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COPY



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

Regular Meeting -- Wednesday, May 28, 2014

at 10:00 A.M.

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

OFFICIAL RECORD.

VOLUME I

RAHM EMANUEL
Mayor

SUSANA A. MENDOZA
City Clerk

JOURNAL OF THE PROCEEDINGS OF THE CITY COUNCIL
Regular Meeting -- Wednesday, May 28, 2014

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Attendance At Meeting.

Present -- The Honorable Rahm Emanuel, Mayor, and Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore.

Absent -- Aldermen Burns, Hairston and Silverstein.

Call To Order.

On Wednesday, May 28, 2014 at 10:00 A.M., the Honorable Rahm Emanuel, Mayor, called the City Council to order. The Honorable Susana A. Mendoza, City Clerk, called the roll of members and it was found that there were present at that time: Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 46.

Quorum present.

Pledge Of Allegiance.

Glenn Shelton Key, D-Day survivor and World War II veteran, led the City Council and assembled guests in the Pledge of Allegiance to the Flag of the United States of America.

Invocation.

Rabbi Edwin C. Goldberg of Temple Sholom opened the meeting with prayer.

REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.

Rules Suspended-- CONGRATULATIONS EXTENDED TO WHITNEY M. YOUNG HIGH SCHOOL GIRLS BASKETBALL TEAM ON WINNING 2014 ILLINOIS HIGH SCHOOL ASSOCIATION CLASS 4A STATE BASKETBALL CHAMPIONSHIP.

[R2014-361]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I transmit herewith, together with Alderman Thomas, a congratulatory resolution concerning the Whitney Young Lady Dolphins.

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, Since its establishment in 1975, Whitney M. Young Magnet High School, renowned for its outstanding academic achievements, strong sports and extracurricular activities, consistently has ranked among the top high schools in the nation and has earned numerous awards and accolades; and

WHEREAS, The Whitney Young girls basketball team, known as the "Lady Dolphins", had a remarkable 2013/2014 season, culminating in winning the 2014 Illinois High School Association Class 4A State Basketball Championship; and

WHEREAS, On March 22, 2014, the Whitney Young Dolphins won the state title by defeating a powerful Rolling Meadows Mustangs team, 60 to 44 at Redbird Arena on the campus of Illinois State University; and

WHEREAS, The Whitney Young Girls Basketball team had a remarkable season with a final record of 32 wins and only 3 losses. The team won its final 16 games and captured their third state championship and second championship in three years; and

WHEREAS, Whitney Young reached the State title game by overpowering the defending champion Marian Catholic 60 to 20 in a semifinal game on March 21, 2014; and

WHEREAS, In the championship game against Rolling Meadows, Whitney Young got off to a fast start by taking an 8 to 0 lead and then led 20 to 9 at one point in the game. The Dolphins' interior size and quickness on the perimeter slowed down Rolling Meadows' high-octane offense. Whitney Young's defense was so powerful that Rolling Meadows shot only 2 for 15 in the first quarter and 4 for 30 in the first half; and

WHEREAS, Kiara Lewis of Whitney Young, racking up 20 points and two steals, was named Player of the Game; and

WHEREAS, All of Chicago is proud of Whitney Young High School's Girls Basketball team and of the school's coaches, teachers and administrators, who helped to make the 2013 -- 2014 athletic season a "year to remember" for all of the school's students; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 28th day of May 2014, do hereby extend our heartiest congratulations and best wishes for continued success to the Whitney Young High School Girls Basketball head coach, Corry Irvin, and team members, Tanita Allen, Katrina Beck, Taylor Brame, Finess Dickson, Khaalia Hillsman, Kiara Lewis, Taylor Malone, Maya McKee, Madinah Muhammad, Isabelle Spingola, Adrienne Truitt, and Danyelle Williams; and

Be It Further Resolved, That suitable copies of this resolution be presented to each of the aforementioned persons as a token of our appreciation and esteem.

On motion of Alderman Burke, seconded by Aldermen Fioretti, Dowell, Harris, Cárdenas, Thomas, Burnett, Graham, Austin and Tunney, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 the players and coaches of Whitney M. Young Magnet High School Girls Basketball Team on winning the 2014 Illinois High School Association Class 4A State Basketball Championship. Lauding the dedication and sacrifice necessary for this extraordinary achievement, Mayor Emanuel commended the athletes for their superior performance both on the basketball court and in the classroom. Recognizing the positive and character-building attributes developed in pursuit of athletic and academic excellence, Mayor Emanuel declared the honorees role models and a source of pride for all Chicagoans. Mayor Emanuel then invited team representatives Madinah Muhammad and Katrina Beck to the Mayor's rostrum where he presented each with a parchment copy of the congratulatory resolution.

