFFICE OF THE CITY CLERK

ALLEY

Ingress/Egress

George Sollitt Construction Co., The
7134 W 65th St
Tabares (23) O2018-5030
Referred [C.J.p. 81285] Transportation
Passed [C.J.p. 82920]
George Tsantilis and Dean Nichols Joint Venture
2036-2044 W Madison St
Burnett (27) O2018-6376
Referred [C.J.p. 83220] Transportation
Honore Properties LLC
4914 N Clark St
Pawar (47) O2018-6344
Referred [C.J.p. 83255] Transportation
Howard Rogers LLC
1531 W Howard St
Moore (49) O2018-6137
Referred [C.J.p. 83259] Transportation
Icarus Investment Group LLC
9138-9140 S Baltimore Ave
Sadlowski Garza (10) O2018-5971
Direct Introduction Transportation
Passed [C.J.p. 82919]
Jeran Day School
5893-5897 N Elston Ave
Laurino (39) O2018-6045
Referred [C.J.p. 83238] Transportation
JS and Son Auto Repair LLC
5218 S Ashland Ave
Foulkes (16) O2018-4991
Referred [C.J.p. 81280] Transportation
Passed [C.J.p. 82919]
Juan's Auto Repair
9070 S South Chicago Ave
Mitchell (7) O2018-6351
Referred [C.J.p. 83195] Transportation
KBSGI 213 West Institute Place LLC
213 W Institute Pl
Burnett (27) O2018-6354
Referred [C.J.p. 83220] Transportation

ALLEY

Ingress/Egress

Kolubah, Tanue Bofa
1700-1708 S Ashland Ave
Solis (25) O2018-5014
Referred [C.J.p. 81289] Transportation
Passed [C.J.p. 82920]
Lapwing LLC
4400 S Calumet Ave
Dowell (3) O2018-6041
Referred [C.J.p. 83190] Transportation
Leaps of Love Learning Childcare Center
9011-9015 S Cottage Grove Ave
Harris (8) O2018-6047
Referred [C.J.p. 83195] Transportation
Learning Express Child Care
7748-7754 W Devon Ave
Napolitano (41) O2018-6043
Referred [C.J.p. 83241] Transportation
Mages, Jack
1056 W Belmont Ave
Tunney (44) O2018-4895
Referred [C.J.p. 81333] Transportation
Passed [C.J.p. 82920]
Mildridge LLC
3101 N Ridgeway Ave
Reboyras (30) O2018-4889
Referred [C.J.p. 81300] Transportation
Passed [C.J.p. 82921]
National Italian American Sports Hall of Fame
1432 W Fillmore St
Ervin (28) O2018-5010
Referred [C.J.p. 81299] Transportation
Passed [C.J.p. 82921]
Pakeeza BBQ LLC
1011 N Orleans St
Burnett (27) O2018-5029
Referred [C.J.p. 81296] Transportation
Passed [C.J.p. 82921]
Pantoja Repair Corp.
3416 N Cicero Ave
Santiago (31) O2018-6394
Referred [C.J.p. 83225] Transportation

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

5

ALLEY

Ingress/Egress

Real Power Kedzie LLC
 3649-3659 N Kedzie Ave
 Mell (33) O2018-6048
 Referred [C.J.p. 83230] Transportation
 Reservoir Properties LLC
 1717 N Humboldt Blvd
 Moreno (1) O2018-6337
 Referred [C.J.p. 83186] Transportation
 SB/CA 750 North LLC and Steppenwolf Theatre
 Co.
 744-758 W North Ave, 1601-1611 N Halsted St
 Hopkins (2) O2018-5008
 Referred [C.J.p. 81259] Transportation
 Passed [C.J.p. 82922]
 SFIII Archer Ave LLC
 6170 S Archer Ave
 Tabares (23) O2018-5031
 Referred [C.J.p. 81285] Transportation
 Passed [C.J.p. 82922]
 Truth Auto Spa
 47222 W Harrison St
 Scott, Jr. (24) O2018-5001
 Referred [C.J.p. 81286] Transportation
 Passed [C.J.p. 82923]
 Uptown 4720 LLC
 4720 N Sheridan Rd
 Cappleman (46) O2018-4992
 Referred [C.J.p. 81339] Transportation
 Passed [C.J.p. 82923]
 Variable Properties LLC
 3041-3051 W Armitage Ave
 Moreno (1) O2018-5019
 Referred [C.J.p. 81255] Transportation
 Passed [C.J.p. 82923]
 Yang, Jenny/Phoenix Bean LLC
 5410 N Broadway
 Osterman (48) O2018-6322
 Referred [C.J.p. 83256] Transportation

ALLEY

Vacation

Clark Apartments
 3839-3843 N Clark St
 Tunney (44) O2018-6038
 Referred [C.J.p. 83252] Transportation

APPOINTMENTS

Abdul-Aleem, Zaid
 Board of Ethics (Member)
 Emanuel (Mayor) A2018-86
 Referred [C.J.p. 81386] Rules
 Andrews, Shannon
 Chief Procurement Officer
 Emanuel (Mayor) A2018-61
 Referred [C.J.p. 79165] Budget
 Approved [C.J.p. 82018]
 Bereliana, Payam
 Devon Avenue Commission (S.S.A. No. 43)
 (Member)
 Emanuel (Mayor) A2018-74
 Referred [C.J.p. 79160] Finance
 Approved [C.J.p. 81435]
 Bolsen, Barbara A.
 Greater Ravenswood Commission (S.S.A. No. 31)
 (Members)
 Emanuel (Mayor) A2018-71
 Referred [C.J.p. 79157] Finance
 Approved [C.J.p. 81432]
 Cameron, Helen C.
 Broadway Commercial District Commission
 (S.S.A. No. 26) (Member)
 Emanuel (Mayor) A2018-70
 Referred [C.J.p. 79157] Finance
 Approved [C.J.p. 81431]
 Causevic, Saima
 Albany Park Commission (S.S.A. No. 60)
 (Members)
 Emanuel (Mayor) A2018-93
 Referred [C.J.p. 81385] Finance

OFFICE OF THE CITY CLERK

APPOINTMENTS

Cicero, Salvador A.
 Chicago Human Resources Board (Chair and Member)
 Emanuel (Mayor) A2018-56
 Referred [C.J.p. 77240] Workforce Development
 Approved [C.J.p. 82932]

Connolly, Sean P.
 Sheridan Road Commission (S.S.A. No. 54) (Members)
 Emanuel (Mayor) A2018-76
 Referred [C.J.p. 79161] Finance
 Approved [C.J.p. 81437]

Edens, Jacqueline C.
 Chicago Low-Income Housing Trust Fund Board (Member)
 Emanuel (Mayor) A2018-83
 Referred [C.J.p. 81387] Housing

Elkins-Ryan, Jacob
 Lakeview East Commission (S.S.A. No. 8) (Members)
 Emanuel (Mayor) A2018-88
 Referred [C.J.p. 81382] Finance

Elrabadi, Nader H.
 Commission on Human Relations (Member)
 Emanuel (Mayor) A2018-85
 Referred [C.J.p. 81389] Human Relations

Ervin, Jason C.
 Chicago Infrastructure Trust, Board of Directors (member)
 Emanuel (Mayor) A2018-63
 Referred [C.J.p. 79163] Finance
 Approved [C.J.p. 81422]

Fox, Tony
 Sheridan Road Commission (S.S.A. No. 54) (Members)
 Emanuel (Mayor) A2018-76
 Referred [C.J.p. 79161] Finance
 Approved [C.J.p. 81437]

Giarratano, Sam L.
 Lakeview East Commission, (S.S.A. No. 8) (Members)
 Emanuel (Mayor) A2018-89
 Referred [C.J.p. 81381] Finance

APPOINTMENTS

Gibson, Barbara J.
 Roseland Commission (S.S.A. No. 71) (Member)
 Emanuel (Mayor) A2018-78
 Referred [C.J.p. 79163] Finance
 Approved [C.J.p. 81439]

Guagliardo, Gaetano
 Albany Park Commission (S.S.A. No. 60) (Members)
 Emanuel (Mayor) A2018-93
 Referred [C.J.p. 81385] Finance

Hoang, Cam Ngan
 Uptown Commission (S.S.A. No. 34) (Member)
 Emanuel (Mayor) A2018-73
 Referred [C.J.p. 79159] Finance
 Approved [C.J.p. 81434]

Howard, Gale
 Howard Street Commission (S.S.A. No. 19) (Member)
 Emanuel (Mayor) A2018-79
 Referred [C.J.p. 79154] Finance
 Approved [C.J.p. 81428]

Jackowiak, Matthew F.
 North Halsted Commission (S.S.A. No. 18) (Member)
 Emanuel (Mayor) A2018-67
 Referred [C.J.p. 79151] Finance
 Approved [C.J.p. 81424]

Kaiser, Kearby J.
 North Halsted Commission (S.S.A. No. 18) (Members)
 Emanuel (Mayor) A2018-65
 Referred [C.J.p. 79152] Finance
 Approved [C.J.p. 81425]

Kanter, Stephanie A.
 Commission on Human Relations (Member)
 Emanuel (Mayor) A2018-85
 Referred [C.J.p. 81389] Human Relations

Klump, Timothy S.
 North Halsted Commission (S.S.A. No. 18) (Members)
 Emanuel (Mayor) A2018-65
 Referred [C.J.p. 79152] Finance
 Approved [C.J.p. 81425]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

7

APPOINTMENTS

Lee, Jennifer (Tian)
 Chinatown Commission (S.S.A. No. 73) (member)
 Emanuel (Mayor) A2018-94
 Referred [C.J.p. 81386] Finance

Lewis, Jared M.
 71st/Stony Commission (S.S.A. No. 42) (Member)
 Emanuel (Mayor) A2018-91
 Referred [C.J.p. 81384] Finance

Lezama, Daisy S.
 Board of Ethics (Member)
 Emanuel (Mayor) A2018-86
 Referred [C.J.p. 81386] Rules

Lichterman, Geraldine G.
 Lakeview East Commission (S.S.A. No. 8)
 (Members)
 Emanuel (Mayor) A2018-88
 Referred [C.J.p. 81382] Finance

Lipari, Joseph
 Deputy Inspector General for Public Safety
 Dept./Agency A2018-82
 Direct Introduction Public Safety
 Approved [C.J.p. 82291]

Loaiza, Paul F.
 Lakeview East Commission (S.S.A. No. 8)
 (Members)
 Emanuel (Mayor) A2018-88
 Referred [C.J.p. 81382] Finance

Menchaca, Francisco
 Little Village Commission (S.S.A. No. 25)
 (Member)
 Emanuel (Mayor) A2018-80
 Referred [C.J.p. 79156] Finance
 Approved [C.J.p. 81430]

Molani, Ellen M.
 West Humboldt Park Commission (S.S.A. No. 63)
 (Member)
 Emanuel (Mayor) A2018-77
 Referred [C.J.p. 79162] Finance
 Approved [C.J.p. 81438]

Mussatt, David J.
 Commission on Human Relations (Member)
 Emanuel (Mayor) A2018-85
 Referred [C.J.p. 81389] Human Relations

APPOINTMENTS

Nemes, Maura
 Devon Avenue Commission (S.S.A. No. 43)
 (Member)
 Emanuel (Mayor) A2018-75
 Referred [C.J.p. 79160] Finance
 Approved [C.J.p. 81436]

Prest, Melaina L.
 Greater Ravenswood Commission (S.S.A. No. 31)
 (Member)
 Emanuel (Mayor) A2018-72
 Referred [C.J.p. 79158] Finance
 Approved [C.J.p. 81433]

Raffety, Michael V.
 North Halsted Commission (S.S.A. No. 18)
 (Member)
 Emanuel (Mayor) A2018-68
 Referred [C.J.p. 79153] Finance
 Approved [C.J.p. 81426]

Rasheed, Nabeela
 Commission on Human Relations (Member)
 Emanuel (Mayor) A2018-85
 Referred [C.J.p. 81389] Human Relations

Rhee, Jamie
 Dept. of Aviation (Commissioner)
 Emanuel (Mayor) A2018-62
 Referred [C.J.p. 79164] Aviation
 Approved [C.J.p. 82017]

Rowe, Richard R.
 Chicago Low-Income Housing Trust Fund Board
 (Member)
 Emanuel (Mayor) A2018-84
 Referred [C.J.p. 81388] Housing

Rudman, Cindy L.
 North Halsted Commission (S.S.A. No. 18)
 (Member)
 Emanuel (Mayor) A2018-66
 Referred [C.J.p. 79154] Finance
 Approved [C.J.p. 81427]

Saliture, Jeanne R.
 Central Lakeview Commission (S.S.A. No. 17)
 (Member)
 Emanuel (Mayor) A2018-64
 Referred [C.J.p. 79151] Finance
 Approved [C.J.p. 81423]

OFFICE OF THE CITY CLERK

APPOINTMENTS

Sasso, Richard A.
 Sheridan Road Commission (S.S.A. No. 54)
 (Member)
 Emanuel (Mayor) A2018-92
 Referred [C.J.p. 81384] Finance
 Shingledecker, Randy L.
 North Halsted Commission (S.S.A. No. 18)
 (Members)
 Emanuel (Mayor) A2018-65
 Referred [C.J.p. 79152] Finance
 Approved [C.J.p. 81425]
 Simmons, William P.C.
 Northcenter Commission (S.S.A. No. 38)
 (Member)
 Emanuel (Mayor) A2018-90
 Referred [C.J.p. 81383] Finance
 Smith, Jr., Claude Allen
 Clark Street Commission (S.S.A. No. 24)
 (Member)
 Emanuel (Mayor) A2018-69
 Referred [C.J.p. 79155] Finance
 Approved [C.J.p. 81429]
 Smith, Robert B.
 Lakeview East Commission (S.S.A. No. 8)
 (Members)
 Emanuel (Mayor) A2018-88
 Referred [C.J.p. 81382] Finance
 Toumpis, John S.
 Belmont Central Commission (S.S.A. No. 2)
 (Members)
 Emanuel (Mayor) A2018-87
 Referred [C.J.p. 81381] Finance
 Valenti, Michael V.
 Belmont Central Commission (S.S.A. No. 2)
 (Members)
 Emanuel (Mayor) A2018-87
 Referred [C.J.p. 81381] Finance
 Wolf, Dan
 Lakeview East Commission, (S.S.A. No. 8)
 (Members)
 Emanuel (Mayor) A2018-89
 Referred [C.J.p. 81381] Finance

APPOINTMENTS

Yassan, Nicholas A
 Greater Ravenswood Commission (S.S.A. No. 31)
 (Members)
 Emanuel (Mayor) A2018-71
 Referred [C.J.p. 79157] Finance
 Approved [C.J.p. 81432]

BONDS & BOND ISSUES

Series of Build Chicago Neighborhoods General
 Obligation Mini Bonds provision for each city ward
 every two years from 2020 for capital
 project/purpose funding to be identified by each
 council member
 Villegas (36), and Others O2018-6059
 Referred [C.J.p. 83234] Finance

BUDGET & APPROPRIATIONS

Annual Appropriation Ordinance

Year 2018

Fund No. 925 amendment
 Dept. of Public Health
 Emanuel (Mayor) O2018-6168
 Referred [C.J.p. 81395] Budget
 Fund No. 925 amendment
 Dept. of Public Health, Office of Mayor, Dept. of
 Family and Support Services, Dept. of Planning
 and Development, Dept. of Police, Dept. of Fire
 Emanuel (Mayor) SO2018-4987
 Referred [C.J.p. 79174] Budget
 Passed as [C.J.p. 82021]
 Substitute

CITY COUNCIL

Miscellaneous

Call for emergency/flood disaster area designation
 of 21st Ward after July 5, 2018 rains and restitution
 of property damage
 Brookins (21) R2018-840
 Referred [C.J.p. 83209] Finance
 Call for Governor Bruce Rauner to sign Immigrant
 Tenant Protection Act and Safe Zones Act
 Burke (14), Solis (25) R2018-838
 Referred [C.J.p. 83205] Finance
 Support for Chicago Park District to rename Walnut
 Park in honor of late Officer Irma C. Ruiz
 Burke (14) R2018-873
 Adopted [C.J.p. 83071]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

9

CITY COUNCIL

Regular Meetings

September 20, 2018 at 10:00 A.M., Council Chamber
 Burke (14) O2018-6603
 Passed [C.J.p. 83267]

CITY DEPARTMENTS/AGENCIES

Aviation

Call for Commissioner and Department representatives to testify on issues of odorous windows and doors installed on northwest and southwest neighborhood homes under Chicago Midway and Chicago O'Hare International Airports Residential Sound Insulation Programs
 Quinn (13), and Others Or2018-357
 Referred [C.J.p. 83201] Joint Aviation Finance

Chicago Board of Education

Intergovernmental agreement for TIIF funds to rehabilitate James B. Farnsworth Elementary School
 5414 N Linder Ave
 Emanuel (Mayor) O2018-5095
 Referred [C.J.p. 79166] Finance
 Passed [C.J.p. 81442]

Chicago Transit Authority

Annual Ride Hailing Fee Report (2018)
 Dept./Agency F2018-35
 Filed [C.J.p. 81399]

Independent Police Review Authority

Call for investigation by Inspector General and Cook County State's Attorney' office into events surrounding Kelvin Lett's firing by then IPRA chief administrator, Sharon Fairley
 Sposato (38), Napolitano (41) R2018-833
 Referred [C.J.p. 83236] Finance

Inspector General

Audit report on contractor compliance with Chicago Base Wage Ordinance, November 2017
 Retracted and replaced July 2018
 Dept./Agency F2018-36
 Filed [C.J.p. 81399]
 Quarterly Report (2018 Q2)
 Dept./Agency F2018-37
 Filed [C.J.p. 81399]

CITY DEPARTMENTS/AGENCIES

Planning & Development

Opportunity Investment Fund Program
 Creation of loans for affordable rental housing in appreciating neighborhoods
 Emanuel (Mayor) O2018-5090
 Referred [C.J.p. 79168] Finance
 Passed [C.J.p. 81606]
 Preservation of Existing Affordable Rentals Program (PEAR), amending Exhibit A program parameters regarding eligibility
 Emanuel (Mayor) O2018-5091
 Referred [C.J.p. 79170] Finance
 Passed [C.J.p. 81771]

Police

Call for Police Superintendent to establish pilot program creating photographic criminal and victim database partnering with licensed business entities
 Burke (14) R2018-839
 Referred [C.J.p. 83203] Finance

Streets & Sanitation

Call for audit on city's recycling program
 Waguespack (32) Or2018-368
 Referred [C.J.p. 83228] Finance

Transportation

Call for Commissioner to cause construction and implementation of enclosures at Chicago Ave/Lake Shore Dr underpass to restrict access from July to October between 12:00 A.M. and 5:00 A.M.
 Hopkins (2) Or2018-304
 Referred [C.J.p. 81260] Transportation
 Passed [C.J.p. 82914]

CLAIMS

Condominium Refuse Rebate

Cosmopolitan Lofts Condo Assn. and sundry others
 Burke (14) Or2018-341
 Direct Introduction Finance
 Passed [C.J.p. 81998]

Damage to Property

33 East Cedar Condo Assn.
 Misc. Transmittal CL2018-1033
 Referred [C.J.p. 81421] Finance

OFFICE OF THE CITY CLERK

CLAIMS

Damage to Property

Afni Ins. and Chan, Sue	
Misc. Transmittal	CL2018-1093
Referred [C.J.p. 81416]	Finance
Alatorre, Blanca	
Misc. Transmittal	CL2018-1017
Referred [C.J.p. 81416]	Finance
Biah-Kali, Naomi	
Misc. Transmittal	CL2018-1072
Referred [C.J.p. 81416]	Finance
Blair, Juanita	
Misc. Transmittal	CL2018-1111
Referred [C.J.p. 81416]	Finance
Blease, Robert A.	
Misc. Transmittal	CL2018-1049
Referred [C.J.p. 81417]	Finance
Bogolin, Paula J.	
Misc. Transmittal	CL2018-1018
Referred [C.J.p. 81417]	Finance
Boyle, Kathleen P.	
Misc. Transmittal	CL2018-1112
Referred [C.J.p. 81417]	Finance
Gervasio, Annleola	
Misc. Transmittal	CL2018-1083
Referred [C.J.p. 81418]	Finance
Grace Covenant Church	
Misc. Transmittal	CL2018-1019
Referred [C.J.p. 81418]	Finance
Halko, Michael	
Misc. Transmittal	CL2018-1003
Referred [C.J.p. 81418]	Finance
Horton, Kyna A.	
Misc. Transmittal	CL2018-1050
Referred [C.J.p. 81418]	Finance
La Plaza Wabash LLC and Khan, Jackie	
Misc. Transmittal	CL2018-1020
Referred [C.J.p. 81419]	Finance
Ogrodnik, Josph J.	
Misc. Transmittal	CL2018-1114
Referred [C.J.p. 81419]	Finance

CLAIMS

Damage to Property

Robinson, Henry J.	
Misc. Transmittal	CL2018-1131
Referred [C.J.p. 81420]	Finance
Rollins, Wanda	
Misc. Transmittal	CL2018-1113
Referred [C.J.p. 81420]	Finance
Simmons, Katema L.	
Misc. Transmittal	CL2018-1047
Referred [C.J.p. 81421]	Finance
The 1108 West Webster Condo Assn.	
Misc. Transmittal	CL2018-1002
Referred [C.J.p. 81421]	Finance
Tulini, Robert L.	
Misc. Transmittal	CL2018-1048
Referred [C.J.p. 81421]	Finance

Damage to Vehicle

A-Carr's Carstar	
Misc. Transmittal	CL2018-1006
Referred [C.J.p. 81416]	Finance
Agnew, Rachel L.	
Misc. Transmittal	CL2018-1004
Referred [C.J.p. 81416]	Finance
Alagno, Thomas M.	
Misc. Transmittal	CL2018-1022
Referred [C.J.p. 81416]	Finance
Ali, Ameer Hashim	
Misc. Transmittal	CL2018-1038
Referred [C.J.p. 81416]	Finance
Allstate Ins. and Moyer, Michael	
Misc. Transmittal	CL2018-1117
Referred [C.J.p. 81416]	Finance
Amettis, Anthony J.	
Misc. Transmittal	CL2018-1074
Referred [C.J.p. 81416]	Finance
Anderson, Leshawn S.	
Misc. Transmittal	CL2018-1118
Referred [C.J.p. 81416]	Finance
Balata, Tomasz B.	
Misc. Transmittal	CL2018-1034
Referred [C.J.p. 81416]	Finance

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

11

CLAIMS

Damage to Vehicle

Barrera, Anita	
Misc. Transmittal	CL2018-1098
Referred [C.J.p. 81416]	Finance
Barkowski S. Paul	
Misc. Transmittal	CL2018-1054
Referred [C.J.p. 81416]	Finance
Blanchette, Craig L.	
Misc. Transmittal	CL2018-1115
Referred [C.J.p. 81416]	Finance
Carter, Maehalia	
Misc. Transmittal	CL2018-1052
Referred [C.J.p. 81417]	Finance
Cvetkovic, Olga	
Misc. Transmittal	CL2018-1063
Referred [C.J.p. 81417]	Finance
Davis, Byron J.	
Misc. Transmittal	CL2018-1053
Referred [C.J.p. 81417]	Finance
Enterprise Fleet Management	
Misc. Transmittal	CL2018-1086
Referred [C.J.p. 81417]	Finance
Fabian, Todd A.	
Misc. Transmittal	CL2018-1120
Referred [C.J.p. 81417]	Finance
Farmers Ins. and Randle, Thomas	
Misc. Transmittal	CL2018-1026
Referred [C.J.p. 81417]	Finance
Forbes, Neko D.	
Misc. Transmittal	CL2018-1097
Referred [C.J.p. 81417]	Finance
Geico Ins. and Granger, Nathalia	
Misc. Transmittal	CL2018-1025
Referred [C.J.p. 81418]	Finance
Godley, Carolyn	
Misc. Transmittal	CL2018-1075
Referred [C.J.p. 81418]	Finance
Goldfeder, Basya	
Misc. Transmittal	CL2018-1021
Referred [C.J.p. 81418]	Finance

CLAIMS

Damage to Vehicle

Henneberg, Donald	
Misc. Transmittal	CL2018-1116
Referred [C.J.p. 81418]	Finance
Isom-Lonberger, Zenora	
Misc. Transmittal	CL2018-1035
Referred [C.J.p. 81418]	Finance
Karabetsos, Alexios C.	
Misc. Transmittal	CL2018-1132
Referred [C.J.p. 81419]	Finance
Lewis, Dionne C.	
Misc. Transmittal	CL2018-1007
Referred [C.J.p. 81419]	Finance
Lloyd, Karen M.	
Misc. Transmittal	CL2018-1039
Referred [C.J.p. 81419]	Finance
Martinez, Kathryn	
Misc. Transmittal	CL2018-1121
Referred [C.J.p. 81419]	Finance
McBride, Miles R.	
Misc. Transmittal	CL2018-1137
Referred [C.J.p. 81419]	Finance
McEldowney, James F.	
Misc. Transmittal	CL2018-1133
Referred [C.J.p. 81419]	Finance
Meza-Hurtado, Blanca N.	
Misc. Transmittal	CL2018-1073
Referred [C.J.p. 81419]	Finance
Nelson, Doris	
Misc. Transmittal	CL2018-1036
Referred [C.J.p. 81419]	Finance
Olson, Michael A.	
Misc. Transmittal	CL2018-1142
Referred [C.J.p. 81420]	Finance
Pfister, Michael T.	
Misc. Transmittal	CL2018-1062
Referred [C.J.p. 81420]	Finance
Pope, Matthew B.	
Misc. Transmittal	CL2018-1122
Referred [C.J.p. 81420]	Finance

OFFICE OF THE CITY CLERK

CLAIMS

Damage to Vehicle

Poteet, Alexa M.	
Misc. Transmittal	CL2018-1094
Referred [C.J.p. 81420]	Finance
Progressive Ins. and Bucur, Alfredo	
Misc. Transmittal	CL2018-1119
Referred [C.J.p. 81420]	Finance
Purnell, Patricia A.	
Misc. Transmittal	CL2018-1005
Referred [C.J.p. 81420]	Finance
Riordan, Patrick F.	
Misc. Transmittal	CL2018-1051
Referred [C.J.p. 81420]	Finance
Robbins, Gregory L.	
Misc. Transmittal	CL2018-1024
Referred [C.J.p. 81420]	Finance
Rush, Marcus L.	
Misc. Transmittal	CL2018-1037
Referred [C.J.p. 81420]	Finance
Schaade, Russell B.	
Misc. Transmittal	CL2018-1064
Referred [C.J.p. 81420]	Finance
Schneider, Avi D.	
Misc. Transmittal	CL2018-1023
Referred [C.J.p. 81420]	Finance
Scott, John J.	
Misc. Transmittal	CL2018-1077
Referred [C.J.p. 81420]	Finance
Szczurek, Jadwiga M.	
Misc. Transmittal	CL2018-1076
Referred [C.J.p. 81421]	Finance
Taylor, Brenda L.	
Misc. Transmittal	CL2018-1085
Referred [C.J.p. 81421]	Finance
Taylor, Brenda L.	
Misc. Transmittal	CL2018-1084
Referred [C.J.p. 81421]	Finance
Tucaliuc, Ciprian S.	
Misc. Transmittal	CL2018-1065
Referred [C.J.p. 81421]	Finance

CLAIMS

Damage to Vehicle

Venson, Dawn S.	
Misc. Transmittal	CL2018-1078
Referred [C.J.p. 81421]	Finance
Wabi, Sheryl	
Misc. Transmittal	CL2018-1087
Referred [C.J.p. 81421]	Finance
White, Regina	
Misc. Transmittal	CL2018-1095
Referred [C.J.p. 81421]	Finance
Wilson, David M.	
Misc. Transmittal	CL2018-1096
Referred [C.J.p. 81421]	Finance
<u>Damage to Vehicle - Pothole</u>	
Allen, David R.	
Misc. Transmittal	CL2018-1105
Referred [C.J.p. 81416]	Finance
Anderson, Felicia I.	
Misc. Transmittal	CL2018-1125
Referred [C.J.p. 81416]	Finance
Anderson, Megan W.	
Misc. Transmittal	CL2018-1108
Referred [C.J.p. 81416]	Finance
Bailey, Ingrid	
Misc. Transmittal	CL2018-1016
Referred [C.J.p. 81416]	Finance
Bavlsik, Rebecca F.	
Misc. Transmittal	CL2018-1057
Referred [C.J.p. 81416]	Finance
Butler, Diane L.	
Misc. Transmittal	CL2018-1079
Referred [C.J.p. 81417]	Finance
Caldwell, Tishana E.	
Misc. Transmittal	CL2018-1123
Referred [C.J.p. 81417]	Finance
Campbell-Woten, Kathy L.	
Misc. Transmittal	CL2018-1056
Referred [C.J.p. 81417]	Finance
Cerceo, Richard F.	
Misc. Transmittal	CL2018-1139
Referred [C.J.p. 81417]	Finance

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

13

CLAIMS

Damage to Vehicle - Pothole

Clarke, Leeah D.	
Misc. Transmittal	CL2018-1091
Referred [C.J.p. 81417]	Finance
Considine, Michael A.	
Misc. Transmittal	CL2018-1032
Referred [C.J.p. 81417]	Finance
Crouse, Christopher N.	
Misc. Transmittal	CL2018-1040
Referred [C.J.p. 81417]	Finance
DeMoor, Laura J.	
Misc. Transmittal	CL2018-1060
Referred [C.J.p. 81417]	Finance
Dennis, David M.	
Misc. Transmittal	CL2018-1124
Referred [C.J.p. 81417]	Finance
Downing, John T.	
Misc. Transmittal	CL2018-1080
Referred [C.J.p. 81417]	Finance
Edelberg, Evgeniia	
Misc. Transmittal	CL2018-1088
Referred [C.J.p. 81417]	Finance
Faisal, Hamud	
Misc. Transmittal	CL2018-1055
Referred [C.J.p. 81417]	Finance
Franklin, Elroy	
Misc. Transmittal	CL2018-1128
Referred [C.J.p. 81417]	Finance
Galassini Adduci, Nancy	
Misc. Transmittal	CL2018-1102
Referred [C.J.p. 81418]	Finance
Gloger, Alexander L.	
Misc. Transmittal	CL2018-1046
Referred [C.J.p. 81418]	Finance
Gomez, Maria I.	
Misc. Transmittal	CL2018-1067
Referred [C.J.p. 81418]	Finance
Goodman, Thomas M.	
Misc. Transmittal	CL2018-1044
Referred [C.J.p. 81418]	Finance

CLAIMS

Damage to Vehicle - Pothole

Hale, Kyle C.	
Misc. Transmittal	CL2018-1127
Referred [C.J.p. 81418]	Finance
Hasenohrl, Troy E.	
Misc. Transmittal	CL2018-1030
Referred [C.J.p. 81418]	Finance
Hasenohrl, Troy E.	
Misc. Transmittal	CL2018-1090
Referred [C.J.p. 81418]	Finance
Hayes, Rebekah L.	
Misc. Transmittal	CL2018-1103
Referred [C.J.p. 81418]	Finance
Hill, Brian L.	
Misc. Transmittal	CL2018-1042
Referred [C.J.p. 81418]	Finance
Holysz, Greg	
Misc. Transmittal	CL2018-1070
Referred [C.J.p. 81418]	Finance
Huizenga, Randal L.	
Misc. Transmittal	CL2018-1031
Referred [C.J.p. 81418]	Finance
Hull, Stephanie J.	
Misc. Transmittal	CL2018-1068
Referred [C.J.p. 81418]	Finance
Johnson, Brandon P.	
Misc. Transmittal	CL2018-1082
Referred [C.J.p. 81418]	Finance
Johnson, Remy	
Misc. Transmittal	CL2018-1141
Referred [C.J.p. 81418]	Finance
Jones, Brandon L.	
Misc. Transmittal	CL2018-1058
Referred [C.J.p. 81418]	Finance
Jones, Kawanya	
Misc. Transmittal	CL2018-1013
Referred [C.J.p. 81419]	Finance
Jordan, Brooklyn V.	
Misc. Transmittal	CL2018-1012
Referred [C.J.p. 81419]	Finance

OFFICE OF THE CITY CLERK

CLAIMS

Damage to Vehicle - Pothole

Jordao Piretti, Marilia	
Misc. Transmittal	CL2018-1045
Referred [C.J.p. 81419]	Finance
Lang, Gene A.	
Misc. Transmittal	CL2018-1126
Referred [C.J.p. 81419]	Finance
Lequar, Simon J.	
Misc. Transmittal	CL2018-1081
Referred [C.J.p. 81419]	Finance
Loiacono, Michael P.	
Misc. Transmittal	CL2018-1109
Referred [C.J.p. 81419]	Finance
Lowisz, Jan	
Misc. Transmittal	CL2018-1106
Referred [C.J.p. 81419]	Finance
Lowman, Anthony J.	
Misc. Transmittal	CL2018-1061
Referred [C.J.p. 81419]	Finance
Malone, Jacqueline N.	
Misc. Transmittal	CL2018-1101
Referred [C.J.p. 81419]	Finance
Maxey, Jill M.	
Misc. Transmittal	CL2018-1059
Referred [C.J.p. 81419]	Finance
McCabe, Katherine M.	
Misc. Transmittal	CL2018-1009
Referred [C.J.p. 81419]	Finance
Meza, Juan	
Misc. Transmittal	CL2018-1010
Referred [C.J.p. 81419]	Finance
Nieves, Maria	
Misc. Transmittal	CL2018-1014
Referred [C.J.p. 81419]	Finance
O'Neill, Karen E.	
Misc. Transmittal	CL2018-1029
Referred [C.J.p. 81420]	Finance
Pearson, Steven, Jr.	
Misc. Transmittal	CL2018-1027
Referred [C.J.p. 81420]	Finance

CLAIMS

Damage to Vehicle - Pothole

Perry, Katarzyna A.	
Misc. Transmittal	CL2018-1100
Referred [C.J.p. 81420]	Finance
Pierson, James S.	
Misc. Transmittal	CL2018-1107
Referred [C.J.p. 81420]	Finance
Pocius, Deborah S.	
Misc. Transmittal	CL2018-1110
Referred [C.J.p. 81420]	Finance
Polatsek, Chana	
Misc. Transmittal	CL2018-1066
Referred [C.J.p. 81420]	Finance
Rodriguez, Andres G.	
Misc. Transmittal	CL2018-1140
Referred [C.J.p. 81420]	Finance
Sabo, John C.	
Misc. Transmittal	CL2018-1099
Referred [C.J.p. 81420]	Finance
Sander, Tyrone	
Misc. Transmittal	CL2018-1041
Referred [C.J.p. 81420]	Finance
Singleton-Cooper, Teresa B.	
Misc. Transmittal	CL2018-1134
Referred [C.J.p. 81421]	Finance
Singleton-Cooper, Teresa B.	
Misc. Transmittal	CL2018-1136
Referred [C.J.p. 81421]	Finance
Spruil, Marzette L.	
Misc. Transmittal	CL2018-1138
Referred [C.J.p. 81421]	Finance
Summers, Hillary A.	
Misc. Transmittal	CL2018-1043
Referred [C.J.p. 81421]	Finance
Taylor, Gregory	
Misc. Transmittal	CL2018-1092
Referred [C.J.p. 81421]	Finance
Teberg, Colin D.	
Misc. Transmittal	CL2018-1011
Referred [C.J.p. 81421]	Finance

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

15

CLAIMS

Damage to Vehicle - Pothole

Thomas, Andre	
Misc. Transmittal	CL2018-1069
Referred [C.J.p. 81421]	Finance
Tierney, Robert J.	
Misc. Transmittal	CL2018-1015
Referred [C.J.p. 81421]	Finance
Urbina, Cesar G.	
Misc. Transmittal	CL2018-1008
Referred [C.J.p. 81421]	Finance
Walsh, Stephen R.	
Misc. Transmittal	CL2018-1104
Referred [C.J.p. 81421]	Finance
Watkins, Marva E.	
Misc. Transmittal	CL2018-1135
Referred [C.J.p. 81421]	Finance
Winkle, Desiree S.	
Misc. Transmittal	CL2018-1071
Referred [C.J.p. 81421]	Finance
Xerogianes, Cynthia R.	
Misc. Transmittal	CL2018-1028
Referred [C.J.p. 81421]	Finance

Police Officer/Firefighter Injuries

Regular Orders	
All amounts	
Burke (14)	Or2018-337
Direct Introduction	Finance
Passed [C.J.p. 81961]	
Regular Orders	
Each amount not to exceed \$1,000	
Burke (14)	Or2018-336
Direct Introduction	Finance
Passed [C.J.p. 81784]	
Third Party Orders	
All amounts	
Burke (14)	Or2018-339
Direct Introduction	Finance
Passed [C.J.p. 81989]	

CLAIMS

Police Officer/Firefighter Injuries

Third Party Orders	
Each amount not to exceed \$1,000	
Burke (14)	Or2018-338
Direct Introduction	Finance
Passed [C.J.p. 81961]	
<u>Small Claims</u>	
Allison, Anntonitta and sundry others	
Burke (14)	CL2018-1129
Direct Introduction	Finance
Failed to [C.J.p. 82010]	
Pass	
Caauwe, Kanani and sundry others	
Burke (14)	Or2018-340
Direct Introduction	Finance
Passed [C.J.p. 81994]	

COMMENDATIONS & DECLARATIONS

Adams, Roderick E.	
65th birthday	
Lopez (15)	R2018-732
Adopted [C.J.p. 83077]	
Angulo, Lorenza	
70th birthday	
Lopez (15)	R2018-733
Adopted [C.J.p. 83077]	
Archer Manor Little League 11U, 12U and 14U softball and baseball teams	
Tournament season victory/advancement	
Burke (14)	R2018-848
Adopted [C.J.p. 83069]	
Aurora Tamez, Blanca	
70th birthday	
Lopez (15)	R2018-799
Adopted [C.J.p. 83120]	
Bahena, Adolfo	
Lopez (15)	R2018-734
Adopted [C.J.p. 83078]	
Bahena, Nancy L.	
70th birthday	
Lopez (15)	R2018-735
Adopted [C.J.p. 83079]	

OFFICE OF THE CITY CLERK

COMMENDATIONS & DECLARATIONS

Baynes, Charles M.
 65th birthday
 Lopez (15) R2018-736
 Adopted [C.J.p. 83079]

Betancourt, Victor M.
 65th birthday
 Lopez (15) R2018-737
 Adopted [C.J.p. r2018-737]

Blue, Ruby J.
 65th birthday
 Lopez (15) R2018-738
 Adopted [C.J.p. 83081]

Bobin, Justin
 Winning national award for volunteer work in Bridgeport Area
 Thompson (11) R2018-814
 Adopted [C.J.p. 83040]

Bronzeville Children's Museum
 20th anniversary
 Brookins (21) R2018-879
 Adopted [C.J.p. 83132]

Cannon, William
 65th birthday
 Lopez (15) R2018-739
 Adopted [C.J.p. 83081]

Chalmers, Addison
 75th birthday
 Lopez (15) R2018-740
 Adopted [C.J.p. 83082]

Chediak, Juan, Dr.
 Retirement from private practice as physician and professor
 Tunney (44) R2018-831
 Adopted [C.J.p. 83157]

Chicago Youth Boxing Club
 Congratulations on successes and coaches on leadership
 Emanuel (Mayor), Munoz (22) R2018-899
 Adopted [C.J.p. 81378]

COMMENDATIONS & DECLARATIONS

Clancy, Mary K.
 Retirement from Chicago Public Schools
 O'Connor (40) R2018-876
 Adopted [C.J.p. 83152]

Coney II, Arthur
 70th birthday
 Lopez (15) R2018-741
 Adopted [C.J.p. 83083]

Curtis, Quention and members of Black Fire Brigade
 Recent formation and commitment to serve Chicago
 Emanuel (Mayor), and Others R2018-900
 Adopted [C.J.p. 81375]

De-La-Cruz, Cencepcion
 65th birthday
 Lopez (15) R2018-742
 Adopted [C.J.p. 83083]

Diaz, Lorenzo
 70th birthday
 Lopez (15) R2018-743
 Adopted [C.J.p. 83084]

Draine, Dorothy R.
 65th birthday
 Lopez (15) R2018-744
 Adopted [C.J.p. 83085]

Esters, Phillip
 65th birthday
 Lopez (15) R2018-745
 Adopted [C.J.p. 83085]

Favela, Jose
 65th birthday
 Lopez (15) R2018-746
 Adopted [C.J.p. 83086]

Flores, Juan L.
 65th birthday
 Lopez (15) R2018-748
 Adopted [C.J.p. 83087]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

17

COMMENDATIONS & DECLARATIONS

Fuller, Curt D., Rev and Louise E.P.
 44th anniversary and recognition of August 3,
 2018 as "Curt and Louise Fuller Day" in Chicago
 Moore (49) R2018-889
 Adopted [C.J.p. 83160]
 Garcia, Wallean
 70th birthday
 Lopez (15) R2018-749
 Adopted [C.J.p. 83087]
 Gness, James
 Retirement from Office of City Treasurer
 Laurino (39) R2018-866
 Adopted [C.J.p. 83151]
 Godinez, Alfredo
 65th birthday
 Lopez (15) R2018-750
 Adopted [C.J.p. 83088]
 Gordon, Delory Ann
 70th birthday
 Lopez (15) R2018-751
 Adopted [C.J.p. 83089]
 Hanna, Harrison S.
 75th birthday
 Lopez (15) R2018-752
 Adopted [C.J.p. 83089]
 Hernandez, Jose L.
 65th birthday
 Lopez (15) R2018-753
 Adopted [C.J.p. 83090]
 Hernandez, Socorro C.
 70th birthday
 Lopez (15) R2018-754
 Adopted [C.J.p. 83091]
 Hobson, James Earl
 Retirement from Chicago Park District
 Scott, Jr. (24), and Others R2018-875
 Adopted [C.J.p. 83134]
 Hodges, Stanley
 70th birthday
 Lopez (15) R2018-755
 Adopted [C.J.p. 83091]

COMMENDATIONS & DECLARATIONS

Homeyer, Dhorethe Alvina
 100th birthday
 Laurino (39) R2018-868
 Adopted [C.J.p. 83152]
 Jankowski, Ted
 65th birthday
 Lopez (15) R2018-756
 Adopted [C.J.p. 83092]
 Jaramillo I, Hipolito
 70th birthday
 Lopez (15) R2018-757
 Adopted [C.J.p. 83093]
 Jasso, Manuel
 65th birthday
 Lopez (15) R2018-758
 Adopted [C.J.p. 83093]
 Jenkins, Lorenzo
 70th birthday
 Lopez (15) R2018-759
 Adopted [C.J.p. 83094]
 Johnson, Eddie, Supt., detectives and officers
 Gratitude extended for outstanding police work on
 June 14, 2018
 Burke (14) R2018-872
 Adopted [C.J.p. 83072]
 Jones, Eva
 75th birthday
 Lopez (15) R2018-760
 Adopted [C.J.p. 83095]
 Kelleher, Keith
 Retirement from Service Employees International
 Union Healthcare Illinois/Indiana/Missouri/Kansas
 King (4), and Others R2018-871
 Adopted [C.J.p. 83030]
 Krolik II, John P.
 70th birthday
 Lopez (15) R2018-761
 Adopted [C.J.p. 83095]
 Lazarro, Rufina
 65th birthday
 Lopez (15) R2018-762
 Adopted [C.J.p. 83096]

OFFICE OF THE CITY CLERK

COMMENDATIONS & DECLARATIONS

Lelugas II, Charles J.
 65th birthday
 Lopez (15) R2018-763
 Adopted [C.J.p. 83097]

Lewis, Karen
 Retirement from Chicago Teachers Union
 King (4), and Others R2018-870
 Adopted [C.J.p. 83032]

Livingston, Willie L. I
 70th birthday
 Lopez (15) R2018-764
 Adopted [C.J.p. 83097]

Lopez, Rosa Z.
 75th birthday
 Lopez (15) R2018-765
 Adopted [C.J.p. 83098]

Loudermilk, Morris
 65th birthday
 Lopez (15) R2018-766
 Adopted [C.J.p. 83099]