Rules Suspended -- CONGRATULATIONS EXTENDED TO CHICAGO PUBLIC SCHOOL STUDENTS ON BEING NAMED GATES MILLENNIUM SCHOLARS.

[R2014-362]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I transmit herewith, together with Alderman Thomas, a congratulatory resolution concerning the Gates Millennium Scholars.

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, Established in 1999 with a \$1 Billion grant from the Bill & Melinda Gates Foundation, the Gates Millennium Scholars Program helps provide educational opportunities to outstanding minority students with significant financial need; and

WHEREAS, The Gates Millennium Scholars Program provides scholarships for college through graduate school, as well as leadership development programs to encourage personal, academic, and professional growth; and

WHEREAS, Since its inception, the Gates Millennium Scholars Program has done much to allay the underrepresentation of minority groups in numerous academic disciplines, thereby helping to diversify the future leadership of America; and

WHEREAS, Forty-four of this year's 1,000 Gates Millennium Scholars are graduating from high schools in the City of Chicago's public school system; and

WHEREAS, This year's class set a district record, and marked the fifth time in the last six years that CPS has more Millennium Scholars than any other school district in the nation; and

WHEREAS, All of Chicago is tremendously proud of the hard work and dedication of its Millennium Scholars; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 28th day of May 2014, do hereby congratulate the Chicago Public School students named Gates Millennium Scholars, and wish them continued success in their future academic and other pursuits; and

Be It Further Resolved, That, as a sign of our admiration and respect, suitable copies of this resolution be presented to:

Juan Aguirre from Walter Payton College Prep

Nino Aishou from Rickover Military Academy

Marisela Angulo from Lindblom Math and Science Academy

Jalisa Arnold from King College Prep

Dyrell Ashley from Julian High School

Armando Barajas from Instituto Health Sciences Career Academy
Muna Bhandari from Sullivan High School
Asia Brewington from Simeon High School
Jose Bucio from Lake View High School
Charnae Caldwell from Young Women's Leadership Charter School
Kaitlyn Ceaser from Sullivan High School
Amber Cowan from Kenwood Academy
Elisa Cruz from World Language High School
Ivette Cruz from World Language High School
Devonta Dickey from Lindblom Math and Science Academy
Quinasia Douglas from Kenwood Academy
Ibtihal Elfaki from Kenwood Academy
Yordanos Goshu from Lane Technical College Prep
Tyler Greer from Urban Prep Academy
Egyptian Griffis from Urban Prep Academy
LaShanda Harbin from Lindblom Math and Science Academy
Alex Jackson from Harper High School
Jazmine Jefferson from Chicago High School for Agricultural Sciences
Theresa Juliano from Noble Street College Prep
Kyra Kemp from Kenwood Academy
Robbie Lee from Carver Military Academy
Yuliana Lopez from Major Hector P. Garcia High School
Khensura Love El from Kenwood Academy

Eliza Luvianos from Lincoln Park High School
Antoine Martin from Corliss High School
Shelana Martin from Morgan Park High School
Kayla McKelvey from Dunbar Vocational Career Academy
Andrew Mei from Walter Payton College Prep
Dwayne Mitchell from Urban Prep Academy
Violetta Montanez from Benito Juarez High School
Stephanie Orozco from Phoenix Military Academy
Emanuel Perez from Whitney Young Magnet High School
Jermisha Porter from Lake View High School
Shermee Randolph from Lindblom Math and Science Academy
Elysse Salazar from Von Steuben High School
Mauricio Santamaria from Benito Juarez High School
Ellis Taylor from Urban Prep Academy
Jari Watson from Urban Prep Academy
Melissa Zaragoza from Gwendolyn Brooks College Prep