Lumpkin, Marvin
 65th birthday
 Lopez (15) R2018-767
 Adopted [C.J.p. 83099]

Makoto Sabraw, Dana, Hon.
 Recognition extended on courageous court action
 concerning reunification of migrant children
 Burke (14) R2018-880
 Adopted [C.J.p. 83074]

Manchester City Football Club and United Arabs
 Emirates Embassy
 Gratitude extended for contributions to creation of
 soccer field at Haas Park and continued
 involvement in Logan Square community
 Moreno (1) R2018-883
 Adopted [C.J.p. 83026]

Maria Anna, Ramirez
 65th birthday
 Lopez (15) R2018-783
 Adopted [C.J.p. 83110]

COMMENDATIONS & DECLARATIONS

Maria, Resendiz, R.
 65th birthday
 Lopez (15) R2018-785
 Adopted [C.J.p. 83111]

Mitchem, Steven C.
 70th birthday
 Lopez (15) R2018-768
 Adopted [C.J.p. 83100]

Molina, Cellie King
 70th birthday
 Lopez (15) R2018-769
 Adopted [C.J.p. 83101]

Montgomery, Brenda Joyce
 65th birthday
 Lopez (15) R2018-770
 Adopted [C.J.p. 83101]

Mora, Esperanza R.
 75th birthday
 Lopez (15) R2018-771
 Adopted [C.J.p. 83102]

Moss, Morris William
 65th birthday
 Lopez (15) R2018-772
 Adopted [C.J.p. 83103]

Mukudente, Claire
 Gratitude for humanitarian efforts shown to
 refugee and immigrant communities
 Hopkins (2) R2018-874
 Adopted [C.J.p. 83027]

Nickerson, Laura Miller
 100th birthday
 Harris (8) R2018-847
 Adopted [C.J.p. 83034]

Ning, Yuk Leung
 70th birthday
 Lopez (15) R2018-773
 Adopted [C.J.p. 83103]

Nolan, Victoria L.
 65th birthday
 Lopez (15) R2018-774
 Adopted [C.J.p. 83104]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

19

COMMENDATIONS & DECLARATIONS

Novoa, Zorida M.
70th birthday
Lopez (15) R2018-775
Adopted [C.J.p. 83105]
Ochoa, Jose M.
65th birthday
Lopez (15) R2018-776
Adopted [C.J.p. 83105]
O'Connor, Reva L.
65th birthday
Lopez (15) R2018-777
Adopted [C.J.p. 83106]
Olive, Randolph
70th birthday
Lopez (15) R2018-778
Adopted [C.J.p. 83107]
O'Neill, Michael J., P.O.
Retirement from Chicago Police Department
O'Connor (40) R2018-867
Adopted [C.J.p. 83153]
Palace Grill
80th anniversary
Burke (14) R2018-884
Adopted [C.J.p. 83073]
Perez, Gonzalo
65th birthday
Lopez (15) R2018-779
Adopted [C.J.p. 83107]
Pineda, Rosalina
75th birthday
Lopez (15) R2018-780
Adopted [C.J.p. 83108]
Proczek, Jovanka
65th birthday
Lopez (15) R2018-781
Adopted [C.J.p. 83109]
Pry, William L.
70th birthday
Lopez (15) R2018-782
Adopted [C.J.p. 83109]

COMMENDATIONS & DECLARATIONS

Ramirez, Ruben
75th birthday
Lopez (15) R2018-784
Adopted [C.J.p. 83111]
Richardson, Clifford
70th birthday
Lopez (15) R2018-786
Adopted [C.J.p. 83112]
Robinson, Warren
65th birthday
Lopez (15) R2018-787
Adopted [C.J.p. 83113]
Rogers Park Business Alliance
Congratulations on 25th anniversary
Moore (49) R2018-890
Adopted [C.J.p. 83161]
Rojas, Guadalupe
70th birthday
Lopez (15) R2018-788
Adopted [C.J.p. 83113]
Ruiz, Luiz
65th birthday
Lopez (15) R2018-789
Adopted [C.J.p. 83114]
Rush, Betty A.
65th birthday
Lopez (15) R2018-790
Adopted [C.J.p. 83115]
Sanchez, Celestino
65th birthday
Lopez (15) R2018-791
Adopted [C.J.p. 83115]
Sanchez-Vega, Petronillo
75th birthday
Lopez (15) R2018-792
Adopted [C.J.p. 83116]
Schilf, Kim
25 years of service to Lincoln Park Chamber of
Commerce
Smith (43) R2018-830
Adopted [C.J.p. 83156]

OFFICE OF THE CITY CLERK

COMMENDATIONS & DECLARATIONS

Shoemate, Jacqueline
 70th birthday
 Lopez (15) R2018-794
 Adopted [C.J.p. 83117]
 Short, Mary L.
 75th birthday
 Lopez (15) R2018-795
 Adopted [C.J.p. 83117]
 Sivak, Tom, DEMC Deputy Director
 Receipt of Colonel Robert E. Williams Leadership
 Award 2018
 O'Shea (19), Reboyras (30) R2018-817
 Adopted [C.J.p. 83130]
 Smith, Wanda T.
 65th birthday
 Lopez (15) R2018-796
 Adopted [C.J.p. 83118]
 Smylie, Mae H.
 70th birthday
 Lopez (15) R2018-793
 Adopted [C.J.p. 83118]
 Stankovich, Sreten
 70th birthday
 Lopez (15) R2018-797
 Adopted [C.J.p. 83119]
 Swan, Roy
 65th birthday
 Lopez (15) R2018-798
 Adopted [C.J.p. 83120]
 Thale, Frances
 90th birthday
 Cappleman (46) R2018-816
 Adopted [C.J.p. 83159]
 Thomas, Daniel E.
 65th birthday
 Lopez (15) R2018-800
 Adopted [C.J.p. 83121]
 Thompson, Ernest
 75th birthday
 Lopez (15) R2018-801
 Adopted [C.J.p. 83122]

COMMENDATIONS & DECLARATIONS

Thorne, Louise
 65th birthday
 Lopez (15) R2018-802
 Adopted [C.J.p. 83122]
 U.S. Department of Justice
 Gratitude for reopening investigation into murder
 of Emmett Till
 Burke (14) R2018-862
 Adopted [C.J.p. 83075]
 Urbanski, William A.
 75th birthday
 Lopez (15) R2018-803
 Adopted [C.J.p. 83123]
 Valencia, Delfino
 65th birthday
 Lopez (15) R2018-804
 Adopted [C.J.p. 83124]
 Vazquez, Maria T.
 65th birthday
 Lopez (15) R2018-805
 Adopted [C.J.p. 83124]
 Velazquez, Alicia
 65th birthday
 Lopez (15) R2018-806
 Adopted [C.J.p. 83125]
 Villalpando, Francisco J.
 75th birthday
 Lopez (15) R2018-807
 Adopted [C.J.p. 83126]
 Walker, Dorothy J.
 70th birthday
 Lopez (15) R2018-808
 Adopted [C.J.p. 83126]
 Whalum, Dorothy j.
 75th birthday
 Lopez (15) R2018-809
 Adopted [C.J.p. 83127]
 Williams, Marie E.
 75th birthday
 Lopez (15) R2018-810
 Adopted [C.J.p. 83128]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

21

COMMENDATIONS & DECLARATIONS

Winston II, Walter
 65th birthday
 Lopez (15) R2018-811
 Adopted [C.J.p. 83128]
 Wong, Arthur and Chong Wong, Elaine, Dr.
 Congratulations extended on receipt of Chinese American Service League's lifetime achievement award
 Solis (25) R2018-864
 Adopted [C.J.p. 83136]

COMMITTEE/PUBLIC HEARINGS

Committee on Committees, Rule and Ethics
 Call for hearing on differences in monthly natural gas costs for Chicago versus suburban households
 Cardenas (12), and Others R2018-837
 Referred [C.J.p. 83200] Rules

Committee on Economic, Capital and Technology Development
 Call for hearing regarding disqualification of GCA from maintenance contract with Chicago Board of Education and Chicago Public Schools
 Moreno (1), Villegas (36) R2018-835
 Referred [C.J.p. 83186] Economic

Committee on Finance
 Call for hearings on status of expired recycling contracts with Waste Management and Management Midwest (Sims), criteria used to determine winner of Blue Cart Recycling Services Managed Competition, and efficacy of recycling in Chicago
 Waguespack (32), Arena (45) R2018-836
 Referred [C.J.p. 83229] Finance

Committee on Health and Environmental Protection
 Call for hearings on Dept. of Public Health response to increase in incidences of sexually transmitted infections and HIV/AIDS cases in Chicago
 Ervin (28), and Others R2018-841
 Referred [C.J.p. 83222] Health & Environment

Committee on Transportation and Public Way
 Call for hearings on five-year detailed plan to repair, replace and upgrade city streets, bridges, sidewalks and other public ways
 Villegas (36) R2018-832
 Referred [C.J.p. 83233] Transportation

COMMITTEE/PUBLIC HEARINGS

Joint Committee
Aviation and Finance
 Call for hearing(s) on odorous windows and doors installed in northwest and southwest neighborhood homes under Chicago Midway and Chicago O'Hare International Airports Residential Sound Insulation Programs
 Quinn (13), and Others Or2018-357
 Referred [C.J.p. 83201] Joint Aviation Finance

COOK COUNTY

Call for Cook County State's Attorney and Chicago Board of Elections to investigate allegations of "cash giveaways" by mayoral candidate Willie Wilson to prospective voters at New Covenant Baptist Church
 Lopez (15), and Others R2018-834
 Referred [C.J.p. 83206] Rules

DONATION OF CITY EQUIPMENT

International Fellowship of Christian Firefighters
 Ambulance and fire truck
 Burke (14) O2018-6313
 Referred [C.J.p. 83202] Public Safety
 Manati, Puerto Rico
 Ambulance
 Reboyras (30) O2018-6021
 Referred [C.J.p. 83222] Public Safety
 Manati, Puerto Rico
 Pumper
 Reboyras (30) O2018-6022
 Referred [C.J.p. 83223] Public Safety

ENERGY/ENVIRONMENTAL ISSUES

Miscellaneous
 Call for audit of City of Chicago Recycling Program conducted by Commissioner of Streets and Sanitation
 Waguespack (32) Or2018-368
 Referred [C.J.p. 83228] Finance
 Cook County Multi-Jurisdictional Hazard Mitigation Plan - Volume 1, and City of Chicago jurisdictional annex document
 Emanuel (Mayor) R2018-676
 Referred Public Safety
 Adopted [C.J.p. 82292]

OFFICE OF THE CITY CLERK

ENERGY/ENVIRONMENTAL ISSUES

Open Space Impact Fees

Chicago Park District
 647-709 E 114th St, 11461 S Champlain Ave
 New park
 Emanuel (Mayor) O2018-6260
 Referred [C.J.p. 81398] Special Events
 Chicago Park District
 658 E 95th St
 New park
 Emanuel (Mayor) O2018-6175
 Referred [C.J.p. 81398] Special Events
 NeighborSpace
 3518-3528 S Wolcott Ave
 McKinley Park Play Garden
 Emanuel (Mayor) O2018-6300
 Referred [C.J.p. 81398] Special Events

FINANCE FUNDS

Affordable Housing Opportunity Fund

CIC Government Investor LLC
 Grant management of auxiliary low-cost
 mezzanine loans to multi-family rental property
 owners in appreciating neighborhoods
 Emanuel (Mayor) O2018-5090
 Referred [C.J.p. 79168] Finance
 Passed [C.J.p. 81606]

HISTORICAL LANDMARKS

Permit Fee Waivers

Mann, Kimberly
 11241 S Champlain Ave
 Restoring front mansard roof and existing brick
 and mortar
 Beale (9) O2018-370
 Referred [C.J.p. 83196] Zoning

ILLINOIS, STATE OF

Call for Illinois State Board of Elections to
 investigate allegations of "cash giveaways" by
 mayoral candidate Willie Wilson to prospective
 voters at New Covenant Baptist Church
 Lopez (15), and Others R2018-834
 Referred [C.J.p. 83206] Rules

LAWSUITS/SETTLEMENTS

Lawsuits

Call for Corporation Counsel to join legal actions
 involving denaturalization efforts by President
 Trump's administration
 Burke (14), Solis (25) Or2018-371
 Referred [C.J.p. 83204] Finance
 Jane Kintanar, Independent Administrator of the
 Estate of Carlo Kintanar, Deceased v. City of
 Chicago, cited as 2016 L 3009 (Circuit Court of
 Cook County, Illinois)
 Dept./Agency Or2018-344
 Direct Introduction Finance
 Passed [C.J.p. 81778]
 Kenyatta Hill-Cotton, as Special Administrator of
 the Estate of Rickey Rozelle, deceased v. The City
 of Chicago and John Poulos, cited as 14 L 8588
 (Circuit Court of Cook County, Illinois)
 Dept./Agency Or2018-346
 Direct Introduction Finance
 Passed [C.J.p. 81781]
 Mearary Lopez, as Special Administrator of the
 Estate of Johnny Lopez, Deceased v. City of
 Chicago, Chicago Police Officers Michael Pinzine
 and Hans Laqui, and Lock-up Keepers Jose
 Padilla, David Hernandez and Wilson Fantauzzi,
 cited as 16 CV 11232 (U.S. Dist. Ct. N.D. Ill.)
 Dept./Agency Or2018-347
 Direct Introduction Finance
 Passed [C.J.p. 81782]
 Willie Owens, deceased, by the Independent
 Administrator of his Estate, Sharday Johnson v.
 City of Chicago, Chicago Police Officer Erik
 Ruhnke, Chicago Police Officer Mari Medina, and
 Paul Forbes, cited as 15 L 9132, consolidated with
 Estate of Margaret Silas, deceased, by James
 Silas, Jr., as Personal Representative, and
 Geraldine Snell v. City of Chicago, Chicago Police
 Officer Erik Ruhnke, Mari Medina, and Paul
 Forbes, cited as 16 L 7888 (Circuit Court of Cook
 County, Illinois)
 Dept./Agency Or2018-345
 Direct Introduction Finance
 Passed [C.J.p. 81779]
Report of Settlements
 Month of June, 2018
 Misc. Transmittal F2018-38
 Filed [C.J.p. 82016]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

23

LAWSUITS/SETTLEMENTS

Report of Settlements

Month of May, 2018

Misc. Transmittal F2018-39

Filed [C.J.p. 82014]

MUNICIPAL CODE AMENDMENTS

Title 1 - General Provisions

Ch. 24 Chicago Minimum Wage Ordinance

1-24-030 (a)(3) (b) requiring every Employer to pay wage, beginning July 1, 2019, to each Covered Employee equivalent to 70% of minimum hourly wage listed in Section 1-24-020

Burke (14), Laurino (39) O2018-6121

Referred [C.J.p. 83205] Workforce Development

Title 2 - City Government & Administration

Ch. 8 City Council & Wards of City

2-8-040 (b) modifying provision governing honorary street-name designation to limit area coverage to maximum of two contiguous blocks applied to single street

Beale (9) O2018-6054

Referred [C.J.p. 83195] Transportation

Ch. 45 Dept. of Housing and Economic Development

2-45-115 (new) requiring mandatory compliance by developers as defined, affording employees whistleblower protection and benefits under various labor laws and regulations including Fair Labor Standards Act, Occupational Safety and Health Act and Chicago Minimum Wage Ordinance and Chicago Municipal Code, Chapter 1.24

Villegas (36), and Others O2018-6135

Referred [C.J.p. 83233] Housing

2-45-115(F) adding obligations of developers paying a fee rather than establish on site or off-site affordable housing units to include mandatory establishment of a Labor Peace agreement with maintenance and security personnel requesting a Labor Peace Agreement within 60 days of such request or process such Agreement with a mediator or American Arbitration Association overseer with penalties for noncompliance with wage and benefit provisions unless a collective bargaining agreement in place, failure to rent on site units

Villegas (36), and Others O2018-6135

Referred [C.J.p. 83233] Housing

MUNICIPAL CODE AMENDMENTS

Title 2 - City Government & Administration

Ch. 45 Dept. of Housing and Economic Development

2-45-115(N) setting penalty for failure of residential developers licensed under Chapter 4-40 of the Municipal Code of Chicago to comply with Labor Peace Agreement provisions within this ordinance shall result in revocation of developer's license and penalty for non-payment of the fee set at twice the fees, and discretionary progressive penalties leading toward decertification for an adjudicatory or administrative finding of whistleblower retaliation by developer

Villegas (36), and Others O2018-6135

Referred [C.J.p. 83233] Housing

Ch. 84 Dept. of Police

2-84-501 (new) (a) (b) (c) defining gang database and related terms

Munoz (22), and Others O2018-6403

Referred [C.J.p. 83210] Public Safety

2-84-502 (new) providing for temporary cessation of designations and information sharing

Munoz (22), and Others O2018-6403

Referred [C.J.p. 83210] Public Safety

2-84-503 (new) (a) thru (f) providing for notices of gang designation

Munoz (22), and Others O2018-6403

Referred [C.J.p. 83210] Public Safety

2-84-504 (new) (a) thru (h) requiring Department to publish statement biannually detailing actions taken in compliance with data sharing and transparency requirements

Munoz (22), and Others O2018-6403

Referred [C.J.p. 83210] Public Safety

Ch. 152 Officers & Employees

2-152-175 (new) requiring each Mayoral appointee to defer candidacy for Chicago Mayor, Treasurer, Clerk or Alderman for two years after termination of appointment

Sposato (38), and Others O2018-6039

Referred [C.J.p. 83237] Budget

Ch. 179 Police Settlement Transparency and Accountability Ordinance

2-179-010 (new) establishing purpose and intent to empower aldermen in their work to oversee operation of City agencies and help minimize City's exposure to risk from police misconduct

Waguespack (32) O2018-6355

Referred [C.J.p. 83225] Public Safety

OFFICE OF THE CITY CLERK

MUNICIPAL CODE AMENDMENTS

Title 2 - City Government & Administration

Ch. 179 Police Settlement Transparency and Accountability Ordinance

2-179-020 (new) requiring Committee on Public Safety to conduct monthly public hearing specifically on settlements and court judgments related to civil litigation alleging misconduct of police officer or civilian employee of Department, with mandatory attendance of certain City officers and officials

Waguespack (32) O2018-6355
 Referred [C.J.p. 83225] Public Safety

2-179-030 (new) enumerating information to be identified in writing by Dept. of Law, Citizen Office of Police Accountability, CPD Bureau of Internal Affairs, Chicago Police Board, Deputy Inspector General for Public Safety, CPD, which shall be provided to aldermen two working days prior to any City Council vote to approve any settlement involving CPD

Waguespack (32) O2018-6355
 Referred [C.J.p. 83225] Public Safety

2-179-040 (new) requiring Committee on Public Safety to hold public meeting within two business days of January 15 and July 15 every year having agenda delineated in this section as to remedies and recommendations to be reported by specified officers, departments or agencies

Waguespack (32) O2018-6355
 Referred [C.J.p. 83225] Public Safety

2-179-050 (new) providing for transparency mechanisms and document retention

Waguespack (32) O2018-6355
 Referred [C.J.p. 83225] Public Safety

Title 3 - Revenue & Finance

Ch. 24 Chicago Hotel Accommodations Tax

3-24-030 (c) imposing surcharge of two percent of gross rental or lease amount for accommodations at any vacation rental or shared housing unit to fund housing and supportive services for victims of domestic violence

Emanuel (Mayor) O2018-4988
 Referred [C.J.p. 79165] License
 Passed [C.J.p. 82248]

MUNICIPAL CODE AMENDMENTS

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 4 General Licensing Provisions

(b) requiring license posting at each establishment that facial recognition data is being collected for security purposes only

Burke (14) O2018-6081
 Referred [C.J.p. 83201] Finance

(c) prohibiting license holders from profiting or trading person's face geometry data

Burke (14) O2018-6081
 Referred [C.J.p. 83201] Finance

(d) requiring written policy for destruction of face geometry data to be in place by July 31, 2019 or by earlier agreement with Dept. of Police

Burke (14) O2018-6081
 Referred [C.J.p. 83201] Finance

(e) authorizing Dept. of Police to promulgate rules to achieve regulated collection of data

Burke (14) O2018-6081
 Referred [C.J.p. 83201] Finance

(f) authorization agreements effective for three years only

Burke (14) O2018-6081
 Referred [C.J.p. 83201] Finance

4-4-308 (new) (a) defining "face geometry" as points and contours of person's face, "face geometry data" as scanned measurements from a source, whether in-person, digital image or frame from video source, and "facial recognition system" as technologically capable to identify a person from face geometry

Burke (14) O2018-6081
 Referred [C.J.p. 83201] Finance

4-4-335 (a) (b) (c) modifying provisions to regulate sale of graffiti implements, including prohibition on sale to any person under 18 without written consent of parent or legal guardian

Burke (14), O'Shea (19) O2016-4000
 Referred [C.J.p. 25503] License
 Re-Referred [C.J.p. 82256] Finance

Ch. 5 License Fees for Title 4 Licenses

4-5-010 (15) (20) imposing license fees for pop-up food establishment and pop-up retail users

Emanuel (Mayor) O2018-6162
 Referred [C.J.p. 81389] License

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

25

MUNICIPAL CODE AMENDMENTS

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 6 Regulated Business License

4-6-150 (f) replacing "itinerant merchant" with "pop-up retail user" under prohibited acts for junk peddlers

Emanuel (Mayor) O2018-6162

Referred [C.J.p. 81389] License

4-6-270 (e) including pop-up food establishments in activities not subject to licensure as home occupations

Emanuel (Mayor) O2018-6162

Referred [C.J.p. 81389] License

Ch. 8 Food Establishments

4-8-049 (new) (a) thru (f) prohibiting retail food establishments owned or operated by City from selling or offering plastic or non-biodegradable beverage straws or stirrers to consumers, except when requested by individuals due to disability or medical condition

Burke (14), Lopez (15) O2018-6120

Referred [C.J.p. 83204] Joint Aviation Finance

Ch. 60 Liquor Dealers

4-60-022 (2.158) allow additional liquor licenses on portion of S Ashland Ave

Ervin (28), Burnett (27) O2018-6064

Referred [C.J.p. 83221] License

4-60-022 (21.206) allow additional alcoholic liquor licenses on portion of S Racine Ave

Brookins (21) O2018-6066

Referred [C.J.p. 83209] License

4-60-022 (25-89) disallow issuance of additional liquor licenses on portion of S Blue Island Ave

Solis (25) O2018-6049

Referred [C.J.p. 83213] License

4-60-022 (27.240) allow issuance of additional liquor licenses on portion of W Jackson Blvd

Solis (25), Burnett (27) O2018-5053

Referred [C.J.p. 81290] License

Passed [C.J.p. 82251]

4-60-022 (33.18) allow additional liquor licenses on portion of W Montrose Ave

Mell (33) O2018-6051

Referred [C.J.p. 83229] License

MUNICIPAL CODE AMENDMENTS

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 60 Liquor Dealers

4-60-022 (41.2) and 4-60-023 (41.2) allow issuance of additional alcoholic liquor and package goods licenses on portion of Northwest Hwy.

Napolitano (41) O2018-6037

Referred [C.J.p. 83240] License

4-60-022 (48.4) allow issuance of additional alcoholic liquor licenses on portions of W Berwyn Ave and W Foster Ave

Osterman (48) SO2018-4990

Referred [C.J.p. 81344] License

Passed [C.J.p. 82253]

4-60-022 (c) allow issuance of additional alcoholic liquor licenses on portion of W 79th St W 79th St

Moore (17) O2018-4970

Referred [C.J.p. 81281] License

Passed [C.J.p. 82250]

4-60-023 (27.195) allow additional package goods licenses on portion of W Randolph St

Burnett (27) O2018-6084

Referred [C.J.p. 83216] License

4-60-023 (37.39) allow issuance of additional package goods licenses on portion of N Cicero Ave N Cicero Ave

Mitts (37) O2018-4969

Referred [C.J.p. 81311] License

Passed [C.J.p. 82255]

4-60-023 (37.42) allow additional package goods licenses on portion of N Laramie Ave

Mitts (37) O2018-6020

Referred [C.J.p. 83235] License

Ch. 76 Child Care Institution

4-76-010 (new) defining institution and departments

Burke (14), and Others SO2018-6417

Direct Introduction Finance

Passed [C.J.p. 81440]

OFFICE OF THE CITY CLERK

MUNICIPAL CODE AMENDMENTS

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 76 Child Care Institution

4-76-020 (new) requiring each institution to provide Departments with names, addresses, e-mails and mobile telephone numbers of contact persons responsible for administering or managing each institution, also address, number of housed children and average age groups in each institution

Burke (14), and Others SO2018-6417

Direct Introduction Finance

Passed [C.J.p. 81440]

4-76-030 (new) providing for inspection by departments of any institution after issuance of due notice

Burke (14), and Others SO2018-6417

Direct Introduction Finance

Passed [C.J.p. 81440]

4-76-040 (new) establishing fines for Chapter violations

Burke (14), and Others SO2018-6417

Direct Introduction Finance

Passed [C.J.p. 81440]

Ch. 156 Amusements

4-156-150 modifying description of automatic amusement device and adding definition of sweepstakes, illegal sweepstakes device and related terms

O'Connor (40), and Others O2018-6347

Referred [C.J.p. 83238] License

4-156-180 modifying provision governing amusement device installation prerequisites to include retention of proof of purchase copies or lease agreements, and posting of signs in conspicuous areas within premises as required by Section

O'Connor (40), and Others O2018-6347

Referred [C.J.p. 83238] License

4-156-190 expanding language prohibiting possession, use or installation of illegal amusement devices, providing for seizure of such illegal devices and imposing administrative penalty for any delinquent tax, cartage cost and storage fees due and owing City

O'Connor (40), and Others O2018-6347

Referred [C.J.p. 83238] License

MUNICIPAL CODE AMENDMENTS

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 156 Amusements

4-156-200 (new) (a) thru (d) requiring cooperation of any licensee or its manager, lessee or agent operating automatic amusement devices with City inspections

O'Connor (40), and Others O2018-6347

Referred [C.J.p. 83238] License

4-156-280 (a) (c) modifying penalty to include revocation of license and three-year ban automatic amusement device installation/operations upon third violation of Chapter provisions

O'Connor (40), and Others O2018-6347

Referred [C.J.p. 83238] License

4-156-640 (a) (b) replacing "itinerant merchant" with "pop-up retail user" under provision listing legal duties of licensees

Emanuel (Mayor) O2018-6162

Referred [C.J.p. 81389] License

4-156-880 a) (b) replacing "itinerant merchant" with "pop-up retail user" under provision listing legal duties of licensees

Emanuel (Mayor) O2018-6162

Referred [C.J.p. 81389] License

Ch. 212 Pop-up Retail Users

4-212 replacing Chapter name "Itinerant Merchants" with "Pop-up Retail Users"

Emanuel (Mayor) O2018-6162

Referred [C.J.p. 81389] License

4-212-010 modifying definition of Commissioner and replacing "itinerant merchant" with "pop-up retail user" or "user"

Emanuel (Mayor) O2018-6162

Referred [C.J.p. 81389] License

4-212-020 (b) requiring trade show or exhibition sponsors to first obtain pop-up retail user license prior to holding such events within City

Emanuel (Mayor) O2018-6162

Referred [C.J.p. 81389] License

4-212-030 (a) thru (b) modifying provisions governing pop-up retail user licenses, applications, investigations, license issuance prohibition, and revocation

Emanuel (Mayor) O2018-6162

Referred [C.J.p. 81389] License

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

27

MUNICIPAL CODE AMENDMENTS

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 212 Pop-up Retail Users

4-212-040 (a) (b) (c) adding provisions governing license fees, to include duration and change of location

Emanuel (Mayor) O2018-6162
 Referred [C.J.p. 81389] License

4-212-043 (new) (a) (b) requiring licensees to maintain and keep records of all location changes of business operations for at least two years which shall be subject to City inspection

Emanuel (Mayor) O2018-6162
 Referred [C.J.p. 81389] License

4-212-045 requiring pop-up retail users to be licensed first prior to giving away free food samples at trade shows or exhibitions

Emanuel (Mayor) O2018-6162
 Referred [C.J.p. 81389] License

4-212-055 replacing "merchant" with "pop-up retail user" regarding exemption from prohibition on outdoor operations

Emanuel (Mayor) O2018-6162
 Referred [C.J.p. 81389] License

4-212-070 rephrasing authority of Commissioner to promulgate rules for Chapter implementation

Emanuel (Mayor) O2018-6162
 Referred [C.J.p. 81389] License

Ch. 290 Electrical Contractors

4-290-010 (a) (b) rewriting provisions regulating electrical and general contractors and subcontractors, including requirements for valid electrical contractor certificate of registration, and exceptions therefrom

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

4-290-020 adding definitions of alarm system, electrician, private alarm contractor and related terms, and modifying description of electrical contractor

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

4-290-030 modifying application and issuance of electrical contractor registration certificate processes

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

MUNICIPAL CODE AMENDMENTS

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 290 Electrical Contractors

4-290-035 (new) (a) (b) classifying electrical contractor registrations as Class 1 or Class 2, and delineating authorized scope of work for each

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

4-290-036 (new) (a) (b) setting forth additional requirements for work requiring Class 1 registration to include employment of either supervising electrician, electrician or electrician's apprentice, maintenance of records for at least two years following completion of work

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

4-290-050 modifying registration fee provision by capitalizing words "Department of Finance" and "Commissioner"

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

Ch. 298 Elevator Mechanic Contractors

4-298-010 modifying definition of elevator mechanic contractor

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

4-298-050 increasing registration or renewal fee for elevator mechanic contractors to \$150 per year

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

4-298-070 deleting alternative countersigning by State of Illinois licensed elevator contractor for all application permits

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

4-298-080 (a) thru (e) modifying qualifications of applicant for license as supervising elevator mechanic

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

4-298-100 modifying language governing issuance of license

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

OFFICE OF THE CITY CLERK

MUNICIPAL CODE AMENDMENTS

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 298 Elevator Mechanic Contractors

4-298-110 deleting language imposing fee for authorized transfer of valid certification to another elevator mechanic contractor

Emanuel (Mayor), Curtis (18) O2018-6172

Referred [C.J.p. 81390] Zoning

4-298-140 (a) (b) (e) increasing initial supervising elevator mechanic's license fee to \$300 and renewal fee to \$150, and establishing license transfer fee of \$100

Emanuel (Mayor), Curtis (18) O2018-6172

Referred [C.J.p. 81390] Zoning

Title 5 - Housing & Economic Development

Ch. 8 Chicago Fair Housing Regulations

5-8-010 adding anti-discrimination class of "alienage" to general city policy for housing

Burke (14), and Others O2018-6071

Referred [C.J.p. 83205] Finance

5-8-020 adding prohibition of housing discrimination to class defined as "alienage"

Burke (14), and Others O2018-6071

Referred [C.J.p. 83205] Finance

Ch. 12 Residential Landlords & Tenants

5-12-115 (new) establishes varying time frames over rolling twelve month period for landlords to notify tenants in writing of future rental increases regardless of lease termination date, where written notice requirements' ranges of 30, 60, 90, or 120 days are dependent on corresponding rate increases of less than five, ten, fifteen percent or greater

Moreno (1) O2018-6060

Referred [C.J.p. 83184] Housing

Title 8 - Offenses Affecting Public Peace, Morals & Welfare

Ch. 12 Gambling

8-12-040 (c) (d) (e) expanding provisions governing devices for gambling to include prohibited devices, seizure and confiscation, and listing lawful activities not classified as prohibited

O'Connor (40), and Others O2018-6347

Referred [C.J.p. 83238] License

MUNICIPAL CODE AMENDMENTS

Title 8 - Offenses Affecting Public Peace, Morals & Welfare

Ch. 12 Gambling

8-12-100 modifying penalty for violation by increasing minimum fine to \$250 and maximum fine to \$1,000 for each device

O'Connor (40), and Others O2018-6347

Referred [C.J.p. 83238] License

Ch. 16 Offenses By or Against Minors

8-16-095 (a) (b) prohibiting any person under 18 years old from possession of graffiti implements except when under immediate supervision of his or her parent, teacher, or employer, and imposing fine or penalty for violation

Burke (14), O'Shea (19) O2016-4000

Referred [C.J.p. 25503] License

Re-Referred [C.J.p. 82256] Finance

8-16-096 (a) (b) prohibiting any individual from aiding or abetting any underage person from possession of graffiti implements whereby such individual is not parent, teacher, or employer directly supervising said person in use of such implement

Burke (14), O'Shea (19) O2016-4000

Referred [C.J.p. 25503] License

Re-Referred [C.J.p. 82256] Finance

Ch. 4 Public Peace & Welfare

8-4-130 (a) thru (f) modifying provisions governing possession of graffiti implements to include definition of related terms, unlawful acts, and penalty for section violations

Burke (14), O'Shea (19) O2016-4000

Referred [C.J.p. 25503] License

Re-Referred [C.J.p. 82256] Finance

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 64 Parking Regulations

9-64-120 (a) (b) adding provision restricting or prohibiting parking on City property, and explaining "No Parking" signs and sufficiency of notice of prohibited parking affixed to any vehicle in violation thereof seven days after affixing such notice as if "No Parking" sign were posted

Ervin (28), Lopez (15) SO2018-5018

Referred [C.J.p. 81297] Budget

Passed as [C.J.p. 82019] Substitute

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

29

MUNICIPAL CODE AMENDMENTS

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 64 Parking Regulations

9-64-160 (b) allowing lesser of 30 minutes or time limitation posted on signage for pickup deliveries by commercial vehicles within curb loading zones

Reilly (42) SO2018-5012
 Referred [C.J.p. 81315] Transportation
 Passed as [C.J.p. 82357]
 Substitute

9-64-170 (a) (b) (e) authorizing issuance of special parking permits for parking of commercial pickup trucks and vans weighing less than 8,000 on residential and business streets, and providing guidelines for application therefor

Maldonado (26) O2018-6103
 Referred [C.J.p. 83214] Pedestrian and
 Traffic Safety

9-64-2006 (c) establishing daily parking meter hours of operation from 8:00 A.M. to 4:00 P.M. on W Ontario St, from N Wells St to N Franklin St, south side

Reilly (42) O2018-6070
 Referred [C.J.p. 83241] Pedestrian and
 Traffic Safety

9-64-206 (c) establishing parking meter hours of operation on southwest side of W Ontario St from N Wells St to N Franklin St, 8:00 A.M. to 4:00 P.M., Monday thru Sunday

Reilly (42) SO2018-6584
 Direct Introduction Pedestrian and
 Traffic Safety

Passed as [C.J.p. 82257]
 Substitute

9-64-206 (d) establishing Sunday parking meter hours of operation on N Clybourn Ave, from W Webster Ave to N Ashland Ave, and on W Webster Ave, from N Clybourn Ave to N Dominick St

Hopkins (2) O2018-5005
 Referred [C.J.p. 81256] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82264] SO2018-6069

9-64-206(c) establishing parking meter hours of operation on 3100 block of N Kenmore Ave, Monday thru Saturday, from 9:00 A.M. to 6:00 P.M.

Tunney (44) O2018-5973
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82264] SO2018-6069

MUNICIPAL CODE AMENDMENTS

Title 10 - Streets, Public Ways, Parks, Airports & Harbors

Ch. 8 Use Of Public Ways & Places

10-8-335 (h) replacing "itinerant merchant" with "pop-up retail user" within provisions governing outdoor special events

Emanuel (Mayor) O2018-6162
 Referred [C.J.p. 81389] License

Title 11 - Utilities & Environmental Protection

Ch. 4 Environmental Protection & Control

11-4-2835 (a) (d) prohibiting use of mechanical equipment or tool in building, construction, repair or demolition operations between 8:00 P.M. and 8:00 A.M. within Central Business District, or within 1100 feet of any residential building or hospital, and increasing penalty for violations

Reilly (42) O2018-6053
 Referred [C.J.p. 83241] Health &
 Environment

Title 13 - Building & Construction

Ch. 8 Administration of Zoning, Building & Housing Provisions

13-8-130 (a) (b) adding grounds for suspension of permit privileges of any person due to indictment, bribery, fraud, unpaid fines and fees for unsafe work practices, and expanding conditions for reinstatement

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

13-8-140 (a) adding grounds for revocation or suspension of licenses and registration of certification issued to any licensee or registrant due to indictment, bribery, fraud, unpaid fines and fees for unsafe work practices

Emanuel (Mayor), Curtis (18) O2018-6172
 Referred [C.J.p. 81390] Zoning

Title 17 - Chicago Zoning Ordinance

Ch. 13 Review & Approval Procedures

17-13-0609 (new) (a)(b)(c) outline of minimum mandatory consideration factors for proposed planned development approval and review including compliance with Section 17-8-0900, adequacy of city services and infrastructure by time of occupancy, and prioritization of proposed multi-family development projects if located in underserved ward

Pawar (47), and Others O2018-6119
 Referred [C.J.p. 83256] Housing

OFFICE OF THE CITY CLERK

MUNICIPAL CODE AMENDMENTS

Title 17 - Chicago Zoning Ordinance

Ch. 14 Administration

17-14-0600 (new) City of Chicago Affordable Housing Equity Ordinance
 Pawar (47), and Others O2018-6119
 Referred [C.J.p. 83256] Housing

17-14-0601 (new) ordinance to achieve equity in availability of affordable housing across all of Chicago, especially for families with children to reduce racial segregation and to equalize opportunity
 Pawar (47), and Others O2018-6119
 Referred [C.J.p. 83256] Housing

17-14-0602 (new) (a)(b)(new) defining "underserved ward" as having less than ten percent of its occupied multi-family rental units designated as Affordable Housing , and "affordable application" as a change application type triggering 2-45-115 for on-site affordable housing of proposed residential or mixed use planned development in underserved ward
 Pawar (47), and Others O2018-6119
 Referred [C.J.p. 83256] Housing

17-14-0603 (new) designation of underserved wards to be determined annually by Commissioner of Department of Housing
 Pawar (47), and Others O2018-6119
 Referred [C.J.p. 83256] Housing

17-14-0604 (new) (a)(b)(c) defining approval process and mandated implied approval if each governing review body fails to take action within 90 day window of receipt of necessary documents, or failure to consider by City Council at second council meeting thereafter then deemed approved
 Pawar (47), and Others O2018-6119
 Referred [C.J.p. 83256] Housing

17-14-0605 (new) (a)(b)(c)(d) automatic appeal to Chicago Zoning Board of Appeals as final administrative arbiter conducting public hearing under 17-13-1206, where City Council denied approval of affordable application, board applies review standard of 17-01-0905-A and follows criteria of equitable balancing factors, recording its decision and findings, but not barring further jurisdictional court process
 Pawar (47), and Others O2018-6119
 Referred [C.J.p. 83256] Housing

PARKING

Buffer Zones

2000-2048 W Wabansia Ave
 Zone No. 102
 Waguespack (32) O2018-5433
 Referred [C.J.p. 81244] Pedestrian and Traffic Safety

Passed [C.J.p. 82275] SO2018-6058
 1901-1909 W Wilson Ave, 4550-4556 W Wolcott Ave
 Zone Note No. 62
 Pawar (47) O2018-5474
 Referred [C.J.p. 81244] Pedestrian and Traffic Safety

Passed [C.J.p. 82275] SO2018-6058

Handicapped

2337 W 24th St
 Remove
 Solis (25) O2018-6580
 Referred [C.J.p. 83171] Pedestrian and Traffic Safety

3800 W 55th Pl
 Tabares (23) O2018-5080
 Referred [C.J.p. 81234] Pedestrian and Traffic Safety

Passed [C.J.p. 82269] SO2018-6056
 3523 W 58th St
 Tabares (23) O2018-5082
 Referred [C.J.p. 81234] Pedestrian and Traffic Safety

Passed [C.J.p. 82269] SO2018-6056
 3423 W 59th Pl
 Tabares (23) O2018-6105
 Referred [C.J.p. 83167] Pedestrian and Traffic Safety

4544 W 59th St
 Quinn (13) O2018-5062
 Referred [C.J.p. 81232] Pedestrian and Traffic Safety

Passed [C.J.p. 82267] SO2018-6056
 3911 W 61st St
 Tabares (23) O2018-6107
 Referred [C.J.p. 83167] Pedestrian and Traffic Safety

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

31

PARKING

Handicapped

3922 W 63rd Pl
 Quinn (13) O2018-6118
 Referred [C.J.p. 83166] Pedestrian and
 Traffic Safety

6154 W 63rd Pl
 Remove
 Quinn (13) O2018-6574
 Referred [C.J.p. 83170] Pedestrian and
 Traffic Safety

6853 W 63rd Pl
 Tabares (23) O2018-5400
 Referred [C.J.p. 81234] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

6629 W 63rd St
 Tabares (23) O2018-6108
 Referred [C.J.p. 83167] Pedestrian and
 Traffic Safety

3521 W 64th Pl
 Tabares (23) O2018-5385
 Referred [C.J.p. 81234] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

3841 W 64th Pl
 Tabares (23) O2018-5389
 Referred [C.J.p. 81234] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

5927 W 64th Pl
 Remove
 Quinn (13) O2018-6575
 Referred [C.J.p. 83170] Pedestrian and
 Traffic Safety

6757 W 64th Pl
 Tabares (23) O2018-6109
 Referred [C.J.p. 83168] Pedestrian and
 Traffic Safety

6757 W 64th Pl
 Tabares (23) O2018-5083
 Referred [C.J.p. 81234] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

PARKING

Handicapped

3748 W 70th Pl
 Quinn (13) O2018-6090
 Referred [C.J.p. 83166] Pedestrian and
 Traffic Safety

3511 W 72nd St
 Moore (17) O2018-5072
 Referred [C.J.p. 81232] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

409 E 74th St
 Sawyer (6) O2018-5059
 Referred [C.J.p. 81231] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056

1448 E 76th St
 Harris (8) O2018-6086
 Referred [C.J.p. 83166] Pedestrian and
 Traffic Safety

1130 E 81st St
 Harris (8) O2018-5060
 Referred [C.J.p. 81231] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056

3547 W 84th Pl
 Curtis (18) O2018-5079
 Referred [C.J.p. 81233] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

1525 E 85th St
 Remove
 Harris (8) O2018-5023
 Referred [C.J.p. 81238] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056

434 E 90th St
 Remove
 Beale (9) O2018-5061
 Referred [C.J.p. 81238] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056

OFFICE OF THE CITY CLERK

PARKING

Handicapped

8352 S Aberdeen St
 Remove
 Brookins (21) O2018-6018
 Referred [C.J.p. 83170] Pedestrian and
 Traffic Safety
 25 N Ada St
 Burnett (27) O2018-6123
 Referred [C.J.p. 83168] Pedestrian and
 Traffic Safety
 8121 S Ada St
 Brookins (21) O2018-4994
 Referred [C.J.p. 81233] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056
 5037 W Adams St
 Ervin (28) O2018-5085
 Referred [C.J.p. 81234] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056
 5620 S Albany Ave
 Remove
 Burke (14) O2018-6577
 Referred [C.J.p. 83170] Pedestrian and
 Traffic Safety
 6325 N Albany Ave
 Remove
 Silverstein (50) O2018-5050
 Referred [C.J.p. 81241] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82273] SO2018-6056
 3157 W Argyle St
 Remove
 Mell (33) O2018-6329
 Referred [C.J.p. 83171] Pedestrian and
 Traffic Safety
 6311 N Artesian Ave
 Silverstein (50) O2018-4215
 Referred [C.J.p. 79014] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056

PARKING

Handicapped

6730 N Artesian Ave
 Silverstein (50) O2018-6113
 Referred [C.J.p. 83169] Pedestrian and
 Traffic Safety
 5646 S Austin Ave
 Quinn (13) O2018-5071
 Referred [C.J.p. 81231] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056
 10732 Avenue C
 Remove
 Sadlowski Garza (10) O2018-5365
 Referred [C.J.p. 81238] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056
 1770 W Berteau Ave
 Pawar (47) O2018-6440
 Referred [C.J.p. 83169] Pedestrian and
 Traffic Safety
 7721 S Bishop St
 Moore (17) O2018-6097
 Referred [C.J.p. 83167] Pedestrian and
 Traffic Safety
 6324 W Bryn Mawr Ave
 Remove
 Arena (45) O2018-5043
 Referred [C.J.p. 81240] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056
 10808 S Buffalo Ave
 Remove
 Sadlowski Garza (10) O2018-5362
 Referred [C.J.p. 81238] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056
 5200 S California Ave
 Burke (14) O2018-6092
 Referred [C.J.p. 83166] Pedestrian and
 Traffic Safety
 6142 N California Ave
 Silverstein (50) O2018-6114
 Referred [C.J.p. 83169] Pedestrian and
 Traffic Safety