On motion of Alderman Burke, seconded by Aldermen Moreno, Fioretti, Holmes, Beale, Pope, Thompson, Thomas, Cochran, Solis, Burnett, Ervin, Reboyras, Suarez, Mell, Austin, Sposato, P. O'Connor and Moore, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 the Chicago area students selected as Gates Millennium Scholars. Mayor Emanuel also recognized the teachers and principals for their dedication and guidance. Reflecting with pride on Chicago's distinction of having 44 students accepted this year to the Gates Millennium Scholars Program, the most in the nation, Mayor Emanuel lauded the discipline and personal integrity shared by each of the students as a catalyst to achieve their dreams. Chicago is a rich cultural mosaic built on the shoulders of immigrants who journeyed to our city in search of a better life for themselves and their families and the students we honor today are a reflection not only of our city's diverse past, the Mayor observed, but also the strength of its future. Chicago has and remains a beacon of hope and opportunity for people across the globe, Mayor Emanuel continued, and as we celebrate the accomplishments of these students and future leaders we are compelled to continue our efforts to ensure that every child in Chicago has a quality education. Congratulating the students on receiving this prestigious scholarship, Mayor Emanuel urged all the honorees to give back to their communities through service and leadership and to hopefully do so in their hometown of Chicago. Mayor Emanuel then invited Antoine Martin, Devonta Dickey, Stephanie Orozco, Juan Aguirre and Robbie Lee, representing all of the Chicago Public School Gates Millennium Scholars to the Mayor's rostrum where he presented them with parchment copies of the congratulatory resolution.

Rules Suspended -- CONGRATULATIONS EXTENDED TO CHICAGO PUBLIC HIGH SCHOOL STUDENTS ON SELECTION AS MEMBERS OF 2013 -- 2014 JUNIOR ROTC CITY CORPS STAFF AND RECEIPT OF SCHOLARSHIP AWARDS.

[R2014-363]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I transmit herewith, together with Alderman Thomas, a congratulatory resolution concerning JROTC.

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 Junior Reserve Officers' Training Corps (Junior ROTC) is a program sponsored by the United States Armed Services in high schools across the country to train high school students in leadership, character education and military sciences; and

WHEREAS, The focus of Junior ROTC is reflected in the program's mission statement: "To motivate young people to be better citizens"; and

WHEREAS, Chicago Public School students who participate in Junior ROTC learn the value of citizenship, service to the community and personal responsibility through a challenging educational curriculum, which is designed to prepare them for leadership in their community, to instill in them self-discipline, self-esteem and a sense of accomplishment, and to foster in them an awareness of their rights, responsibilities and privileges as American citizens; and

WHEREAS, One of the greatest distinctions that a Junior ROTC cadet can achieve is to serve as commander of their school's Junior ROTC unit. The 45 Junior ROTC unit commanders, under the guidance of the City Corps commander, are responsible for leading their school's respective Junior ROTC program. They are chosen for this prestigious leadership role based on their exemplary personal conduct, the leadership example that they set for younger students, their academic achievements, and their commitment to their communities; and

WHEREAS, This year, 11 extraordinarily qualified Junior ROTC cadets from Chicago Public High Schools have earned prestigious four-year ROTC scholarships or appointments to some of our nation's elite service academies; and

WHEREAS, All of these outstanding individuals embody and have worked hard to promote the principles and standards of Junior ROTC. Each of them is the pride of Chicago; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 28th day of May 2014, do hereby extend our congratulations to the following Chicago Public School cadets on their service as commander of their Junior ROTC units for the 2013 -- 2014 school year, and to those cadets who received coveted appointments to national military service academies, and to those cadets who earned four-year ROTC scholarships to pursue their college education and commission as officers in the service of the United States of America: Juan Alcantar, Lake View High School; Milan Bhatt, William Howard Taft High School; Raekwon Boiling, Harlan Community Academy High School; Ivonne Casas, Lane Technical College Preparatory High School; Kamilia Dillard, W. R. Harper High School; Armando Estrada, Prosser Career Academy High School; Ajla Fakic,