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

33

PARKING

Handicapped

5720 S Christiana Ave
 Tabares (23) O2018-5392
 Referred [C.J.p. 81233] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056
 7825 S Clyde Ave
 Harris (8) O2018-6083
 Referred [C.J.p. 83166] Pedestrian and
 Traffic Safety
 7810 S Colfax Ave
 Mitchell (7) O2018-5893
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056
 5310 W Deming Pl
 Villegas (36) O2018-5130
 Referred [C.J.p. 81235] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056
 7117 W Devon Ave
 Hairston (5) O2018-5411
 Referred [C.J.p. 81236] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056
 3217 W Diversey Ave
 Remove
 Ramirez-Rosa (35) O2018-5905
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056
 6850 S Dr Martin Luther King Jr Dr
 Sawyer (6) O2018-5055
 Referred [C.J.p. 81230] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056
 3116 N Drake Ave
 Remove
 Ramirez-Rosa (35) O2018-5907
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056

PARKING

Handicapped

5417 S Drexel Ave
 Hairston (5) O2018-5892
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056
 10726 S Eberhart Ave
 Beale (9) O2018-5895
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056
 6330 W Eddy St
 Remove
 Villegas (36) O2018-5042
 Referred [C.J.p. 81240] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056
 5132 N Elston Ave
 Remove
 Arena (45) O2018-6432
 Referred [C.J.p. 83179] Pedestrian and
 Traffic Safety
 2909 S Emerald Ave
 Thompson (11) O2018-5374
 Referred [C.J.p. 81231] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056
 3442 W Evergreen Ave
 Remove
 Maldonado (26) O2018-5037
 Referred [C.J.p. 81239] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056
 9634 S Exchange Ave
 Remove
 Sadlowski Garza (10) O2018-5367
 Referred [C.J.p. 81238] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056
 6136 S Fairfield Ave
 Foulkes (16) O2018-5075
 Referred [C.J.p. 81232] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

OFFICE OF THE CITY CLERK

PARKING

Handicapped

5236 W Ferdinand St
 Mitts (37) O2018-6110
 Referred [C.J.p. 83169] Pedestrian and
 Traffic Safety

1504 W Greenleaf Ave
 Remove
 Moore (49) O2018-5045
 Referred [C.J.p. 81240] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056

1837 N Harding Ave
 Remove
 Maldonado (26) O2018-5039
 Referred [C.J.p. 81239] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056

5305 S Harding Ave
 Tabares (23) O2018-6098
 Referred [C.J.p. 83167] Pedestrian and
 Traffic Safety

8112 S Harvard Ave
 Brookins (21) O2018-4995
 Referred [C.J.p. 81233] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

2424 W Hollywood Ave
 Remove
 O'Connor (40) O2018-5148
 Referred [C.J.p. 81240] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056

8519 S Hoyne Ave
 Curtis (18) O2018-5078
 Referred [C.J.p. 81232] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

3512 W Huron St
 Burnett (27) O2018-6125
 Referred [C.J.p. 83168] Pedestrian and
 Traffic Safety

PARKING

Handicapped

7035 S Indiana Ave
 Sawyer (6) O2018-5057
 Referred [C.J.p. 81230] Pedestrian and
 Traffic Safety

Passed [C.J.p. 82267] SO2018-6056

1538 N Karlov Ave
 Remove
 Maldonado (26) O2018-5038
 Referred [C.J.p. 81239] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056

2338 N Karlov Ave
 Remove
 Ramirez-Rosa (35) O2018-5904
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056

5435 S Karlov Ave
 Tabares (23) O2018-5084
 Referred [C.J.p. 81233] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

6749 S Karlov Ave
 Quinn (13) O2018-5069
 Referred [C.J.p. 81231] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

3507 N Keating Ave
 Remove
 Reboyras (30) O2018-6023
 Referred [C.J.p. 83171] Pedestrian and
 Traffic Safety

4923 S Keating Ave
 Burke (14) O2018-5898
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

3339 N Keeler Ave
 Reboyras (30) O2018-5116
 Referred [C.J.p. 81235] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

35

PARKING

Handicapped

5730 S Kenneth Ave
 Quinn (13) O2018-5065
 Referred [C.J.p. 81231] Pedestrian and Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056
 6833 S Kenneth Ave
 Remove
 Quinn (13) O2018-6576
 Referred [C.J.p. 83169] Pedestrian and Traffic Safety
 2253 N Kildare Ave
 Remove
 Ramirez-Rosa (35) O2018-5900
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056
 2910 N Kildare Ave
 Santiago (31) O2018-5132
 Referred [C.J.p. 81235] Pedestrian and Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056
 6122 S Kildare Ave
 Remove
 Quinn (13) O2018-5034
 Referred [C.J.p. 81238] Pedestrian and Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056
 3045 N Kimball Ave
 Remove
 Ramirez-Rosa (35) O2018-5906
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056
 8211 S Kimbark Ave
 Harris (8) O2018-6085
 Referred [C.J.p. 83166] Pedestrian and Traffic Safety
 6235 S Kostner Ave
 Remove
 Tabares (23) O2018-5397
 Referred [C.J.p. 81239] Pedestrian and Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056

PARKING

Handicapped

6235 S Kostner Ave
 Remove
 Tabares (23) O2018-6578
 Referred [C.J.p. 83171] Pedestrian and Traffic Safety
 6240 S Kostner Ave
 Tabares (23) O2018-6099
 Referred [C.J.p. 83167] Pedestrian and Traffic Safety
 8245 S Langley Ave
 Mitchell (7) O2018-5894
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056
 4841 S Lavergne Ave
 Munoz (22) O2018-5074
 Referred [C.J.p. 81233] Pedestrian and Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056
 2851 N Lawndale Ave
 Remove
 Santiago (31) O2018-4924
 Referred [C.J.p. 81239] Pedestrian and Traffic Safety
 Passed [C.J.p. 82285] SO2018-6068
 7133 S Lawndale Ave
 Quinn (13) O2018-5063
 Referred [C.J.p. 81232] Pedestrian and Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056
 1815 N Linder Ave
 Mitts (37) O2018-5142
 Referred [C.J.p. 81236] Pedestrian and Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056
 8739 S Loomis St
 Brookins (21) O2018-4989
 Referred [C.J.p. 81233] Pedestrian and Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

OFFICE OF THE CITY CLERK

PARKING

Handicapped

5147 S Lorel Ave
 Burke (14) O2018-6093
 Referred [C.J.p. 83166] Pedestrian and Traffic Safety

3314 S Lowe Ave
 Remove
 Thompson (11) O2018-5377
 Referred [C.J.p. 81238] Pedestrian and Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056

7609 S Lowe Ave
 Sawyer (6) O2018-5891
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056

1822 N Lowell Ave
 Remove
 Ramirez-Rosa (35) O2018-5902
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056

2904 W Lyndale St
 Remove
 Moreno (1) O2018-6091
 Referred [C.J.p. 83170] Pedestrian and Traffic Safety

3404 W Lyndale St
 Remove
 Ramirez-Rosa (35) O2018-5962
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056

2740 N Major Ave
 Reboyras (30) O2018-4891
 Referred [C.J.p. 81235] Pedestrian and Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

5842 N Maplewood Ave
 Remove
 O'Connor (40) O2018-5145
 Referred [C.J.p. 81240] Pedestrian and Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056

PARKING

Handicapped

6415 N Maplewood Ave
 Remove
 Silverstein (50) O2018-5049
 Referred [C.J.p. 81241] Pedestrian and Traffic Safety

2656 N Marshfield Ave
 Passed [C.J.p. 82273] SO2018-6056

2656 N Marshfield Ave
 Waguespack (32) O2018-6127
 Referred [C.J.p. 83168] Pedestrian and Traffic Safety

7740 N Marshfield Ave
 Remove
 Moore (49) O2018-5046
 Referred [C.J.p. 81240] Pedestrian and Traffic Safety
 Passed [C.J.p. 82273] SO2018-6056

7741 N Marshfield Ave
 Remove
 Moore (49) O2018-5047
 Referred [C.J.p. 81241] Pedestrian and Traffic Safety
 Passed [C.J.p. 82273] SO2018-6056

7940 S Marshfield Ave
 Brookins (21) O2018-4996
 Referred [C.J.p. 81233] Pedestrian and Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

1451 N Mayfield Ave
 Taliaferro (29) O2018-5087
 Referred [C.J.p. 81234] Pedestrian and Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

1516 N Mayfield Ave
 Taliaferro (29) O2018-5422
 Referred [C.J.p. 81235] Pedestrian and Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

2704 N Mcvicker Ave
 Reboyras (30) O2018-5088
 Referred [C.J.p. 81239] Pedestrian and Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

37

PARKING

Handicapped

5555 S Mcvicker Ave
 Remove
 Quinn (13) O2018-5024
 Referred [C.J.p. 81238] Pedestrian and Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056
 1732 N Meade Ave
 Taliaferro (29) O2018-5409
 Referred [C.J.p. 81235] Pedestrian and Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056
 6117 S Meade Ave
 Quinn (13) O2018-5070
 Referred [C.J.p. 81232] Pedestrian and Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056
 5719 S Menard Ave
 Remove
 Tabares (23) O2018-5035
 Referred [C.J.p. 81239] Pedestrian and Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056
 5216 S Millard Ave
 Tabares (23) O2018-5381
 Referred [C.J.p. 81233] Pedestrian and Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056
 4344 W Monroe St
 Ervin (28) O2018-5086
 Referred [C.J.p. 81234] Pedestrian and Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056
 945 N Monticello Ave
 Burnett (27) O2018-6126
 Referred [C.J.p. 83168] Pedestrian and Traffic Safety
 5332 S Moody Ave
 Remove
 Tabares (23) O2018-6579
 Referred [C.J.p. 83171] Pedestrian and Traffic Safety

PARKING

Handicapped

5636 S Moody Ave
 Quinn (13) O2018-6087
 Referred [C.J.p. 83166] Pedestrian and Traffic Safety
 6112 N Mozart St
 Silverstein (50) O2018-4219
 Referred [C.J.p. 79014] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 82282] SO2018-6074
 6428 N Mozart St
 Silverstein (50) O2018-6115
 Referred [C.J.p. 83169] Pedestrian and Traffic Safety
 5848 S New England Ave
 Quinn (13) O2018-5064
 Referred [C.J.p. 81232] Pedestrian and Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056
 5112 S Newland Ave
 Tabares (23) O2018-6100
 Referred [C.J.p. 83167] Pedestrian and Traffic Safety
 5345 S Newland Ave
 Tabares (23) O2018-5081
 Referred [C.J.p. 81233] Pedestrian and Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056
 3015 S Normal Ave
 Thompson (11) O2018-5370
 Referred [C.J.p. 81231] Pedestrian and Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056
 5818 S Normandy Ave
 Remove
 Quinn (13) O2018-5026
 Referred [C.J.p. 81239] Pedestrian and Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056
 5818 S Oak Park Ave
 Quinn (13) O2018-6088
 Referred [C.J.p. 83166] Pedestrian and Traffic Safety

OFFICE OF THE CITY CLERK

PARKING

Handicapped

5844 S Oak Park Ave
 Quinn (13) O2018-5066
 Referred [C.J.p. 81232] Pedestrian and Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056
 3408 S Oakley Ave
 Cardenas (12) O2018-5896
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056
 6550 S Peoria St
 Sawyer (6) O2018-5056
 Referred [C.J.p. 81230] Pedestrian and Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056
 10029 S Peoria St
 Austin (34) O2018-5136
 Referred [C.J.p. 81236] Pedestrian and Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056
 3013 S Pitney Ct
 Thompson (11) O2018-5369
 Referred [C.J.p. 81231] Pedestrian and Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056
 3520 S Prairie Ave
 Dowell (3) O2018-6080
 Referred [C.J.p. 83165] Pedestrian and Traffic Safety
 12307 S Princeton Ave
 Remove
 Austin (34) O2018-5041
 Referred [C.J.p. 81240] Pedestrian and Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056
 2853 S Quinn St
 Thompson (11) O2018-5372
 Referred [C.J.p. 81231] Pedestrian and Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056

PARKING

Handicapped

2009 W Race Ave
 Remove
 Maldonado (26) O2018-5040
 Referred [C.J.p. 81239] Pedestrian and Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056
 5658 S Richmond St
 Foulkes (16) O2018-6094
 Referred [C.J.p. 83167] Pedestrian and Traffic Safety
 5915 S Richmond St
 Foulkes (16) O2018-6095
 Referred [C.J.p. 83167] Pedestrian and Traffic Safety
 5915 S Richmond St
 Foulkes (16) O2018-5899
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056
 6826 N Ridge Blvd
 Silverstein (50) O2018-6133
 Referred [C.J.p. 83169] Pedestrian and Traffic Safety
 2967 N Ridgeway Ave
 Reboyras (30) O2018-6024
 Referred [C.J.p. 83168] Pedestrian and Traffic Safety
 4842 N Ridgeway Ave
 Remove
 Ramirez-Rosa (35) O2018-5903
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056
 4900 N Ridgeway Ave
 Laurino (39) O2018-6112
 Referred [C.J.p. 83169] Pedestrian and Traffic Safety
 6639 N Rockwell St
 Remove
 Silverstein (50) O2018-6444
 Referred [C.J.p. 83171] Pedestrian and Traffic Safety

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

39

PARKING

Handicapped

6302 W Roscoe St
 Villegas (36) O2018-5139
 Referred [C.J.p. 81236] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056
 2308 W Rosemont Ave
 Silverstein (50) O2018-6116
 Referred [C.J.p. 83169] Pedestrian and
 Traffic Safety
 2829 N Sacramento Ave
 Mell (33) O2018-6129
 Referred [C.J.p. 83168] Pedestrian and
 Traffic Safety
 2837 N Sacramento Ave
 Mell (33) O2018-6130
 Referred [C.J.p. 83168] Pedestrian and
 Traffic Safety
 3628 N Sacramento Ave
 Mell (33) O2018-6131
 Referred [C.J.p. 83168] Pedestrian and
 Traffic Safety
 4310 S Sacramento Ave
 Remove
 Lopez (15) O2018-5960
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056
 6102 S Sacramento Ave
 Foulkes (16) O2018-5076
 Referred [C.J.p. 81232] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056
 6256 N Sacramento Ave
 Silverstein (50) O2018-4220
 Referred [C.J.p. 79014] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056
 6525 N Sacramento Ave
 Remove
 Silverstein (50) O2018-5048
 Referred [C.J.p. 81241] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82273] SO2018-6056

PARKING

Handicapped

5725 S Sawyer Ave
 Tabares (23) O2018-6101
 Referred [C.J.p. 83167] Pedestrian and
 Traffic Safety
 5507 W School St
 Reboyras (30) O2018-6025
 Referred [C.J.p. 83168] Pedestrian and
 Traffic Safety
 5507 W School St
 Remove
 Reboyras (30) O2018-6027
 Referred [C.J.p. 83171] Pedestrian and
 Traffic Safety
 7353 N Sheridan Rd
 Remove
 Moore (49) O2018-5044
 Referred [C.J.p. 81241] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056
 2806 N Spaulding Ave
 Ramirez-Rosa (35) O2018-5963
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056
 5960 S Spaulding Ave
 Tabares (23) O2018-6104
 Referred [C.J.p. 83167] Pedestrian and
 Traffic Safety
 3144-3146 N Springfield Ave
 Remove
 Reboyras (30) O2018-4890
 Referred [C.J.p. 81240] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056
 3845 N St Louis Ave
 Remove
 Ramirez-Rosa (35) O2018-5901
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 82272] SO2018-6056

OFFICE OF THE CITY CLERK

PARKING

Handicapped

2846 W Summerdale Ave
 Remove
 O'Connor (40) O2018-6581
 Referred [C.J.p. 83171] Pedestrian and Traffic Safety

6715 N Talman Ave
 Silverstein (50) O2018-4222
 Referred [C.J.p. 79014] Pedestrian and Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056

4417 W Thomas St
 Mitts (37) O2018-6111
 Referred [C.J.p. 83169] Pedestrian and Traffic Safety

2968 S Throop St
 Amend
 Thompson (11) O2018-5376
 Referred [C.J.p. 81238] Pedestrian and Traffic Safety
 Passed [C.J.p. 82271] SO2018-6056

2427 N Tripp Ave
 Santiago (31) O2018-5131
 Referred [C.J.p. 81235] Pedestrian and Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

4843 S Tripp Ave
 Burke (14) O2018-5897
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

5109 S Tripp Ave
 Tabares (23) O2018-5384
 Referred [C.J.p. 81234] Pedestrian and Traffic Safety
 Passed [C.J.p. 82269] SO2018-6056

7224 S Troy St
 Curtis (18) O2018-5077
 Referred [C.J.p. 81233] Pedestrian and Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

PARKING

Handicapped

2704 S Union Ave
 Thompson (11) O2018-5380
 Referred [C.J.p. 81231] Pedestrian and Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056

3405 S Union Ave
 Thompson (11) O2018-5379
 Referred [C.J.p. 81231] Pedestrian and Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056

6611 S University Ave
 Hairston (5) O2018-5890
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056

8045 S Vernon Ave
 Sawyer (6) O2018-5058
 Referred [C.J.p. 81230] Pedestrian and Traffic Safety
 Passed [C.J.p. 82267] SO2018-6056

6708 S Wabash Ave
 Sawyer (6) O2018-6082
 Referred [C.J.p. 83165] Pedestrian and Traffic Safety

1707 W Wallen Ave
 Moore (49) O2018-6132
 Referred [C.J.p. 83169] Pedestrian and Traffic Safety

6101 N Washtenaw Ave
 O'Connor (40) O2018-5150
 Referred [C.J.p. 81236] Pedestrian and Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056

7958 S Wentworth Ave
 Moore (17) O2018-5073
 Referred [C.J.p. 81232] Pedestrian and Traffic Safety
 Passed [C.J.p. 82268] SO2018-6056

1918 N Whipple St
 Remove
 Moreno (1) O2018-5357
 Referred [C.J.p. 81237] Pedestrian and Traffic Safety
 Passed [C.J.p. 82270] SO2018-6056

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

41

PARKING

Handicapped

5517 S Wood St
Lopez (15) O2018-5968
Referred [C.J.p. 83166] Pedestrian and
Traffic Safety

5630 S Wood St
Lopez (15) O2018-5967
Referred [C.J.p. 83166] Pedestrian and
Traffic Safety

6141 S Wood St
Lopez (15) O2018-5966
Referred [C.J.p. 83167] Pedestrian and
Traffic Safety

Industrial Zones

4626-4638 N Laramie Ave
Arena (45) O2018-4315
Referred [C.J.p. 79022] Pedestrian and
Traffic Safety

Passed [C.J.p. 82277] SO2018-6062

N Northwest Hwy
Zone No. 54 - amend
Arena (45) O2018-5911
Direct Introduction Pedestrian and
Traffic Safety

Passed [C.J.p. 82277] SO2018-6062

Loading/Standing/Tow Zones

W 16th St, from S Morgan St to S Newberry Ave
Solis (25) O2018-5964
Direct Introduction Pedestrian and
Traffic Safety

Passed [C.J.p. 82278] SO2018-6063

E 37th Pl, from S State St east to alley
Dowell (3) O2018-6169
Referred [C.J.p. 83175] Pedestrian and
Traffic Safety

E 87th St, from S State St east to alley
Dowell (3) O2018-6170
Referred [C.J.p. 83175] Pedestrian and
Traffic Safety

PARKING

Loading/Standing/Tow Zones

W Augusta Blvd, from N Laramie Ave to N Central
Ave
Remove
Mitts (37) O2018-3500
Referred [C.J.p. 77080] Pedestrian and
Traffic Safety

Passed [C.J.p. 82279] SO2018-6063
N Canal St, and W Randolph St

Reilly (42) O2018-1053
Referred [C.J.p. 71859] Pedestrian and
Traffic Safety

Passed [C.J.p. 82279] SO2018-6063
E Cermak Rd, from S Indiana Ave to S Michigan
Ave
Repeal
Dowell (3) O2018-6173
Referred [C.J.p. 83176] Pedestrian and
Traffic Safety

357 W Chicago Ave
Reilly (42) O2018-1230
Referred [C.J.p. 71859] Pedestrian and
Traffic Safety

Passed [C.J.p. 82279] SO2018-6063

3033 N Clark St
Tunney (44) O2018-3991
Referred [C.J.p. 79024] Pedestrian and
Traffic Safety

Passed [C.J.p. 82261] SO2018-6057

3801 N Clark St
Tunney (44) O2018-4925
Referred [C.J.p. 81245] Pedestrian and
Traffic Safety

Passed [C.J.p. 82261] SO2018-6057

3812 N Clark St
Tunney (44) O2018-6325
Referred [C.J.p. 83164] Pedestrian and
Traffic Safety

1039 W Grand Ave
Amend
Burnett (27) O2018-4248
Referred [C.J.p. 79000] Pedestrian and
Traffic Safety

Passed [C.J.p. 82261] SO2018-6057

OFFICE OF THE CITY CLERK

PARKING

Loading/Standing/Tow Zones

W Hubbard St, at N Aberdeen St
 Burnett (27) O2018-5974
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82260] SO2018-6057
 445 E Illinois St
 Reilly (42) O2018-4144
 Referred [C.J.p. 79024] Pedestrian and Traffic Safety
 Passed [C.J.p. 82279] SO2018-6063
 S Kedzie Ave, from W Harrison St to W Cermak Rd
 Scott, Jr. (24) O2018-5908
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82280] SO2018-6063
 4054 N Kedzie Ave
 Remove
 Mell (33) O2018-4139
 Referred [C.J.p. 79000] Pedestrian and Traffic Safety
 Passed [C.J.p. 82261] SO2018-6057
 6019 N Kenmore Ave
 Remove
 Osterman (48) O2018-266
 Referred [C.J.p. 65767] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 82288] SO2018-6074
 N Kolmar Ave, from W Division St to W Augusta Blvd
 Amend
 Mitts (37) O2018-6352
 Referred [C.J.p. 83176] Pedestrian and Traffic Safety
 S Laffin St, from W Madison St to W Monroe St
 Remove
 Ervin (28) O2018-6031
 Referred [C.J.p. 83176] Pedestrian and Traffic Safety
 921 S Loomis St
 Ervin (28) O2018-6229
 Referred [C.J.p. 83164] Pedestrian and Traffic Safety

PARKING

Loading/Standing/Tow Zones

E Madison St, from N Wabash Ave west to driveway
 Remove
 Reilly (42) O2018-6401
 Referred [C.J.p. 83176] Pedestrian and Traffic Safety
 5515 W North Ave
 Mitts (37) O2018-194
 Referred [C.J.p. 65778] Pedestrian and Traffic Safety
 Passed [C.J.p. 82260] SO2018-6057
 N Northwest Hwy, and N Oliphant Ave
 Napolitano (41) O2018-5910
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82261] SO2018-6057
 N Oak Park Ave, at W Altgeld Ave
 Villegas (36) O2018-6489
 Referred [C.J.p. 83175] Pedestrian and Traffic Safety
 W Ontario St, from N Wells St to N Franklin St
 Reilly (42) O2018-4147
 Referred [C.J.p. 79023] Pedestrian and Traffic Safety
 Passed [C.J.p. 82279] SO2018-6063
 E Pearson St, from N Miles Van Der Rohe Way to N Inner Lake Shore Dr
 Hopkins (2) O2018-5209
 Referred [C.J.p. 81244] Pedestrian and Traffic Safety
 Passed [C.J.p. 82279] SO2018-6063
 E Pearson St, from N Mies Van Der Rohe Way to Inner N Lake Shore Dr
 Amend
 Hopkins (2) O2018-6096
 Referred [C.J.p. 83176] Pedestrian and Traffic Safety
 S Peoria St, 1600 to 1800 blocks
 Solis (25) O2018-5965
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82279] SO2018-6063

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

43

PARKING

Loading/Standing/Tow Zones

324 S Racine Ave		
Ervin (28)		O2018-6226
Referred	[C.J.p. 83164]	Pedestrian and Traffic Safety
2405 W Taylor St		
Ervin (28)		O2018-6240
Referred	[C.J.p. 83174]	Pedestrian and Traffic Safety
S Wabash Ave, at E Adams St		
Philippino Consulate Parking Only		
Reilly (42)		O2018-6377
Referred	[C.J.p. 83179]	Pedestrian and Traffic Safety
1934 W Walnut St		
Burnett (27)		O2018-6223
Referred	[C.J.p. 83163]	Pedestrian and Traffic Safety
339 N Washington St		
Reilly (42)		O2017-4917
Referred	[C.J.p. 52470]	Pedestrian and Traffic Safety
Passed	[C.J.p. 82279]	SO2018-6063
1134 W Washington St		
Burnett (27)		O2018-6217
Referred	[C.J.p. 83163]	Pedestrian and Traffic Safety
N Wells St, from W Ontario St to W Erie St		
Reilly (42)		O2018-1283
Referred	[C.J.p. 71859]	Pedestrian and Traffic Safety
Passed	[C.J.p. 82279]	SO2018-6063
N Wells St, from W Huron St and W Erie St		
Reilly (42)		O2018-1288
Referred	[C.J.p. 71859]	Pedestrian and Traffic Safety
Passed	[C.J.p. 82279]	SO2018-6063

Meters

E Chestnut St, from N Rush St to N Michigan Ave		
Reilly (42)		O2018-5337
Referred	[C.J.p. 81230]	Pedestrian and Traffic Safety
Passed	[C.J.p. 82264]	SO2018-6069

PARKING

Meters

N Clark St, from W Monroe St to W Madison St		
Reilly (42)		O2018-6406
Referred	[C.J.p. 83165]	Pedestrian and Traffic Safety
N Clybourn Ave, from W Webster Ave to N Ashland Ave, and W Webster Ave, from N Clybourn Ave to N Dominick St		
Hopkins (2)		O2018-5005
Referred	[C.J.p. 81256]	Pedestrian and Traffic Safety
Passed	[C.J.p. 82264]	SO2018-6069
2210 N Halsted St		
Smith (43)		O2018-4321
Referred	[C.J.p. 79002]	Pedestrian and Traffic Safety
Passed	[C.J.p. 82264]	SO2018-6069
W Institute Pl, from N Orleans St westward to end of cul-de-sac		
Burnett (27)		O2018-4337
Referred	[C.J.p. 79002]	Pedestrian and Traffic Safety
Passed	[C.J.p. 82264]	SO2018-6069
W Lawrence Ave, from N Karlov Ave to N Kedvale Ave		
Laurino (39)		O2018-4210
Referred	[C.J.p. 79002]	Pedestrian and Traffic Safety
Passed	[C.J.p. 82264]	SO2018-6069
N Milwaukee Ave, at W Campbell Ave		
Remove		
Moreno (1)		O2018-3262
Referred	[C.J.p. 77080]	Pedestrian and Traffic Safety
Passed	[C.J.p. 82264]	SO2018-6069
N Orleans St, from W Superior St to W Chicago Ave		
Reilly (42)		O2018-6392
Referred	[C.J.p. 83165]	Pedestrian and Traffic Safety
N Orleans St, from W Chicago Ave to W Institute Pl		
Burnett (27)		O2018-4343
Referred	[C.J.p. 79002]	Pedestrian and Traffic Safety
Passed	[C.J.p. 82264]	SO2018-6069

OFFICE OF THE CITY CLERK

PARKING

Meters

N Rush St, from E Chicago Ave to E Pearson St;
E Chestnut St to E Delaware Pl; E Delaware Pl to
E Bellevue Pl

Reilly (42) O2018-5330

Referred [C.J.p. 81230] Pedestrian and
Traffic Safety

Passed [C.J.p. 82264] SO2018-6069
199 S Wabash Ave

Remove

Reilly (42) O2018-6384

Referred [C.J.p. 83165] Pedestrian and
Traffic Safety

W Wilson Ave, from N Ravenswood Ave to N
Hermitage Ave

Pawar (47) O2018-5913

Direct Introduction Pedestrian and
Traffic Safety

Passed [C.J.p. 82265] SO2018-6069
N Winchester Ave, at W Lawrence Ave

Remove

Pawar (47) O2018-5912

Direct Introduction Pedestrian and
Traffic Safety

Passed [C.J.p. 82264] SO2018-6069

Residential Permit

W 46th Pl, from S LaSalle St to 115 W 46th Pl

Zone No. 726 - amend

Dowell (3) O2018-6102

Referred [C.J.p. 83174] Pedestrian and
Traffic Safety

S Avers Ave, 1400 block

Scott, Jr. (24) Or2018-375

Referred [C.J.p. 83173] Pedestrian and
Traffic Safety

3000-3076 N Avers Ave

Reboyas (30) Or2018-349

Referred [C.J.p. 83173] Pedestrian and
Traffic Safety

10301-10399 S Bensley Ave

Mitchell (7) O2018-5909

Direct Introduction Pedestrian and
Traffic Safety

Passed [C.J.p. 82274] SO2018-6058

PARKING

Residential Permit

3100-3144 N Central Park Ave, 3105-3145 N
Central Park Ave, from W Barry Ave to W Belmont
Ave

Reboyas (30) Or2018-350

Referred [C.J.p. 83173] Pedestrian and
Traffic Safety

1500-1548 W Chestnut St, 1501-1549 W
Chestnut St

Zone No. 168

Moreno (1) O2018-6089

Referred [C.J.p. 83172] Pedestrian and
Traffic Safety

5801-5845 S Christiana Ave

Tabares (23) Or2018-382

Referred [C.J.p. 83172] Pedestrian and
Traffic Safety

W Fulton St, 4800 block

Ervin (28) Or2018-374

Referred [C.J.p. 83173] Pedestrian and
Traffic Safety

2201-2223 N Geneva Ter

Zone No. 143 - remove

Smith (43) O2018-6411

Referred [C.J.p. 83174] Pedestrian and
Traffic Safety

W Grenshaw St, 3800 block

Scott, Jr. (24) Or2018-203

Referred [C.J.p. 77091] Pedestrian and
Traffic Safety

Passed [C.J.p. 82274] SO2018-6058

2300-2399 W Harrison St, 500-599 S Claremont
Ave, 2312-2345 W Flourney St; 2101-2109, 2125-
2159, 2201-2223, 2246-2300 W Polk St; 2165-
2199 W Bowler St; 901-910 S Leavitt St

Zone No. 80 - extension

Ervin (28) O2018-5955

Direct Introduction Pedestrian and
Traffic Safety

Passed [C.J.p. 82275] SO2018-6058

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

45

PARKING

Residential Permit

4718-4742 S Hermitage Ave, 4717-4759 S Jerome St
 Zone No. 2117
 Lopez (15) O2018-5916
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82274] SO2018-6058
 5514-5556 S Homan Ave
 Burke (14) Or2018-384
 Referred [C.J.p. 83172] Pedestrian and Traffic Safety
 6014-6050 N Maplewood Ave, 6015-6059 N Maplewood Ave
 Zone No. 163
 O'Connor (40) Or2018-393
 Referred [C.J.p. 83173] Pedestrian and Traffic Safety
 5301-5320 S Massasoit Ave
 Burke (14) Or2018-385
 Referred [C.J.p. 83172] Pedestrian and Traffic Safety
 2002-2042 S May St
 Zone No. 1924
 Solis (25) O2018-6186
 Referred [C.J.p. 83173] Pedestrian and Traffic Safety
 2100-2206 N Meade Ave
 Zone No. 2076 - amend
 Villegas (36) O2018-6350
 Referred [C.J.p. 83174] Pedestrian and Traffic Safety
 2100-2159 N Mobile Ave
 Villegas (36) Or2018-161
 Referred [C.J.p. 74881] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 82289] SO2018-6074
 2100-2228 N Mobile Ave
 Villegas (36) Or2018-261
 Referred [C.J.p. 79020] Pedestrian and Traffic Safety
 Passed [C.J.p. 82275] SO2018-6058

PARKING

Residential Permit

4600-4642 S Mozart St, 4601-4659 S Mozart St
 Zone No. 2116
 Lopez (15) O2018-5915
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82274] SO2018-6058
 W Nelson St, 5300 block
 Santiago (31) Or2018-320
 Referred [C.J.p. 81242] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 82289] SO2018-6074
 7849-7857 S Normal Ave
 Moore (17) Or2018-389
 Referred [C.J.p. 83172] Pedestrian and Traffic Safety
 2300-2399 W Ohio St
 Maldonado (26) Or2018-268
 Referred [C.J.p. 79019] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 82288] SO2018-6074
 W Polk St, from S Ogden Ave to E Livingston Pk
 Ervin (28) Or2018-319
 Referred [C.J.p. 81242] Pedestrian and Traffic Safety
 Passed [C.J.p. 82275] SO2018-6058
 2600-2699 W Potomac Ave
 Maldonado (26) Or2018-267
 Referred [C.J.p. 79020] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 82288] SO2018-6074
 5201-5257 S Rockwell Ave
 Burke (14) Or2018-383
 Referred [C.J.p. 83172] Pedestrian and Traffic Safety
 1912-1930 S Sangamon St
 Solis (25) O2018-6188
 Referred [C.J.p. 83173] Pedestrian and Traffic Safety

OFFICE OF THE CITY CLERK

PARKING

Residential Permit

W Shakespeare Ave, from 2200-2259 N Parkside Ave
 Villegas (36) Or2018-163
 Referred [C.J.p. 74881] Pedestrian and Traffic Safety
 Failed to [C.J.p. 82289] SO2018-6074
 Pass
 N St Louis Ave, 3900 block
 Zone No. 114
 Ramirez-Rosa (35) Or2018-151
 Referred [C.J.p. 74882] Pedestrian and Traffic Safety
 Failed to [C.J.p. 82289] SO2018-6074
 Pass
 N St Louis Ave, 3900 block
 Zone No. 114
 Ramirez-Rosa (35) O2018-4936
 Referred [C.J.p. 81243] Pedestrian and Traffic Safety
 Passed [C.J.p. 82275] SO2018-6058
 W Van Buren St, 3300 block
 Ervin (28) Or2018-252
 Referred [C.J.p. 79020] Pedestrian and Traffic Safety
 Failed to [C.J.p. 82288] SO2018-6074
 Pass
 3300-3399 W Van Buren St
 Ervin (28) Or2018-318
 Referred [C.J.p. 81242] Pedestrian and Traffic Safety
 Passed [C.J.p. 82275] SO2018-6058
 2200-2299 W Washington St
 Burnett (27) O2018-6209
 Referred [C.J.p. 83173] Pedestrian and Traffic Safety
 2700-2799 W Washington St
 Burnett (27) O2018-4773
 Referred [C.J.p. 79020] Pedestrian and Traffic Safety
 Passed [C.J.p. 82274] SO2018-6058

PARKING

Residential Permit

700-799 S Western Ave, 900-999 S Western Ave, 1100-1199 S Western Ave
 Zone No. 80 - amend
 Ervin (28) O2018-5956
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82276] SO2018-6058
 W Wilcox St, 3500 block
 Ervin (28) Or2018-373
 Referred [C.J.p. 83173] Pedestrian and Traffic Safety
 Both sides, all days, 6:00 PM through 6:00 AM
 2600-2659 N Menard Ave
 Establish
 Reboyras (30) Or2018-217
 Referred [C.J.p. 79020] Pedestrian and Traffic Safety
 Failed to [C.J.p. 82289] SO2018-6074
 Pass

PERMITS/LICENSE/FEE EXEMPTIONS

Refund of Fees

Senior Citizen Sewer

Acierto, Sylvia and sundry others
 Burke (14) Or2018-342
 Direct Introduction Finance
 Passed [C.J.p. 82000]
 Alpert, Ann S. and sundry others
 Reilly (42) O2018-6596
 Referred [C.J.p. 83263] Finance
 Ambo, Kathleen and sundry others
 Burke (14) CL2018-1130
 Direct Introduction Finance
 Failed to [C.J.p. 82011]
 Pass
 Bansley, Marilyn H and sundry others
 Smith (43) O2018-6597
 Referred [C.J.p. 83263] Finance
 Barrett, Cozette and sundry others
 Mitchell (7) O2018-6589
 Referred [C.J.p. 83261] Finance

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

47

PERMITS/LICENSE/FEE EXEMPTIONS

Refund of Fees

Senior Citizen Sewer

Bieler, Louise
 Hopkins (2) O2018-6585
 Referred [C.J.p. 83261] Finance
 Boche, Ricardo and Victoria
 Santiago (31) O2018-6593
 Referred [C.J.p. 83262] Finance
 Castro, Joan and sundry others
 O'Connor (40) O2018-6595
 Referred [C.J.p. 83263] Finance
 Cohen, Carrie P. and sundry others
 Osterman (48) O2018-6598
 Referred [C.J.p. 83264] Finance
 David, Andre and sundry others
 Moore (49) O2018-6599
 Referred [C.J.p. 83265] Finance
 Doyle, Nancy
 Pawar (47) O2018-6602
 Referred [C.J.p. 83264] Finance
 Firak, Julius J.
 Thompson (11) O2018-6591
 Referred [C.J.p. 83262] Finance
 Hamidani, Lisa P.
 Solis (25) O2018-6592
 Referred [C.J.p. 83262] Finance
 Hanna, Rachel
 Dowell (3) O2018-6586
 Referred [C.J.p. 83261] Finance
 Kyles, Joseph H
 Harris (8) O2018-6590
 Referred [C.J.p. 83262] Finance
 Liberman, Elaine and sundry others
 King (4) O2018-6587
 Referred [C.J.p. 83261] Finance
 Millman, Nona I. and sundry others
 Silverstein (50) O2018-6600
 Referred [C.J.p. 83265] Finance
 Salomea, Vuk and sundry others
 Sposato (38) O2018-6601
 Referred [C.J.p. 83262] Finance

PERMITS/LICENSE/FEE EXEMPTIONS

Refund of Fees

Senior Citizen Sewer

Wallenstein, Roger and sundry others
 Waguespack (32) O2018-6594
 Referred [C.J.p. 83262] Finance
 Williams, Gwendolyn H
 Sawyer (6) O2018-6588
 Referred [C.J.p. 83261] Finance

Waiver of Fees

Another Chance Assembly "Parade for Jesus"
 1333 N Laramie Ave
 August 25, 2018
 Mitts (37) Or2018-351
 Referred [C.J.p. 83236] Special Events

PROPERTY

Plats

Subdivision

LSCD Jefferson Park LLC Resubdivision
 N Northwest Hwy, N Milwaukee Ave, N Central
 Ave and Metra railroad tracks
 Arena (45) O2018-6055
 Referred [C.J.p. 83253] Transportation

Sale

340 California Property Group, Inc.
 2814 W Van Buren St
 Emanuel (Mayor) O2018-6035
 Referred [C.J.p. 81397] Housing
 Amalgamated Transit Union Local 241
 8363 S Kerfoot Ave, 501 W 84th St
 Emanuel (Mayor) O2018-6076
 Referred [C.J.p. 81396] Housing
 Chicago Title Land Trust Co. under trust agreement
 no. 8002360634 dated Nov. 9, 2012
 5116 S Damen Ave
 Emanuel (Mayor) O2018-5710
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82081]
 Espinoza, Oscar Sanchez
 5345 S Peoria St
 Emanuel (Mayor) O2018-5764
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82083]

OFFICE OF THE CITY CLERK

PROPERTY

Sale

Espinoza, Oscar Sanchez
 5347 S Peoria St
 Emanuel (Mayor) O2018-5804
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82066]
 Greenway Development LLC
 2118 S Kostner Ave
 Emanuel (Mayor) O2018-5476
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82088]
 GSG Developers LLC
 2934 W Van Buren St
 Emanuel (Mayor) O2018-5597
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82086]
 Idzik, Irene B.
 1311-1315 N Moorman St, 1329 N Moorman St
 conditioned on entry of Settlement Agreement
 Emanuel (Mayor) O2018-5866
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82133]
 James, Julius
 2549 W Maypole Ave
 Emanuel (Mayor) O2018-5550
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82063]
 Kelly, Sean R.
 4300 W Carroll Ave, 4306-4314 W Carroll Ave,
 4302 W Carroll Ave
 Emanuel (Mayor) O2018-5620
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82078]
 Lashley, Lashaun R., Sr.
 4840 W Arthington St
 Emanuel (Mayor) O2018-5663
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82060]

PROPERTY

Sale

Smith, Janice A.
 6238 S Vernon Ave
 Emanuel (Mayor) O2018-5827
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82070]
 Smyrna Missionary Baptist Church, The
 6353-6357 S Sangamon St
 Emanuel (Mayor) O2018-6050
 Referred [C.J.p. 81397] Housing
 Szontagh, Matthew
 3643 S Prairie Ave
 Emanuel (Mayor) O2018-6040
 Referred [C.J.p. 81397] Housing
 Wade Enterprise & Assoc., Inc.
 4317 S Calumet Ave, 4512 S Indiana Ave, 4412
 S. Calumet Ave to R & D Builders LLC
 Third Ward Parade of Homes Program
 Emanuel (Mayor) O2018-5858
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82239]
 Williams, Lone
 2339 W Warren Blvd
 Emanuel (Mayor) O2018-5508
 Referred [C.J.p. 79177] Housing
 Passed [C.J.p. 82073]

PUBLIC WAY USAGE

Awnings

7-Eleven
 645 N State St
 Reilly (42) O2018-5285
 Referred [C.J.p. 81322] Transportation
 Passed [C.J.p. 82841]
 24/7 Chicago Locksmith
 1746 W Lawrence Ave
 Pawar (47) O2018-5311
 Referred [C.J.p. 81342] Transportation
 Passed [C.J.p. 82842]
 303 West Institute Place LLC
 303 W Institute Pl
 Burnett (27) O2018-6214
 Referred [C.J.p. 83218] Transportation

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

49

PUBLIC WAY USAGE

Awnings

33 W Jackson Condo Assn., The
33 W Jackson Blvd
King (4) O2018-6153
Referred [C.J.p. 83192] Transportation
7-Eleven
2012 N Damen Ave
Waguespack (32) O2018-5253
Referred [C.J.p. 81304] Transportation
Passed [C.J.p. 82839]
7-Eleven
2004 N Halsted St
Smith (43) O2018-6294
Referred [C.J.p. 83250] Transportation
7-Eleven
451 N State St
Reilly (42) O2018-5283
Referred [C.J.p. 81322] Transportation
Passed [C.J.p. 82840]
7-Eleven No. 33726H
625-627 W Jackson Blvd
Reilly (42) O2018-5286
Referred [C.J.p. 81322] Transportation
Passed [C.J.p. 82841]
A&N Amoco, Inc.
1555 N Ashland Ave
Hopkins (2) O2018-6144
Referred [C.J.p. 83187] Transportation
Accu-Tronix
1142 W Bryn Mawr Ave
Osterman (48) O2018-5296
Referred [C.J.p. 81345] Transportation
Passed [C.J.p. 82767]
Advanced Auto Body, Inc.
2531 N Cicero Ave
Santiago (31) O2018-5246
Referred [C.J.p. 81301] Transportation
Passed [C.J.p. 82467]

PUBLIC WAY USAGE

Awnings

Alliance Bakery
1738-1740 W Division St
Moreno (1) O2018-5214
Referred [C.J.p. 81252] Transportation
Passed [C.J.p. 82768]
Amatos Pizza
953 W Willow St
Hopkins (2) O2018-5217
Referred [C.J.p. 81256] Transportation
Passed [C.J.p. 82769]
American Realty of Illinois, Inc.
4215 W Fullerton Ave
Santiago (31) O2018-5248
Referred [C.J.p. 81301] Transportation
Passed [C.J.p. 82770]
American Security Insurance Consultants, Inc.
5518 W Diversey Ave
Santiago (31) O2018-5250
Referred [C.J.p. 81302] Transportation
Passed [C.J.p. 82770]
Angelina Ristorante
3561 N Broadway
Cappleman (46) O2018-5290
Referred [C.J.p. 81335] Transportation
Passed [C.J.p. 82771]
Artis Senior Living of Lakeview LLC
1935 W Irving Park Rd
Pawar (47) O2018-5295
Referred [C.J.p. 81340] Transportation
Passed [C.J.p. 82772]
Artist Frame Service
1871 N Clybourn Ave
Smith (43) O2018-5271
Referred [C.J.p. 81326] Transportation
Passed [C.J.p. 82773]
Asian Outpost
1313-1315 S Wabash Ave
Dowell (3) O2018-5225
Referred [C.J.p. 81261] Transportation
Passed [C.J.p. 82773]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Awnings