Roger C. Sullivan High School; Jamie Flores, Curie Metropolitan High School; Ronald Flowers, Air Force Academy High School; Dae' Mia Franklin, Tilden Career Community Academy High School; Brandon Green, Wendell Phillips Academy High School; Justin Grissett, Morgan Park High School; Timothy Harvey, Frederick Douglass Academy High School; Angel Hollingsworth, Chicago Vocational Career Academy High School; Adriana Hurtado, Farragut Career Academy High School; Alexandria Janopoulos, Air Force Academy High School; Davuan Jordan, Dunbar Vocational Career Academy High School; Mario Joseph, TEAM Englewood Community Academy High School; Chanel Khammarath, John Marshall Metropolitan High School; David Lopez, Gage Park High School; Gabriel Martinez, George Westinghouse College Preparatory High School; Phyliss McElroy, Hirsch Metropolitan High School; Eric McMiller, Lane Technical College Preparatory High School; Destiny Miranda, Steinmetz College Preparatory High School; Oscar Moreno, Carver Military Academy High School; Isai Oliveras, Rickover Naval Academy High School; Jarrell Patterson, Christian Fenger Academy High School; Steven Pohl, William Howard Taft High School; Shelley Ramos, George Westinghouse College Preparatory High School; Chassidy Rice, Edwin G. Foreman High School; Marquita Riley, Manley Career Academy High School; Jourdan Roberson, Marine Math and Science Academy; Sinai Robledo, Carl Schurz High School; Alexander Rodriguez, Kelvyn Park High School; Ashley Roman, Roberto Clemente Community Academy High School; Yair Roman, Lincoln Park High School; Malik Sanders, Harlan Community Academy High School; Marisol Soto, Lincoln Park High School; Kathleen Tinoco, Theodore Roosevelt High School; Amanda Valencia, Hubbard High School; Sasha VanAllen, South Shore International College Preparatory High School; Adrian Vazquez, Benito Juarez Community Academy; Jessica Velez, Nicholas Senn High School; Marquez Watson, Hyde Park Academy High School; Nativia Williams, Hyde Park Academy High School; Glenda Williamson, George H. Corliss High School; Brandon Wilson, Chicago Military Academy at Bronzeville; Donald Zepeda, Bowen High School; and Lupita Zoquiapa, Spry Community Links High School; and

Be It Further Resolved, That suitable copies of this resolution be presented to each of these exemplary Chicago Public High School students as a token of our respect and of our best wishes for a bright and prosperous future.

On motion of Alderman Burke, seconded by Aldermen Fioretti, Dowell, Holmes, Harris, Beale, Balcer, Cárdenas, Thompson, Thomas, Chandler, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Mell, Austin and Mitts, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 various Chicago public high school students on their selection as members of the 2013 -- 2014 Junior Reserve Officers Training Corps City Corp Staff and receipt of the ROTC college scholarship awards. Commending the honorees for their academic achievements and personal accomplishments, Mayor Emanuel also thanked all those involved in Junior ROTC for their dedication to this valuable and successful program. Avowing his enduring commitment to and advocacy for improving educational opportunities for all schoolchildren, Mayor Emanuel hailed the Junior ROTC program for its challenging curriculum designed to promote character and self-discipline and longstanding tradition of preparing and motivating our youth to become better citizens. Declaring with pride Chicago's distinction as having the largest Junior ROTC program of its kind in the nation, Mayor Emanuel noted the rising graduation and college attendance rates in our city's military academies and the growing demand for such quality educational institutions and programs. Mayor Emanuel then invited Junior ROTC cadets James Henja and Kedoni Tyler from the Air Force Academy High School, representing the members of the 2012--2013 Junior ROTC City Corps Staff, to the Mayor's rostrum where he presented them with parchment copies of the congratulatory resolution.

Rules Suspended -- GRATITUDE EXTENDED TO BUILDERS ASSOCIATION FOR DEDICATION TO WORK PLACE SAFETY AND DECLARATION OF JUNE 2 -- 6, 2014, AS "CONSTRUCTION INDUSTRY SAFETY STAND DOWN WEEK" IN CHICAGO.

[R2014-364]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I transmit herewith, together with Alderman Patrick O'Connor, a congratulatory resolution concerning the Builders Association.

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 Builders Association has been the premier commercial construction industry organization in Chicago since 1906; and

WHEREAS, In 2013, signed development contracts reached their highest level in five years, with member contractors securing \$8.5 Billion worth of deals for development in Chicago and the surrounding 13-county metro area, a 16.5 percent increase from 2012 and 44 percent higher than the post-crash trough of \$5.9 Billion in 2010; and

WHEREAS, Construction has supported 128,400 jobs in the Chicago metropolitan area in these last few years -- seven full-service hotels have been built, and, by the end of this summer, there will be 25 tower cranes up and working across the city, as compared to only 11 in 2011; and

WHEREAS, While sustaining this financial success is crucial, the Builders Association is equally committed to promoting the safety of the thousands of our citizens who work on construction sites every day; and

WHEREAS, The Builders Association, through its Safety and Health Committee, provides, among other services, training programs, safety awards, training videos, and safety forums for the construction industry; and