Bana Salon & Spa
5627-5629 N Central Ave
Arena (45) O2018-5289
Referred [C.J.p. 81334] Transportation
Passed [C.J.p. 82774]

Best Vacuum, Inc.
2646 N Lincoln Ave
Smith (43) O2018-6289
Referred [C.J.p. 83249] Transportation

Bijan Salon
3729 N Elston Ave
Mell (33) O2018-5255
Referred [C.J.p. 81306] Transportation
Passed [C.J.p. 82775]

Bistronomic
840 N Wabash Ave
Hopkins (2) O2018-5218
Referred [C.J.p. 81256] Transportation
Passed [C.J.p. 82776]

Bonpoint USA, Inc.
37 E Oak St
Reilly (42) O2018-6253
Referred [C.J.p. 83242] Transportation

Buenavista Optical
6455 S Kedzie Ave
Moore (17) O2018-6176
Referred [C.J.p. 83208] Transportation

Buffalo Exchange
1478 N Milwaukee Ave
Moreno (1) O2018-5215
Referred [C.J.p. 81252] Transportation
Passed [C.J.p. 82776]

Burdi, Inc.
58 E Walton St
Reilly (42) O2018-5266
Referred [C.J.p. 81315] Transportation
Passed [C.J.p. 82777]

Busy Bees Child Development Center
3155 S Shields Ave
Thompson (11) O2018-6157
Referred [C.J.p. 83197] Transportation

PUBLIC WAY USAGE

Awnings

Cal-Harbor Restaurant
546 E 115th St
Beale (9) O2018-5229
Referred [C.J.p. 81269] Transportation
Passed [C.J.p. 82778]

Care-A-Lot, Inc.
6441 N Central Ave
Napolitano (41) O2018-5263
Referred [C.J.p. 81314] Transportation
Passed [C.J.p. 82779]

Casa De Luna Mexican Grill
5481 N Northwest Hwy
Arena (45) O2018-5291
Referred [C.J.p. 81334] Transportation
Passed [C.J.p. 82779]

Climate Home
2462 N Clark St
Smith (43) O2018-5272
Referred [C.J.p. 81326] Transportation
Passed [C.J.p. 82780]

Coachlight Laundry
3475 N Broadway
Cappleman (46) O2018-6321
Referred [C.J.p. 83254] Transportation

Community, a Walgreens Pharmacy
912-914 W Belmont Ave
Tunney (44) O2018-5281
Referred [C.J.p. 81330] Transportation
Passed [C.J.p. 82781]

Corned Beef Factory Sandwich Shop, The
1016 W Lake St
Burnett (27) O2018-6200
Referred [C.J.p. 83216] Transportation

Crystal Cleaners
1024 W Belmont Ave
Tunney (44) O2018-6307
Referred [C.J.p. 83250] Transportation

Daniel J. Doolin
511 N Halsted St
Burnett (27) O2018-6201
Referred [C.J.p. 83217] Transportation

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

51

PUBLIC WAY USAGE

Awnings

D'Candela
4053 N Kedzie Ave
Mell (33) O2018-5256
Referred [C.J.p. 81307] Transportation
Passed [C.J.p. 82782]
Diversey Hair Salon
5119 W Diversey Ave
Santiago (31) O2018-5252
Referred [C.J.p. 81302] Transportation
Passed [C.J.p. 82782]
Dollar Tree Stores No. 3128
8721 S Stony Island Ave
Harris (8) O2018-5227
Referred [C.J.p. 81268] Transportation
Passed [C.J.p. 82783]
El Gallo Oro
2952 W 63rd St
Foulkes (16) O2018-5233
Referred [C.J.p. 81279] Transportation
Passed [C.J.p. 82784]
El Nuevo Mexicano
2914 N Clark St
Tunney (44) O2018-5282
Referred [C.J.p. 81330] Transportation
Passed [C.J.p. 82785]
El Sinaloense
2759 S Pulaski Rd
Munoz (22) O2018-5414
Referred [C.J.p. 81284] Transportation
Passed [C.J.p. 82785]
European Foot & Ankle Clinic
5501 W Belmont Ave
Santiago (31) O2018-5254
Referred [C.J.p. 81302] Transportation
Passed [C.J.p. 82786]
Extra Space Storage (No. 7011)
1840 N Clybourn Ave
Hopkins (2) O2018-6145
Referred [C.J.p. 83188] Transportation

PUBLIC WAY USAGE

Awnings

Fairlife
1001 W Adams St
Solis (25) O2018-5235
Referred [C.J.p. 81287] Transportation
Passed [C.J.p. 82787]
Fame Cleaners
1850 W Division St
Moreno (1) O2018-5216
Referred [C.J.p. 81252] Transportation
Passed [C.J.p. 82788]
Father & Son Pizzeria Ltd.
2475 N Milwaukee Ave
Waguespack (32) O2018-6234
Referred [C.J.p. 83226] Transportation
Fiore Delicatessen
2258 W Erie St
Maldonado (26) O2018-6192
Referred [C.J.p. 83215] Transportation
First Choice Laundry
3743-3747 W Chicago Ave
Burnett (27) O2018-6203
Referred [C.J.p. 83217] Transportation
Flora
2835 N Southport Ave
Amend
Waguespack (32) O2018-5404
Referred [C.J.p. 81304] Transportation
Passed [C.J.p. 82844]
Foot Health Center
10528 S Ewing Ave
Sadlowski Garza (10) O2018-5231
Referred [C.J.p. 81270] Transportation
Passed [C.J.p. 82788]
Foot Station
2853 N Lincoln Ave
Waguespack (32) O2018-6239
Referred [C.J.p. 83226] Transportation
Fordham Condo, The
25 E Superior St
Reilly (42) O2018-6258
Referred [C.J.p. 83243] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Awnings

Fork
 4600 N Lincoln Ave
 Pawar (47) O2018-5297
 Referred [C.J.p. 81341] Transportation
 Passed [C.J.p. 82789]

Gamekeepers
 345 W Armitage Ave
 Smith (43) O2018-5273
 Referred [C.J.p. 81326] Transportation
 Passed [C.J.p. 82790]

Gardner School, The
 1301 W Madison St
 Burnett (27) O2018-6206
 Referred [C.J.p. 83217] Transportation

Gold Glass & Mirror Co.
 5816 N Lincoln Ave
 O'Connor (40) O2018-6250
 Referred [C.J.p. 83238] Transportation

Gomez Enterprise
 3218 W 55th St
 Burke (14) O2018-6160
 Referred [C.J.p. 83202] Transportation

Grooming Parlor
 3725 N Elston Ave
 Mell (33) O2018-6244
 Referred [C.J.p. 83230] Transportation

H&R Block 13985
 3050 W Devon Ave
 Silverstein (50) O2018-6343
 Referred [C.J.p. 83260] Transportation

Hands on Thai & Sushi
 5056 W Irving Park Rd
 Arena (45) O2018-6316
 Referred [C.J.p. 83253] Transportation

Heartland Human Care Services
 4822 N Broadway
 Cappleman (46) O2018-6323
 Referred [C.J.p. 83254] Transportation

PUBLIC WAY USAGE

Awnings

Him Shikar
 6031 N Cicero Ave
 Laurino (39) O2018-6248
 Referred [C.J.p. 83237] Transportation

Hunter Properties, Inc.
 2055 W Addison St
 Pawar (47) O2018-5299
 Referred [C.J.p. 81341] Transportation
 Passed [C.J.p. 82791]

Idlewood Electric Supply, Inc.
 5010 W Irving Park Rd
 Arena (45) O2018-6318
 Referred [C.J.p. 83252] Transportation

Image Nails No. 1 Corp.
 203 W Lake St
 Reilly (42) O2018-5267
 Referred [C.J.p. 81317] Transportation
 Passed [C.J.p. 82791]

Inter Capital Realty Corp./Old Republic North
 Annex
 321-323 N Michigan Ave
 Reilly (42) O2018-6263
 Referred [C.J.p. 83244] Transportation

Intercontinental Hotel Chicago
 505 N Michigan Ave
 Reilly (42) O2018-6266
 Referred [C.J.p. 83244] Transportation

Jefferson Tap and Grille and the Loft
 325 N Jefferson St
 Reilly (42) O2018-6262
 Referred [C.J.p. 83244] Transportation

Joe's Food & Liquor
 3626 W Lawrence Ave
 Ramirez-Rosa (35) O2018-6246
 Referred [C.J.p. 83231] Transportation

John's Corner Store
 3425 E 106th St
 Sadlowski Garza (10) O2018-6156
 Referred [C.J.p. 83197] Transportation

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

53

PUBLIC WAY USAGE

Awnings

Jordan Valley
 1976 E 73rd St
 Hairston (5) O2018-5226
 Referred [C.J.p. 81265] Transportation
 Passed [C.J.p. 82792]
 Joseph's Restaurant and Bar
 3123-3127 W 111th St
 O'Shea (19) O2018-6178
 Referred [C.J.p. 83208] Transportation
 Joy Cleaners
 3301 N Southport Ave
 Tunney (44) O2018-6308
 Referred [C.J.p. 83250] Transportation
 JPMorgan Chase
 4356 N Broadway
 Cappleman (46) O2018-5292
 Referred [C.J.p. 81336] Transportation
 Passed [C.J.p. 82793]
 JPMorgan Chase
 2790 N Clybourn Ave
 Waguespack (32) O2018-5244
 Referred [C.J.p. 81303] Transportation
 Passed [C.J.p. 82794]
 JPMorgan Chase Bank, N.A.
 230 W Grand Ave
 Reilly (42) O2018-5268
 Referred [C.J.p. 81318] Transportation
 Passed [C.J.p. 82795]
 Kabuki Restaurant
 2473 N Clark St
 Smith (43) O2018-5274
 Referred [C.J.p. 81327] Transportation
 Passed [C.J.p. 82795]
 Kafenio
 162 E Ohio St
 Reilly (42) O2018-6267
 Referred [C.J.p. 83244] Transportation
 Kiki's Bistro
 900 N Franklin St
 Burnett (27) O2018-6198
 Referred [C.J.p. 83217] Transportation

PUBLIC WAY USAGE

Awnings

Kriser's Natural Pet
 5353 N Clark St
 Osterman (48) O2018-5298
 Referred [C.J.p. 81345] Transportation
 Passed [C.J.p. 82796]
 La Haciendita Taqueria, Inc.
 3322 W 47th St
 Burke (14) O2018-6161
 Referred [C.J.p. 83203] Transportation
 La Sirena
 3109 W 59th St
 Foulkes (16) O2018-6166
 Referred [C.J.p. 83207] Transportation
 LaSalle Bank Trust No. A7701099274
 1260 N Dearborn St
 Hopkins (2) O2018-5219
 Referred [C.J.p. 81257] Transportation
 Passed [C.J.p. 82797]
 Level 1 Hair Studio, Inc.
 2725 W Peterson Ave
 O'Connor (40) O2018-5259
 Referred [C.J.p. 81313] Transportation
 Passed [C.J.p. 82798]
 Life Storage
 2051 N Austin Ave
 Taliaferro (29) O2018-5242
 Referred [C.J.p. 81300] Transportation
 Passed [C.J.p. 82799]
 Little Green Tree House
 3111 N Ashland Ave
 Waguespack (32) O2018-5245
 Referred [C.J.p. 81303] Transportation
 Passed [C.J.p. 82799]
 Lovers Playground
 872 N State St
 Hopkins (2) O2018-6146
 Referred [C.J.p. 83188] Transportation
 Man-Jo-Vin, Inc.
 3224 N Damen Ave
 Waguespack (32) O2018-6242
 Referred [C.J.p. 83227] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Awnings

Manolo's Tamales No. 3
 2455 S Kedzie Ave
 Cardenas (12) O2018-6159
 Referred [C.J.p. 83199] Transportation

Martin's Corner
 2058 W 22nd Pl
 Solis (25) O2018-5237
 Referred [C.J.p. 81287] Transportation
 Passed [C.J.p. 82800]

Mary's Ceramics
 2800 W 59th St
 Foulkes (16) O2018-6167
 Referred [C.J.p. 83207] Transportation

Mary's Food, Inc.
 2400 S Hamlin Ave
 Munoz (22) O2018-5415
 Referred [C.J.p. 81284] Transportation
 Passed [C.J.p. 82801]

MB Financial Bank N.A.
 3959 N Lincoln Ave
 Pawar (47) O2018-5303
 Referred [C.J.p. 81341] Transportation
 Passed [C.J.p. 82802]

Mena Tours & Travel Agency (for 48th Ward)
 5209 N Clark St
 Moore (49) O2018-6338
 Referred [C.J.p. 83257] Transportation

Migdalia's caribbean
 3134 W North Ave
 Maldonado (26) O2018-6194
 Referred [C.J.p. 83215] Transportation

Millard Food
 3638 W 16th St
 Scott, Jr. (24) O2018-6187
 Referred [C.J.p. 83212] Transportation

Modern Dental on Sheffield
 1005 W Wellington Ave
 Tunney (44) O2018-5284
 Referred [C.J.p. 81331] Transportation
 Passed [C.J.p. 82803]

PUBLIC WAY USAGE

Awnings

Nagi's Flowers
 5319 S Kedzie Ave
 Burke (14) O2018-6163
 Referred [C.J.p. 83203] Transportation

Nellcote & RM Champagne Salon
 833-839 W Randolph St
 Burnett (27) O2018-6210
 Referred [C.J.p. 83218] Transportation

Nirvana Nail Salon 3356 LLC
 3356 N Broadway
 Tunney (44) O2018-5287
 Referred [C.J.p. 81331] Transportation
 Passed [C.J.p. 82804]

Nuts on Clark, Inc.
 3830 N Clark St
 Tunney (44) O2018-6309
 Referred [C.J.p. 83251] Transportation

Orvis, Inc., The
 142 E Ontario St
 Reilly (42) O2018-5269
 Referred [C.J.p. 81319] Transportation
 Passed [C.J.p. 82804]

Panino's Pizzeria
 3702 N Broadway
 Cappleman (46) O2018-5294
 Referred [C.J.p. 81336] Transportation
 Passed [C.J.p. 82806]

Paris Hair Weave
 9216 S Cottage Grove Ave
 Beale (9) O2018-5230
 Referred [C.J.p. 81269] Transportation
 Passed [C.J.p. 82807]

Patio Restaurant
 1503 W Taylor St
 Ervin (28) O2018-5241
 Referred [C.J.p. 81298] Transportation
 Passed [C.J.p. 82807]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

55

PUBLIC WAY USAGE

Awnings

Paul Cleaners
2005 N Sheffield Ave
Smith (43) O2018-5275
Referred [C.J.p. 81327] Transportation
Passed [C.J.p. 82808]

Paws Chicago
3516 W 26th St
Munoz (22) O2018-6181
Referred [C.J.p. 83210] Transportation

PAWS Chicago
1933 N Marcey St
Hopkins (2) O2018-5220
Referred [C.J.p. 81258] Transportation
Passed [C.J.p. 82809]

Pearl Tavern
180 N Wacker Dr
Reilly (42) O2018-6269
Referred [C.J.p. 83245] Transportation

Pengtian Ma
2961 S Archer Ave
Thompson (11) O2018-6158
Referred [C.J.p. 83197] Transportation

Perla Hair Studio
3120 W 59th St
Burke (14) O2018-6164
Referred [C.J.p. 83203] Transportation

Pierogi Heaven, Inc.
169 N Wells St
Reilly (42) O2018-6270
Referred [C.J.p. 83245] Transportation

Pizano
61 E Madison St
Reilly (42) O2018-5270
Referred [C.J.p. 81319] Transportation
Passed [C.J.p. 82810]

Pizzeria Uno Chicago Bar & Grill
29 E Ohio St
Reilly (42) O2018-5277
Referred [C.J.p. 81319] Transportation
Passed [C.J.p. 82810]

PUBLIC WAY USAGE

Awnings

PJ Nicky's Fruit Market
3657 W Lawrence Ave
Ramirez-Rosa (35) O2018-5265
Referred [C.J.p. 81308] Transportation
Passed [C.J.p. 82805]

Prints Unlimited and Windy City
1461 W Fullerton Ave
Hopkins (2) O2018-6147
Referred [C.J.p. 83188] Transportation

Pulaski Adams Food Mart, Inc.
4001 W Adams St
Ervin (28) O2018-6221
Referred [C.J.p. 83221] Transportation

Ranalli's
1512 W Berwyn Ave
O'Connor (40) O2018-5262
Referred [C.J.p. 81313] Transportation
Passed [C.J.p. 82811]

Ras Dashen Ethiopian Restaurant, Inc.
5844-5846 N Broadway
Osterman (48) O2018-5300
Referred [C.J.p. 81345] Transportation
Passed [C.J.p. 82812]

Ravenswood Station Bar & Grill
4709 N Damen Ave
Pawar (47) O2018-5305
Referred [C.J.p. 81341] Transportation
Passed [C.J.p. 82813]

Ringo
2507 N Lincoln Ave
Smith (43) O2018-6291
Referred [C.J.p. 83249] Transportation

Rogers Park Fruit Market
7401 N Clark St
Moore (49) O2018-6340
Referred [C.J.p. 83258] Transportation

Ruby Cleaners
2807 W Montrose Ave
Mell (33) O2018-5257
Referred [C.J.p. 81307] Transportation
Passed [C.J.p. 82814]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Awnings

Ruthie's Flowers
3707 W 26th St
Munoz (22) O2018-5418
Referred [C.J.p. 81284] Transportation
Passed [C.J.p. 82814]

Salon de Vive
2137 W Belmont Ave
Waguespack (32) O2018-5247
Referred [C.J.p. 81304] Transportation
Passed [C.J.p. 82815]

San Soo Korean BBQ
401-409 N Milwaukee Ave
Burnett (27) O2018-6212
Referred [C.J.p. 83218] Transportation

Schwa
1466 N Ashland Ave
Hopkins (2) O2018-6148
Referred [C.J.p. 83188] Transportation

Scooter's Frozen Custard LLC
1658 W Belmont Ave
Pawar (47) O2018-5306
Referred [C.J.p. 81341] Transportation
Passed [C.J.p. 82816]

Seadog Sushi Bar
1500 W Division St
Hopkins (2) O2018-5221
Referred [C.J.p. 81258] Transportation
Passed [C.J.p. 82817]

Seven Stars Beauty Salon
3001 W Montrose Ave
Mell (33) O2018-5258
Referred [C.J.p. 81307] Transportation
Passed [C.J.p. 82817]

Star Auto
5000 N Clark St
Pawar (47) O2018-6330
Referred [C.J.p. 83254] Transportation

PUBLIC WAY USAGE

Awnings

Starbucks Coffee No. 14256
2101 W Armitage Ave
Waguespack (32) O2018-5249
Referred [C.J.p. 81304] Transportation
Passed [C.J.p. 82823]

Starbucks Coffee No. 14433
946 W Randolph St
Burnett (27) O2018-5239
Referred [C.J.p. 81294] Transportation
Passed [C.J.p. 82824]

Starbucks Coffee No. 227
3358 N Broadway
Tunney (44) O2018-5288
Referred [C.J.p. 81331] Transportation
Passed [C.J.p. 82818]

Starbucks Coffee No. 2310
5300 N Clark St
O'Connor (40) O2018-5260
Referred [C.J.p. 81313] Transportation
Passed [C.J.p. 82820]

Starbucks Coffee No. 236
39 W Division St
Hopkins (2) O2018-5223
Referred [C.J.p. 81258] Transportation
Passed [C.J.p. 82819]

Starbucks Coffee No. 2445
1052-1070 W Bryn Mawr Ave
Osterman (48) O2018-5301
Referred [C.J.p. 81345] Transportation
Passed [C.J.p. 82821]

Starbucks Coffee No. 2491
1900 W Montrose Ave
Pawar (47) O2018-5307
Referred [C.J.p. 81341] Transportation
Passed [C.J.p. 82822]

Starbucks Coffee No. 2568
4365 W Irving Park Rd
Arena (45) O2018-5293
Referred [C.J.p. 81334] Transportation
Passed [C.J.p. 82822]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

57

PUBLIC WAY USAGE

Awnings

Sticky Rice
4018 N Western Ave
Pawar (47) O2018-5308
Referred [C.J.p. 81342] Transportation
Passed [C.J.p. 82825]

Styles

5335 N Clark St
Osterman (48) O2018-5302
Referred [C.J.p. 81345] Transportation
Passed [C.J.p. 82826]

Suparossa

4256 N Central Ave
Sposato (38) O2018-6155
Referred [C.J.p. 83236] Transportation

Supermercado Santos

4045-4047 W 31st St
Munoz (22) O2018-5419
Referred [C.J.p. 81284] Transportation
Passed [C.J.p. 82826]

Sushi Mon

2441 N Clark St
Smith (43) O2018-5276
Referred [C.J.p. 81328] Transportation
Passed [C.J.p. 82827]

Taqueria El Asadero No. 1

2213 W Montrose Ave
Pawar (47) O2018-5310
Referred [C.J.p. 81342] Transportation
Passed [C.J.p. 82828]

Taqueria El Pastor

4418 W 63rd St
Tabares (23) O2018-6185
Referred [C.J.p. 83211] Transportation

Tecnophone Corp.

2621 W 51st St
Burke (14) O2018-6165
Referred [C.J.p. 83203] Transportation

PUBLIC WAY USAGE

Awnings

Ted's Cocktail Lounge
5813 W Madison St
Taliaferro (29) O2018-5243
Referred [C.J.p. 81300] Transportation
Passed [C.J.p. 82829]

Tesori

65 E Adams St
Reilly (42) O2018-5278
Referred [C.J.p. 81321] Transportation
Passed [C.J.p. 82829]

Thai Bowl Noodle, Rice and Bubble Tea

2410 N Lincoln Ave
Smith (43) O2018-5279
Referred [C.J.p. 81328] Transportation
Passed [C.J.p. 82830]

Toast

746 W Webster Ave
Smith (43) O2018-6293
Referred [C.J.p. 83250] Transportation

Tommy's Guitars

2548 W Chicago Ave
Maldonado (26) O2018-5238
Referred [C.J.p. 81291] Transportation
Passed [C.J.p. 82831]

Trend Salon

262 W 26th St
Thompson (11) O2018-5232
Referred [C.J.p. 81274] Transportation
Passed [C.J.p. 82832]

TS Organic Nails

3704 N Southport Ave
Tunney (44) O2018-6310
Referred [C.J.p. 83251] Transportation

Twin Beauty Salon

5002 N Broadway
Pawar (47) O2018-6332
Referred [C.J.p. 83255] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Awnings

Two Lights Seafood & Oyster
 227 W North Ave
 Burnett (27) O2018-5240
 Referred [C.J.p. 81294] Transportation
 Passed [C.J.p. 82832]
 Upright Physical Therapy and Rehabilitation
 1402 W 103rd St
 Austin (34) O2018-5261
 Referred [C.J.p. 81307] Transportation
 Passed [C.J.p. 82833]
 UPS Store 2096
 47 W Division St
 Hopkins (2) O2018-5224
 Referred [C.J.p. 81258] Transportation
 Passed [C.J.p. 82834]
 UPS Store, The
 3501 N Southport Ave
 Tunney (44) O2018-6311
 Referred [C.J.p. 83251] Transportation
 Vera Wang Fashion Rush LLC
 945 N Rush St
 Reilly (42) O2018-5280
 Referred [C.J.p. 81321] Transportation
 Passed [C.J.p. 82835]
 Vernon Street Market
 427 E 75th St
 Sawyer (6) O2018-6154
 Referred [C.J.p. 83193] Transportation
 Village Discount Outlet, Inc.
 4898 N Clark St
 Pawar (47) O2018-6334
 Referred [C.J.p. 83254] Transportation
 Walgreens No. 07250
 2345 W 103rd St
 O'Shea (19) O2018-5236
 Referred [C.J.p. 81282] Transportation
 Passed [C.J.p. 82835]
 Walgreens No. 2903
 5222 W Madison St
 Ervin (28) O2018-6224
 Referred [C.J.p. 83221] Transportation

PUBLIC WAY USAGE

Awnings

Whiz Kidz Learning Center
 2816 W Marquette Rd
 Moore (17) O2018-5234
 Referred [C.J.p. 81281] Transportation
 Passed [C.J.p. 82836]
 Williams Stoker Heating
 1829 W Belmont Ave
 Waguespack (32) O2018-5251
 Referred [C.J.p. 81304] Transportation
 Passed [C.J.p. 82837]
 World Wide Liquors
 6715 N Northwest Hwy
 Napolitano (41) O2018-5264
 Referred [C.J.p. 81314] Transportation
 Passed [C.J.p. 82838]
 Youmax Food & Liquor
 2222 W Devon Ave
 Silverstein (50) O2018-5309
 Referred [C.J.p. 81347] Transportation
 Passed [C.J.p. 82838]
 Zed 451
 739 N Clark St
 Hopkins (2) O2018-6149
 Referred [C.J.p. 83188] Transportation
 Zelaz Salon
 3321 N Broadway
 Tunney (44) O2018-6312
 Referred [C.J.p. 83251] Transportation

Canopies

10 East Delaware Condo Assn.
 10 E Delaware Pl
 Reilly (42) O2018-5200
 Referred [C.J.p. 81322] Transportation
 Passed [C.J.p. 82872]
 100 E Walton Condo Assn.
 100 E Walton St
 Reilly (42) O2018-6327
 Referred [C.J.p. 83246] Transportation

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

59

PUBLIC WAY USAGE

Canopies

111 West Washington LLC
 111 W Washington St
 Reilly (42) O2018-5202
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82873]
 1550 North Clark (Chicago) Owner LLC
 1550 N Clark St
 Hopkins (2) O2018-6143
 Referred [C.J.p. 83189] Transportation
 2813 W Belmont LLC
 2813-2829 W Belmont Ave
 Mell (33) O2018-6298
 Referred [C.J.p. 83230] Transportation
 3400 North Lake Shore Drive Condo Assn.
 3400 N Lake Shore Dr
 Tunney (44) O2018-6303
 Referred [C.J.p. 83251] Transportation
 80 Proof
 1500 N Wells St
 Burnett (27) O2018-6235
 Referred [C.J.p. 83218] Transportation
 A&N Amoco, Inc.
 1555 N Ashland Ave
 Hopkins (2) O2018-6139
 Referred [C.J.p. 83187] Transportation
 Access Living of Metropolitan Chicago
 115 W Chicago Ave
 Hopkins (2) O2018-6140
 Referred [C.J.p. 83187] Transportation
 Allison's Infant & Toddler Center
 440-442 E 71st St
 Sawyer (6) O2018-6151
 Referred [C.J.p. 83193] Transportation
 Allstate
 2881 S Archer Ave
 Thompson (11) O2018-5171
 Referred [C.J.p. 81273] Transportation
 Passed [C.J.p. 82846]

PUBLIC WAY USAGE

Canopies

Amerimex Mufflers & Brakes
 2915-2917 E 95th St
 Sadlowski Garza (10) O2018-6174
 Referred [C.J.p. 83197] Transportation
 Brgbrbelly
 5739 W Irving Park Rd
 Sposato (38) O2018-5182
 Referred [C.J.p. 81311] Transportation
 Passed [C.J.p. 82846]
 Cafe Luigi
 2548 N Clark St
 Smith (43) O2018-5203
 Referred [C.J.p. 81326] Transportation
 Passed [C.J.p. 82847]
 Candy's Grocery
 1366 W Ohio St
 Moreno (1) O2018-5160
 Referred [C.J.p. 81252] Transportation
 Passed [C.J.p. 82848]
 Cavitos Liquors, Inc.
 3825 W North Ave
 Maldonado (26) O2018-6179
 Referred [C.J.p. 83215] Transportation
 City Suites Hotel
 933 W Belmont Ave
 Tunney (44) O2018-5207
 Referred [C.J.p. 81330] Transportation
 Passed [C.J.p. 82849]
 Claridge House
 1244 N Dearborn St
 Hopkins (2) O2018-5161
 Referred [C.J.p. 81257] Transportation
 Passed [C.J.p. 82849]
 Clark 800 LLC
 810 N Clark St
 Hopkins (2) O2018-5162
 Referred [C.J.p. 81257] Transportation
 Passed [C.J.p. 82850]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Canopies

Club Lucky
1824 W Wabansia Ave
Waguespack (32) O2018-6286
Referred [C.J.p. 83226] Transportation
Dana Hotel and Spa
2 W Erie St
Reilly (42) O2018-5184
Referred [C.J.p. 81316] Transportation
Passed [C.J.p. 82851]
Delilah's
2771 N Lincoln Ave
Smith (43) O2018-5204
Referred [C.J.p. 81326] Transportation
Passed [C.J.p. 82852]
Donald Martin
1634-1636 W Montrose Ave
Pawar (47) O2018-6328
Referred [C.J.p. 83254] Transportation
Elinor Hotel
3216 N Cicero Ave
Santiago (31) O2018-6236
Referred [C.J.p. 83225] Transportation
Feniks Club
5234 W Fullerton Ave
Santiago (31) O2018-5180
Referred [C.J.p. 81302] Transportation
Passed [C.J.p. 82852]
Fordham Condo, The
25 E Superior St
Reilly (42) O2018-6304
Referred [C.J.p. 83243] Transportation
Full Shilling
3724 N Clark St
Tunney (44) O2018-5208
Referred [C.J.p. 81330] Transportation
Passed [C.J.p. 82853]
Fulton Market Kitchen
311 N Sangamon St
Burnett (27) O2018-6231
Referred [C.J.p. 83217] Transportation

PUBLIC WAY USAGE

Canopies

Grace O'Neal/Earl Jerome Malry
815-817 W Montrose Ave
Cappleman (46) O2018-5210
Referred [C.J.p. 81336] Transportation
Passed [C.J.p. 82854]
Greek Town Retail Partners LLC
116-120 S Halsted St
Burnett (27) O2018-5174
Referred [C.J.p. 81292] Transportation
Passed [C.J.p. 82855]
Home Carpet & Linoleum Center
3065 N Lincoln Ave
Waguespack (32) O2018-6288
Referred [C.J.p. 83226] Transportation
HPL 4555 Ravenswood LLC
4551-4553 N Ravenswood Ave
Pawar (47) O2018-5211
Referred [C.J.p. 81342] Transportation
Passed [C.J.p. 82855]
Interpark
17 E Adams St
Reilly (42) O2018-5185
Referred [C.J.p. 81317] Transportation
Passed [C.J.p. 82856]
Jewel Food Store No. 3368
550 N State St
Reilly (42) O2018-6305
Referred [C.J.p. 83244] Transportation
Lakeshore Land Association, Inc.
1130 N Lake Shore Dr
Hopkins (2) O2018-6141
Referred [C.J.p. 83188] Transportation
Lamas, Antonia
2600 W 55th St
Burke (14) O2018-5172
Referred [C.J.p. 81277] Transportation
Passed [C.J.p. 82857]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

61

PUBLIC WAY USAGE

Canopies

Lawry's The Prime Rib
 100 E Ontario St
 Reilly (42) O2018-5188
 Referred [C.J.p. 81318] Transportation
 Passed [C.J.p. 82858]

Lichter Realty
 2750 W Lawrence Ave
 O'Connor (40) O2018-6299
 Referred [C.J.p. 83238] Transportation

Lincoln Ave Ltd. Partnership
 3045 N Lincoln Ave
 Waguespack (32) O2018-5181
 Referred [C.J.p. 81303] Transportation
 Passed [C.J.p. 82858]

Lobo Bravo
 1307 S Wabash Ave
 Dowell (3) O2018-5166
 Referred [C.J.p. 81261] Transportation
 Passed [C.J.p. 82859]

Loyola University Chicago
 111 E Pearson St
 Reilly (42) O2018-5189
 Referred [C.J.p. 81318] Transportation
 Passed [C.J.p. 82860]

Marlowe
 800 N Michigan Ave
 Reilly (42) O2018-6320
 Referred [C.J.p. 83245] Transportation

MB Financial Bank
 363 W Ontario St
 Reilly (42) O2018-6306
 Referred [C.J.p. 83245] Transportation

McDermott Foundation
 932 W Washington Blvd
 Burnett (27) O2018-5175
 Referred [C.J.p. 81293] Transportation
 Passed [C.J.p. 82861]

PUBLIC WAY USAGE

Canopies

McDonald's No. 26364
 233 W Jackson Blvd
 Reilly (42) O2018-5192
 Referred [C.J.p. 81318] Transportation
 Passed [C.J.p. 82861]

Metropolitan Family Services
 3249 N Central Ave
 Reboyras (30) O2018-5179
 Referred [C.J.p. 81300] Transportation
 Passed [C.J.p. 82862]

Mory's Ltd.
 806 N Rush St
 Reilly (42) O2018-5193
 Referred [C.J.p. 81318] Transportation
 Passed [C.J.p. 82863]

National Runaway Safeline
 3141 N Lincoln Ave
 Waguespack (32) O2018-6295
 Referred [C.J.p. 83227] Transportation

New Management Ltd.
 213 N Racine Ave
 Burnett (27) O2018-6232
 Referred [C.J.p. 83218] Transportation

Newcastle Retail
 1139 N State St
 Hopkins (2) O2018-5164
 Referred [C.J.p. 81257] Transportation
 Passed [C.J.p. 82864]

North Clark Street LLC
 3630 N Clark St
 Tunney (44) O2018-6302
 Referred [C.J.p. 83251] Transportation

Oxford OBG Hotel Wacker Chicago LLC
 111 W Huron St
 Reilly (42) O2018-6324
 Referred [C.J.p. 83245] Transportation

Pete's Place
 3159 W Van Buren St
 Ervin (28) O2018-5178
 Referred [C.J.p. 81298] Transportation
 Passed [C.J.p. 82865]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Canopies

Prime Cleaners
2550 N Clark St
Smith (43) O2018-5205
Referred [C.J.p. 81327] Transportation
Passed [C.J.p. 82865]
Residence of 41 E 8th St, The
41 E 8th St
King (4) O2018-6150
Referred [C.J.p. 83192] Transportation
Shorenstein Realty Services LP
1 N State St
Reilly (42) O2018-5197
Referred [C.J.p. 81320] Transportation
Passed [C.J.p. 82866]
Snyx
11232 S Michigan Ave
Beale (9) O2018-6152
Referred [C.J.p. 83196] Transportation
Sugar Factory
55 E Grand Ave
Reilly (42) O2018-5199
Referred [C.J.p. 81321] Transportation
Passed [C.J.p. 82867]
Taylor Funeral Home Ltd.
63 E 79th St
Sawyer (6) O2018-5170
Referred [C.J.p. 81268] Transportation
Passed [C.J.p. 82868]
Tropical Meat Co.
1919 S Laflin St
Solis (25) O2018-5173
Referred [C.J.p. 81287] Transportation
Passed [C.J.p. 82868]
Vive Float Studio
1513 N Wells St
Burnett (27) O2018-5176
Referred [C.J.p. 81294] Transportation
Passed [C.J.p. 82869]

PUBLIC WAY USAGE

Canopies

Walgreens No. 11410
1627 N Pulaski Rd
Maldonado (26) O2018-6227
Referred [C.J.p. 83216] Transportation
Walgreens No. 6270
1001 W Belmont Ave
Tunney (44) O2018-5373
Referred [C.J.p. 81332] Transportation
Passed [C.J.p. 82870]
Westend Bar & Grill
1326 W Madison St
Burnett (27) O2018-5177
Referred [C.J.p. 81295] Transportation
Passed [C.J.p. 82871]
Westin Michigan Ave, The
909 N Michigan Ave
Hopkins (2) O2018-5165
Referred [C.J.p. 81259] Transportation
Passed [C.J.p. 82872]
W-R2 Jackson Owner VIII LLC
901 W Jackson Blvd
Solis (25) O2018-6177
Referred [C.J.p. 83213] Transportation
Zed 451
739 N Clark St
Hopkins (2) O2018-6142
Referred [C.J.p. 83188] Transportation
Grants of Privilege
10 East Delaware Condo Assn.
10 E Delaware PI
Balcony
Reilly (42) O2018-5816
Referred [C.J.p. 81322] Transportation
Passed [C.J.p. 82737]
10 East Delaware Condo Assn.
10 E Delaware PI
Building projection
Reilly (42) O2018-5818
Referred [C.J.p. 81322] Transportation
Passed [C.J.p. 82738]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

63

PUBLIC WAY USAGE

Grants of Privilege

10 East Delaware Condo Assn.
 10 E Delaware PI
 Caisson
 Reilly (42) O2018-5820
 Referred [C.J.p. 81322] Transportation
 Passed [C.J.p. 82739]
 10 East Delaware Condo Assn.
 10 E Delaware PI
 Light fixture
 Reilly (42) O2018-5822
 Referred [C.J.p. 81322] Transportation
 Passed [C.J.p. 82740]
 10 East Delaware Condo Assn.
 10 E Delaware PI
 Manhole
 Reilly (42) O2018-5824
 Referred [C.J.p. 81322] Transportation
 Passed [C.J.p. 82741]
 10 East Delaware Condo Assn.
 10 E Delaware PI
 Sheeting
 Reilly (42) O2018-5826
 Referred [C.J.p. 81322] Transportation
 Passed [C.J.p. 82741]
 111 S Wacker Venture LLC
 111 S Wacker Dr
 Bay window
 Reilly (42) O2018-5849
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82749]
 111 S Wacker Venture LLC
 111 S Wacker Dr
 Caisson
 Reilly (42) O2018-5850
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82750]
 111 South Wacker Venture LLC
 111 S Wacker Dr
 Planter
 Reilly (42) O2018-6543
 Referred [C.J.p. 83246] Transportation

PUBLIC WAY USAGE

Grants of Privilege

122 Property LLC
 122 S Michigan Ave
 Vault
 Reilly (42) O2018-6544
 Referred [C.J.p. 83246] Transportation
 1328 Morse LLC
 1328 W Morse Ave
 Security camera
 Moore (49) O2018-6533
 Referred [C.J.p. 83258] Transportation
 1422 Kingsbury Partners LLC
 905 W Eastman St
 Light fixture
 Burnett (27) O2018-5499
 Referred [C.J.p. 81295] Transportation
 Passed [C.J.p. 82754]
 1422 Kingsbury Partners LLC
 905 W Eastman St
 Light pole
 Burnett (27) O2018-5500
 Referred [C.J.p. 81295] Transportation
 Passed [C.J.p. 82755]
 1422 Kingsbury Partners LLC
 905 W Eastman St
 Park bench
 Burnett (27) O2018-5504
 Referred [C.J.p. 81295] Transportation
 Passed [C.J.p. 82756]
 1422 Kingsbury Partners LLC
 905 W Eastman St
 Planter
 Burnett (27) O2018-5507
 Referred [C.J.p. 81295] Transportation
 Passed [C.J.p. 82757]
 1422 Kingsbury Partners LLC
 905 W Eastman St
 Porch
 Burnett (27) O2018-5510
 Referred [C.J.p. 81295] Transportation
 Passed [C.J.p. 82757]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

1422 Kingsbury Partners LLC
 905 W Eastman St
 Stairway
 Burnett (27) O2018-5512
 Referred [C.J.p. 81295] Transportation
 Passed [C.J.p. 82758]
 1500-04 West Ohio Condominium Association
 1500-1504 W Ohio St
 Balcony
 Moreno (1) O2018-5420
 Referred [C.J.p. 81253] Transportation
 Passed [C.J.p. 82759]
 1500-04 West Ohio Condominium Association
 1500-1504 W Ohio St
 Bay window
 Moreno (1) O2018-5421
 Referred [C.J.p. 81253] Transportation
 Passed [C.J.p. 82760]
 16th & Pulaski Currency Exchange
 1559 S Pulaski Rd
 Security camera
 Scott, Jr. (24) O2018-6398
 Referred [C.J.p. 83212] Transportation
 20 East
 20 E Delaware PI
 Light fixture
 Reilly (42) O2018-5830
 Referred [C.J.p. 81322] Transportation
 Passed [C.J.p. 82742]
 20 East
 20 E Delaware PI
 Security camera
 Reilly (42) O2018-5831
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82743]
 20 East
 20 E Delaware PI
 Sheeting
 Reilly (42) O2018-5832
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82744]

PUBLIC WAY USAGE

Grants of Privilege

20 East Bellevue LLC
 18-20 E Bellevue PI
 Vault
 Reilly (42) O2018-5834
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82745]
 20 West Ontario Condo Assn.
 20 W Ontario St
 Sign
 Reilly (42) O2018-5836
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82745]
 200 S Michigan LLC
 200 S Michigan Ave
 Concrete alley bumper
 Reilly (42) O2018-6545
 Referred [C.J.p. 83246] Transportation
 2102 N Hoyne LLC
 2102 N Hoyne Ave
 Step
 Waguespack (32) O2018-5774
 Referred [C.J.p. 81304] Transportation
 Passed [C.J.p. 82761]
 24 S Morgan
 24 S Morgan St
 Sign
 Solis (25) O2018-6442
 Referred [C.J.p. 83214] Transportation
 24/7 Chicago Locksmith
 1746 W Lawrence Ave
 Sign
 Pawar (47) O2018-5799
 Referred [C.J.p. 81342] Transportation
 Passed [C.J.p. 82746]
 25 East Washington Associates L.P.
 25 E Washington St
 Sign
 Reilly (42) O2018-5838
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82747]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

65

PUBLIC WAY USAGE

Grants of Privilege

314 West Superior Limited Partnership
 314 W Superior St
 Exterior mount
 Reilly (42) O2018-6547
 Referred [C.J.p. 83247] Transportation
 332 Property LLC
 332 S Michigan Ave
 Vault
 Reilly (42) O2018-6548
 Referred [C.J.p. 83247] Transportation
 3441 Montrose L.P.
 3435 W Montrose Ave
 Bicycle rack
 Ramirez-Rosa (35) O2018-5795
 Referred [C.J.p. 81309] Transportation
 Passed [C.J.p. 82761]
 3441 Montrose L.P.
 3435 W Montrose Ave
 Sunscreen
 Ramirez-Rosa (35) O2018-5800
 Referred [C.J.p. 81309] Transportation
 Passed [C.J.p. 82762]
 400-408 North Clark LLC
 400-408 N Clark St
 Door swing
 Reilly (42) O2018-5852
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82751]
 400-408 North Clark LLC
 400-408 N Clark St
 Duct
 Reilly (42) O2018-5853
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82752]
 500 NMA Acquisition Co LLC
 500 N Michigan Ave
 Light fixture
 Reilly (42) O2018-6549
 Referred [C.J.p. 83247] Transportation

PUBLIC WAY USAGE

Grants of Privilege

516-518 N Leavitt Condo Assn.
 516 N Leavitt St
 Bay window
 Maldonado (26) O2018-6399
 Referred [C.J.p. 83216] Transportation
 535 N Michigan Venture LLC
 154-160 E Grand Ave
 Pile cap
 Reilly (42) O2018-6554
 Referred [C.J.p. 83247] Transportation
 535 N Michigan Venture LLC
 535 N Michigan Ave
 Caisson
 Reilly (42) O2018-6551
 Referred [C.J.p. 83246] Transportation
 535 N Michigan Venture LLC
 537 N Michigan Ave
 Lift
 Reilly (42) O2018-6552
 Referred [C.J.p. 83247] Transportation
 55 W Wacker Owners Association, Inc.
 222 N Dearborn St
 Elevated public walkway
 Reilly (42) O2018-5841
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82748]
 55 W Wacker Owners Association, Inc.
 222 N Dearborn St
 Sign
 Reilly (42) O2018-5846
 Referred [C.J.p. 81323] Transportation
 Passed [C.J.p. 82749]
 5501 South Kedzie, LLC
 5501 S Kedzie Ave
 Tunnel
 Burke (14) O2018-6400
 Referred [C.J.p. 83203] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