WHEREAS, The Builders Association has joined with the U.S. Occupational Safety and Health Administration (OSHA), establishing a collaborative relationship aimed at fostering safer and more healthful construction work sites; and

WHEREAS, The Builders Association's Safety and Health Committee planned and led the construction industry's first ever "Safety Stand Down" in June 2013; and

WHEREAS, The 2013 "Safety Stand Down" was a huge success, with participating contractors temporarily shutting down their job sites to devote their energy to the promotion of workplace safety; and

WHEREAS, Partnering with OSHA to take its "Safety Stand Down" program nationwide, the Builders Association will promote June 2nd through 6th, 2014, as a week dedicated to education on workplace safety; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of Chicago, gathered this 28th day of May 2014, do hereby extend our sincere gratitude to the Builders Association

for protecting our citizens in the workplace, and proclaim the week of June 2nd through 6th, 2014, as "Construction Industry Safety Stand Down Week" in the City of Chicago; and

Be It Further Resolved, That suitable copies of this resolution be prepared and presented to representatives of the Builders Association as a token of our respect and good wishes.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 gratitude to the Builders Association for its dedication to workplace safety. Over the past year Chicago has seen an increase in commercial development projects and construction contracts which, the Mayor observed, give testament to the economic vitality of our city. These new construction projects are a catalyst for creating new job opportunities in Chicago, the Mayor continued, and reflect the growing confidence that people have in the future of our city. Mayor Emanuel then invited Steve Lenz, Dane Ruane, Jimmy Akintonde, Ken Egidi and Dan McLaughlin to the Mayor's rostrum where he presented each with a parchment copy of the congratulatory resolution.

Rules Suspended -- CONGRATULATIONS EXTENDED TO COOK COUNTY BAR ASSOCIATION ON 100TH ANNIVERSARY.

[R2014-365]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I transmit herewith, together with Aldermen Fioretti, Hairston, Sawyer, Holmes, Burke, Thomas and Brookins, a congratulatory resolution concerning the Cook County Bar Association.

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, In 1869, Lloyd G. Wheeler became the first Black man licensed to practice law in the State of Illinois, and, in 1894, Ida Platt became the first Black woman attorney licensed in Illinois. By 1896, 32 African Americans had been admitted to the Illinois bar, and they began meeting informally to devise a legal strategy to protest against discrimination in hotels, theaters, restaurants, schools and the judiciary; and

WHEREAS, This informal collaboration among African American attorneys lasted until 1914, when a younger generation of Black lawyers decided to form the Cook County Bar Association ("CCBA") to improve, protect, and defend the lives and rights of all citizens in the Greater Chicago area. The CCBA is the oldest association of Black lawyers in the country; and

WHEREAS, Since the CCBA's inception, its members have served as advocates, judges and legal educators, and as elected and appointed representatives, participating at every level of government to fight injustice, to advocate on behalf of underserved communities, and to promote the interests of African-American lawyers and judges; and

WHEREAS, Throughout its distinguished history, the CCBA has provided leadership, service and advocacy for African-American attorneys and to people residing in underserved communities; and

WHEREAS, The CCBA's myriad accomplishments include the work of its outstanding members, such as C. Francis Stradford, who co-founded the National Bar Association in 1925; Earl B. Dickerson, who represented the plaintiffs in *Hansberry v. Lee*, the seminal 1940 case protesting restrictive covenants in Chicago's housing markets; and William R. Ming, who served on the NAACP team litigating *Brown v. Board of Education* in 1954; and

WHEREAS, Since its founding, the CCBA has celebrated many firsts with its members, including Jewel Stradford LaFontant's appointment as the first Black female Deputy Solicitor General; Edith Sampson's election as Illinois' first Black female Municipal Court Judge; James Parson's appointment to the U. S. District Court; John Stroger's election as Cook County Board President; and Harold Washington's election as Mayor of the City of Chicago. The CCBA's membership roster includes many members of the judiciary; members of the Chicago City Council, both past and present; and President Barack Obama, to name just a few; and

WHEREAS, The CCBA continues its tradition of service by providing a variety of legal programs to advance the legal profession and its members, such as sponsoring the largest job fair for law students in the Midwest, a Law Day for high school students, a free monthly legal clinic for Chicago residents, scholarships and awards, an expanded In Court Bar Program for CCBA members, various neighborhood legal forums, and Call A Lawyer Day. The CCBA has also worked to develop an organized system for fair and impartial evaluations of judicial candidates, an effort which has led to a joint alliance with other minority bar associations; and