601 W Companies Chicago LLC
 404 W Harrison St
 Casing - amend
 Solis (25) O2018-5395
 Referred [C.J.p. 81288] Transportation
 Passed [C.J.p. 82765]
 606 Cafe/Bar
 1641 W Chicago Ave
 Banner
 Moreno (1) O2018-5412
 Referred [C.J.p. 81253] Transportation
 Passed [C.J.p. 82753]
 747 Clark Condominium Association
 747 N Clark St
 Balcony
 Hopkins (2) O2018-5363
 Referred [C.J.p. 81259] Transportation
 Passed [C.J.p. 82753]
 7-Eleven
 2264 N Clark St
 Sign
 Smith (43) O2018-6527
 Referred [C.J.p. 83250] Transportation
 7-Eleven
 180 N Franklin St
 Sign
 Reilly (42) O2018-5810
 Referred [C.J.p. 81322] Transportation
 Passed [C.J.p. 82735]
 7-Eleven No. 33363B
 416-418 N State St
 Sign
 Reilly (42) O2018-5812
 Referred [C.J.p. 81322] Transportation
 Passed [C.J.p. 82735]
 7-Eleven No. 33731
 954 W Monroe St
 Light fixture
 Solis (25) O2018-5691
 Referred [C.J.p. 81288] Transportation
 Passed [C.J.p. 82736]

PUBLIC WAY USAGE

Grants of Privilege

A.J. Hudson's Public House
 3801-3805 N Ashland Ave
 Flagpole
 Pawar (47) O2018-5756
 Referred [C.J.p. 81340] Transportation
 Passed [C.J.p. 82363]
 A.J. Hudson's Public House
 3801 N Ashland Ave
 Light fixture
 Pawar (47) O2018-5761
 Referred [C.J.p. 81340] Transportation
 Passed [C.J.p. 82362]
 A-ABC 24 Hr. Locksmith, Inc.
 3614 W North Ave
 Sign
 Maldonado (26) O2018-5939
 Direct Introduction Transportation
 Passed [C.J.p. 82361]
 Accurate Glass
 3214 W Montrose Ave
 Sign
 Mell (33) O2018-6458
 Referred [C.J.p. 83230] Transportation
 Acme Hotel Company/Berkshire, The
 15 E Ohio St
 Sign
 Reilly (42) O2018-5654
 Referred [C.J.p. 81315] Transportation
 Passed [C.J.p. 82364]
 Addison Launderette
 6228 W Addison St
 Sign
 Villegas (36) O2018-5780
 Referred [C.J.p. 81310] Transportation
 Passed [C.J.p. 82364]
 Addus Healthcare, Inc.
 2335 W 95th St
 Sign
 O'Shea (19) O2018-5585
 Referred [C.J.p. 81282] Transportation
 Passed [C.J.p. 82365]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

67

PUBLIC WAY USAGE

Grants of Privilege

Advanced Auto Body, Inc.
2541 N Cicero Ave
Sign
Santiago (31) O2018-5734
Referred [C.J.p. 81301] Transportation
Passed [C.J.p. 82366]

Advocate Trinity Hospital
2320 E 93rd St
Concrete trench
Mitchell (7) O2018-6297
Referred [C.J.p. 83194] Transportation

Airport Auto Rebuilders, Inc.
4901 W 63rd St
Sign
Quinn (13) O2018-5502
Referred [C.J.p. 81276] Transportation
Passed [C.J.p. 82367]

Aladdin's Food
7465 S Vincennes Ave
Security camera
Sawyer (6) O2018-6349
Referred [C.J.p. 83193] Transportation

Alba Auto Service
4884 N Clark St
Sign
Pawar (47) O2018-5768
Referred [C.J.p. 81340] Transportation
Passed [C.J.p. 82368]

Aldi's
4500 N Broadway
Sign
Cappleman (46) O2018-6499
Referred [C.J.p. 83254] Transportation

Alhambra Palace Restaurant
1240 W Randolph St
Security camera
Burnett (27) O2018-5426
Referred [C.J.p. 81292] Transportation
Passed [C.J.p. 82368]

PUBLIC WAY USAGE

Grants of Privilege

Alibis
6420 N Western Ave
Light fixture
Silverstein (50) O2018-5704
Referred [C.J.p. 81346] Transportation
Passed [C.J.p. 82369]

Alibis
6420 N Western Ave
Security camera
Silverstein (50) O2018-5708
Referred [C.J.p. 81347] Transportation
Passed [C.J.p. 82370]

Allcare Orthodontic Center LLC
842 W 31st St
Sign
Thompson (11) O2018-5930
Direct Introduction Transportation
Passed [C.J.p. 82371]

Allstate
2881 S Archer Ave
Sign
Thompson (11) O2018-5463
Referred [C.J.p. 81273] Transportation
Passed [C.J.p. 82371]

Allstate Ins.
3026 N Central Ave
Sign
Santiago (31) O2018-6460
Referred [C.J.p. 83224] Transportation

Allstate Insurance
6034 W Gunnison St
Sign
Arena (45) O2018-6491
Referred [C.J.p. 83252] Transportation

Aloha Grill Hawaiian BBQ, Inc.
2534 N Clark St
Light fixture
Smith (43) O2018-5530
Referred [C.J.p. 81326] Transportation
Passed [C.J.p. 82372]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Aloha Grill Hawaiian BBQ, Inc.
 2534 N Clark St
 Sign
 Smith (43) O2018-5531
 Referred [C.J.p. 81326] Transportation
 Passed [C.J.p. 82373]
 America Auto Body Service, Inc.
 5524 W Fullerton Ave
 Sign
 Reboyras (30) O2018-6454
 Referred [C.J.p. 83223] Transportation
 American Heritage Investment
 215 E Chestnut St
 Door swing
 Hopkins (2) O2018-6219
 Referred [C.J.p. 83187] Transportation
 American Heritage Investment
 215 E Chestnut St
 Fire escape
 Hopkins (2) O2018-6225
 Referred [C.J.p. 83187] Transportation
 American Heritage Investment
 215 E Chestnut St
 Light fixture
 Hopkins (2) O2018-6222
 Referred [C.J.p. 83187] Transportation
 American Realty of Illinois, Inc.
 4215 W Fullerton Ave
 Sign
 Santiago (31) O2018-5735
 Referred [C.J.p. 81302] Transportation
 Passed [C.J.p. 82375]
 American Red Cross of Greater Chicago
 2200 W Harrison St
 Planter
 Ervin (28) O2018-5694
 Referred [C.J.p. 81298] Transportation
 Passed [C.J.p. 82375]

PUBLIC WAY USAGE

Grants of Privilege

American Security Ins.Consultants, Inc.
 5518 W Diversey Ave
 Sign
 Santiago (31) O2018-6463
 Referred [C.J.p. 83224] Transportation
 Ameri-Mex Insurance Agency
 4600 S Ashland Ave
 Sign
 Lopez (15) O2018-5547
 Referred [C.J.p. 81278] Transportation
 Passed [C.J.p. 82374]
 Amita Health
 6545 W Archer Ave
 Sign
 Tabares (23) O2018-5616
 Referred [C.J.p. 81285] Transportation
 Passed [C.J.p. 82376]
 Andersonville Wine & Spirits
 5201 N Clark St
 Sign
 Osterman (48) O2018-5660
 Referred [C.J.p. 81345] Transportation
 Passed [C.J.p. 82377]
 Angelina Ristorante
 3561 N Broadway
 Light fixture
 Cappleman (46) O2018-5532
 Referred [C.J.p. 81336] Transportation
 Passed [C.J.p. 82378]
 Ann & Robert H Lurie Children's Hospital of
 Chicago
 225 E Chicago Ave
 Micropipiles/Earth retention system
 Hopkins (2) O2018-6228
 Referred [C.J.p. 83188] Transportation
 Ann Sather
 909 W Belmont Ave
 Sign
 Smith (43) O2018-5823
 Referred [C.J.p. 81326] Transportation
 Passed [C.J.p. 82358]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

69

PUBLIC WAY USAGE

Grants of Privilege

Anteprima
5316 N Clark St
Light fixture
O'Connor (40) O2018-5815
Referred [C.J.p. 81313] Transportation
Passed [C.J.p. 82379]
Apple Spice Box Lunch Delivery and Catering Co.
610 W Roosevelt Rd
Sign
Solis (25) O2018-6422
Referred [C.J.p. 83213] Transportation
Aquarius Club & Restaurant
2457-2459
Light fixture
Santiago (31) O2018-6457
Referred [C.J.p. 83224] Transportation
Archer Auto Sales, Inc.
4411-4415 S Archer Ave
Sign
Burke (14) O2018-6378
Referred [C.J.p. 83202] Transportation
Armitage Produce, Inc.
2007 N Kimball Ave
Light fixture
Maldonado (26) O2018-6380
Referred [C.J.p. 83215] Transportation
Artists Frame Service
433 N Wells St
Sign
Reilly (42) O2018-5656
Referred [C.J.p. 81315] Transportation
Passed [C.J.p. 82379]
Artopolis Bakery, Cafe & Angor
306-308 S Halsted St
Sign
Burnett (27) O2018-5429
Referred [C.J.p. 81292] Transportation
Passed [C.J.p. 82380]

PUBLIC WAY USAGE

Grants of Privilege

Associated Bank
6355 N Central Ave
Sign
Laurino (39) O2018-5802
Referred [C.J.p. 81312] Transportation
Passed [C.J.p. 82381]
Astoria Lounge
3208 N Kostner Ave
Sign
Reboyras (30) O2018-5942
Direct Introduction Transportation
Passed [C.J.p. 82382]
ATI Physical Therapy
5616 W 63rd St
Building projection
Quinn (13) O2018-5506
Referred [C.J.p. 81276] Transportation
Passed [C.J.p. 82382]
Austin Career Ed
5352 W Chicago Ave
Ramp
Mitts (37) O2018-6497
Referred [C.J.p. 83235] Transportation
Austin Special Chicago
5527 W Huron St
Occupation of space
Mitts (37) O2018-6500
Referred [C.J.p. 83235] Transportation
Autozone No. 1917
6201 N Clark St
Sign
Osterman (48) O2018-5664
Referred [C.J.p. 81345] Transportation
Passed [C.J.p. 82383]
Avenue Tavern
2914-2916 N Broadway
Flagpole
Tunney (44) O2018-5438
Referred [C.J.p. 81329] Transportation
Passed [C.J.p. 82384]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

B & B Jewelry & Loan Co.
 3609 W Montrose Ave
 Sign
 Ramirez-Rosa (35) O2018-6474
 Referred [C.J.p. 83231] Transportation

Bank Financial
 2424 N Clark St
 Sign
 Smith (43) O2018-5533
 Referred [C.J.p. 81326] Transportation
 Passed [C.J.p. 82385]

Bank of America
 2300 S Michigan Ave
 Sign
 Dowell (3) O2018-6254
 Referred [C.J.p. 83189] Transportation

Bar on Buena, The
 910 W Buena Ave
 Sign
 Cappleman (46) O2018-5535
 Referred [C.J.p. 81336] Transportation
 Passed [C.J.p. 82386]

BCSP 231 Property LLC
 231 N
 Door swing
 Reilly (42) O2018-6348
 Referred [C.J.p. 83242] Transportation

BCSP 330 North Wabash Property
 404 N Wabash Ave
 Sign
 Reilly (42) O2018-5657
 Referred [C.J.p. 81315] Transportation
 Passed [C.J.p. 82386]

Beacon Tavern
 405 N Wabash Ave
 Sign
 Reilly (42) O2018-5658
 Referred [C.J.p. 81315] Transportation
 Passed [C.J.p. 82387]

PUBLIC WAY USAGE

Grants of Privilege

Beatrix Market
 23 E Jackson Blvd
 Sign
 King (4) O2018-6264
 Referred [C.J.p. 83191] Transportation

Belly Q/Urban Belly II
 160 N Loomis St
 Light fixture
 Burnett (27) O2018-5435
 Referred [C.J.p. 81292] Transportation
 Passed [C.J.p. 82388]

Belly Q/Urban Belly II
 1400 W Randolph St
 Planter
 Burnett (27) O2018-5437
 Referred [C.J.p. 81292] Transportation
 Passed [C.J.p. 82389]

Belmonte Liquors
 600 S Cicero Ave
 Security camera
 Taliaferro (29) O2018-5711
 Referred [C.J.p. 81299] Transportation
 Passed [C.J.p. 82390]

Belmonte Liquors
 423 N Laramie Ave
 Security camera
 Ervin (28) O2018-6438
 Referred [C.J.p. 83220] Transportation

Berlin
 954 W Belmont Ave
 Security camera
 Tunney (44) O2018-5441
 Referred [C.J.p. 81330] Transportation
 Passed [C.J.p. 82390]

Bernie's
 3664 N Clark St
 Light fixture
 Tunney (44) O2018-5443
 Referred [C.J.p. 81330] Transportation
 Passed [C.J.p. 82391]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

71

PUBLIC WAY USAGE

Grants of Privilege

Bernie's
3664 N Clark St
Security camera
Tunney (44) O2018-5447
Referred [C.J.p. 81330] Transportation
Passed [C.J.p. 82392]

Bernie's
3664 N Clark St
Sign
Tunney (44) O2018-5451
Referred [C.J.p. 81330] Transportation
Passed [C.J.p. 82393]

Best Food
5751 W Augusta Blvd
Sign
Taliaferro (29) O2018-5713
Referred [C.J.p. 81299] Transportation
Passed [C.J.p. 82394]

Best Vacuum, Inc.
2646 N Lincoln Ave
Sign
Smith (43) O2018-6515
Referred [C.J.p. 83249] Transportation

Best Western Grant Park Hotel
1100 S Michigan Ave
Sign
King (4) O2018-6265
Referred [C.J.p. 83191] Transportation

Beverly Area Planning Assn.
1825-1833 W 103rd St
Planter
O'Shea (19) O2018-6363
Referred [C.J.p. 83208] Transportation

Beverly Area Planning Assn.
1903-1917 W 103rd St
Planter
O'Shea (19) O2018-6365
Referred [C.J.p. 83208] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Big Bowl
60 E Ohio St
Banner
Reilly (42) O2018-5659
Referred [C.J.p. 81315] Transportation
Passed [C.J.p. 82394]

Bill's Bar & Burger
30 E Hubbard St
Light fixture
Reilly (42) SO2018-4815
Direct Introduction Transportation
Passed as [C.J.p. 82395] Substitute

Billy Goat Tavern & Grill
60 E Lake St
Sign
Reilly (42) O2018-6361
Referred [C.J.p. 83242] Transportation

Billy Goat Tavern & Grill
430 N Michigan Ave
Sign
Reilly (42) O2018-6364
Referred [C.J.p. 83242] Transportation

Billy's Gyros
7855 S Cottage Grove Ave
Sign
Harris (8) O2018-5927
Direct Introduction Transportation
Passed [C.J.p. 82396]

Board Trustees University of Illinois
1250 S Halsted St
Pipe
Thompson (11) O2018-6358
Referred [C.J.p. 83198] Transportation

Bobtail Soda Fountain
2951 N Broadway
Park bench
Tunney (44) O2018-6468
Referred [C.J.p. 83250] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Boost
5918 W Roosevelt Rd
Sign
Taliaferro (29) O2018-5716
Referred [C.J.p. 81299] Transportation
Passed [C.J.p. 82397]
Boost Mobile
2358 W Chicago Ave
Sign
Moreno (1) O2018-6189
Referred [C.J.p. 83185] Transportation
Boost Mobile
5101 S Cicero Ave
Sign
Burke (14) O2018-6381
Referred [C.J.p. 83202] Transportation
Boost Mobile
9124 S Commercial Ave
Sign
Sadlowski Garza (10) O2018-5445
Referred [C.J.p. 81270] Transportation
Passed [C.J.p. 82397]
Boost Mobile
5137 W Diversey Ave
Sign
Santiago (31) O2018-5736
Referred [C.J.p. 81302] Transportation
Passed [C.J.p. 82398]
Boost Mobile
5115 S Kedzie Ave
Sign
Burke (14) O2018-5515
Referred [C.J.p. 81277] Transportation
Passed [C.J.p. 82399]
Boost Mobile
5901 S Kedzie Ave
Sign
Foulkes (16) O2018-5556
Referred [C.J.p. 81279] Transportation
Passed [C.J.p. 82400]

PUBLIC WAY USAGE

Grants of Privilege

Bounce Sporting Club Chicago
324-326 W Chicago Ave
Flagpole
Burnett (27) O2018-5439
Referred [C.J.p. 81292] Transportation
Passed [C.J.p. 82401]
Box Office Tickets
1035 W Addison St
Sign
Tunney (44) O2018-5456
Referred [C.J.p. 81330] Transportation
Passed [C.J.p. 82401]
BP Pipelines (North America), Inc.
13400 S Torrence Ave
Pipe line
Sadlowski Garza (10) O2018-5449
Referred [C.J.p. 81270] Transportation
Passed [C.J.p. 82402]
BP Pipelines (North America), Inc.
13400 S Torrence Ave
Pipe line
Sadlowski Garza (10) O2018-6353
Referred [C.J.p. 83197] Transportation
Brightwok Kitchen
1 E Erie St
Sign
Reilly (42) O2018-6373
Referred [C.J.p. 83242] Transportation
Budlong Hot Chicken, The
1008 W Armitage Ave
Sign
Smith (43) O2018-6518
Referred [C.J.p. 83249] Transportation
Bush Pro Chicago Properties LLC
5935 W Diversey Ave
Light fixture
Reboyras (30) O2018-6455
Referred [C.J.p. 83223] Transportation

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

73

PUBLIC WAY USAGE

Grants of Privilege

Busy Bees Child Development Center
 3155 S Shields Ave
 Banner
 Thompson (11) O2018-6362
 Referred [C.J.p. 83197] Transportation
 Cafe Furaibo Japanese Restaurant & Sushi
 2907 N Lincoln Ave
 Sign
 Waguespack (32) O2018-5752
 Referred [C.J.p. 81303] Transportation
 Passed [C.J.p. 82404]
 Cafe L'Appetito
 3332 N Broadway
 Sign
 Tunney (44) O2018-5460
 Referred [C.J.p. 81330] Transportation
 Passed [C.J.p. 82405]
 California & 63rd C.X., Inc.
 2756 W 63rd St
 Sign
 Foulkes (16) O2018-6407
 Referred [C.J.p. 83207] Transportation
 California Food & Liquors
 6343 N California Ave
 Sign
 Silverstein (50) O2018-6532
 Referred [C.J.p. 83259] Transportation
 Calo Lounge, Inc.
 5341-5343 N Clark St
 Light fixture
 Osterman (48) O2018-5666
 Referred [C.J.p. 81345] Transportation
 Passed [C.J.p. 82406]
 Campus Housing
 702 W Maxwell St
 Sign
 Thompson (11) O2018-6366
 Referred [C.J.p. 83197] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Car Outlet
 2158 N Cicero Ave
 Light fixture
 Villegas (36) O2018-6490
 Referred [C.J.p. 83232] Transportation
 Car Outlet
 2158 N Cicero Ave
 Sign
 Villegas (36) O2018-5783
 Referred [C.J.p. 81310] Transportation
 Passed [C.J.p. 82406]
 Carlton Inn Midway
 4944 S Archer Ave
 Sign
 Burke (14) O2018-5518
 Referred [C.J.p. 81277] Transportation
 Passed [C.J.p. 82407]
 Carniceria La Mejor Produce, Inc.
 2915 N Milwaukee Ave
 Security camera
 Ramirez-Rosa (35) O2018-5790
 Referred [C.J.p. 813308] Transportation
 Passed [C.J.p. 82408]
 Carol's Pub
 4659 N Clark St
 Sign
 Cappleman (46) O2018-5537
 Referred [C.J.p. 81336] Transportation
 Passed [C.J.p. 82409]
 Catholic Charities of the Archdiocese of Chicago,
 The
 5645 W Lake St
 Sign
 Taliaferro (29) O2018-5719
 Referred [C.J.p. 81299] Transportation
 Passed [C.J.p. 82410]
 Cavitos Liquors, Inc.
 3825 W North Ave
 Sign
 Maldonado (26) O2018-6382
 Referred [C.J.p. 83215] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

CH Distillery
 564 W Randolph St
 Sign
 Reilly (42) O2018-5661
 Referred [C.J.p. 81315] Transportation
 Passed [C.J.p. 82410]
 Cheesie's Pub & Grub/Slice of Cheesie's
 958-964 W Belmont Ave
 Sign
 Tunney (44) O2018-5951
 Direct Introduction Transportation
 Passed [C.J.p. 82411]
 Chicago Diner, Inc., The
 3411 N Halsted St
 Planter
 Tunney (44) O2018-6469
 Referred [C.J.p. 83250] Transportation
 Chicago Helicopter Express LLC
 600 N Clark St
 Kiosk
 Reilly (42) O2018-6390
 Referred [C.J.p. 83242] Transportation
 Chicago Helicopter Express LLC
 122 S Michigan Ave
 Kiosk
 Reilly (42) O2018-6397
 Referred [C.J.p. 83242] Transportation
 Chicago Helicopter Express LLC
 401 N Michigan Ave
 Kiosk
 Reilly (42) O2018-6404
 Referred [C.J.p. 83242] Transportation
 Chicago Helicopter Express LLC
 301 N Wabash Ave
 Kiosk
 Reilly (42) O2018-6408
 Referred [C.J.p. 83242] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Chicago Marriott Downtown
 540 N Michigan Ave
 Pole
 Reilly (42) O2018-6418
 Referred [C.J.p. 83242] Transportation
 Chicago Park District
 644 E 86th St
 Occupation of space
 Sawyer (6) O2018-5425
 Referred [C.J.p. 81268] Transportation
 Passed [C.J.p. 82412]
 Chicago Symphony Orchestra/Orchestral Assn.,
 The
 67 E Adams St
 Banner
 Reilly (42) O2018-5662
 Referred [C.J.p. 81315] Transportation
 Passed [C.J.p. 82413]
 Chicagoland Truck Rental
 3939 W Montrose Ave
 Sign
 Laurino (39) O2018-5945
 Direct Introduction Transportation
 Passed [C.J.p. 82414]
 Chicago's Pizza
 3114 N Lincoln Ave
 Flagpole
 Waguespack (32) O2018-5738
 Referred [C.J.p. 81303] Transportation
 Passed [C.J.p. 82414]
 Children's Campus Center
 7250 W Touhy Ave
 Sign
 Napolitano (41) O2018-6514
 Referred [C.J.p. 83240] Transportation
 Chinese American Service League, Inc.
 2141 S Tan Ct
 Statue
 Solis (25) O2018-5639
 Referred [C.J.p. 81287] Transportation
 Passed [C.J.p. 82415]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

75

PUBLIC WAY USAGE

Grants of Privilege

Chipotle Mexican Grill
 1025 W Belmont Ave
 Light fixture
 Tunney (44) O2018-5465
 Referred [C.J.p. 81330] Transportation
 Passed [C.J.p. 82416]

Chipotle Mexican Grill
 3181 N Broadway
 Sign
 Tunney (44) O2018-5467
 Referred [C.J.p. 81330] Transportation
 Passed [C.J.p. 82417]

Chipotle Mexican Grill
 233-235 W Lake St
 Sign
 Reilly (42) O2018-5665
 Referred [C.J.p. 81316] Transportation
 Passed [C.J.p. 82418]

Chipotle Mexican Grill
 291 E Ontario St
 Light fixture
 Reilly (42) O2018-5680
 Referred [C.J.p. 81316] Transportation
 Passed [C.J.p. 82419]

Chipotle Mexican Grill
 291 E Ontario St
 Security camera
 Reilly (42) O2018-5669
 Referred [C.J.p. 81316] Transportation
 Passed [C.J.p. 82419]

Chipotle Mexican Grill
 2256 N Orchard St
 Light fixture
 Smith (43) O2018-5538
 Referred [C.J.p. 81326] Transportation
 Passed [C.J.p. 82420]

PUBLIC WAY USAGE

Grants of Privilege

Chipotle Mexican Grill
 2256 N Orchard St
 Sign
 Smith (43) O2018-5540
 Referred [C.J.p. 81326] Transportation
 Passed [C.J.p. 82421]

Chiro One Wellness Center Metro of Old Town
 1522 N Halsted St
 Banner
 Hopkins (2) O2018-5325
 Referred [C.J.p. 81256] Transportation
 Passed [C.J.p. 82422]

Chiro One Wellness Center Metro of Old Town
 1522 N Halsted St
 Sign
 Hopkins (2) O2018-5328
 Referred [C.J.p. 81256] Transportation
 Passed [C.J.p. 82423]

Christa's Ltd.
 217 W Illinois St
 Landscaping
 Reilly (42) O2018-5671
 Referred [C.J.p. 81316] Transportation
 Passed [C.J.p. 82424]

Christa's Ltd.
 217 W Illinois St
 Planter
 Reilly (42) O2018-5673
 Referred [C.J.p. 81316] Transportation
 Passed [C.J.p. 82424]

Ciales Poultry Meats & Fish
 2141 W Armitage Ave
 Sign
 Waguespack (32) O2018-5754
 Referred [C.J.p. 81303] Transportation
 Passed [C.J.p. 82425]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Cicero Hotel /DBA Cicero Hotel
 4501-4559 S Cicero Ave
 Sign
 Munoz (22) O2018-5601
 Referred [C.J.p. 81283] Transportation
 Passed [C.J.p. 82426]
 City Sports on Wilson
 9036 S Commercial Ave
 Fire shutter
 Sadlowski Garza (10) O2018-6356
 Referred [C.J.p. 83197] Transportation
 Claddagh Ring Pub, Inc., The
 2306 W Foster Ave
 Light fixture
 O'Connor (40) O2018-6507
 Referred [C.J.p. 83238] Transportation
 Clargran LLC
 515 N Clark St
 Sign
 Reilly (42) O2018-6424
 Referred [C.J.p. 83242] Transportation
 Clinica Guadalupe
 3511 W 26th St
 Sign
 Munoz (22) O2018-5603
 Referred [C.J.p. 81284] Transportation
 Passed [C.J.p. 82427]
 Coldwell Banker Residential Real Estate
 906 W Belmont Ave
 Sign
 Tunney (44) O2018-6472
 Referred [C.J.p. 83250] Transportation
 Columbia College
 1014 S Michigan Ave
 Flagpole
 King (4) O2018-6273
 Referred [C.J.p. 83191] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Columbia College
 500 S Wabash Ave
 Fire escape
 King (4) O2018-6271
 Referred [C.J.p. 83191] Transportation
 Columbia College
 1104 S Wabash Ave
 Light fixture
 King (4) O2018-6275
 Referred [C.J.p. 83191] Transportation
 Columbia College
 1104 S Wabash Ave
 Vault
 King (4) O2018-6276
 Referred [C.J.p. 83191] Transportation
 Columbia College Chicago
 72 E 11th St
 Flagpole
 King (4) O2018-6277
 Referred [C.J.p. 83191] Transportation
 Columbia College Chicago
 600 S Michigan Ave
 Sign
 Reilly (42) O2018-5685
 Referred [C.J.p. 81316] Transportation
 Passed [C.J.p. 82428]
 Compass
 1643 N Milwaukee Ave
 Sign
 Hopkins (2) O2018-5329
 Referred [C.J.p. 81257] Transportation
 Passed [C.J.p. 82428]
 Congress Plaza Hotel
 520 S Michigan Ave
 Bay window
 Reilly (42) O2018-5688
 Referred [C.J.p. 81316] Transportation
 Passed [C.J.p. 82429]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

77

PUBLIC WAY USAGE

Grants of Privilege

Congress Plaza Hotel
520 S Michigan Ave
Beam
Reilly (42) O2018-5690
Referred [C.J.p. 81316] Transportation
Passed [C.J.p. 82431]
Congress Plaza Hotel
520 S Michigan Ave
Fire escape
Reilly (42) O2018-5693
Referred [C.J.p. 81316] Transportation
Passed [C.J.p. 82430]
Contemporaine Condo Assn., The - Permit No.
1114211
201 W Grand Ave
Masonry wall - amend
Reilly (42) O2018-6426
Referred [C.J.p. 83248] Transportation
Contemporaine Condo Assn., The - Permit No.
1130666
201 W Grand Ave
Balcony - amend
Reilly (42) O2018-6447
Referred [C.J.p. 83247] Transportation
Contemporaine Condo Assn.,The - Permit No.
1132850
201 W Grand Ave
Security camera - amend
Reilly (42) O2018-6416
Referred [C.J.p. 83247] Transportation
Cool Stuff
3733 N Clark St
Sign
Tunney (44) O2018-5472
Referred [C.J.p. 81330] Transportation
Passed [C.J.p. 82432]

PUBLIC WAY USAGE

Grants of Privilege

CorePower Yoga
4420 N Broadway
Sign
Cappleman (46) O2018-5539
Referred [C.J.p. 81336] Transportation
Passed [C.J.p. 82432]
CorePower Yoga
3232 N Lincoln Ave
Bicycle rack
Pawar (47) O2018-5770
Referred [C.J.p. 81340] Transportation
Passed [C.J.p. 82433]
Corepower Yoga LLC
2301 W Lawrence Ave
Sign
Pawar (47) O2018-5773
Referred [C.J.p. 81340] Transportation
Passed [C.J.p. 82434]
Corned Beef Factory Sandwich Shop
1016 W Lake St
Light fixture
Burnett (27) O2018-6405
Referred [C.J.p. 83217] Transportation
Cortland Smiles
1649 W Cortland St
Sign
Waguespack (32) O2018-5757
Referred [C.J.p. 81303] Transportation
Passed [C.J.p. 82435]
Columbia College
1104 S Wabash Ave
Fire escape
King (4) O2018-6272
Referred [C.J.p. 83191] Transportation
Crepe Bistro
186 N Wells St
Light fixture
Reilly (42) O2018-5696
Referred [C.J.p. 81316] Transportation
Passed [C.J.p. 82436]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Crosspoint Community Church of Chicago
 3659 S Honore St
 Sign
 Cardenas (12) O2018-5479
 Referred [C.J.p. 81275] Transportation
 Passed [C.J.p. 82436]

Currency Exchange
 3224 W 47th St
 Security camera
 Burke (14) O2018-5527
 Referred [C.J.p. 81277] Transportation
 Passed [C.J.p. 82438]

Currency Exchange
 3224 W 47th St
 Sign
 Burke (14) O2018-5528
 Referred [C.J.p. 81277] Transportation
 Passed [C.J.p. 82439]

Currency Exchange
 7056 S Western Ave
 Security camera
 Moore (17) O2018-5582
 Referred [C.J.p. 81281] Transportation
 Passed [C.J.p. 82437]

Cusp Dental Studio
 3917 N Ashland Ave
 Sign
 Pawar (47) O2018-5775
 Referred [C.J.p. 81340] Transportation
 Passed [C.J.p. 82440]

CVS/Pharmacy #4061
 520 S State St
 Sign
 King (4) O2018-6278
 Referred [C.J.p. 83191] Transportation

Dairy Queen Lincoln Park
 2200 N Lincoln Ave
 Sign
 Smith (43) O2018-5542
 Referred [C.J.p. 81326] Transportation
 Passed [C.J.p. 82440]

PUBLIC WAY USAGE

Grants of Privilege

Damen Tavern
 701 N Damen Ave
 Flagpole
 Moreno (1) O2018-6191
 Referred [C.J.p. 83185] Transportation

Dana Hotel and Spa
 2 W Erie St
 Balcony
 Reilly (42) O2018-5702
 Referred [C.J.p. 81316] Transportation
 Passed [C.J.p. 82441]

Dana Hotel and Spa
 2 W Erie St
 Decorative fence
 Reilly (42) O2018-5703
 Referred [C.J.p. 81316] Transportation
 Passed [C.J.p. 82442]

Dana Hotel and Spa
 2 W Erie St
 Planter
 Reilly (42) O2018-5706
 Referred [C.J.p. 81317] Transportation
 Passed [C.J.p. 82443]

Dauids Tea
 3530 N Southport Ave
 Sign
 Tunney (44) O2018-5475
 Referred [C.J.p. 81330] Transportation
 Passed [C.J.p. 82444]

Delilah's
 2771 N Lincoln Ave
 Sign
 Smith (43) O2018-5544
 Referred [C.J.p. 81326] Transportation
 Passed [C.J.p. 82444]

Devon & Western Curr Exch, Inc.
 2400 W Devon Ave
 Light fixture
 Silverstein (50) O2018-5712
 Referred [C.J.p. 81347] Transportation
 Passed [C.J.p. 82445]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

79

PUBLIC WAY USAGE

Grants of Privilege

Devon & Western Currency Exchange
 2400 W Devon Ave
 Sign
 Silverstein (50) O2018-6535
 Referred [C.J.p. 83260] Transportation
 Devon & Western Currency Exchange, Inc.
 2400 W Devon Ave
 Security camera
 Silverstein (50) O2018-6534
 Referred [C.J.p. 83259] Transportation
 Diag Bar & Grill/404 Wine Bar
 2856 N Southport Ave
 Light fixture
 Waguespack (32) O2018-5760
 Referred [C.J.p. 81303] Transportation
 Passed [C.J.p. 82446]
 Diptyque
 1645 N Damen Ave
 Sign
 Hopkins (2) O2018-5331
 Referred [C.J.p. 81257] Transportation
 Passed [C.J.p. 82447]
 Dodd Camera
 2844 W Armitage Ave
 Sign
 Moreno (1) O2018-5920
 Direct Introduction Transportation
 Passed [C.J.p. 82447]
 Dolex
 4410 W Armitage Ave
 Sign
 Villegas (36) O2018-6492
 Referred [C.J.p. 83232] Transportation
 Dollar General Store No. 19099
 4828 W Irving Park Rd
 Sign
 Arena (45) O2018-6494
 Referred [C.J.p. 83252] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Dollar General Store No. 19331
 11040 S Michigan Ave
 Beale (9) O2018-5430
 Referred [C.J.p. 81269] Transportation
 Passed [C.J.p. 82448]
 Dollar Tree No. 5169
 5101 S Cicero Ave
 Sign
 Burke (14) O2018-5520
 Referred [C.J.p. 81277] Transportation
 Passed [C.J.p. 82449]
 Donnellan Funeral Home
 10525 S Western Ave
 Sign
 O'Shea (19) O2018-5588
 Referred [C.J.p. 81282] Transportation
 Passed [C.J.p. 82450]
 Dunkin Donuts
 105 W Madison St
 Sign
 Reilly (42) O2018-6430
 Referred [C.J.p. 83243] Transportation
 Dunkin Donuts
 4867 N Milwaukee Ave
 Sign
 Arena (45) O2018-5825
 Referred [C.J.p. 81334] Transportation
 Passed [C.J.p. 82450]
 Dunlay's on Clark
 2600 N Clark St
 Light fixture
 Smith (43) O2018-6519
 Referred [C.J.p. 83249] Transportation
 East Side Muffler
 3600 E 106th St
 Sign
 Sadlowski Garza (10) O2018-6357
 Referred [C.J.p. 83197] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

El Cangrejo
4472 S Archer Ave
Sign
Burke (14) O2018-5521
Referred [C.J.p. 81277] Transportation
Passed [C.J.p. 82451]
El Gallo Oro
2952 W 63rd St
Sign
Foulkes (16) O2018-6410
Referred [C.J.p. 83207] Transportation
El Pecado, Inc.
6922 N Clark St
Sign
Moore (49) O2018-6530
Referred [C.J.p. 83258] Transportation
El Sinaloense
2759 S Pulaski Rd
Security camera
Munoz (22) O2018-5606
Referred [C.J.p. 81284] Transportation
Passed [C.J.p. 82452]
El Trebol Corp.
1135 W 18th St
Sign
Solis (25) O2018-5674
Referred [C.J.p. 81287] Transportation
Passed [C.J.p. 82453]
Eleven40
1140 S Wabash Ave
Sign
King (4) O2018-6279
Referred [C.J.p. 83191] Transportation
EM Iron Works Corp.
4214 W Taylor St
Security camera
Scott, Jr. (24) O2018-5622
Referred [C.J.p. 81286] Transportation
Passed [C.J.p. 82454]

PUBLIC WAY USAGE

Grants of Privilege

Empty Bottle, Inc.
1035 N Western Ave
Light fixture
Moreno (1) O2018-5312
Referred [C.J.p. 81252] Transportation
Passed [C.J.p. 82454]
Empty Bottle, Inc.
1035 N Western Ave
Sign
Moreno (1) O2018-5313
Referred [C.J.p. 81252] Transportation
Passed [C.J.p. 82455]
Enso Sushi & Bar
1613 N Damen Ave.
Sign
Hopkins (2) O2018-5334
Referred [C.J.p. 81257] Transportation
Passed [C.J.p. 82456]
Eskell
2029 N Western Ave
Sign - amend
Waguespack (32) O2018-5382
Referred [C.J.p. 81304] Transportation
Passed [C.J.p. 82764]
Essence of India
4601 N Lincoln Ave
Light fixture
Pawar (47) O2018-5778
Referred [C.J.p. 81340] Transportation
Passed [C.J.p. 82457]
Extra Space Storage (#7011)
1840 N Clybourn Ave
Sign
Hopkins (2) O2018-6237
Referred [C.J.p. 83188] Transportation
Extra Space Storage (No. 7021)
325-333 W Ohio St
Sign
Reilly (42) O2018-6448
Referred [C.J.p. 83243] Transportation

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

81

PUBLIC WAY USAGE

Grants of Privilege

Extra Value Food & Liquor
6257 S Ashland Ave
Sign
Foulkes (16) O2018-5562
Referred [C.J.p. 81279] Transportation
Passed [C.J.p. 82458]
Fabricare Super Laundromat
7635 S Jeffery Blvd
Sign
Harris (8) O2018-5427
Referred [C.J.p. 81268] Transportation
Passed [C.J.p. 82458]
Family Dollar
2274 N Milwaukee Ave
Door swing
Moreno (1) O2018-5315
Referred [C.J.p. 81252] Transportation
Passed [C.J.p. 82459]
Family Dollar
2274 N Milwaukee Ave
Sign
Moreno (1) O2018-5316
Referred [C.J.p. 81253] Transportation
Passed [C.J.p. 82460]
Family Dollar No. 3301
9101 S Commercial Ave
Sign
Sadlowski Garza (10) O2018-5452
Referred [C.J.p. 81270] Transportation
Passed [C.J.p. 82461]
Family Dollar No. 5002
100 S Laramie Ave
Sign
Taliaferro (29) O2018-5721
Referred [C.J.p. 81300] Transportation
Passed [C.J.p. 82461]

PUBLIC WAY USAGE

Grants of Privilege

Family Dollar No. 5478
6240 N Western Ave
Sign
Silverstein (50) O2018-5715
Referred [C.J.p. 81347] Transportation
Passed [C.J.p. 82462]
Family Dollar No. 6514
2420 W 51st St
Sign
Burke (14) O2018-5522
Referred [C.J.p. 81277] Transportation
Passed [C.J.p. 82463]
Family Dollar Store No. 6618
4247 W Madison St
Sign
Ervin (28) O2018-5697
Referred [C.J.p. 81298] Transportation
Passed [C.J.p. 82464]
Family Dollar Store No. 7078
3916 W Fullerton Ave
Sign
Santiago (31) O2018-5740
Referred [C.J.p. 81302] Transportation
Passed [C.J.p. 82465]
Fashion Nails by Design, Ltd.
25 E Adams St
Sign
Reilly (42) O2018-5709
Referred [C.J.p. 81317] Transportation
Passed [C.J.p. 82465]
Father & Son Pizzeria Ltd.
2475 N Milwaukee Ave
Light fixture
Waguespack (32) O2018-6481
Referred [C.J.p. 83226] Transportation
Father & Son Pizzeria Ltd.
2475 N Milwaukee Ave
Sign
Waguespack (32) O2018-6484
Referred [C.J.p. 83226] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Father Time Antiques
2108 W Belmont Ave
Sign
Waguespack (32) O2018-5943
Direct Introduction Transportation
Passed [C.J.p. 82466]
Fig Tree, The
1037 W Madison St
Banner
Solis (25) O2018-5675
Referred [C.J.p. 81287] Transportation
Passed [C.J.p. 82467]
Fist Aid Comics
1142 W Taylor St
Sign
Solis (25) O2018-5676
Referred [C.J.p. 81287] Transportation
Passed [C.J.p. 82468]
Flat Iron, The
1565 N Milwaukee Ave
Security camera
Moreno (1) O2018-5364
Referred [C.J.p. 81253] Transportation
Passed [C.J.p. 82468]
Fleming's Prime Steakhouse & Winebar
25 E Ohio St
Sign
Reilly (42) O2018-5714
Referred [C.J.p. 81317] Transportation
Passed [C.J.p. 82469]
Florisculpture, Inc.
1473 W Grand Ave
Light fixture
Moreno (1) O2018-6193
Referred [C.J.p. 83185] Transportation
Foley's Bar & Grill
1841 W Irving Park Rd
Sign
Pawar (47) O2018-5781
Referred [C.J.p. 81340] Transportation
Passed [C.J.p. 82470]

PUBLIC WAY USAGE

Grants of Privilege

Foremost Liquors Cicero
3210-3212 N Cicero Ave
Sign
Santiago (31) O2018-5742
Referred [C.J.p. 81302] Transportation
Passed [C.J.p. 82471]
Forbidden Root
1744-1746 W Chicago Ave
Banner
Moreno (1) O2018-6195
Referred [C.J.p. 83185] Transportation
Fork
4600 N Lincoln Ave
Light fixture
Pawar (47) O2018-5784
Referred [C.J.p. 81341] Transportation
Passed [C.J.p. 82472]
Forth Group Management Services
1621-1631 S Michigan Ave
Balcony
Dowell (3) O2018-5317
Referred [C.J.p. 81261] Transportation
Passed [C.J.p. 82472]
Fox Chicago LLC
1728-1734 W 18th St
Bay window
Solis (25) O2018-6443
Referred [C.J.p. 83213] Transportation
Fox's Beverly Pub
9956 S Western Ave
Sign
O'Shea (19) O2018-5590
Referred [C.J.p. 81282] Transportation
Passed [C.J.p. 82473]
Franks Barber Shop
3218 W Montrose Ave
Pole
Mell (33) O2018-5747
Referred [C.J.p. 81307] Transportation
Passed [C.J.p. 82474]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

83

PUBLIC WAY USAGE

Grants of Privilege

Fuh
2218 N Lincoln Ave
Sign
Smith (43) O2018-5545
Referred [C.J.p. 81326] Transportation
Passed [C.J.p. 82475]
Full Shilling
3724 N Clark St
Light fixture
Tunney (44) O2018-5480
Referred [C.J.p. 81331] Transportation
Passed [C.J.p. 82476]
Full Shilling
3724 N Clark St
Sign
Tunney (44) O2018-5484
Referred [C.J.p. 81331] Transportation
Passed [C.J.p. 82477]
Full Shilling
3724 N Clark St
Sign
Tunney (44) O2018-5488
Referred [C.J.p. 81331] Transportation
Passed [C.J.p. 82476]
Fulton Market Kitchen
311 N Sangamon St
Fence
Burnett (27) O2018-6409
Referred [C.J.p. 83217] Transportation
Fulton Market Kitchen
311 N Sangamon St
Light fixture
Burnett (27) O2018-6412
Referred [C.J.p. 83217] Transportation
Fulton Market Kitchen
311 N Sangamon St
Stair platform
Burnett (27) O2018-6415
Referred [C.J.p. 83217] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Gannon's Pub
4264 N Lincoln Ave
Light fixture
Pawar (47) O2018-5789
Referred [C.J.p. 81341] Transportation
Passed [C.J.p. 82478]
Garcia's, Inc.
4756-4760 N Lincoln Ave
Sign
Pawar (47) O2018-6505
Referred [C.J.p. 83254] Transportation
Gardner School, The
1301 W Madison St
Sign
Burnett (27) O2018-5940
Direct Introduction Transportation
Passed [C.J.p. 82479]
Garfield Discount
1616 W 63rd St
Sign
Foulkes (16) O2018-5566
Referred [C.J.p. 81279] Transportation
Passed [C.J.p. 82480]
Gateway Auto Service, Inc.
2057 W Division St
Sign
Moreno (1) O2018-6197
Referred [C.J.p. 83185] Transportation
General Iron Industries, Inc.
1909 N Clifton Ave
Bollard
Hopkins (2) O2018-6238
Referred [C.J.p. 83188] Transportation
Genuine Time
2404 W Devon Ave
Sign
Silverstein (50) O2018-5718
Referred [C.J.p. 81347] Transportation
Passed [C.J.p. 82480]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Gerber Auto Collision
 1060 W Huron St
 Light fixture
 Burnett (27) O2018-5440
 Referred [C.J.p. 81292] Transportation
 Passed [C.J.p. 82481]
 Gerber Auto Collision
 5948 N Northwest Hwy
 Sign
 Napolitano (41) O2018-5828
 Referred [C.J.p. 81314] Transportation
 Passed [C.J.p. 82482]
 Glitz Car Wash
 2509-2511 W Augusta Blvd
 Banner
 Maldonado (26) O2018-5633
 Referred [C.J.p. 81291] Transportation
 Passed [C.J.p. 82483]
 GLL Properties 444 North Michigan, L.P.
 444 N Michigan Ave
 Sign
 Reilly (42) O2018-5717
 Referred [C.J.p. 81317] Transportation
 Passed [C.J.p. 82483]
 Glory Beauty Supply
 11219 S Michigan Ave
 Security camera
 Beale (9) O2018-5431
 Referred [C.J.p. 81269] Transportation
 Passed [C.J.p. 82484]
 Go Tavern & Liquors
 3219 W Armitage Ave
 Security camera
 Maldonado (26) O2018-6386
 Referred [C.J.p. 83215] Transportation
 Golden Fish & Chicken
 2926 W 63rd St
 Sign
 Foulkes (16) O2018-6413
 Referred [C.J.p. 83207] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Golub & Co.
 680 N Lake Shore Dr
 Bollard
 Reilly (42) O2018-6453
 Referred [C.J.p. 83243] Transportation
 Golub & Co.
 680 N Lake Shore Dr
 Kiosks
 Reilly (42) O2018-6462
 Referred [C.J.p. 83243] Transportation
 Golub & Co.
 680 N Lake Shore Dr
 Light fixture
 Reilly (42) O2018-6466
 Referred [C.J.p. 83243] Transportation
 Golub & Co.
 680 N Lake Shore Dr
 Planter
 Reilly (42) O2018-6473
 Referred [C.J.p. 83243] Transportation
 Golub & Co.
 680 N Lake Shore Dr
 Security camera
 Reilly (42) O2018-6480
 Referred [C.J.p. 83243] Transportation
 Golub & Co.
 680 N Lake Shore Dr
 Vault
 Reilly (42) O2018-6493
 Referred [C.J.p. 83243] Transportation
 Gomez Enterprise
 3218 W 55th St
 Sign
 Burke (14) O2018-6385
 Referred [C.J.p. 83202] Transportation

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

85

PUBLIC WAY USAGE

Grants of Privilege

Good Old Days, Inc.
2138 W Belmont Ave
Sign
Waguespack (32) O2018-5722
Referred [C.J.p. 81303] Transportation
Passed [C.J.p. 82485]
Goose Island Beer Co.
1800 W Fulton St
Manhole
Burnett (27) O2018-6420
Referred [C.J.p. 83217] Transportation
Grand Lux Auto LLC
2046-2052 N Cicero Ave
Sign
Villegas (36) O2018-5785
Referred [C.J.p. 81310] Transportation
Passed [C.J.p. 82486]
Grand Motel
10022 S Halsted St
Sign
Austin (34) O2018-6471
Referred [C.J.p. 83231] Transportation
Green Street Local
130 S Green St
Light fixture
Burnett (27) O2018-6421
Referred [C.J.p. 83217] Transportation
Gruen Galleries
226 W Superior St
Planter
Reilly (42) O2018-6525
Referred [C.J.p. 83243] Transportation
Guerrero's Tacos and Pizza
2534 W Division St
Sign
Maldonado (26) O2018-6388
Referred [C.J.p. 83215] Transportation

PUBLIC WAY USAGE

Grants of Privilege

GX Chicago LLC
2545 W Diversey Ave
Planter
Waguespack (32) O2018-5763
Referred [C.J.p. 81303] Transportation
Passed [C.J.p. 82487]
Gyu-Kaku Restaurant
2813 N Broadway
Sign
Tunney (44) O2018-5494
Referred [C.J.p. 81331] Transportation
Passed [C.J.p. 82487]
H&R Block 13985
3050 W Devon Ave
Sign
Silverstein (50) O2018-6537
Referred [C.J.p. 83260] Transportation
H&R Block Enterprises
3201 N Clark St
Sign
Tunney (44) O2018-5495
Referred [C.J.p. 81331] Transportation
Passed [C.J.p. 82488]
H&R Block Enterprises
1103 S State St
Sign
King (4) O2018-6281
Referred [C.J.p. 83191] Transportation
Haberdasher Square Lofts
719 W Quincy St
Vault
Reilly (42) O2018-5723
Referred [C.J.p. 81317] Transportation
Passed [C.J.p. 82489]
Habitat Company LLC, The
1333 S Wabash Ave
Planter railing
Dowell (3) O2018-5321
Referred [C.J.p. 81261] Transportation
Passed [C.J.p. 82490]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Hackney's Printers' Row
731-733 S Dearborn St
Occupation of space
King (4) O2018-6280
Referred [C.J.p. 83191] Transportation
Hampton Inn
22 W Monroe Dr
Planter
Reilly (42) O2018-6529
Referred [C.J.p. 83243] Transportation
Hampton Social, The
164 E Grand Ave
Planter
Reilly (42) O2018-6536
Referred [C.J.p. 83244] Transportation
Hampton Social, The
164 E Grand Ave
Window and frame
Reilly (42) O2018-6542
Referred [C.J.p. 83244] Transportation
Havana Nights Nails & Spa
4754 N Lincoln Ave
Sign
Pawar (47) O2018-5751
Referred [C.J.p. 81341] Transportation
Passed [C.J.p. 82491]
Hawkeye's Bar & Grill, Inc.
1458 W Taylor St
Light fixture
Ervin (28) O2018-6445
Referred [C.J.p. 83221] Transportation
Hawkeye's Bar & Grill, Inc.
1458 W Taylor St
Sign
Ervin (28) O2018-6446
Referred [C.J.p. 83221] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Hello Baby
600 E 61st St
Occupation of space
Cochran (20) O2018-5593
Referred [C.J.p. 81282] Transportation
Passed [C.J.p. 82492]
Hiromi's Oriental Restaurant
3609 W Lawrence Ave
Light fixture
Ramirez-Rosa (35) O2018-5792
Referred [C.J.p. 81308] Transportation
Passed [C.J.p. 82492]
Hispanic Housing Development Corp.
2127 W Lawrence Ave
Foundation sheeting
Pawar (47) O2018-5793
Referred [C.J.p. 81341] Transportation
Passed [C.J.p. 82493]
Hollywood Pantry
1301-1303 W Hollywood Ave
Light fixture
Moore (49) O2018-6520
Referred [C.J.p. 83257] Transportation
Hollywood Pantry
1301-1303 W Hollywood Ave
Security camera
Moore (49) O2018-6528
Referred [C.J.p. 83257] Transportation
Home Run Inn
3215 N Sheffield Ave
Sign - amend
Tunney (44) O2018-5401
Referred [C.J.p. 81332] Transportation
Passed [C.J.p. 82764]
Honda City
4950 S Pulaski Rd
Building projection
Burke (14) O2018-5523
Referred [C.J.p. 81277] Transportation
Passed [C.J.p. 82494]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

87

PUBLIC WAY USAGE

Grants of Privilege

Honda City
4950 S Pulaski Rd
Light fixture
Burke (14) O2018-5524
Referred [C.J.p. 81277] Transportation
Passed [C.J.p. 82495]

Honda City
4950 S Pulaski Rd
Sign
Burke (14) O2018-5525
Referred [C.J.p. 81277] Transportation
Passed [C.J.p. 82496]

Hong Kong Express
2703 W Cermak Rd
Sign
Cardenas (12) O2018-5481
Referred [C.J.p. 81275] Transportation
Passed [C.J.p. 82497]

Houndstooth Saloon
3369 N Clark St
Sign
Tunney (44) O2018-5496
Referred [C.J.p. 81331] Transportation
Passed [C.J.p. 82497]

Hugo's Frog Bar
1024 N Rush St
Revolving door
Reilly (42) O2018-6546
Referred [C.J.p. 83244] Transportation

Hyman's Auto Supply
8612-8614 S Commercial Ave
Sign
Sadlowski Garza (10) O2018-5454
Referred [C.J.p. 81270] Transportation
Passed [C.J.p. 82498]

IM & N Dollar Plus
5149 S Kedzie Ave
Sign
Burke (14) O2018-6389
Referred [C.J.p. 83203] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Image Nails No. 1 Corp.
203 W Lake St
Sign
Reilly (42) O2018-5724
Referred [C.J.p. 81317] Transportation
Passed [C.J.p. 82499]

Imperial Cleaners
341 W Armitage Ave
Sign
Smith (43) O2018-5549
Referred [C.J.p. 81327] Transportation
Passed [C.J.p. 82500]

Industrial Council NWHGO
2010 W Fulton St
Banner
Burnett (27) O2018-5442
Referred [C.J.p. 81292] Transportation
Passed [C.J.p. 82500]

Instituto Cervantes
31 W Ohio St
Banner
Reilly (42) O2018-5726
Referred [C.J.p. 81317] Transportation
Passed [C.J.p. 82501]

Instituto Cervantes
31 W Ohio St
Sign
Reilly (42) O2018-5725
Referred [C.J.p. 81317] Transportation
Passed [C.J.p. 82502]

Integrity Chicago Auto Repair Express, Inc.
1704-1708 S Ashland Ave
Light fixture
Solis (25) O2018-5677
Referred [C.J.p. 81287] Transportation
Passed [C.J.p. 82503]

Intelligentsia Coffee & Tea, Inc.
3123 N Broadway
Sign
Tunney (44) O2018-6475
Referred [C.J.p. 83250] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Inter Auto Glass
 5621 W Irving Park Rd
 Sign
 Sposato (38) O2018-5777
 Referred [C.J.p. 81311] Transportation
 Passed [C.J.p. 82503]
 Inter Capital Realty Corporation
 307 N Michigan Ave
 Flagpole
 Reilly (42) O2018-6550
 Referred [C.J.p. 83244] Transportation
 Interpark
 326 S Wells St
 Sign
 Reilly (42) O2018-5728
 Referred [C.J.p. 81317] Transportation
 Passed [C.J.p. 82504]
 Iron Mountain Records Management
 2552 W Ogden Ave
 Loading dock
 Ervin (28) O2018-6449
 Referred [C.J.p. 83221] Transportation
 Iron Mountain Records Management
 2552 W Ogden Ave
 Security camera
 Ervin (28) O2018-5698
 Referred [C.J.p. 81298] Transportation
 Passed [C.J.p. 82505]
 J Bee's Casual & Sportswear
 1301 E 87th St
 Sign
 Harris (8) O2018-6301
 Referred [C.J.p. 83195] Transportation
 J Berman & Assoc., Inc.
 5546 S Archer Ave
 Sign
 Burke (14) O2018-5933
 Direct Introduction Transportation
 Passed [C.J.p. 82506]

PUBLIC WAY USAGE

Grants of Privilege

J K Kabab House
 6412 N Rockwell Ave
 Sign
 Silverstein (50) O2018-6538
 Referred [C.J.p. 83260] Transportation
 J&J Fish
 26 E Adams St
 Sign
 Reilly (42) O2018-5730
 Referred [C.J.p. 81317] Transportation
 Passed [C.J.p. 82507]
 J&R Liquor & Food
 2401 N Ashland Ave
 Sign
 Waguespack (32) O2018-5765
 Referred [C.J.p. 81303] Transportation
 Passed [C.J.p. 82507]
 Jay's Beef of Chicago, Inc.
 2255 W North Ave
 Light fixture
 Moreno (1) O2018-5366
 Referred [C.J.p. 81253] Transportation
 Passed [C.J.p. 82511]
 Jefferson Tap and Grille and the Loft
 323-325 N Jefferson St
 Security camera
 Reilly (42) O2018-5750
 Referred [C.J.p. 81317] Transportation
 Passed [C.J.p. 82511]
 Jeni's Splendid Ice Creams
 3657 N Clark St
 Sign
 Tunney (44) O2018-5952
 Direct Introduction Transportation
 Passed [C.J.p. 82512]
 Jet's Pizza Illinois No. 21
 5058 N Clark St
 Sign
 Pawar (47) O2018-5953
 Direct Introduction Transportation
 Passed [C.J.p. 82513]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

89

PUBLIC WAY USAGE

Grants of Privilege

Jewel Food Store No. 3368
550 N State St
Revolving Door
Reilly (42) O2018-6553
Referred [C.J.p. 83244] Transportation
Jimmy John's
461 W Chicago Ave
Sign
Reilly (42) O2018-6557
Referred [C.J.p. 83244] Transportation
Joe's Food & Liquor
3626 W Lawrence Ave
Sign
Ramirez-Rosa (35) O2018-6476
Referred [C.J.p. 83232] Transportation
Joe's Liquor Store
2543 W 63rd St
Sign
Foulkes (16) O2018-5574
Referred [C.J.p. 81280] Transportation
Passed [C.J.p. 82514]
John Marshall Law School
19 W Jackson Blvd
Banner
King (4) O2018-6282
Referred [C.J.p. 83192] Transportation
Joinery Studios, The
2533 W Homer St
Light fixture
Moreno (1) O2018-6199
Referred [C.J.p. 83185] Transportation
JP Morgan Chase
7180-7192 W Grand Ave
Door swing
Taliaferro (29) O2018-5729
Referred [C.J.p. 81300] Transportation
Passed [C.J.p. 82515]

PUBLIC WAY USAGE

Grants of Privilege

JPMorgan Chase
7180-7192 W Grand Ave
Cornice
Taliaferro (29) O2018-5727
Referred [C.J.p. 81300] Transportation
Passed [C.J.p. 82515]
JPMorgan Chase Bank, N.A.
230 W Grand Ave
Cornice
Reilly (42) O2018-5733
Referred [C.J.p. 81318] Transportation
Passed [C.J.p. 82516]
JPMorgan Chase Bank, N.A.
230 W Grand Ave
Light fixture
Reilly (42) O2018-5745
Referred [C.J.p. 81318] Transportation
Passed [C.J.p. 82517]
JPMorgan Chase Bank, NA
21 S Clark St
Kiosk
Reilly (42) O2018-6570
Referred [C.J.p. 83244] Transportation
Juan Daniel Hair Design, P.C.
3748 W 63rd St
Light fixture
Tabares (23) O2018-6379
Referred [C.J.p. 83211] Transportation
Kabab Grill, Inc.
3222 W Bryn Mawr Ave
Sign
Laurino (39) O2018-5944
Direct Introduction Transportation
Passed [C.J.p. 82518]
Kabuki Restaurant
2473 N Clark St
Sign
Smith (43) O2018-6521
Referred [C.J.p. 83249] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Kam Fung Restaurant
 216 W 22nd Pl
 Sign
 Solis (25) O2018-5938
 Direct Introduction Transportation
 Passed [C.J.p. 82519]
 Kasey's Tavern
 701 S Dearborn St
 Light Fixture
 King (4) O2018-6283
 Referred [C.J.p. 83192] Transportation
 Keating Law Offices, P.C.
 825 N Milwaukee Ave
 Bicycle rack
 Burnett (27) O2018-5444
 Referred [C.J.p. 81293] Transportation
 Passed [C.J.p. 82519]
 Kelsey's
 2265 N Lincoln Ave
 Sign
 Smith (43) O2018-5949
 Direct Introduction Transportation
 Passed [C.J.p. 82520]
 Kennison, The
 1800 N Lincoln Ave
 Sign
 Smith (43) O2018-6522
 Referred [C.J.p. 83249] Transportation
 Kent Young Health Products Center & Co.
 2400 S Wentworth Ave
 Step
 Solis (25) O2018-5678
 Referred [C.J.p. 81287] Transportation
 Passed [C.J.p. 82521]
 Kerryman, The
 661 N Clark St
 Banner
 Reilly (42) O2018-6572
 Referred [C.J.p. 83245] Transportation

PUBLIC WAY USAGE

Grants of Privilege

KL Nails, Inc.
 3564 S Halsted St
 Sign
 Thompson (11) O2018-5466
 Referred [C.J.p. 81273] Transportation
 Passed [C.J.p. 82522]
 Klein Hardware, Inc.
 3737 N Southport Ave
 Occupation of space
 Tunney (44) O2018-6477
 Referred [C.J.p. 83250] Transportation
 Kriser's Natural Pet
 5353 N Clark St
 Banner
 Osterman (48) O2018-5667
 Referred [C.J.p. 81345] Transportation
 Passed [C.J.p. 82522]
 Kriser's Natural Pet
 5353 N Clark St
 Sign
 Osterman (48) O2018-5670
 Referred [C.J.p. 81345] Transportation
 Passed [C.J.p. 82523]
 La Roqueta Restaurant
 4023 W 31st St
 Light fixture
 Munoz (22) O2018-6372
 Referred [C.J.p. 83210] Transportation
 La Victoria
 3927 W 63rd St
 Light fixture
 Quinn (13) O2018-5509
 Referred [C.J.p. 81276] Transportation
 Passed [C.J.p. 82524]
 Lake Park Associates, Inc.
 1162 E 55th St
 Sign
 Hairston (5) O2018-5383
 Referred [C.J.p. 81265] Transportation
 Passed [C.J.p. 82525]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

91

PUBLIC WAY USAGE

Grants of Privilege

Lakeside Market
801 W Irving Park Rd
Sign
Cappleman (46) O2018-5541
Referred [C.J.p. 81336] Transportation
Passed [C.J.p. 82525]

Lakeview Fitness Investors LLC
3657 N Pine Grove Ave
Light fixture
Cappleman (46) O2018-5543
Referred [C.J.p. 81336] Transportation
Passed [C.J.p. 82526]

Lakeview Medical Campus LLC
1333 W Belmont Ave
Sign
Waguespack (32) O2018-6487
Referred [C.J.p. 83226] Transportation

Landmark Village Homeowners Assn.
1811 W Oakdale Ave
Occupation of space - amend
Waguespack (32) O2018-5378
Referred [C.J.p. 81304] Transportation
Passed [C.J.p. 82765]

Las Mananitas
3523 N Halsted St
Light pole
Cappleman (46) O2018-5548
Referred [C.J.p. 81336] Transportation
Passed [C.J.p. 82527]

Lasalle Bank Trust #A7701099274
1260 N Dearborn St
Light fixture
Hopkins (2) O2018-5335
Referred [C.J.p. 81257] Transportation
Passed [C.J.p. 82528]

LaSalle Bank Trust #A7701099274
1260 N Dearborn St
Planters
Hopkins (2) O2018-5336
Referred [C.J.p. 81257] Transportation
Passed [C.J.p. 82529]

PUBLIC WAY USAGE

Grants of Privilege

Lawry's The Prime Rib
100 E Ontario St
Staircase
Reilly (42) O2018-5753
Referred [C.J.p. 81318] Transportation
Passed [C.J.p. 82529]

Laz Parking
301 E North Water St
Sign
Reilly (42) O2018-5755
Referred [C.J.p. 81318] Transportation
Passed [C.J.p. 82530]

Le Sud
2301 W Roscoe St
Sign
Waguespack (32) O2018-6498
Referred [C.J.p. 83277] Transportation

Learning Experience, The
310 S Racine Ave
Sign
Ervin (28) O2018-6450
Referred [C.J.p. 83221] Transportation

Leigh Marcus, Inc.
2203 W Roscoe St
Park bench
Waguespack (32) O2018-6501
Referred [C.J.p. 83227] Transportation

Level 1 Hair Studio, Inc.
2725 W Peterson Ave
Sign
O'Connor (40) O2018-5817
Referred [C.J.p. 81313] Transportation
Passed [C.J.p. 82531]

Life Storage
2051 N Austin Ave
Sign
Taliaferro (29) O2018-5731
Referred [C.J.p. 81300] Transportation
Passed [C.J.p. 82532]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Life Storage
 615 W Pershing Rd
 Sign
 Thompson (11) O2018-5469
 Referred [C.J.p. 81273] Transportation
 Passed [C.J.p. 82533]

Life Storage
 345 N Western Ave
 Sign
 Burnett (27) O2018-5446
 Referred [C.J.p. 81292] Transportation
 Passed [C.J.p. 82533]

Lightology
 215 W Chicago Ave
 Sign
 Reilly (42) O2018-5758
 Referred [C.J.p. 81318] Transportation
 Passed [C.J.p. 82534]

Limitless Coffee & Tea
 217 N Green St
 Sign
 Burnett (27) O2018-5448
 Referred [C.J.p. 81293] Transportation
 Passed [C.J.p. 82535]

Lincoln Park Cleaners
 659 W Armitage Ave
 Step
 Smith (43) O2018-5554
 Referred [C.J.p. 81327] Transportation
 Passed [C.J.p. 82536]

Lincoln Park Stadium Bar and Grill
 2423 N Clark St
 Light fixture
 Smith (43) O2018-5558
 Referred [C.J.p. 81327] Transportation
 Passed [C.J.p. 82537]

Little Bucharest Bistro
 3661-3665 N Elston Ave
 Occupation of Space
 Mell (33) O2018-6459
 Referred [C.J.p. 83230] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Little Bucharest Bistro
 3661-3665 N Elston Ave
 Sign
 Mell (33) O2018-5749
 Referred [C.J.p. 81307] Transportation
 Passed [C.J.p. 82537]

Logan Square Auto Repair
 2442 N Milwaukee Ave
 Sign
 Moreno (1) O2018-6205
 Referred [C.J.p. 83185] Transportation

Loomis Federal Savings
 6350 W 63rd St
 Sign
 Quinn (13) O2018-5513
 Referred [C.J.p. 81276] Transportation
 Passed [C.J.p. 82538]

Lovers Playground
 872 N State St
 Sign
 Hopkins (2) O2018-6241
 Referred [C.J.p. 83188] Transportation

Loyola University Chicago
 6324 N Kenmore Ave
 Conduit
 Osterman (48) O2018-5672
 Referred [C.J.p. 81345] Transportation
 Passed [C.J.p. 82539]

Loyola University Chicago
 6330 N Sheridan Rd
 Conduit
 Moore (49) O2018-6531
 Referred [C.J.p. 83257] Transportation

Loyola University of Chicago
 840 N Wabash Ave
 Pipes
 Hopkins (2) O2018-5338
 Referred [C.J.p. 81257] Transportation
 Passed [C.J.p. 82540]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

93

PUBLIC WAY USAGE

Grants of Privilege

Lucky One Food Store Corp.
1854 N Pulaski Rd
Security camera
Ramirez-Rosa (35) O2018-6479
Referred [C.J.p. 83232] Transportation
Lucky Smoke Shop, Inc.
6144 N Milwaukee Ave
Sign
Laurino (39) O2018-6504
Referred [C.J.p. 83237] Transportation
Lululemon Athletica
167 N Sangamon St
Light fixture
Burnett (27) O2018-5450
Referred [C.J.p. 81293] Transportation
Passed [C.J.p. 82541]
Lululemon Athletica
167 N Sangamon St
Sign
Burnett (27) O2018-5941
Direct Introduction Transportation
Passed [C.J.p. 82541]
Lupita's Grocery
2401 S Christiana Ave
Light fixture
Cardenas (12) O2018-5483
Referred [C.J.p. 81276] Transportation
Passed [C.J.p. 82542]
Lupita's Grocery
2401 S Christiana Ave
Security camera
Cardenas (12) O2018-5486
Referred [C.J.p. 81276] Transportation
Passed [C.J.p. 82543]
Luxe A Salon, Inc.
2109 W Belmont Ave
Banner
Waguespack (32) O2018-5767
Referred [C.J.p. 81303] Transportation
Passed [C.J.p. 82544]

PUBLIC WAY USAGE

Grants of Privilege

Macias Produce, Inc.
8933 S Commercial Ave
Sign
Sadlowski Garza (10) O2018-5458
Referred [C.J.p. 81270] Transportation
Passed [C.J.p. 82545]
Madewell, Inc.
932 N Rush St
Sign
Reilly (42) O2018-5759
Referred [C.J.p. 81318] Transportation
Passed [C.J.p. 82546]
Madison Crab House
1045 W Madison St
Awning - amend
Solis (25) O2018-5398
Referred [C.J.p. 81288] Transportation
Passed [C.J.p. 82844]
Marine Layer
849 W Armitage Ave
Light fixture
Smith (43) O2018-5561
Referred [C.J.p. 81327] Transportation
Passed [C.J.p. 82547]
May 1st Nail Spa
1054 N Ashland Ave
Sign
Moreno (1) O2018-5368
Referred [C.J.p. 81253] Transportation
Passed [C.J.p. 82548]
McDonald No. 26364
233 W Jackson Blvd
Sign
Reilly (42) O2018-5762
Referred [C.J.p. 81318] Transportation
Passed [C.J.p. 82548]
McDonald's #335
5733 S Kedzie Ave
Landscaping
Burke (14) O2018-6391
Referred [C.J.p. 83203] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

McDonald's Restaurants
 144 S Wabash Ave
 Sign
 Reilly (42) O2018-6571
 Referred [C.J.p. 83245] Transportation
 Medspring
 2868 N Broadway
 Sign
 Tunney (44) O2018-6478
 Referred [C.J.p. 83251] Transportation
 Meineke Car Care Center
 5740-5744 N Western Ave
 Sign
 O'Connor (40) O2018-6512
 Referred [C.J.p. 83238] Transportation
 Metric Coffee Cafe
 2021 W Fulton St
 Door swing
 Burnett (27) O2018-6423
 Referred [C.J.p. 83217] Transportation
 Metric Coffee Cafe
 2021 W Fulton St
 Flagpole
 Burnett (27) O2018-6425
 Referred [C.J.p. 83218] Transportation
 Metro
 3730 N Clark St
 Sign
 Tunney (44) O2018-5497
 Referred [C.J.p. 81331] Transportation
 Passed [C.J.p. 82549]
 Metro PCS
 812 E 79th St
 Sign
 Harris (8) O2018-5928
 Direct Introduction Transportation
 Passed [C.J.p. 82550]

PUBLIC WAY USAGE

Grants of Privilege

Metro PCS
 6901 S Halsted St
 Sign
 Sawyer (6) O2018-6331
 Referred [C.J.p. 83193] Transportation
 MetroPCS
 5152 W Fullerton Ave
 Sign
 Santiago (31) O2018-6467
 Referred [C.J.p. 83225] Transportation
 Metropolitan Family Services
 3249 N Central Ave
 Planter
 Reboyras (30) O2018-5805
 Referred [C.J.p. 81300] Transportation
 Passed [C.J.p. 82551]
 Mexico Juarez Driving School
 1151 W 18th St
 Security camera
 Solis (25) O2018-6431
 Referred [C.J.p. 83213] Transportation
 Mexico Juarez Driving School
 1151 W 18th St
 Sign
 Solis (25) O2018-6434
 Referred [C.J.p. 83213] Transportation
 Michigan Cermak Indiana LLC
 123 E Cermak Rd
 Sign
 Dowell (3) O2018-6256
 Referred [C.J.p. 83189] Transportation
 MidAmerican Printing Systems
 1716 W Grand Ave
 Sign
 Moreno (1) O2018-5917
 Direct Introduction Transportation
 Passed [C.J.p. 82552]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

95

PUBLIC WAY USAGE

Grants of Privilege

Mikes Barber Shop
3639 W Irving Park Rd
Sign
Arena (45) O2018-5829
Referred [C.J.p. 81334] Transportation
Passed [C.J.p. 82552]
Minigrow by Honeygrow
28 S Wabash Ave
Sign - amend
Reilly (42) O2018-5386
Referred [C.J.p. 81324] Transportation
Passed [C.J.p. 82765]
M-K Signs
4900 N Elston Ave
Sign
Laurino (39) O2018-5803
Referred [C.J.p. 81312] Transportation
Passed [C.J.p. 82545]
Modern Dental on Sheffield
1005 W Wellington Ave
Banner
Tunney (44) O2018-5498
Referred [C.J.p. 81331] Transportation
Passed [C.J.p. 82553]
Modern Image Beauty Salon
4513 W Diversey Ave
Sign
Santiago (31) O2018-5744
Referred [C.J.p. 81302] Transportation
Passed [C.J.p. 82554]
Monika Neale
1736 N Sedgwick St
Fence
Smith (43) O2018-5564
Referred [C.J.p. 81327] Transportation
Passed [C.J.p. 82565]
Monk's Pub
205-207 W Lake St
Sign
Reilly (42) O2018-6565
Referred [C.J.p. 83245] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Moon Star Grocery
729-733 W 69th St
Light fixture
Sawyer (6) O2018-6335
Referred [C.J.p. 83193] Transportation
Moon Star Grocery
729-733 W 69th St
Security camera
Sawyer (6) O2018-6336
Referred [C.J.p. 83193] Transportation
Morenos Discount Liquors, Inc.
3714-3724 W 26th St
Light fixture
Munoz (22) O2018-5609
Referred [C.J.p. 81284] Transportation
Passed [C.J.p. 82555]
Morenos Discount Liquors, Inc.
3714-3724 W 26th St
Sign
Munoz (22) O2018-5935
Direct Introduction Transportation
Passed [C.J.p. 82556]
Mory's, Ltd.
806 N Rush St
Light fixture
Reilly (42) O2018-5766
Referred [C.J.p. 81319] Transportation
Passed [C.J.p. 82556]
Mott St.
1401 N Ashland Ave
Planter
Hopkins (2) O2018-5341
Referred [C.J.p. 81257] Transportation
Passed [C.J.p. 82557]
Moxy Hotel
530 N LaSalle Dr
Sign
Reilly (42) O2018-6567
Referred [C.J.p. 83245] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Mr C's Midway Bar, Inc.
 4654 W 63rd St
 Sign
 Quinn (13) O2018-6371
 Referred [C.J.p. 83200] Transportation
 Mr. Alan's
 4700 S Cottage Grove Ave
 Sign
 King (4) O2018-6284
 Referred [C.J.p. 83192] Transportation
 Mr. Swifty Cleaners
 11024 S Western Ave
 Sign
 O'Shea (19) O2018-6367
 Referred [C.J.p. 83208] Transportation
 Mrs. Murphy and Sons Irish Bistro
 3905 N Lincoln Ave
 Sign
 Pawar (47) O2018-5796
 Referred [C.J.p. 81341] Transportation
 Passed [C.J.p. 82558]
 Mufflers R Us, Inc.
 4400-4410 S Western Ave
 Sign
 Lopez (15) O2018-6402
 Referred [C.J.p. 83206] Transportation
 Municipal Bar and Dining Co.
 216 W Ohio St
 Sign
 Reilly (42) O2018-5948
 Direct Introduction Transportation
 Passed [C.J.p. 82559]
 Naf Naf Grill
 14 S Clinton St
 Sign
 Reilly (42) O2018-5947
 Direct Introduction Transportation
 Passed [C.J.p. 82559]

PUBLIC WAY USAGE

Grants of Privilege

Napa Auto Parts
 4300-4312 N Elston Ave
 Light fixture
 Laurino (39) O2018-5807
 Referred [C.J.p. 81312] Transportation
 Passed [C.J.p. 82560]
 Napa Auto Parts
 11030 S Western Ave
 Sign
 O'Shea (19) O2018-5934
 Direct Introduction Transportation
 Passed [C.J.p. 82561]
 National Car Wash
 4900 N Broadway
 Planter
 Cappleman (46) O2018-5551
 Referred [C.J.p. 81336] Transportation
 Passed [C.J.p. 82564]
 National Goldberg & Perl, Inc.
 844 W Armitage Ave
 Sign
 Smith (43) O2018-6523
 Referred [C.J.p. 83249] Transportation
 National, The
 125 S Clark St
 Flagpole
 Reilly (42) O2018-5776
 Referred [C.J.p. 81319] Transportation
 Passed [C.J.p. 82562]
 National, The
 125 S Clark St
 Planter
 Reilly (42) O2018-5779
 Referred [C.J.p. 81319] Transportation
 Passed [C.J.p. 82563]
 National, The
 125 S Clark St
 Vault
 Reilly (42) O2018-5782
 Referred [C.J.p. 81319] Transportation
 Passed [C.J.p. 82563]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

97

PUBLIC WAY USAGE

Grants of Privilege

New Budget Motel
 8903 S Ashland Ave
 Sign
 Brookins (21) O2018-5596
 Referred [C.J.p. 81283] Transportation
 Passed [C.J.p. 82566]

New Management Ltd.
 213 N Racine Ave
 Balcony
 Burnett (27) O2018-6427
 Referred [C.J.p. 83218] Transportation

New Taste of Chicago
 11101 S Michigan Ave
 Light fixture
 Beale (9) O2018-6345
 Referred [C.J.p. 83196] Transportation

New World Van Lines, Inc.
 5875 N Rogers Ave
 Sign
 Laurino (39) O2018-5809
 Referred [C.J.p. 81312] Transportation
 Passed [C.J.p. 82567]

Newcastle Retail
 1139 N State St
 Earth retention system
 Hopkins (2) O2018-5342
 Referred [C.J.p. 81257] Transportation
 Passed [C.J.p. 82567]

NHC LLC
 846-854 W Randolph St
 Windscreen
 Burnett (27) O2018-5453
 Referred [C.J.p. 81293] Transportation
 Passed [C.J.p. 82568]

Nick's
 1516 N Milwaukee Ave
 Security camera
 Moreno (1) O2018-5391
 Referred [C.J.p. 81253] Transportation
 Passed [C.J.p. 82569]

PUBLIC WAY USAGE

Grants of Privilege

Nobert Plating Co.
 1613 W Carroll Ave
 Manhole
 Burnett (27) O2018-5455
 Referred [C.J.p. 81293] Transportation
 Passed [C.J.p. 82570]

Noble Network of Charter Schools
 1505 W Chicago Ave
 Door swing
 Burnett (27) O2018-6429
 Referred [C.J.p. 83218] Transportation

Noodles in the Pot, Inc.
 2453 N Halsted St
 Light fixture
 Smith (43) O2018-5570
 Referred [C.J.p. 81327] Transportation
 Passed [C.J.p. 82570]

North and Pulaski Elderly Limited Partnership
 3949 W North Ave
 Caisson
 Maldonado (26) O2018-6395
 Referred [C.J.p. 83215] Transportation

North and Pulaski Elderly Limited Partnership
 3949 W North Ave
 Sheeting
 Maldonado (26) O2018-6396
 Referred [C.J.p. 83215] Transportation

Northwestern Memorial Hospital
 259 E Erie St
 Column
 Reilly (42) O2018-5835
 Referred [C.J.p. 81319] Transportation
 Passed [C.J.p. 82572]

Northwestern Memorial Hospital
 259 E Erie St
 Column
 Reilly (42) O2018-5833
 Referred [C.J.p. 81319] Transportation
 Passed [C.J.p. 82571]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Northwestern Memorial Hospital
401 E Erie St
Bollard
Reilly (42) O2018-5837
Referred [C.J.p. 81319] Transportation
Passed [C.J.p. 82573]
Northwestern Memorial Hospital
401 E Erie St
Conduit
Reilly (42) O2018-5839
Referred [C.J.p. 81319] Transportation
Passed [C.J.p. 82574]
Nortown Auto LLC
1301-1307 W North Ave
Fire shutter
Burnett (27) O2018-5457
Referred [C.J.p. 81293] Transportation
Passed [C.J.p. 82575]
Nuts on Clark, Inc.
3830 N Clark St
Sign
Tunney (44) O2018-6482
Referred [C.J.p. 83251] Transportation
Ohe Hour Tees
2348 N Damen Ave
Sign
Waguespack (32) O2018-6503
Referred [C.J.p. 83227] Transportation
Ohio House Motel
600 N LaSalle Dr
Sign
Reilly (42) O2018-6555
Referred [C.J.p. 83245] Transportation
Old Second Bank
9443 S Ashland Ave
Sign
Brookins (21) O2018-5598
Referred [C.J.p. 81283] Transportation
Passed [C.J.p. 82576]

PUBLIC WAY USAGE

Grants of Privilege

Old Second Bank
1301 W Taylor St
Clock
Ervin (28) O2018-6451
Referred [C.J.p. 83221] Transportation
Old Second Bank
1301 W Taylor St
Sign
Ervin (28) O2018-5699
Referred [C.J.p. 81298] Transportation
Passed [C.J.p. 82576]
Old Town Ale House, Inc.
219 W North Ave
Security camera
Burnett (27) O2018-5459
Referred [C.J.p. 81293] Transportation
Passed [C.J.p. 82577]
Old Town Development Associates, LLC.
230 W North Ave
Sign
Hopkins (2) O2018-6245
Referred [C.J.p. 83188] Transportation
Old Town School of Folk Music, The
909 W Armitage Ave
Sign
Smith (43) O2018-5573
Referred [C.J.p. 81327] Transportation
Passed [C.J.p. 82578]
One Stop Market
3456 S Western Ave
Fire shutter
Cardenas (12) O2018-6368
Referred [C.J.p. 83200] Transportation
Ontario Street Owner LLC
243 E Ontario St
Sign
Reilly (42) O2018-6556
Referred [C.J.p. 83245] Transportation

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

99

PUBLIC WAY USAGE

Grants of Privilege

Oxford OBG Hotel Wacker Chicago LLC
 111 W Huron St
 Tree gate
 Reilly (42) O2018-6558
 Referred [C.J.p. 83245] Transportation
 Paddy Mac's
 4157 N Pulaski Rd
 Light fixture
 Laurino (39) O2018-5811
 Referred [C.J.p. 81312] Transportation
 Passed [C.J.p. 82579]
 Paddy Mac's
 4157 N Pulaski Rd
 Sign
 Laurino (39) O2018-5813
 Referred [C.J.p. 81312] Transportation
 Passed [C.J.p. 82580]
 Paladar
 2252 N Western Ave
 Light fixture
 Moreno (1) O2018-5394
 Referred [C.J.p. 81253] Transportation
 Passed [C.J.p. 82580]
 Papa John's Pizza
 80 E Cermak Rd
 Sign
 Dowell (3) O2018-5322
 Referred [C.J.p. 81261] Transportation
 Passed [C.J.p. 82581]
 Parc Chestnut Condo Association
 849 N Franklin St
 Cornice
 Hopkins (2) O2018-6249
 Referred [C.J.p. 83188] Transportation
 Passion House Cafe 1 LLC
 2631 N Kedzie Ave
 Ornament
 Waguespack (32) O2018-6506
 Referred [C.J.p. 83227] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Pasta Bowl Co., The
 2434-2436 N Clark St
 Sign
 Smith (43) O2018-5950
 Direct Introduction Transportation
 Passed [C.J.p. 82582]
 Pasta Bowl, The
 4343 N Lincoln Ave
 Sign
 Pawar (47) O2018-6508
 Referred [C.J.p. 83254] Transportation
 Paunar LLC
 6853 S Chicago Ave
 Bicycle rack
 Cochran (20) O2018-6375
 Referred [C.J.p. 83209] Transportation
 Payday Loan Store
 337 S Franklin St
 Sign
 Reilly (42) O2018-5840
 Referred [C.J.p. 81319] Transportation
 Passed [C.J.p. 82583]
 Peacock Liquors
 3056 W Montrose Ave
 Sign
 Mell (33) O2018-6461
 Referred [C.J.p. 83230] Transportation
 Pearl Tavern
 180 N Wacker Dr
 Sign
 Reilly (42) O2018-6559
 Referred [C.J.p. 83245] Transportation
 Persona
 408-412 S Wells St
 Condenser
 Solis (25) O2018-5682
 Referred [C.J.p. 81287] Transportation
 Passed [C.J.p. 82584]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Petco
6236 N Western Ave
Sign
Silverstein (50) O2018-5954
Direct Introduction Transportation
Passed [C.J.p. 82584]
Peter Xilas
2122 W Melrose St
Planter
Waguespack (32) O2018-6517
Referred [C.J.p. 83227] Transportation
Peterson Food Mart
2534 W Peterson Ave
Sign
O'Connor (40) O2018-6510
Referred [C.J.p. 83239] Transportation
Pilsen Cellular
1657 W Cermak Rd
Step
Solis (25) O2018-6436
Referred [C.J.p. 83213] Transportation
Pizano
61 E Madison St
Light fixture
Reilly (42) O2018-5842
Referred [C.J.p. 81319] Transportation
Passed [C.J.p. 82585]
Pizza Capri
1501 E 53rd St
Sign
Hairston (5) O2018-5926
Direct Introduction Transportation
Passed [C.J.p. 82586]
Plaza Food
3011 W Armitage Ave
Security camera
Moreno (1) O2018-5396
Referred [C.J.p. 81253] Transportation
Passed [C.J.p. 82587]

PUBLIC WAY USAGE

Grants of Privilege

Plymouth Restaurant
327 S Plymouth Ct
Sign
King (4) O2018-6285
Referred [C.J.p. 83192] Transportation
Potbelly Sandwich Works
924 W Belmont Ave
Cornice
Tunney (44) O2018-5501
Referred [C.J.p. 81331] Transportation
Passed [C.J.p. 82588]
Potbelly Sandwich Works
924 W Belmont Ave
Light fixture
Tunney (44) O2018-5505
Referred [C.J.p. 81331] Transportation
Passed [C.J.p. 82588]
Potbelly Sandwich Works LLC
508 N Clark St
Light fixture
Reilly (42) O2018-5843
Referred [C.J.p. 81319] Transportation
Passed [C.J.p. 82589]
Potbelly Sandwich Works LLC
277 E Ontario St
Light fixture
Reilly (42) O2018-5844
Referred [C.J.p. 81320] Transportation
Passed [C.J.p. 82590]
Potbelly Sandwich Works LLC
3424 N Southport Ave
Light fixture
Tunney (44) O2018-5511
Referred [C.J.p. 81331] Transportation
Passed [C.J.p. 82591]
Primary Night Club
5 W Division St
Condenser
Hopkins (2) O2018-5344
Referred [C.J.p. 81258] Transportation
Passed [C.J.p. 82592]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

101

PUBLIC WAY USAGE

Grants of Privilege

Progressbar
 3359 N Halsted St
 Banner
 Tunney (44) O2018-6485
 Referred [C.J.p. 83251] Transportation
 Proper Title LLC
 2323 N Damen Ave
 Sign
 Waguespack (32) O2018-5769
 Referred [C.J.p. 81304] Transportation
 Passed [C.J.p. 82592]
 Pub Royale
 2049 W Division St
 Light fixture
 Moreno (1) O2018-5399
 Referred [C.J.p. 81253] Transportation
 Passed [C.J.p. 82593]
 Publican, The
 837 W Fulton Market
 Building projection
 Burnett (27) O2018-5462
 Referred [C.J.p. 82193] Transportation
 Passed [C.J.p. 82594]
 Publican, The
 837 W Fulton Market
 Light fixture
 Burnett (27) O2018-5464
 Referred [C.J.p. 81293] Transportation
 Passed [C.J.p. 82595]
 Ramen-San
 219 N Green St
 Sign
 Burnett (27) O2018-5468
 Referred [C.J.p. 81293] Transportation
 Passed [C.J.p. 82596]
 Ranalli's
 1512 W Berwyn Ave
 Light fixture
 O'Connor (40) O2018-5819
 Referred [C.J.p. 81313] Transportation
 Passed [C.J.p. 82596]