WHEREAS, The CCBA celebrates its centennial anniversary in 2014 with a vision for the future that honors its storied past, celebrates its present successes, and eagerly invites innovations that a rapidly-changing society and the legal community require; and

WHEREAS, It is in keeping with this spirit that the Cook County Bar Association has adopted "CCBA 100: Service-Struggle-Success" as the theme for its centennial celebration; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 28th day of May 2014, do hereby commend the Cook County Bar Association for its unsurpassed contributions to the legal profession, for its sustained efforts to advance the cause of racial equality, and for its decades of service to the residents of Cook County, Illinois; and do hereby extend to the Cook County Bar Association our best wishes for continued success on this special occasion of its 100th anniversary; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the Board of Directors of the Cook County Bar Association as a token of our appreciation and esteem.

On motion of Alderman Burke, seconded by Aldermen Dowell, Sawyer, Holmes, Thomas, Brookins, Ervin, Graham, Suarez, Austin and Mitts, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 the members of the Cook County Bar Association on commemoration of its one hundredth anniversary. The Cook County Bar Association is a seminal organization which enjoys a rich and distinguished history, the Mayor observed, and as the conscience of Chicago it has tirelessly protected and defended the rights of its citizens. Divergence from the law adversely impacts society and erodes many basic rights of its citizens, the Mayor continued, yet through the sustained and successful efforts by members of the Cook County Bar Association to fight injustice over the past century we are gratefully reminded that the arch of history is long but it bends towards justice.

Referred -- APPOINTMENT OF BONNIE DINELL-DIMOND AS MEMBER OF COMMERCIAL AVENUE COMMISSION (SPECIAL SERVICE AREA NO. 5).

[A2014-61]

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

5/28/2014

COMMUNICATIONS, ETC.

80841

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I have appointed Bonnie Dinell-Dimond as a member of Special Service Area Number 5, the Commercial Avenue Commission, for a term effective immediately and expiring January 15, 2016.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- APPOINTMENT OF KEARBY J. KAISER AS MEMBER OF NORTH HALSTED COMMISSION (SPECIAL SERVICE AREA NO. 18).

[A2014-63]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I have appointed Kearby J. Kaiser as a member of Special Service Area Number 18, the North Halsted Commission, for a term effective immediately and expiring February 10, 2016, to succeed Marshall A. Howick, whose term has expired.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- REAPPOINTMENT OF JAMES M. LUDWIG AS MEMBER OF NORTH HALSTED COMMISSION (SPECIAL SERVICE AREA NO. 18).

[A2014-62]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I have reappointed James M. Ludwig as a member of Special Service Area Number 18, the North Halsted Commission, for a term effective immediately and expiring February 10, 2015.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

5/28/2014

COMMUNICATIONS, ETC.

80843

Referred -- REAPPOINTMENT OF DAVID L. GASMAN, TIMOTHY S. KLUMP AND RANDY L. SHINGLEDECKER AS MEMBERS OF NORTH HALSTED COMMISSION (SPECIAL SERVICE AREA NO. 18).

[A2014-64]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I have appointed David L. Glassman, Timothy S. Klump and Randy L. Shingledecker as members of Special Service Area Number 18, the North Halsted Commission, for terms effective immediately and expiring February 10, 2016.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- REAPPOINTMENT OF LINDA M. SZARKOWSKI AS MEMBER OF HOWARD STREET COMMISSION (SPECIAL SERVICE AREA NO. 19).

[A2014-65]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I have appointed Linda M. Szarkowski as a member of Special Service Area Number 19, the Howard Street Commission, for a term effective immediately and expiring June 13, 2017.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- APPOINTMENT OF JIM JANAS AND JULIO GOMEZ AS MEMBERS OF 59TH STREET COMMISSION (SPECIAL SERVICE AREA NO. 59).

[A2014-67]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I have appointed Jim Janas and Julio Gomez as members of Special Service Area Number 59, the 59th Street Commission, for a terms effective immediately and expiring June 25, 2017.

5/28/2014

COMMUNICATIONS, ETC.