PUBLIC WAY USAGE

Grants of Privilege

Ranalli's
 1512 W Berwyn Ave
 Sign
 O'Connor (40) O2018-5821
 Referred [C.J.p. 81313] Transportation
 Passed [C.J.p. 82597]
 Rebel Bar & Grill
 3462 N Clark St
 Sign
 Tunney (44) O2018-6488
 Referred [C.J.p. 83251] Transportation
 Red & White Wines
 1845 N Oakley Ave
 Light fixture
 Waguespack (32) O2018-6511
 Referred [C.J.p. 83227] Transportation
 Red & White Wines
 1845 N Oakley Ave
 Park benches
 Waguespack (32) O2018-6513
 Referred [C.J.p. 83227] Transportation
 Red & White Wines
 1845 N Oakley Ave
 Planter
 Waguespack (32) O2018-6516
 Referred [C.J.p. 83227] Transportation
 Redline Cafe and Stix 'N Brix
 218-220 W 33rd St
 Sign
 Thompson (11) O2018-5471
 Referred [C.J.p. 81273] Transportation
 Passed [C.J.p. 82598]
 Regiomontano
 1510 W 18th St
 Fire escape
 Solis (25) O2018-5683
 Referred [C.J.p. 81287] Transportation
 Passed [C.J.p. 82599]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Rehabilitation Institute of Chicago
630 N Mcclurg Ct
Caisson
Reilly (42) O2018-5847
Referred [C.J.p. 81320] Transportation
Passed [C.J.p. 82599]
Rehabilitation Institute of Chicago
630 N Mcclurg Ct
Earth retention system
Reilly (42) O2018-5848
Referred [C.J.p. 81320] Transportation
Passed [C.J.p. 82601]
Rehabilitation Institute of Chicago
630 N Mcclurg Ct
Pile cap
Reilly (42) O2018-5851
Referred [C.J.p. 81320] Transportation
Passed [C.J.p. 82602]
Rene's Auto Parts
717 S Western Ave
Sign
Ervin (28) O2018-5700
Referred [C.J.p. 81298] Transportation
Passed [C.J.p. 82602]
Rev. Floyd D. James
622-624 S Independence Blvd
Bay window
Scott, Jr. (24) O2018-5625
Referred [C.J.p. 81286] Transportation
Passed [C.J.p. 82508]
Rev. Floyd D. James
622-624 S Independence Blvd
Guardrail
Scott, Jr. (24) O2018-5627
Referred [C.J.p. 81286] Transportation
Passed [C.J.p. 82509]

PUBLIC WAY USAGE

Grants of Privilege

Rev. Floyd D. James
622-624 S Independence Blvd
Stairway
Scott, Jr. (24) O2018-5629
Referred [C.J.p. 81286] Transportation
Passed [C.J.p. 82510]
Revolution Beer LLC
3340 N Kedzie Ave
Light fixture
Ramirez-Rosa (35) O2018-6483
Referred [C.J.p. 83232] Transportation
Rita's Place, Inc.
5414 W Fullerton Ave
Door swing
Reboyras (30) O2018-6456
Referred [C.J.p. 83223] Transportation
RMW Streeterville LLC
451 E Grand Ave
Tree grate
Reilly (42) O2018-5845
Referred [C.J.p. 81320] Transportation
Passed [C.J.p. 82603]
Robert's Cycle Co.
7054 N Clark St
Sign
Moore (49) O2018-5686
Referred [C.J.p. 81346] Transportation
Passed [C.J.p. 82604]
Rock Bottom Restaurant & Brewery
1 W Grand Ave
Light fixture
Reilly (42) O2018-6560
Referred [C.J.p. 83245] Transportation
Rock Bottom Restaurant & Brewery
1 W Grand Ave
Sign
Reilly (42) O2018-5854
Referred [C.J.p. 81320] Transportation
Passed [C.J.p. 82605]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

103

PUBLIC WAY USAGE

Grants of Privilege

Rockit Bar & Grill
 22 W Hubbard St
 Fire escape
 Reilly (42) O2018-6561
 Referred [C.J.p. 83246] Transportation
 Rockit Bar & Grill
 22 W Hubbard St
 Flagpole
 Reilly (42) O2018-6562
 Referred [C.J.p. 83246] Transportation
 Roister
 951 W Fulton Market
 Park bench
 Burnett (27) O2018-5470
 Referred [C.J.p. 81294] Transportation
 Passed [C.J.p. 82606]
 Roosevelt Square II Limited Partnership
 1302 W Roosevelt Rd
 Planter
 Ervin (28) O2018-5701
 Referred [C.J.p. 81298] Transportation
 Passed [C.J.p. 82606]
 Roosevelt Square II Limited Partnership
 1328-1352 W Roosevelt Rd
 Planter
 Ervin (28) O2018-5705
 Referred [C.J.p. 81298] Transportation
 Passed [C.J.p. 82607]
 Roosevelt University
 430 S Michigan Ave
 Fire escape
 Reilly (42) O2018-5855
 Referred [C.J.p. 81320] Transportation
 Passed [C.J.p. 82608]
 Roosevelt University
 430 S Michigan Ave
 Light fixture
 Reilly (42) O2018-5856
 Referred [C.J.p. 81320] Transportation
 Passed [C.J.p. 82609]

PUBLIC WAY USAGE

Grants of Privilege

Roots Handmade Pizza
 1924 W Chicago Ave
 Sign
 Moreno (1) O2018-5918
 Direct Introduction Transportation
 Passed [C.J.p. 82610]
 Roti Modern Mediterranean
 1012 W Randolph St
 Sign
 Burnett (27) O2018-5473
 Referred [C.J.p. 81294] Transportation
 Passed [C.J.p. 82611]
 Royal Savings Bank
 2669 S Archer Ave
 Sign
 Thompson (11) O2018-5929
 Direct Introduction Transportation
 Passed [C.J.p. 82612]
 Royalty Furniture, Inc.
 715 E 79th St
 Light fixture
 Sawyer (6) O2018-6339
 Referred [C.J.p. 83193] Transportation
 Royalty Furniture, Inc.
 715 E 79th St
 Security camera
 Sawyer (6) O2018-6342
 Referred [C.J.p. 83193] Transportation
 Rule Transfer IL, Inc.
 4100-4102 W Peterson Ave
 Occupation of space
 Laurino (39) O2018-5814
 Referred [C.J.p. 81313] Transportation
 Passed [C.J.p. 82612]
 S H Bell
 10218 S Avenue O
 Fence
 Sadlowski Garza (10) O2018-6359
 Referred [C.J.p. 83197] Transportation

OFFICE OF THE CITY CLERK

104

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/25/2018

PUBLIC WAY USAGE

Grants of Privilege

S H Bell
 10218 S Avenue O
 Security gate
 Sadlowski Garza (10) O2018-6360
 Referred [C.J.p. 83197] Transportation
 S H Bell Company
 10218 S Avenue O
 Security gate (fence)
 Sadlowski Garza (10) O2018-5461
 Referred [C.J.p. 81271] Transportation
 Passed [C.J.p. 82613]
 S&M Auto Sales
 5801 S Western Ave
 Sign
 Foulkes (16) O2018-5571
 Referred [C.J.p. 81280] Transportation
 Passed [C.J.p. 82614]
 S&S Auto Body
 5840 S Western Ave
 Sign
 Foulkes (16) O2018-5569
 Referred [C.J.p. 81280] Transportation
 Passed [C.J.p. 82616]
 S.N. Peck Builder, Inc.
 1647 W Fulton St
 Security camera
 Burnett (27) O2018-5477
 Referred [C.J.p. 81294] Transportation
 Passed [C.J.p. 82615]
 Saieda Party Store, Inc.
 3837-3839 W Fullerton Ave
 Sign
 Ramirez-Rosa (35) O2018-5801
 Referred [C.J.p. 81308] Transportation
 Passed [C.J.p. 82616]
 Sailor
 4658 N Damen Ave
 Light fixture
 Pawar (47) O2018-6509
 Referred [C.J.p. 83254] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Saint Xavier University
 3700 W 103rd St
 Conduit
 O'Shea (19) O2018-6370
 Referred [C.J.p. 83208] Transportation
 Salazar Bakery
 4434 W Diversey Ave
 Sign
 Santiago (31) O2018-6470
 Referred [C.J.p. 83225] Transportation
 Salon Lofts
 9 W Erie St
 Sign
 Reilly (42) O2018-5857
 Referred [C.J.p. 81320] Transportation
 Passed [C.J.p. 82617]
 Salsa Picante
 949 N Western Ave
 Sign
 Moreno (1) O2018-6207
 Referred [C.J.p. 83185] Transportation
 San Soo Korean BBQ
 401-409 N Milwaukee Ave
 Sign
 Burnett (27) O2018-6433
 Referred [C.J.p. 83218] Transportation
 Schurz High School
 3701 N Kostner Ave
 Fence
 Arena (45) O2018-5737
 Referred [C.J.p. 81334] Transportation
 Passed [C.J.p. 82618]
 Schurz High School
 3701 N Kostner Ave
 Occupation of Space
 Arena (45) O2018-5739
 Referred [C.J.p. 81334] Transportation
 Passed [C.J.p. 82619]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

105

PUBLIC WAY USAGE

Grants of Privilege

Seafood on the Tables
 2965 N Lincoln Ave
 Sign
 Waguespack (32) O2018-5771
 Referred [C.J.p. 81304] Transportation
 Passed [C.J.p. 82619]

Second Child, The
 954 W Armitage Ave
 Sign
 Smith (43) O2018-5576
 Referred [C.J.p. 81327] Transportation
 Passed [C.J.p. 82620]

See, Inc.
 2531 N Clark St
 Light fixture
 Smith (43) O2018-5579
 Referred [C.J.p. 81327] Transportation
 Passed [C.J.p. 82621]

Self Storage 1
 2001 N Elston Ave
 Sign
 Hopkins (2) O2018-5346
 Referred [C.J.p. 81258] Transportation
 Passed [C.J.p. 82622]

Shaw's Crab House
 21 E Hubbard St
 Planter
 Reilly (42) O2018-6563
 Referred [C.J.p. 83246] Transportation

Sheffield Properties of Illinois, Inc.
 930-980 N Michigan Ave
 Planter
 Reilly (42) O2018-5862
 Referred [C.J.p. 81320] Transportation
 Passed [C.J.p. 82623]

Sheffield Properties of Illinois, Inc.
 930-980 N Michigan Ave
 Slurry wall
 Reilly (42) O2018-5863
 Referred [C.J.p. 81320] Transportation
 Passed [C.J.p. 82624]

PUBLIC WAY USAGE

Grants of Privilege

Sheridan & Wilson LLC
 4555 N Sheridan Rd
 Caisson
 Cappleman (46) O2018-5555
 Referred [C.J.p. 81336] Transportation
 Passed [C.J.p. 82625]

Shoe Avenue
 323 E 47th St
 Sign
 Dowell (3) O2018-5924
 Direct Introduction Transportation
 Passed [C.J.p. 82625]

Singer Factory Distributors
 4914 W Irving Park Rd
 Sign
 Arena (45) O2018-5741
 Referred [C.J.p. 81334] Transportation
 Passed [C.J.p. 82626]

Slooped. LLC
 1471 S Michigan Ave
 Sign
 Dowell (3) O2018-6257
 Referred [C.J.p. 83189] Transportation

Sophy Hyde Park
 1401-1411 E 53rd St
 Sign
 Hairston (5) O2018-5388
 Referred [C.J.p. 81265] Transportation
 Passed [C.J.p. 82627]

Sophy Hyde Park
 1401-1411 E 53rd St
 Sign
 Hairston (5) O2018-5393
 Referred [C.J.p. 81265] Transportation
 Passed [C.J.p. 82628]

Spinzer Restaurant
 2331 W Devon Ave
 Exterior mount
 Silverstein (50) O2018-6539
 Referred [C.J.p. 83260] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Spinzer Restaurant
 2331 W Devon Ave
 Light fixture
 Silverstein (50) O2018-5720
 Referred [C.J.p. 81347] Transportation
 Passed [C.J.p. 82629]
 Sprint
 3150 S Ashland Ave
 Sign
 Cardenas (12) O2018-5931
 Direct Introduction Transportation
 Passed [C.J.p. 82629]
 St Clair & Grand Garage
 533 N St Clair St
 Sign
 Reilly (42) O2018-6564
 Referred [C.J.p. 83246] Transportation
 St. Jane
 230 N Michigan Ave
 Sign
 Reilly (42) O2018-6566
 Referred [C.J.p. 83246] Transportation
 Standard Club, The
 320 S Plymouth Ct
 Flagpole
 King (4) O2018-6287
 Referred [C.J.p. 83192] Transportation
 Standard Club, The
 320 S Plymouth Ct
 Planter
 King (4) O2018-6290
 Referred [C.J.p. 83192] Transportation
 Starbucks Coffee Co.
 1000 W Randolph St
 Sign
 Burnett (27) O2018-5478
 Referred [C.J.p. 81294] Transportation
 Passed [C.J.p. 82630]

PUBLIC WAY USAGE

Grants of Privilege

Starbucks Coffee No. 10955
 38 E Ontario St
 Sign
 Reilly (42) O2018-5860
 Referred [C.J.p. 81321] Transportation
 Passed [C.J.p. 82634]
 Starbucks Coffee No. 13710
 30 W Erie St
 Sign
 Reilly (42) O2018-5861
 Referred [C.J.p. 81321] Transportation
 Passed [C.J.p. 82635]
 Starbucks Coffee No. 212
 105 W Adams St
 Sign
 Reilly (42) O2018-5859
 Referred [C.J.p. 81321] Transportation
 Passed [C.J.p. 82631]
 Starbucks Coffee No. 2369
 2023-2025 W Roscoe St
 Light fixture
 Waguespack (32) O2018-5772
 Referred [C.J.p. 81304] Transportation
 Passed [C.J.p. 82632]
 Starbuck's Coffee No. 2568
 4365 W Irving Park Rd
 Light fixture
 Arena (45) O2018-5743
 Referred [C.J.p. 81334] Transportation
 Passed [C.J.p. 82633]
 Starbucks Coffee No. 2635
 4753 N Broadway
 Sign
 Cappleman (46) O2018-5560
 Referred [C.J.p. 81336] Transportation
 Passed [C.J.p. 82633]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

107

PUBLIC WAY USAGE

Grants of Privilege

State Farm Ins.
6255 N Clark St
Light fixture
Osterman (48) O2018-5679
Referred [C.J.p. 81345] Transportation
Passed [C.J.p. 82636]
State Farm Insurance
5932 W Lake St
Sign
Taliaferro (29) O2018-5732
Referred [C.J.p. 81300] Transportation
Passed [C.J.p. 82637]
State Street Barbers
1151 W Webster Ave
Light fixture
Smith (43) O2018-6524
Referred [C.J.p. 83249] Transportation
Stop & Buy Sports, Inc.
11125 S Michigan Ave
Fire shutter
Beale (9) O2018-5432
Referred [C.J.p. 81269] Transportation
Passed [C.J.p. 82637]
Stop & Buy Sports, Inc.
11125 S Michigan Ave
Security camera
Beale (9) O2018-5434
Referred [C.J.p. 81269] Transportation
Passed [C.J.p. 82638]
Studio III
2401 N Halsted St
Light fixture
Smith (43) O2018-5580
Referred [C.J.p. 81327] Transportation
Passed [C.J.p. 82639]
Su Nueva Casa Del Gallo Bravo, Inc.
3714 W Lawrence Ave
Sign
Ramirez-Rosa (35) O2018-5794
Referred [C.J.p. 81308] Transportation
Passed [C.J.p. 82640]

PUBLIC WAY USAGE

Grants of Privilege

Submarine Pier, The
2759 W 51st St
Sign
Burke (14) O2018-6393
Referred [C.J.p. 83203] Transportation
Subway
3815 N Broadway
Sign
Cappleman (46) O2018-5563
Referred [C.J.p. 51337] Transportation
Passed [C.J.p. 82641]
Subway
2138 S Indiana Ave
Banner
Dowell (3) O2018-6259
Referred [C.J.p. 83190] Transportation
Subway
2138 S Indiana Ave
Sign
Dowell (3) O2018-5922
Direct Introduction
Passed [C.J.p. 82641] Transportation
Subway 24379
816 N State St
Sign
Hopkins (2) O2018-5347
Referred [C.J.p. 81258] Transportation
Passed [C.J.p. 82642]
Subway Sandwiches & Salads
3532 W Armitage Ave
Sign
Smith (43) O2018-5583
Referred [C.J.p. 81328] Transportation
Passed [C.J.p. 82643]
Suds Factory, The
4348 W 63rd St
Sign
Tabares (23) O2018-6387
Referred [C.J.p. 83211] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Sugar Factory
55 E Grand Ave
Sign
Reilly (42) O2018-5864
Referred [C.J.p. 81321] Transportation
Passed [C.J.p. 82644]
Supermercado La Chiquita
3555 W 26th St
Sign
Munoz (22) O2018-5936
Direct Introduction Transportation
Passed [C.J.p. 82644]
Supermercado La Chiquita No. 4, Inc.
2637 S Pulaski Rd
Sign
Munoz (22) O2018-5937
Direct Introduction Transportation
Passed [C.J.p. 82645]
Sweetgreen
1000 W Randolph St
Sign
Burnett (27) O2018-5482
Referred [C.J.p. 81294] Transportation
Passed [C.J.p. 82646]
Sydnee's Pet Grooming
1526 S Wabash Ave
Sign
Dowell (3) O2018-5323
Referred [C.J.p. 81261] Transportation
Passed [C.J.p. 82647]
Taco Max
4009 N Elston Ave
Sign
Arena (45) O2018-6495
Referred [C.J.p. 83253] Transportation
Tague, Thomas and Nickels, Lora
3800 N Alta Vista Ter
Fence
Cappleman (46) O2018-6502
Referred [C.J.p. 83254] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Tandem Partners LLC
700 N Carpenter St
Caisson
Burnett (27) O2018-5485
Referred [C.J.p. 81294] Transportation
Passed [C.J.p. 82647]
Tandem Partners LLC
730 N Milwaukee Ave
Landscaping
Burnett (27) O2018-6435
Referred [C.J.p. 83218] Transportation
Taqueria El Pastor
4418 W 63rd St
Sign
Tabares (23) O2018-6383
Referred [C.J.p. 83211] Transportation
Taqueria Gomez
3635 W 31st St
Sign
Munoz (22) O2018-5611
Referred [C.J.p. 81284] Transportation
Passed [C.J.p. 82649]
Taqueria Los Comales No. 1, Inc.
3141 W 26th St
Sign
Cardenas (12) O2018-5489
Referred [C.J.p. 81276] Transportation
Passed [C.J.p. 82649]
Taqueria Los Gallos, Inc.
4209-4211 W 26th St
Sign
Munoz (22) O2018-5614
Referred [C.J.p. 81284] Transportation
Passed [C.J.p. 82650]
Taqueria Maravatio, Inc.
2618 W 59th St
Door swing
Foulkes (16) O2018-5578
Referred [C.J.p. 81280] Transportation
Passed [C.J.p. 82651]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

109

PUBLIC WAY USAGE

Grants of Privilege

Taqueria Taco Bueno, Inc.
2057 W Cermak Rd
Sign
Solis (25) O2018-6439
Referred [C.J.p. 83213] Transportation
Target Store No. 1437
2939 W Addison St
Building projection
Mell (33) O2018-6464
Referred [C.J.p. 83230] Transportation
Target Store T-3221
2650 N Clark St
Sign
Smith (43) O2018-6526
Referred [C.J.p. 83249] Transportation
Taylor Gourmet
177 N Morgan St
Sign
Burnett (27) O2018-5487
Referred [C.J.p. 81294] Transportation
Passed [C.J.p. 82652]
Tbaar
1223 W Devon Ave
Sign
Osterman (48) O2018-5681
Referred [C.J.p. 81345] Transportation
Passed [C.J.p. 82652]
Tenorio Tire Shop
2548 W 63rd St
Sign
Foulkes (16) O2018-6414
Referred [C.J.p. 83207] Transportation
Tibbs Superior Auto
6237 S Ashland Ave
Sign
Foulkes (16) O2018-6419
Referred [C.J.p. 83207] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Tico's Auto Repair
2844 N Kedzie Ave
Sign
Ramirez-Rosa (35) O2018-6486
Referred [C.J.p. 83232] Transportation
Tiny Giants Early Learning Center
4421 N Clark St
Sign
Cappleman (46) O2018-5567
Referred [C.J.p. 81337] Transportation
Passed [C.J.p. 82653]
Tiny Giants Early Learning Center
4640-4652 S Clark St
Sign
Pawar (47) O2018-5797
Referred [C.J.p. 81342] Transportation
Passed [C.J.p. 82654]
Tip Top Liquor
2700 W North Ave
Sign
Moreno (1) O2018-6208
Referred [C.J.p. 83185] Transportation
Tony's Western Wear, Inc.
3348 W 63rd St
Sign
Tabares (23) O2018-5619
Referred [C.J.p. 81285] Transportation
Passed [C.J.p. 82655]
Top Gold
11202 S Michigan Ave
Fire shutter
Beale (9) O2018-5436
Referred [C.J.p. 81270] Transportation
Passed [C.J.p. 82656]
Total Outdoor Corp.
1934 W Chicago Ave
Sign
Moreno (1) O2018-5919
Direct Introduction Transportation
Passed [C.J.p. 82656]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Tots Land
2639 N Harlem Ave
Sign
Taliaferro (29) O2018-6452
Referred [C.J.p. 83222] Transportation
Tower Auto Rebuilders, Ltd.
5534 N Elston Ave
Sign
Arena (45) O2018-6496
Referred [C.J.p. 83253] Transportation
Town & Country Liquors
2944 W 47th St
Sign
Lopez (15) O2018-5553
Referred [C.J.p. 81278] Transportation
Passed [C.J.p. 82657]
Town Armanetti Beverage Mart
10000 S Western Ave
Sign
O'Shea (19) O2018-6374
Referred [C.J.p. 83208] Transportation
Trace
3714 N Clark St
Light fixture
Tunney (44) O2018-5514
Referred [C.J.p. 81332] Transportation
Passed [C.J.p. 82658]
Tracfone Wireless
5856 S Kedzie Ave
Fire shutter
Tabares (23) O2018-5621
Referred [C.J.p. 81285] Transportation
Passed [C.J.p. 82659]
Tuscany Restaurant
1014 W Taylor St
Light fixture
Solis (25) O2018-5490
Referred [C.J.p. 81287] Transportation
Passed [C.J.p. 82659]

PUBLIC WAY USAGE

Grants of Privilege

Tuscany Restaurant
1014 W Taylor St
Planter
Solis (25) O2018-5684
Referred [C.J.p. 81287] Transportation
Passed [C.J.p. 82660]
Twisted Hippo Brewing LLC
2925 W Montrose Ave
Sign
Mell (33) O2018-6465
Referred [C.J.p. 83230] Transportation
Two Lights Seafood & Oyster
227 W North Ave
Sign
Burnett (27) O2018-5491
Referred [C.J.p. 81294] Transportation
Passed [C.J.p. 82661]
Tylka Printing, Inc.
4917 W 63rd St
Sign
Quinn (13) O2018-5932
Direct Introduction Transportation
Passed [C.J.p. 82662]
Tyree, C. Joseph and Tyree, Mary E.
1439 N State Pkwy
Vault
Smith (43) O2018-5536
Referred [C.J.p. 81328] Transportation
Passed [C.J.p. 82663]
University of Chicago, The
Steam tunnel
Cochran (20) O2018-5594
Referred [C.J.p. 81282] Transportation
Passed [C.J.p. 82675]
University of Chicago, The
1100 E 56th St
Sign
Hairston (5) O2018-5577
Referred [C.J.p. 81266] Transportation
Passed [C.J.p. 82667]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

111

PUBLIC WAY USAGE

Grants of Privilege

University of Chicago, The
 929 E 57th St
 Slurry walls
 Hairston (5) O2018-5552
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82668]

University of Chicago, The
 1131 E 57th St
 Staircase
 Hairston (5) O2018-5557
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82669]

University of Chicago, The
 1135 E 57th St
 Handicap accessible ramp
 Hairston (5) O2018-5413
 Referred [C.J.p. 81265] Transportation
 Passed [C.J.p. 82670]

University of Chicago, The
 1135 E 57th St
 Park bench
 Hairston (5) O2018-5416
 Referred [C.J.p. 81265] Transportation
 Passed [C.J.p. 82671]

University of Chicago, The
 950 E 58th St
 Sign
 Hairston (5) O2018-5581
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82671]

University of Chicago, The
 832 E 59th St
 Sign
 Hairston (5) O2018-5584
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82672]

PUBLIC WAY USAGE

Grants of Privilege

University of Chicago, The
 1212 E 59th St
 Sign
 Hairston (5) O2018-5587
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82673]

University of Chicago, The
 1414 E 59th St
 Sign
 Hairston (5) O2018-5692
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82674]

University of Chicago, The
 930 E 60th St
 Sign
 Hairston (5) O2018-5589
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82675]

University of Chicago, The
 5235 S Harper Ave
 Conduit
 King (4) O2018-6292
 Referred [C.J.p. 83192] Transportation

University of Chicago, The
 5800 S Stony Island Ave
 Bollard
 Hairston (5) O2018-5405
 Referred [C.J.p. 81265] Transportation
 Passed [C.J.p. 82663]

University of Chicago, The
 5550 S University Ave
 Conduit
 Hairston (5) O2018-5408
 Referred [C.J.p. 81265] Transportation
 Passed [C.J.p. 82664]

University of Chicago, The
 5550 S University Ave
 Sign
 Hairston (5) O2018-5572
 Referred [C.J.p. 81265] Transportation
 Passed [C.J.p. 82665]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

University of Chicago, The
 5555 S Woodlawn Ave
 Conduit
 Hairston (5) O2018-5410
 Referred [C.J.p. 81265] Transportation
 Passed [C.J.p. 82666]

University of Chicago, The
 5850 S Woodlawn Ave
 Sign
 Hairston (5) O2018-5575
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82667]

University of Chicago, The (File No. 19)
 830-900 E 58th St
 Sign
 Hairston (5) O2018-5568
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82678]

University of Chicago, The (File No. 35)
 969 E 60th St
 Sign
 Cochran (20) O2018-5595
 Referred [C.J.p. 81283] Transportation
 Passed [C.J.p. 82678]

University of Chicago, The (File No. 56)
 5640 S Ellis Ave
 Manhole
 Hairston (5) O2018-5612
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82679]

University of Chicago, The (File No. 56)
 5640 S Ellis Ave
 Sheeting
 Hairston (5) O2018-5617
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82680]

PUBLIC WAY USAGE

Grants of Privilege

University of Chicago, The (File No. 56)
 5640 S Ellis Ave
 Trench
 Hairston (5) O2018-5630
 Referred [C.J.p. 81266] Transportation
 Passed [C.J.p. 82681]

University of Chicago, The (File No. 56)
 5640 S Ellis Ave
 Trench
 Hairston (5) O2018-5632
 Referred [C.J.p. 81267] Transportation
 Passed [C.J.p. 82682]

University of Chicago, The (File No. 56)
 5640 S Ellis Ave
 Trench
 Hairston (5) O2018-5635
 Referred [C.J.p. 81267] Transportation
 Passed [C.J.p. 82682]

University of Chicago, The (File No. 56)
 5640 S Ellis Ave
 Vault
 Hairston (5) O2018-5641
 Referred [C.J.p. 81267] Transportation
 Passed [C.J.p. 82683]

Uptown United
 4003 N Broadway
 Planter
 Cappleman (46) O2018-5599
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82684]

Uptown United
 4027 N Broadway
 Planter
 Cappleman (46) O2018-5600
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82685]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

113

PUBLIC WAY USAGE

Grants of Privilege

Uptown United
 4028 N Broadway
 Planter
 Cappleman (46) O2018-5602
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82686]

Uptown United
 4033 N Broadway
 Planter
 Cappleman (46) O2018-5604
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82686]

Uptown United
 4040 N Broadway
 Planter
 Cappleman (46) O2018-5605
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82687]

Uptown United
 4070 N Broadway
 Planter
 Cappleman (46) O2018-5607
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82688]

Uptown United
 4071 N Broadway
 Planter
 Cappleman (46) O2018-5608
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82689]

Uptown United
 4082 N Broadway
 Planter
 Cappleman (46) O2018-5610
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82690]

PUBLIC WAY USAGE

Grants of Privilege

Uptown United
 4085 N Broadway
 Planter
 Cappleman (46) O2018-5613
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82690]

Uptown United
 4091 N Broadway
 Planter
 Cappleman (46) O2018-5615
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82691]

Uptown United
 4092 N Broadway
 Planter
 Cappleman (46) O2018-5618
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82692]

Uptown United
 4101 N Broadway
 Planter
 Cappleman (46) O2018-5623
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82693]

Uptown United
 4110 N Broadway
 Planter
 Cappleman (46) O2018-5624
 Referred [C.J.p. 81337] Transportation
 Passed [C.J.p. 82694]

Uptown United
 4116 N Broadway
 Planter
 Cappleman (46) O2018-5626
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82694]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Uptown United
 4117 N Broadway
 Planter
 Cappleman (46) O2018-5628
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82695]

Uptown United
 4134 N Broadway
 Planter
 Cappleman (46) O2018-5631
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82696]

Uptown United
 4135 N Broadway
 Planter
 Cappleman (46) O2018-5634
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82697]

Uptown United
 4146 N Broadway
 Planter
 Cappleman (46) O2018-5636
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82698]

Uptown United
 4147 N Broadway
 Planter
 Cappleman (46) O2018-5638
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82698]

Uptown United
 4201 N Broadway
 Planter
 Cappleman (46) O2018-5640
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82699]

PUBLIC WAY USAGE

Grants of Privilege

Uptown United
 4215 N Broadway
 Planter
 Cappleman (46) O2018-5642
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82700]

Uptown United
 4224 N Broadway
 Planter
 Cappleman (46) O2018-5643
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82701]

Uptown United
 4233 N Broadway
 Planter
 Cappleman (46) O2018-5644
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82702]

Uptown United
 4236 N Broadway
 Planter
 Cappleman (46) O2018-5798
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82702]

Uptown United
 4267 N Broadway
 Planter
 Cappleman (46) O2018-5645
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82703]

Uptown United
 4301 N Broadway
 Planter
 Cappleman (46) O2018-5646
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82704]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

115

PUBLIC WAY USAGE

Grants of Privilege

Uptown United
 4326 N Broadway
 Planter
 Cappleman (46) O2018-5647
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82705]

Uptown United
 4331 N Broadway
 Planter
 Cappleman (46) O2018-5648
 Referred [C.J.p. 81338] Transportation
 Passed [C.J.p. 82706]

Uptown United
 4000 N Sheridan Rd
 Planter
 Cappleman (46) O2018-5649
 Referred [C.J.p. 81339] Transportation
 Passed [C.J.p. 82706]

Uptown United
 4001 N Sheridan Rd
 Planter
 Cappleman (46) O2018-5650
 Referred [C.J.p. 81339] Transportation
 Passed [C.J.p. 82707]

Uptown United
 4006 N Sheridan Rd
 Planter
 Cappleman (46) O2018-5651
 Referred [C.J.p. 81339] Transportation
 Passed [C.J.p. 82708]

Uptown United
 4022 N Sheridan Rd
 Planter
 Cappleman (46) O2018-5652
 Referred [C.J.p. 81339] Transportation
 Passed [C.J.p. 82709]

PUBLIC WAY USAGE

Grants of Privilege

Uptown United
 4025 N Sheridan Rd
 Planter
 Cappleman (46) O2018-5653
 Referred [C.J.p. 81339] Transportation
 Passed [C.J.p. 82710]

Vanguard Archives, Inc.
 3900-3920 S Michigan Ave
 Fire escape
 Dowell (3) O2018-5327
 Referred [C.J.p. 81261] Transportation
 Passed [C.J.p. 82710]

Vanilla Blue LLC
 201 W Madison St
 Sign
 Reilly (42) O2018-5865
 Referred [C.J.p. 81321] Transportation
 Passed [C.J.p. 82711]

Vapiano
 222 S Riverside Plz
 Sign
 Reilly (42) O2018-5946
 Direct Introduction Transportation
 Passed [C.J.p. 82712]

Velvet Taco
 1110 N State St
 Sign
 Hopkins (2) O2018-5348
 Referred [C.J.p. 81258] Transportation
 Passed [C.J.p. 82713]

Vermilion Broadway BS LLC
 734 W Sheridan Rd
 Sign
 Cappleman (46) O2018-5655
 Referred [C.J.p. 81339] Transportation
 Passed [C.J.p. 82714]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Vermilion Wicker Park LLC
 1295 N Milwaukee Ave
 Planter
 Moreno (1) O2018-5402
 Referred [C.J.p. 81253] Transportation
 Passed [C.J.p. 82715]

Victory Italian
 434 W Ontario St
 Sign
 Reilly (42) O2018-6568
 Referred [C.J.p. 83246] Transportation

View Chicago, LLC
 859 N Damen Ave
 Light fixture
 Hopkins (2) O2018-5351
 Referred [C.J.p. 81258] Transportation
 Passed [C.J.p. 82715]

View Chicago, LLC
 2100 W North Ave
 Light fixture
 Hopkins (2) O2018-5353
 Referred [C.J.p. 81258] Transportation
 Passed [C.J.p. 82716]

View Chicago, Llc.
 2100 W North Ave
 Sign
 Hopkins (2) O2018-6251
 Referred [C.J.p. 83188] Transportation

Village Discount Outlet, Inc.
 2032 N Milwaukee Ave
 Sign
 Moreno (1) O2018-6211
 Referred [C.J.p. 83185] Transportation

Volkswagen of Downtown Chicago
 1111 N Clark St
 Sign
 Hopkins (2) O2018-5356
 Referred [C.J.p. 81258] Transportation
 Passed [C.J.p. 82717]

PUBLIC WAY USAGE

Grants of Privilege

Wabash-Adams Currency Exchange
 27 E Adams St
 Sign
 Reilly (42) O2018-5786
 Referred [C.J.p. 81321] Transportation
 Passed [C.J.p. 82718]

Walgreens
 110 N Carpenter St
 Sign
 Burnett (27) O2018-5492
 Referred [C.J.p. 81292] Transportation
 Passed [C.J.p. 82719]

Walgreens #09000
 2001 N Milwaukee Ave
 Sign
 Moreno (1) O2018-5403
 Referred [C.J.p. 81253] Transportation
 Passed [C.J.p. 82720]

Walgreens No. 07250
 2345 W 103rd St
 Light fixture
 O'Shea (19) O2018-5592
 Referred [C.J.p. 81282] Transportation
 Passed [C.J.p. 82719]

Walgreens No. 09438
 30 N Michigan Ave
 Sign
 Reilly (42) O2018-6569
 Referred [C.J.p. 83246] Transportation

Walgreens No. 11410
 1627 N Pulaski Rd
 Light fixture
 Maldonado (26) O2018-5637
 Referred [C.J.p. 81291] Transportation
 Passed [C.J.p. 82721]

Walgreens No. 15281
 2817 N Clark St
 Sign
 Tunney (44) O2018-5517
 Referred [C.J.p. 81332] Transportation
 Passed [C.J.p. 82722]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

117

PUBLIC WAY USAGE

Grants of Privilege

Wells Hubbard Limited Partnership/Urban Innovation
 440 N Wells St
 Exterior mount
 Reilly (42) O2018-6540
 Referred [C.J.p. 83246] Transportation
 Wells Street Book Center, Inc.
 178 N Wells St
 Sign
 Reilly (42) O2018-5788
 Referred [C.J.p. 81321] Transportation
 Passed [C.J.p. 82723]
 Wells Street Market
 205 W Wacker Dr
 Trash compactor
 Reilly (42) O2018-5791
 Referred [C.J.p. 81321] Transportation
 Passed [C.J.p. 82723]
 Wentworth Seafood House
 2229 S Wentworth Ave
 Sign
 Solis (25) O2018-5687
 Referred [C.J.p. 81288] Transportation
 Passed [C.J.p. 82724]
 West Austin Development Center
 4920 W Madison St
 Security camera
 Ervin (28) O2018-5707
 Referred [C.J.p. 81298] Transportation
 Passed [C.J.p. 82725]
 Westend Bar & Grill
 1326-1328 W Madison St
 Sign
 Burnett (27) O2018-5493
 Referred [C.J.p. 81295] Transportation
 Passed [C.J.p. 82726]

PUBLIC WAY USAGE

Grants of Privilege

Westin Hotel Chicago
 909 N Michigan Ave
 Pipes
 Hopkins (2) O2018-5358
 Referred [C.J.p. 81258] Transportation
 Passed [C.J.p. 82727]
 Westin Hotel Chicago
 909 N Michigan Ave
 Siamese connection
 Hopkins (2) O2018-5361
 Referred [C.J.p. 81259] Transportation
 Passed [C.J.p. 82728]
 Wildfire
 159 W Erie St
 Sign
 Reilly (42) O2018-5806
 Referred [C.J.p. 81321] Transportation
 Passed [C.J.p. 82728]
 Willow Chicago
 1319-1347 S State St
 Light fixture
 Dowell (3) O2018-6261
 Referred [C.J.p. 83190] Transportation
 Willows Hotel, The
 555 W Surf St
 Planter
 Tunney (44) O2018-5519
 Referred [C.J.p. 81332] Transportation
 Passed [C.J.p. 82729]
 Wing Chong Restaurant
 4077 N Elston Ave
 Sign
 Arena (45) O2018-5748
 Referred [C.J.p. 81335] Transportation
 Passed [C.J.p. 82730]
 Wintrust Bank
 200 E Ohio St
 Banner
 Reilly (42) O2018-5808
 Referred [C.J.p. 81321] Transportation
 Passed [C.J.p. 82731]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Wow Bao
 46 E Chicago Ave
 Sign
 Reilly (42) O2018-6541
 Referred [C.J.p. 83246] Transportation

Xpert Insurance
 1858 W 18th St
 Sign
 Solis (25) O2018-5689
 Referred [C.J.p. 81288] Transportation
 Passed [C.J.p. 82732]

Za'atar Med Grill
 2459 W Armitage Ave
 Light fixture
 Moreno (1) O2018-6215
 Referred [C.J.p. 83185] Transportation

Za'atar Med Grill
 2459 W Armitage Ave
 Security camera
 Moreno (1) O2018-6216
 Referred [C.J.p. 83185] Transportation

Za'Atar Med Grill
 2459 W Armitage Ave
 Sign
 Moreno (1) O2018-5921
 Direct Introduction Transportation
 Passed [C.J.p. 82732]

Ziad Certified Foods
 513 E 47th St
 Sign
 Dowell (3) O2018-5923
 Direct Introduction Transportation
 Passed [C.J.p. 82733]

Zip'Z Express Fast Food
 1635 W Howard St
 Sign
 Moore (49) O2018-5695
 Referred [C.J.p. 81346] Transportation
 Passed [C.J.p. 82734]

PUBLIC WAY USAGE

Miscellaneous

Board of Trustees of Community College District
 No. 508
 Abutting S Wentworth Ave, between W Marquette
 Rd and W 68th St
 Intergovernmental vacation ordinance for Future
 2FM facility site
 Sawyer (6) O2018-6036
 Referred [C.J.p. 83194] Transportation

Sidewalk Cafés

Anmol Restaurant
 2858 W Devon Ave
 Silverstein (50) O2018-5157
 Referred [C.J.p. 81347] Transportation
 Passed [C.J.p. 82875]

Antojos & Shakes
 2627 W Division St
 Maldonado (26) O2018-5108
 Referred [C.J.p. 81291] Transportation
 Passed [C.J.p. 82876]

Argo Tea
 3135 N Broadway
 Tunney (44) O2018-5146
 Referred [C.J.p. 81332] Transportation
 Passed [C.J.p. 82877]

Astoria Lounge
 3208 N Kostner Ave
 Reboyras (30) O2018-6218
 Referred [C.J.p. 83223] Transportation

Bar Ramone
 441 N Clark St
 Reilly (42) O2018-5128
 Referred [C.J.p. 81324] Transportation
 Passed [C.J.p. 82877]

Beans & Bagel
 2601 W Leland Ave
 Pawar (47) O2018-5149
 Referred [C.J.p. 81342] Transportation
 Passed [C.J.p. 82878]

Bourbon on Division
 2050 W Division St
 Moreno (1) O2018-6184
 Referred [C.J.p. 83186] Transportation

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

119

PUBLIC WAY USAGE

Sidewalk Cafés

Brazilian Bowl, The
3204 N Broadway
Tunney (44) O2018-5147
Referred [C.J.p. 81332] Transportation
Passed [C.J.p. 82879]

Brgbelly
5739 W Irving Park Rd
Sposato (38) O2018-5124
Referred [C.J.p. 81312] Transportation
Passed [C.J.p. 82880]

Bullhead Cantina
1143 N California Ave
Amend
Moreno (1) O2018-5371
Referred [C.J.p. 81254] Transportation
Passed [C.J.p. 82913]

Capital One - Cafe
3435 N Southport Ave
Tunney (44) O2018-6243
Referred [C.J.p. 83251] Transportation

Chopochicken
2460 N Clark St
Amend
Smith (43) O2018-5375
Referred [C.J.p. 81328] Transportation
Passed [C.J.p. 82914]

Clarkes Rogers Park
6431 N Sheridan Rd
Moore (49) O2018-5156
Referred [C.J.p. 81346] Transportation
Passed [C.J.p. 82881]

Coffee Joint
2059 W Irving Park Rd
Pawar (47) O2018-5151
Referred [C.J.p. 81342] Transportation
Passed [C.J.p. 82881]

Corned Beef Factory Sandwich Shop, The
1016 W Lake St
Burnett (27) O2018-6213
Referred [C.J.p. 83219] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

Corner Bakery Cafe
360 N Michigan Ave
Reilly (42) O2018-5129
Referred [C.J.p. 81324] Transportation
Passed [C.J.p. 82882]

Eastman Egg Co., The
937-939 W Randolph St
Burnett (27) O2018-5109
Referred [C.J.p. 81295] Transportation
Passed [C.J.p. 82883]

EM Lounge
4247 W Armitage Ave
Ramirez-Rosa (35) O2018-5122
Referred [C.J.p. 81309] Transportation
Passed [C.J.p. 82884]

Empirical Brew Pub
1328-1330 W Morse Ave
Moore (49) O2018-6296
Referred [C.J.p. 83258] Transportation

Fizz
7958 W Belmont Ave
Sposato (38) O2018-5125
Referred [C.J.p. 81312] Transportation
Passed [C.J.p. 82885]

Formento's Nonna's
4600-4602 N Lincoln Ave
Amend
Burnett (27) O2018-6441
Referred [C.J.p. 83219] Transportation

Francesca's Cafe
852 N Damen Ave
Hopkins (2) O2018-6196
Referred [C.J.p. 83189] Transportation

Glaze Teriyaki Grill
3112 N Broadway
Tunney (44) O2018-5319
Referred [C.J.p. 81332] Transportation
Passed [C.J.p. 82885]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Sidewalk Cafés

Goose Island Beer Co.
 1800 W Fulton St
 Burnett (27) O2018-5110
 Referred [C.J.p. 81296] Transportation
 Passed [C.J.p. 82886]

Green Street Local
 130 S Green St
 Amend
 Burnett (27) O2018-6428
 Referred [C.J.p. 83219] Transportation

Hotel Allegro
 136 N LaSalle St
 Amend
 Reilly (42) O2018-5390
 Referred [C.J.p. 81325] Transportation
 Passed [C.J.p. 82914]

Jimmy John's
 6 E Madison St
 Reilly (42) O2018-6220
 Referred [C.J.p. 83248] Transportation

Jimmy John's
 1133 W Taylor St
 Solis (25) O2018-5107
 Referred [C.J.p. 81288] Transportation
 Passed [C.J.p. 82887]

Kedzie Inn, The
 4100-4102 N Kedzie Ave
 Mell (33) O2018-5121
 Referred [C.J.p. 81307] Transportation
 Passed [C.J.p. 82888]

La Michoacana Bonita, Inc.
 10533 S Ewing Ave
 Sadlowski Garza (10) O2018-5104
 Referred [C.J.p. 81271] Transportation
 Passed [C.J.p. 82889]

Le Pain Quotidien
 1000-1002 W Armitage Ave
 Smith (43) O2018-5144
 Referred [C.J.p. 81328] Transportation
 Passed [C.J.p. 82890]

PUBLIC WAY USAGE

Sidewalk Cafés

Leonidas Cafe Chocolaterie
 59 E Chicago Ave
 Reilly (42) O2018-5134
 Referred [C.J.p. 81324] Transportation
 Passed [C.J.p. 82890]

Limitless Coffee & Tea
 675 N Wells St
 Reilly (42) O2018-6230
 Referred [C.J.p. 83248] Transportation

Little Olive Lounge
 1540 N Milwaukee Ave
 Moreno (1) O2018-6190
 Referred [C.J.p. 83186] Transportation

Lucy's
 1043 N California Ave
 Moreno (1) O2018-5093
 Referred [C.J.p. 81254] Transportation
 Passed [C.J.p. 82891]

Mable's Table
 1653-1655 W Cortland St
 Waguespack (32) O2018-5115
 Referred [C.J.p. 81305] Transportation
 Passed [C.J.p. 82892]

Machu Picchu
 3856 N Ashland Ave
 Pawar (47) O2018-5153
 Referred [C.J.p. 81342] Transportation
 Passed [C.J.p. 82893]

Mae Belle Tavern & Grocery, Inc.
 1415 N Wood St
 Hopkins (2) O2018-5097
 Referred [C.J.p. 81259] Transportation
 Passed [C.J.p. 82894]

Marchesa
 535 N Wells St
 Reilly (42) O2018-5135
 Referred [C.J.p. 81324] Transportation
 Passed [C.J.p. 82895]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

121

PUBLIC WAY USAGE

Sidewalk Cafés

Molly's Cupcakes River East
 419 E Illinois St
 Reilly (42) O2018-5137
 Referred [C.J.p. 81324] Transportation
 Passed [C.J.p. 82896]
 Nellcote & RM Champagne Salon
 833-839 W Randolph St
 Burnett (27) O2018-5111
 Referred [C.J.p. 81296] Transportation
 Passed [C.J.p. 82896]
 Old Town Social
 455 W North Ave
 Hopkins (2) O2018-5098
 Referred [C.J.p. 81259] Transportation
 Passed [C.J.p. 82897]
 Output
 1758 W Grand Ave
 Moreno (1) O2018-5094
 Referred [C.J.p. 81254] Transportation
 Passed [C.J.p. 82898]
 Pacific Standard Time
 141 W Erie St
 Reilly (42) O2018-5138
 Referred [C.J.p. 81324] Transportation
 Passed [C.J.p. 82899]
 Pizza Corner, The (for 48th Ward)
 6322 N Broadway
 Moore (49) O2018-6255
 Referred [C.J.p. 83257] Transportation
 Publican Anker
 1576 N Milwaukee Ave
 Moreno (1) O2018-5096
 Referred [C.J.p. 81254] Transportation
 Passed [C.J.p. 82900]
 Raising Cane's No. 352
 6568 N Sheridan Rd
 Moore (49) O2018-6274
 Referred [C.J.p. 83259] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

Red & White Wines
 1845 N Oakley Ave
 Waguespack (32) O2018-5117
 Referred [C.J.p. 81305] Transportation
 Passed [C.J.p. 82901]
 Riverview Tavern & Grill/ Robey Pizza
 1958 W Roscoe St
 Amend
 Waguespack (32) O2018-6437
 Referred [C.J.p. 83227] Transportation
 Sedgwick Stop, The
 1612 N Sedgwick St
 Hopkins (2) O2018-6202
 Referred [C.J.p. 83189] Transportation
 Shake Shack
 185 N Morgan St
 Burnett (27) O2018-5112
 Referred [C.J.p. 81296] Transportation
 Passed [C.J.p. 82901]
 Sip of Hope
 3039 W Fullerton Ave
 Waguespack (32) O2018-5118
 Referred [C.J.p. 81305] Transportation
 Passed [C.J.p. 82902]
 Sputnik Coffee Co.
 2057 W 51st St
 Foulkes (16) O2018-5106
 Referred [C.J.p. 81280] Transportation
 Passed [C.J.p. 82903]
 Stan's Donuts & Coffee
 3300 N Broadway
 Tunney (44) O2018-6247
 Referred [C.J.p. 83251] Transportation
 Steak N' Shake
 1322 S Halsted St
 Thompson (11) O2018-5105
 Referred [C.J.p. 81274] Transportation
 Passed [C.J.p. 82904]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Sidewalk Cafés

Stopalong, The
 1812 N Michigan Ave
 Waguespack (32) O2018-5119
 Referred [C.J.p. 81305] Transportation
 Passed [C.J.p. 82905]

Subway
 4771 N Lincoln Ave
 Pawar (47) O2018-6252
 Referred [C.J.p. 83255] Transportation

Suparossa
 4250 N Central Ave
 Sposato (38) O2018-5127
 Referred [C.J.p. 81312] Transportation
 Passed [C.J.p. 82906]

Sweetgreen
 150 N Michigan Ave
 Reilly (42) O2018-6233
 Referred [C.J.p. 83248] Transportation

Taxim
 1558 N Milwaukee Ave
 Moreno (1) O2018-4263
 Referred [C.J.p. 79033] Transportation
 Passed [C.J.p. 82906]

Taylor Gourmet Morgan St LLC
 177 N Morgan St
 Burnett (27) O2018-5113
 Referred [C.J.p. 81296] Transportation
 Passed [C.J.p. 82907]

Tikkawala
 1258 W Jackson Blvd
 Ervin (28) O2018-5114
 Referred [C.J.p. 81298] Transportation
 Passed [C.J.p. 82908]

Truluck's Seafood, Steak and Crab House
 41 E Chestnut St
 Reilly (42) O2018-5140
 Referred [C.J.p. 81324] Transportation
 Passed [C.J.p. 82909]

PUBLIC WAY USAGE

Sidewalk Cafés

Victory Italian
 434 W Ontario St
 Reilly (42) O2018-5141
 Referred [C.J.p. 81324] Transportation
 Passed [C.J.p. 82910]

Wells Street Market
 205 W Wacker Dr
 Reilly (42) O2018-5143
 Referred [C.J.p. 81324] Transportation
 Passed [C.J.p. 82911]

Wishbone Restaurant
 3300 N Lincoln Ave
 Pawar (47) O2018-5154
 Referred [C.J.p. 81342] Transportation
 Passed [C.J.p. 82911]

REPORTS

Annual

Chicago Transit Authority Annual Ride Hailing Fee Report (2018)
 Dept./Agency F2018-35
 Filed [C.J.p. 81399]

Miscellaneous

Inspector General's audit report on contractor compliance with Chicago Base Wage Ordinance, November 2017
 Retracted and replaced July 2018
 Dept./Agency F2018-36
 Filed [C.J.p. 81399]

Quarterly

Inspector General's Quarterly Report (2018 Q2)
 Dept./Agency F2018-37
 Filed [C.J.p. 81399]

SIGNS/SIGNBOARDS

1021 W Adams St
 North elevation (Permit No. 100769419)
 Solis (25) Or2018-362
 Referred [C.J.p. 83214] Zoning
 1021 W Adams St
 North Elevation (Permit No. 100769420)
 Solis (25) Or2018-360
 Referred [C.J.p. 83214] Zoning

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

123

SIGNS/SIGNBOARDS

1021 W Adams St
 North elevatiopn (Permit No. 100769418)
 Solis (25) Or2018-361
 Referred [C.J.p. 83214] Zoning
 2901 W Addison St
 Mell (33) Or2018-369
 Referred [C.J.p. 83231] Zoning
 906 W Belmont Ave
 Tunney (44) Or2018-279
 Referred [C.J.p. 81333] Zoning
 Passed [C.J.p. 83012]
 123 E Cermak Rd
 Dowell (3) Or2018-303
 Referred [C.J.p. 81262] Zoning
 Passed [C.J.p. 83013]
 5230 S Cicero Ave
 East elevation (Permit No. 10073043)
 Tabares (23) Or2018-353
 Referred [C.J.p. 83212] Zoning
 5230 S Cicero Ave
 East elevation (Permit No. 100764119)
 Tabares (23) Or2018-354
 Referred [C.J.p. 83212] Zoning
 5230 S Cicero Ave
 South elevation
 Tabares (23) Or2018-352
 Referred [C.J.p. 83212] Zoning
 521 W Diversey Ave
 Smith (43) Or2018-335
 Direct Introduction Zoning
 Passed [C.J.p. 83014]
 4701 S Halsted Pkwy
 Thompson (11) Or2018-365
 Referred [C.J.p. 83199] Zoning
 4755 N Lincoln Ave
 Pawar (47) Or2018-322
 Referred [C.J.p. 81343] Zoning
 Passed [C.J.p. 83015]
 6133 N Lincoln Ave
 Silverstein (50) Or2018-301
 Referred [C.J.p. 81348] Zoning
 Passed [C.J.p. 83016]

SIGNS/SIGNBOARDS

702 W Maxwell St
 Thompson (11) Or2018-367
 Referred [C.J.p. 83199] Zoning
 3555 W Ogden Ave
 Scott, Jr. (24) Or2018-356
 Referred [C.J.p. 83212] Zoning
 125 W Ohio St
 Reilly (42) Or2018-359
 Referred [C.J.p. 83248] Zoning
 1000 W Pershing Rd
 Thompson (11) Or2018-366
 Referred [C.J.p. 83199] Zoning
 1950 W Polk St
 North elevation
 Burnett (27) Or2018-363
 Referred [C.J.p. 83220] Zoning
 1950 W Polk St
 South elevation
 Burnett (27) Or2018-364
 Referred [C.J.p. 83220] Zoning
 4401 N Ravenswood Ave
 South elevation
 Pawar (47) Or2018-324
 Referred [C.J.p. 81343] Zoning
 Passed [C.J.p. 83017]
 4401 N Ravenswood Ave
 West elevation
 Pawar (47) Or2018-323
 Referred [C.J.p. 81343] Zoning
 Passed [C.J.p. 83018]
 3653-3655 N Sheffield Ave
 Tunney (44) Or2018-292
 Referred [C.J.p. 81333] Zoning
 Passed [C.J.p. 83019]
 151 N State St
 South elevation
 Reilly (42) Or2018-305
 Referred [C.J.p. 81325] Zoning
 Passed [C.J.p. 83020]

OFFICE OF THE CITY CLERK

SIGNS/SIGNBOARDS

151 N State St
 West elevation - Permit No. 100753599
 Reilly (42) Or2018-307
 Referred [C.J.p. 81325] Zoning
 Passed [C.J.p. 83021]
 151 N State St
 West elevation - Permit No. 100753600
 Reilly (42) Or2018-308
 Referred [C.J.p. 81325] Zoning
 Passed [C.J.p. 83022]
 151 N State St
 West elevation - Permit No. 100753604
 Reilly (42) Or2018-309
 Referred [C.J.p. 81325] Zoning
 Passed [C.J.p. 83023]
 515 N State St
 Reilly (42) Or2018-358
 Referred [C.J.p. 83248] Zoning
 7037 S Stony Island Ave
 South elevation
 Hairston (5) Or2018-295
 Referred [C.J.p. 81267] Zoning
 Passed [C.J.p. 83024]
 7037 S Stony Island Ave
 West elevation
 Hairston (5) Or2018-297
 Referred [C.J.p. 81267] Zoning
 Passed [C.J.p. 83025]
 2101 S Wabash Ave
 Dowell (3) Or2018-355
 Referred [C.J.p. 83190] Zoning
 4207 N Western Ave
 Pawar (47) Or2018-372
 Referred [C.J.p. 83255] Zoning

SPECIAL EVENTS

Waiver

Another Chance Assembly "Parade for Jesus"
 1333 N Laramie Ave
 August 25, 2018
 Mitts (37) Or2018-351
 Referred [C.J.p. 83236] Special Events

STREETS

Honorary Designations

N Lorel Ave, and W Augusta Blvd
 "Honorary Clifton P. Lewis Avenue"
 Mitts (37) O2018-6052
 Referred [C.J.p. 83235] Transportation
 W Roscoe St, from N Hoyne Ave to N Damen Ave
 "Michael Isaac Green Way"
 Waguespack (32) SO2018-6075
 Referred [C.J.p. 83228] Transportation
 "Honorary Martin and Theresa Campo Way"
 N Racine Ave, between W Grand Ave and W
 Kinzie St, northeast corner of N Racine Ave and
 W Hubbard St
 Burnett (27) O2018-5025
 Referred [C.J.p. 81296] Transportation
 Passed [C.J.p. 82929]
 "Ida B. Wells Dr."
 Congress Pkwy, from S Columbus Dr to the point
 where Congress merges into Interstate 290,
 which occurs just east of S Franklin St
 King (4), Reilly (42) O2018-5017
 Referred [C.J.p. 81264] Transportation
 Passed [C.J.p. 82930]
 "Michael Isaac Green Way"
 W Roscoe St and N Hoyne Ave
 Waguespack (32) SO2018-4905
 Referred [C.J.p. 81305] Transportation
 Passed as [C.J.p. 82929]
 Substitute
 Christ Temple Cathedral Way
 62 W 111th Pl
 Austin (34) O2018-5970
 Direct Introduction Transportation
 Passed [C.J.p. 82929]
 Rev. Malachi G. Baker, Jr. Way
 1033 E 95th St
 Harris (8) O2018-5969
 Direct Introduction Transportation
 Passed [C.J.p. 82928]

OFFICE OF THE CITY CLERK

TAX INCREMENT FINANCING DISTRICTS

North Branch (South) T.I.F.

Amendment

Amendment No. 1 to redevelopment plan and project - Section V
 Emanuel (Mayor) O2018-5320
 Referred [C.J.p. 79172] Finance
 Passed [C.J.p. 81597]

River South T.I.F.

Amendment

Amendment No. 1 to redevelopment project and plan - Section V
 Emanuel (Mayor) O2018-5304
 Referred [C.J.p. 79173] Finance
 Passed [C.J.p. 81600]

TRAFFIC

Direction

One-Way

W 13th St, at S Albany St
 Easterly
 Scott, Jr. (24) O2018-5958
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82263] SO2018-6061
 W 13th St, from S Troy St to S Kedzie St
 Westerly
 Scott, Jr. (24) O2018-5959
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82263] SO2018-6061
 W 16th St, from S State St to S Dearborn St
 Westerly
 Dowell (3) O2017-7115
 Referred [C.J.p. 58285] Pedestrian and Traffic Safety
 Passed [C.J.p. 82263] SO2018-6061
 W 17th St, from S State St to S Dearborn St
 Easterly
 Dowell (3) O2017-7113
 Referred [C.J.p. 58285] Pedestrian and Traffic Safety
 Passed [C.J.p. 82263] SO2018-6061

TRAFFIC

Direction

One-Way

W Cortland St, from N Pulaski Rd to N Lawndale Ave
 Southerly
 Maldonado (26) O2018-4305
 Referred [C.J.p. 79001] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 82289] SO2018-6074
 W Le Moyne St, from N Kildare Ave to N Tripp Ave
 Easterly
 Maldonado (26) O2018-4308
 Referred [C.J.p. 79001] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 82289] SO2018-6074
 S Sangamon St, from W 18th St to W Cullerton St
 Southerly
 Solis (25) O2018-6204
 Referred [C.J.p. 83164] Pedestrian and Traffic Safety
 W Waveland Ave, at N Milwaukee Ave to N Lowell Ave
 Northeasterly
 Arena (45) Or2018-251
 Referred [C.J.p. 79001] Pedestrian and Traffic Safety
 Passed [C.J.p. 82263] SO2018-6061
Two-Way
 W Rosemont Ave, from N Albany Ave to N Kedzie Ave
 Silverstein (50) O2018-5957
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82263] SO2018-6061
 N Spaulding Ave, from W Division St to first alley south
 Amend
 Maldonado (26) O2018-4310
 Referred [C.J.p. 79001] Pedestrian and Traffic Safety
 Passed [C.J.p. 82263] SO2018-6061

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

127

TRAFFIC

Signs

Stop Signs

W 35th Pl, at S Lituania Ave
All-Way Stop
Thompson (11) O2018-6182
Referred [C.J.p. 83177] Pedestrian and
Traffic Safety

E 41st St, at S Prairie Ave
Two-Way Stop
Dowell (3) Or2018-381
Referred [C.J.p. 83177] Pedestrian and
Traffic Safety

W 48th St, at S Campbell Ave
All-Way Stop
Lopez (15) Or2018-330
Direct Introduction Pedestrian and
Traffic Safety
Passed [C.J.p. 82281] SO2018-6065

W 48th St, at S Campbell Ave
Two-Way Stop
Burke (14) Or2018-259
Referred [C.J.p. 79025] Pedestrian and
Traffic Safety
Passed [C.J.p. 82281] SO2018-6065

W 55th St, at S Tripp Ave
Two-Way Stop
Quinn (13) Or2018-386
Referred [C.J.p. 83177] Pedestrian and
Traffic Safety

W 59th St, at S Komensky Ave
Two-Way Stop
Quinn (13) Or2018-254
Referred [C.J.p. 79025] Pedestrian and
Traffic Safety
Failed to [C.J.p. 82290] SO2018-6074
Pass

W 64th Pl, at S Austin Ave
All-Way Stop
Quinn (13) Or2018-387
Referred [C.J.p. 83178] Pedestrian and
Traffic Safety

TRAFFIC

Signs

Stop Signs

E 78th St, at S Maryland Ave
All-Way Stop
Harris (8) Or2018-263
Referred [C.J.p. 79025] Pedestrian and
Traffic Safety
Passed [C.J.p. 82281] SO2018-6065

E 95th St, at S Eggleston St
One-Way Stop
Brookins (21) Or2018-189
Referred [C.J.p. 77094] Pedestrian and
Traffic Safety
Failed to [C.J.p. 82290] SO2018-6074
Pass

W Fifth Ave, at S Whipple St
Three-way Stop
Ervin (28) Or2018-154
Referred [C.J.p. 74886] Pedestrian and
Traffic Safety
Passed [C.J.p. 82282] SO2018-6065

S Francisco Ave, at W 42nd St
All-Way Stop
Lopez (15) Or2018-333
Direct Introduction Pedestrian and
Traffic Safety
Passed [C.J.p. 82282] SO2018-6065

W Grace St, ay N Bosworth Ave
Stop
Tunney (44) O2018-4923
Referred [C.J.p. 81248] Pedestrian and
Traffic Safety
Passed [C.J.p. 82282] SO2018-6065

N Hiawatha Ave, at N Keating Ave
All-Way Stop
Laurino (39) Or2018-388
Referred [C.J.p. 83178] Pedestrian and
Traffic Safety

W Highland Ave, at N Ravenswood Ave
Two-Way Stop
O'Connor (40) Or2017-609
Referred [C.J.p. 61118] Pedestrian and
Traffic Safety
Passed [C.J.p. 82282] SO2018-6065

OFFICE OF THE CITY CLERK

TRAFFIC

Signs

Stop Signs

S Hillock Ave, at S Stark St
 One-Way Stop
 Thompson (11) O2018-6180
 Referred [C.J.p. 83177] Pedestrian and Traffic Safety

S Homan Ave, at W 61st St
 Two-Way Stop
 Tabares (23) Or2018-317
 Referred [C.J.p. 81247] Pedestrian and Traffic Safety

Passed [C.J.p. 82282] SO2018-6065
 S Hoyne Ave, at W 49th Pl
 All-Way Stop
 Lopez (15) Or2018-329
 Direct Introduction Pedestrian and Traffic Safety

Passed [C.J.p. 82281] SO2018-6065
 W Jackson Blvd, at S Sangamon St
 One-Way Stop
 Solis (25) Or2018-377
 Referred [C.J.p. 83178] Pedestrian and Traffic Safety

W Jarvis Ave, at N Oconto Ave
 Four-Way Stop
 Napolitano (41) Or2018-255
 Referred [C.J.p. 79026] Pedestrian and Traffic Safety

Passed [C.J.p. 82282] SO2018-6065
 S Laffin St, at 122nd St
 All-Way Stop
 Austin (34) Or2018-272
 Referred [C.J.p. 79026] Pedestrian and Traffic Safety

Passed [C.J.p. 82282] SO2018-6065
 S Lawrence Ave, at E 114th St
 All-Way Stop
 Beale (9) Or2018-380
 Referred [C.J.p. 83177] Pedestrian and Traffic Safety

TRAFFIC

Signs

Stop Signs

W Madison St, at N Carpenter St
 One-Way Stop
 Solis (25) Or2018-376
 Referred [C.J.p. 83178] Pedestrian and Traffic Safety

W Madison St, at N Aberdeen St
 One-Way Stop
 Solis (25) Or2018-378
 Referred [C.J.p. 83178] Pedestrian and Traffic Safety

W Madison St, at N May St
 One-Way Stop
 Solis (25) Or2018-379
 Referred [C.J.p. 83178] Pedestrian and Traffic Safety

W Medill Ave, at N St Louis Ave
 One-Way Stop
 Ramirez-Rosa (35) Or2018-391
 Referred [C.J.p. 83178] Pedestrian and Traffic Safety

W Pope John Paul II Dr, at S Washtenaw Ave
 All-Way Stop
 Lopez (15) Or2018-332
 Direct Introduction Pedestrian and Traffic Safety

Passed [C.J.p. 82281] SO2018-6065
 W Pope John Paul II Dr, at S Fairfield Ave
 All-Way Stop
 Lopez (15) Or2018-331
 Direct Introduction Pedestrian and Traffic Safety

Passed [C.J.p. 82281] SO2018-6065
 S Princeton Ave, at W 93rd St
 All-Way Stop
 Brookins (21) Or2018-348
 Referred [C.J.p. 83178] Pedestrian and Traffic Safety

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

129

TRAFFIC

Signs

Stop Signs

5700 N Rogers Ave, at N Kenneth Ave
 All-Way Stop
 Laurino (39) O2018-5972
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82282] SO2018-6065
 N Spaulding Ave, at S Woodard St
 All-Way Stop
 Ramirez-Rosa (35) Or2018-390
 Referred [C.J.p. 83178] Pedestrian and Traffic Safety
 N St Louis Ave, at W Lyndale St
 One-Way Stop
 Ramirez-Rosa (35) Or2018-392
 Referred [C.J.p. 83178] Pedestrian and Traffic Safety
 W Warwick Ave, at N Lamon Ave
 All-Way Stop
 Reboyras (30) Or2014-470
 Referred [C.J.p. 93401] Pedestrian and Traffic Safety
 Passed [C.J.p. 82282] SO2018-6065
 S Wolcott Ave, at W 43rd St
 All-Way Stop
 Lopez (15) Or2018-328
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 82281] SO2018-6065

Warning & Regulatory Signs

S Central Park Ave, from W 115th St to W 117th St
 No Truck Traffic
 O'Shea (19) O2018-6183
 Referred [C.J.p. 83179] Pedestrian and Traffic Safety
 2545 W Devon Ave
 Reserved Disabled Parking
 Silverstein (50) O2018-4351
 Referred [C.J.p. 79018] Pedestrian and Traffic Safety
 Passed [C.J.p. 82285] SO2018-6068

TRAFFIC

Signs

Warning & Regulatory Signs

4246 W Lawrence Ave
 Street Cleaning - remove
 Laurino (39) O2018-6369
 Referred [C.J.p. 83177] Pedestrian and Traffic Safety
 N Magnolia Ave, 5200, 5300, 5400, 5500 blocks
 Abandoned Vehicle May Be Towed
 Osterman (48) Or2017-661
 Referred [C.J.p. 64041] Pedestrian and Traffic Safety
 Passed [C.J.p. 82284] SO2018-6072

TRIBUTES

Appleton, Mashell Rena
 Mitts (37) R2018-865
 Adopted [C.J.p. 83141]
 Arlowe, Loretta
 Thompson (11) R2018-843
 Adopted [C.J.p. 83036]
 Barr, Hazel J.
 Burke (14) R2018-849
 Adopted [C.J.p. 83041]
 Beane, William Francis
 Burke (14) R2018-850
 Adopted [C.J.p. 83042]
 Berghoff, Herman Joseph
 Reilly (42) R2018-869
 Adopted [C.J.p. 83155]
 Cage, Geneva
 Foulkes (16) R2018-818
 Adopted [C.J.p. 83129]
 Carington, Peter
 Burke (14) R2018-851
 Adopted [C.J.p. 83044]
 Chicago Defender Charities
 Hosting 89th annual Bud Billiken Parade
 Dowell (3), King (4) R2018-846
 Adopted [C.J.p. 83029]
 Colleran, Reverend James A.
 Burke (14) R2018-897
 Adopted [C.J.p. 83045]

OFFICE OF THE CITY CLERK

TRIBUTES

Cygan, Douglas Martin
 Burke (14) R2018-852
 Adopted [C.J.p. 83046]
 Green, Michael Isaac
 Waguespack (32) R2018-885
 Adopted [C.J.p. 83140]
 Greiner, Robin Lee
 Burke (14) R2018-853
 Adopted [C.J.p. 83047]
 Halbert, Melva Jean
 Scott, Jr. (24) R2018-878
 Adopted [C.J.p. 83133]
 Hall, William H. Jr.
 Sawyer (6) R2018-877
 Adopted [C.J.p. 83033]
 Henderson, Joseph D., Sr.
 Thompson (11) R2018-844
 Adopted [C.J.p. 83037]
 Ivy, Doris
 Burke (14) R2018-854
 Adopted [C.J.p. 83049]
 Ivy, Doris L.
 Burnett (27) R2018-882
 Adopted [C.J.p. 83138]
 Johnston, Robert Gilbert
 Burke (14) R2018-855
 Adopted [C.J.p. 83050]
 Jorgensen, Mary K.
 Laurino (39) R2018-821
 Adopted [C.J.p. 83144]
 Kawano, Yosh
 Burke (14) R2018-856
 Adopted [C.J.p. 83052]
 Kearney, Edmund
 Burke (14) R2018-891
 Adopted [C.J.p. 83053]
 Krauthammer, Charles
 Burke (14) R2018-857
 Adopted [C.J.p. 83054]
 McDonnell, Reverend John
 Burke (14) R2018-886
 Adopted [C.J.p. 83055]

TRIBUTES

McGovern, John
 Burke (14) R2018-893
 Adopted [C.J.p. 83056]
 Myron, Kevin M. Sr.
 Thompson (11) R2018-812
 Adopted [C.J.p. 83038]
 Nadler, Nancy Waller
 Burke (14) R2018-895
 Adopted [C.J.p. 83057]
 Nowak, Julian
 Laurino (39) R2018-822
 Adopted [C.J.p. 83145]
 O'Connor, Barbara P.
 Burke (14) R2018-858
 Adopted [C.J.p. 83058]
 Perrino, Joseph
 Burke (14) R2018-888
 Adopted [C.J.p. 83059]
 Pinello, Francesca
 Laurino (39) R2018-823
 Adopted [C.J.p. 83146]
 Ray, Robert D. (Hon.)
 Burke (14) R2018-863
 Adopted [C.J.p. 83060]
 Rehak, Robert James (Hon.)
 Burke (14) R2018-859
 Adopted [C.J.p. 83061]
 Reynoso, Barbara
 Laurino (39) R2018-824
 Adopted [C.J.p. 83146]
 Richardson, Shirley Ann
 Laurino (39) R2018-825
 Adopted [C.J.p. 83147]
 Ryan, Kim Marie
 Thompson (11) R2018-813
 Adopted [C.J.p. 83038]
 Sadlowski, Edward Eugene
 Emanuel (Mayor), and Others R2018-898
 Adopted [C.J.p. 81373]
 Salvino, Robert
 Burke (14) R2018-896
 Adopted [C.J.p. 83062]

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

131

TRIBUTES

Schar, Linda M.
 Laurino (39) R2018-826
 Adopted [C.J.p. 83148]
 Scott, Robert Lee Jr.
 Mitts (37) R2018-819
 Adopted [C.J.p. 83142]
 Sullivan, Florida
 Burnett (27) R2018-881
 Adopted [C.J.p. 83139]
 Szewinska, Irena
 Burke (14) R2018-860
 Adopted [C.J.p. 83063]
 Valenzano, Grace H.
 Laurino (39) R2018-827
 Adopted [C.J.p. 83149]
 Vargas, Agustin
 Laurino (39) R2018-828
 Adopted [C.J.p. 83149]
 Vargas, Daniel
 Mitts (37) R2018-820
 Adopted [C.J.p. 83143]
 Vickrey, Wilmont
 Burke (14) R2018-861
 Adopted [C.J.p. 83064]
 Victor, Michael Sr.
 Burke (14) R2018-892
 Adopted [C.J.p. 83066]
 Von Thaden, Robert S.
 Thompson (11) R2018-845
 Adopted [C.J.p. 83039]
 Weigel, Charles Jr.
 Burke (14) R2018-894
 Adopted [C.J.p. 83067]
 Williams, Donald L. Sr.
 Burke (14) R2018-887
 Adopted [C.J.p. 83068]
 Wygonski, Anthony B.
 Quinn (13) R2018-815
 Adopted [C.J.p. 83041]
 Yerke, Edward H.
 Laurino (39) R2018-829
 Adopted [C.J.p. 83150]

UNITED STATES GOVT.

Call for U.S. Attorney's Office to investigate
 allegations of "cash giveaways" by mayoral
 candidate Willie Wilson to prospective voters at
 New Covenant Baptist Church
 Lopez (15), and Others R2018-834
 Referred [C.J.p. 83206] Rules
 Call for U.S. Congress to enact legislation to stop
 separation of immigrant parents from their children
 at U.S. border
 Emanuel (Mayor), and Others R2018-683
 Referred [C.J.p. 79179] Human Relations
 Adopted [C.J.p. 82246]

ZONING RECLASSIFICATIONS

Map No. 1-F

Randolph Halsted LLC
 723-741 W Randolph St, 121-133 N Halsted St,
 724-726 W Washington St
 App No. 19377, DX5 to DX7 to RBPB No. 1230
 then to RBPB No. 1230 as amended
 Misc. Transmittal SO2017-7018
 Referred [C.J.p. 55887] Zoning
 Passed as [C.J.p. 82933]
 Substitute

Map No. 1-G

Mark Goodman & Associates, Inc.
 310-328 N Sangamon St, 933-943 W Carroll Ave
 App. No. 19477, M2-3 to DX5 then to BPD
 Misc. Transmittal SO2017-8997
 Referred [C.J.p. 62783] Zoning
 Passed as [C.J.p. 82966]
 Substitute

Map No. 1-H

Grand Palace LLC
 2200-2218 W Grand Ave
 App No. 19729, C2-2 to B2-3
 Misc. Transmittal O2018-5981
 Referred [C.J.p. 81406] Zoning

Map No. 1-I

Near West Holdings LLC
 2757 W Warren Blvd
 App No. 19735, RT4 to RM4.5
 Misc. Transmittal O2018-5987
 Referred [C.J.p. 81412] Zoning

OFFICE OF THE CITY CLERK

ZONING RECLASSIFICATIONS

Map No. 2-I

Styza, Brandon
 2611 W Gladys Ave
 App No. 19760T1, M1-3 to RT4
 Misc. Transmittal O2018-6012
 Referred [C.J.p. 81413] Zoning

Map No. 3-G

1520-1576 N Fremont St, 901-921 N Fremont St,
 and 900-916 Weed St, 901-911 W North Ave and
 1631-1539 N Kingbury St
 App No. 19769, C3-5 to C1-5
 Misc. Transmittal O2018-6032
 Referred [C.J.p. 81404] Zoning

1425 W Walton LLC
 1425 W Walton St
 App No. 19728, RS3 to RM4.5
 Misc. Transmittal O2018-5980
 Referred [C.J.p. 81414] Zoning

1504 W Walton LLC
 1504 W Walton St
 App No. 19754, RS3 to RM4.5
 Misc. Transmittal O2018-6006
 Referred [C.J.p. 81414] Zoning

Demyaniv, Viktor
 1446 W Chestnut St
 App No. 19752, RS3 to RM4.5
 Misc. Transmittal O2018-6004
 Referred [C.J.p. 81403] Zoning

Map No. 3-H

1645 W LeMoyné St
 1645 W Le Moyné St
 App No. 19746T1, RT4 to RM5.5
 Misc. Transmittal O2018-5998
 Referred [C.J.p. 81414] Zoning

Dropkin, Eric
 1413 N Oakley Blvd
 App No. 19743, RT4 to RS3
 Misc. Transmittal O2018-5995
 Referred [C.J.p. 81404] Zoning

ZONING RECLASSIFICATIONS

Map No. 3-H

Garfields Beverage Warehouse WP LLC
 1336-1342 N Milwaukee Ave
 App No. 19726T1, B1-2 to C1-5
 Misc. Transmittal O2018-5978
 Referred [C.J.p. 81406] Zoning

Hades Investment LLC
 2251 W North Ave
 App No. 19759T1, B3-2 to B2-2
 Misc. Transmittal O2018-6011
 Referred [C.J.p. 81406] Zoning

Map No. 3-I

2512-2514 W Division St
 App No. A-8401, B3-2 to B1-1
 Maldonado (26) O2018-4779
 Referred [C.J.p. 79029] Zoning
 Passed [C.J.p. 82980]

Dubbs Enterprises
 1412 N Washtenaw Ave
 App No. 19748T1, RS3 to RT4.5
 Misc. Transmittal O2018-6000
 Referred [C.J.p. 81404] Zoning

Map No. 3-J

1152 N Christiana Ave
 App No. A-8400, RT4 and B1-5 to B2-5
 Maldonado (26) O2018-3979
 Referred [C.J.p. 79028] Zoning
 Passed [C.J.p. 82980]

Map No. 4-G

Midway Assets LLC
 1933 S May St
 App No. 19750T1, RM4 to RM5
 Misc. Transmittal O2018-6002
 Referred [C.J.p. 81411] Zoning

MRYD LLC
 1848 S Blue Island Ave
 App No. 19731, C1-3 to C1-3
 Misc. Transmittal O2018-5983
 Referred [C.J.p. 81412] Zoning

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

133

ZONING RECLASSIFICATIONS

Map No. 4-H

Colorado, Felipe
 2000 W Cullerton St
 App No. 19725T1, B1-2 to B2-3
 Misc. Transmittal O2018-5977
 Referred [C.J.p. 81403] Zoning

Map No. 4-J

Chicago Title Land Trust Company ATUT #31914
 3600-3618 W 15th St, 1446-1448 S Central Park Ave
 App No. 19764, RT4 to B2-2
 Misc. Transmittal O2018-6016
 Referred [C.J.p. 81402] Zoning

Map No. 5-G

1300-1328 W Concord Pl, 1301-1349 W Concord Pl, and 1624-1698, 1653-1727 N Throop St, 1696-1698, 1627-1649, 1663-1699 N Ada St and 1301-1405 W Wabansia St
 App No. 19767, M3-3 to C2-3
 Misc. Transmittal O2018-6029
 Referred [C.J.p. 81405] Zoning
 Alloy Property Company 2, LLC
 1306-1422 W Cortland St, 1301-1511 W Cortland St, and 1972-2076 S Kingbury St, 1952-2068 S Kingbury St, 1953-2047 N Southport Ave, 1401-1443 W Dickens Ave, 1400-1430 W McLean Ave, 1401-1427 W McLean Ave, 2040-2068 W McLean Ave, 2033-2077 N Dominick St and 1801-1853 N Elston Ave
 App No. 19768, M2-2 and M3-3 to C2-3
 Misc. Transmittal O2018-6030
 Referred [C.J.p. 81402] Zoning

Map No. 5-H

1522 N Elston Ave
 M2-3 to M1-2
 Hopkins (2) O2018-6078
 Referred [C.J.p. 83181] Zoning
 1669-1677 N Elston Ave
 M2-3 to C3-5
 Hopkins (2) O2018-6077
 Referred [C.J.p. 83180] Zoning

ZONING RECLASSIFICATIONS

Map No. 5-I

5700 W Homer St
 MBRPD No.1013 to M1-2
 Taliaferro (29), Mitts (37) O2018-6128
 Referred [C.J.p. 83183] Zoning
 910 W Van Buren Ave
 2319 N California Ave

App No. 19749T1, B3-1 to B3-2
 Misc. Transmittal O2018-6001
 Referred [C.J.p. 81412] Zoning

Map No. 5-J

Kedzie Development LLC
 1822 N Kedzie Ave
 App No. 19751, RS3 to RT4
 Misc. Transmittal O2018-6003
 Referred [C.J.p. 81410] Zoning
 SUSTAINABUILD LLC - 1824
 1824 N Kedzie Ave
 App No. 19756, RS3 to RT4
 Misc. Transmittal O2018-6008
 Referred [C.J.p. 81413] Zoning

Map No. 6-F

216-224 W 31st St
 C1-3 to B1-1
 Thompson (11) O2018-6124
 Referred [C.J.p. 83181] Zoning

Map No. 6-G

Lu, Minyi
 2705 S Archer Ave
 App No. 19740T1, M1-2 to C1-5
 Misc. Transmittal O2018-5992
 Referred [C.J.p. 81411] Zoning

Map No. 6-I

2325 S. California LLC
 2323-2325 S California Ave, 2748-2758 W 23rd Pl
 App No. 196763, B3-2 to RM5.5
 Misc. Transmittal O2018-6015
 Referred [C.J.p. 81415] Zoning

OFFICE OF THE CITY CLERK

ZONING RECLASSIFICATIONS

Map No. 6-I

2459 Series
 2459 S Washtenaw Ave, 2648-2658 W 25th St
 App No. 19762, RT4 to RM5
 Misc. Transmittal O2018-6014
 Referred [C.J.p. 81403] Zoning

2657-59 Series
 2655-2659 W Luther St, 2443-2449 S Washtenaw Ave
 App No. 19736, RT4 to RT4.5
 Misc. Transmittal O2018-5988
 Referred [C.J.p. 81403] Zoning

Cloud Property Management, LLC
 2459 S Washtenaw Ave, 2648-2658 W 25th St
 App No. 19762, RT4 to RM5
 Misc. Transmittal O2018-6014
 Referred [C.J.p. 81403] Zoning

Cloud Property Management, LLC
 2655-2659 W Luther St, 2443-2449 S Washtenaw Ave
 App No. 19736, RT4 to RT4.5
 Misc. Transmittal O2018-5988
 Referred [C.J.p. 81403] Zoning

Map No. 7-F

2700-2716 N Pine Grove Ave
 App No. A-8403, RM5 and RM6 to RM5
 Smith (43) O2018-4783
 Referred [C.J.p. 79029] Zoning
 Passed [C.J.p. 82981]

Map No. 7-I

Ceja, Carlos and Mascardo, Jennith M
 2951 W Belmont Ave
 App No. 19753, B3-1 to B3-2
 Misc. Transmittal O2018-6005
 Referred [C.J.p. 81402] Zoning

Rockwell Baker Industrial Center, LLC
 2600-2626 W Nelson St, 2601-2643 W Barry Ave,
 and 3042-3062 N Rockwell St
 App No. 19718, M1-2 to M2-2
 Misc. Transmittal O2018-4982
 Referred [C.J.p. 79186] Zoning
 Passed [C.J.p. 82981]

ZONING RECLASSIFICATIONS

Map No. 7-J

2733 N Hamlin LLC
 2733 N Hamlin Ave
 App No. 19741, RS3 to RT4
 Misc. Transmittal O2018-5993
 Referred [C.J.p. 81415] Zoning

Map No. 8-H

Moy, Anthony and Moy, Hang
 1817 W 33rd St
 App No. 19724, C2-2 to RS3
 Misc. Transmittal O2018-5976
 Referred [C.J.p. 81411] Zoning

Map No. 8-J

HRE Crawford, LLC
 3412-3700 S Pulaski Rd, 3317-3459 S Hamlin Ave,
 and 3747-3757 W 35th St
 App No. 19766, M3-3 to new PD
 Misc. Transmittal O2018-6028
 Referred [C.J.p. 81409] Zoning

Map No. 9-G

Patterson Green LLC
 1118-1124 W Patterson Ave
 App No. 19770T1, RT3.5 to RM5
 Misc. Transmittal O2018-6033
 Referred [C.J.p. 81412] Zoning

Map No. 9-H

J&N Real Estate, LLC
 2301 W Roscoe St
 App No. 19737, B2-2 to B3-2
 Misc. Transmittal O2018-5989
 Referred [C.J.p. 81410] Zoning

Map No. 9-I

McDonald's Corporation, a Delaware Corporation
 2608 W Addison St
 App No. 19765T1, M2-2 to C3-1
 Misc. Transmittal O2018-6017
 Referred [C.J.p. 81410] Zoning

OFFICE OF THE CITY CLERK

Date: 7/25/2018

CITY COUNCIL LEGISLATIVE INDEX

135

ZONING RECLASSIFICATIONS

Map No. 9-I

Newell, Pius
3214-3216 N Francisco Ave
App No. 19738, RS3 to RT4
Misc. Transmittal
Referred [C.J.p. 81412] O2018-5990 Zoning

Map No. 9-M

3648 Central, LLC
3648 N Central Ave
App No. 1974T1,
Misc. Transmittal
Referred [C.J.p. 81415] O2018-5999 Zoning

Map No. 11-G

Uptown 4720 LLC
4720 N Sheridan Rd
App No. 19757, B3-3 to B3-5
Misc. Transmittal
Referred [C.J.p. 81414] O2018-6009 Zoning

Map No. 11-H

Sewickley LLC
2020-2024 W Irving Park Rd
App No. 19727T1, B1-1 to B1-3
Misc. Transmittal
Referred [C.J.p. 81413] O2018-5979 Zoning

Map No. 11-I

2521 W Montrose LLC
2521 W Montrose Ave
App No. 19742, B3-2 to B2-3
Misc. Transmittal
Referred [C.J.p. 81415] O2018-5994 Zoning

Map No. 11-L

Granada, John
5001 W Lawrence Ave
App No. 19755T1, B3-1 to B3-2
Misc. Transmittal
Referred [C.J.p. 81406] O2018-6007 Zoning

ZONING RECLASSIFICATIONS

Map No. 12-K

Cicero Senior Lofts LLC
4801-4859 S Cicero Ave
App No. 19607, BPD No. 919 to BPD No. 919 as amended then to C2-1
Misc. Transmittal
Referred [C.J.p. 72087] SO2018-2516 Zoning
Passed as [C.J.p. 82982] Substitute

Map No. 13-L

AECM LLC
5270-5274 N Luna Ave
App No. 19758T1, RS3 to RM5
Misc. Transmittal
Referred [C.J.p. 81401] O2018-6010 Zoning

Map No. 15-G

Pulliam, Darren
6155-6157 N Broadway
App No. 19733T1, B1-3 to B3-3
Misc. Transmittal
Referred [C.J.p. 81412] O2018-5985 Zoning

Map No. 15-M

Heitz, Matthew
5600 N Northwest Hwy
App No. 19761T1, M1-1 to M2-2
Misc. Transmittal
Referred [C.J.p. 81407] O2018-6013 Zoning

Map No. 16-D

DL 6625 South Drexel, LLC
6625-6629 S Drexel Ave
App No. 19734T1, RT4 to RM 5.5
Misc. Transmittal
Referred [C.J.p. 81403] O2018-5986 Zoning

Map No. 16-G

Interfaith Housing Development Corporation of Chicago, The
1223 W Marquette Rd
App No. 19771, I/RPD No. 378 to I/RPD No. 378
Misc. Transmittal
Referred [C.J.p. 81410] O2018-6034 Zoning

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136

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/25/2018

ZONING RECLASSIFICATIONS

Map No. 18-C

Galactica Partners, LLC
7401-7445 S East End Ave
App No. 19739, M1-2 to C1-2
Misc. Transmittal O2018-5991
Referred [C.J.p. 81405] Zoning

Map No. 18-I

Malone, Michael
7214-7222 S Western Ave
App No. 19730, B1-2 to C2-2
Misc. Transmittal O2018-5982
Referred [C.J.p. 81411] Zoning

Map No. 20-G

Chicago Title and Trust Company as Trustee under
Trust Agreement
83-859 W 79th St, 7900-7910 S Green St, and
7901-7911 S Peoria St
App No. 19732T1, B1-2 and RM5 to B3-5
Misc. Transmittal O2018-5984
Referred [C.J.p. 81402] Zoning

Map No. 23-B

Klairmont Enterprises, Inc.
4801-4837 W Peterson Ave, 5955-5963 N
Caldwell Ave
App No. 19685T1, B3-1 to B3-3
Misc. Transmittal SO2018-4501
Referred [C.J.p. 77267] Zoning
Passed as [C.J.p. 82999]
Substitute

Map No. 26-G

Williams, Gloria M.
1312 W 109th Pl
App No. 19744, RS3 to RT3.5
Misc. Transmittal O2018-5996
Referred [C.J.p. 81414] Zoning

Map No. 28-E

Hong, George
11201-11219 S Michigan Ave
App No. 19745T1,
Misc. Transmittal O2018-5997
Referred [C.J.p. 81407] Zoning