80845

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- APPOINTMENT OF DAIVA KAMBEROS AND JOSE A. GARCIA AS MEMBERS OF 59TH STREET COMMISSION (SPECIAL SERVICE AREA NO. 59).
[A2014-66]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- I have appointed Daiva Kamberos and Jose A. Garcia as members of Special Service Area Number 59, the 59th Street Commission, for terms effective immediately and expiring June 25, 2016.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- AMENDMENT OF CHAPTER 2-92 OF MUNICIPAL CODE BY ADDING NEW SECTION 2-92-605 CONCERNING SWEATSHOP-FREE PROCUREMENT.

[O2014-4247]

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

May 28, 2014.

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

LADIES AND GENTLEMEN -- At the request of the Chief Procurement Officer, I transmit herewith, together with Aldermen Pawar, Pat O'Connor, Laurino, Solis, Balcer, Reilly, Burns, Burnett, Fioretti, Moore, Osterman, Silverstein, Cappleman, Moreno, Cárdenas, Muñoz, Maldonado, Reboyras, Suarez, Colón, Pope, Quinn, Burke, Foulkes, Zalewski, Mell and Sposato, an ordinance amending the Municipal Code regarding no-sweatshop City procurement.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- AMENDMENT OF CHAPTER 2-92 OF MUNICIPAL CODE BY ADDING NEW SECTIONS 2-92-417 AND 2-92-418 CONCERNING BID INCENTIVES REGARDING MBE/WBE PARTICIPATION AND FOR SMALL BUSINESS ENTERPRISE AND VETERAN-OWNED BUSINESS ENTERPRISE JOINT VENTURES.

[O2014-4845]

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*:

5/28/2014

COMMUNICATIONS, ETC.

80847

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- At the request of the Chief Procurement Officer, I transmit herewith, together with Alderman Balcer, an ordinance amending Chapter 2-92 of the Municipal Code regarding a small business and veteran joint venture preference.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- AMENDMENT OF TITLES 2, 4, 8, 13, 15 AND 17 OF MUNICIPAL CODE CONCERNING SALE AND TRANSFER OF FIREARMS.

[O2014-4271]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

May 28, 2014.

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

LADIES AND GENTLEMEN -- At the request of the Corporation Counsel, I transmit herewith an ordinance amending various provisions of the Municipal Code regarding firearms.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- AMENDMENT OF TITLES 13, 15 AND 17 OF MUNICIPAL CODE CONCERNING WATER TANKS AND WIRELESS COMMUNICATION FACILITIES.
[O2014-4257]

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

May 28, 2014.

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

LADIES AND GENTLEMEN -- At the request of the Buildings Commissioner, I transmit herewith an ordinance amending various provisions of the Municipal Code regarding water tanks.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- INTERGOVERNMENTAL AGREEMENT WITH CHICAGO BOARD OF EDUCATION REGARDING PROVISION OF TAX INCREMENT FINANCING ASSISTANCE FUNDS FOR REHABILITATION OF VARIOUS PUBLIC SCHOOLS.
[O2014-4211, O2014-4215, O2014-4220]

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

May 28, 2014.

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 Board of Education regarding TIF assistance.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred-- INTERGOVERNMENTAL AGREEMENT WITH CHICAGO PARK DISTRICT REGARDING PROVISION OF TAX INCREMENT FINANCING ASSISTANCE FUNDS FOR CONSTRUCTION AND OPERATION OF SKATE PARK AT SOUTHWEST CORNER OF GRANT PARK.

[O2014-4829]

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

May 28, 2014.

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 execution of an intergovernmental agreement regarding TIF assistance for the Chicago Park District at Grant Park.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred-- INTERGOVERNMENTAL AGREEMENT WITH CHICAGO PARK DISTRICT REGARDING PROVISION OF TAX INCREMENT FINANCE ASSISTANCE FUNDS FOR REHABILITATION AND IMPROVEMENTS TO WELLES PARK.

[O2014-4750]

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

May 28, 2014.

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 execution of an intergovernmental agreement regarding TIF assistance for the Chicago Park District at Welles Park.

5/28/2014

COMMUNICATIONS, ETC.

80851

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- SUPPORT OF COOK COUNTY CLASS C TAX INCENTIVE FOR
PROPERTY AT 1550 N. FREMONT ST.

[O2014-4224]

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

May 28, 2014.

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 C Tax Status for property located at 1550 North Fremont Street.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- SUPPORT OF COOK COUNTY CLASS L TAX INCENTIVE FOR PROPERTY AT 1606 -- 1608 N. MILWAUKEE AVE.

[O2014-4231]

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

May 28, 2014.

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 L Tax Status for property located at 1606 -- 1608 North Milwaukee Avenue.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- REVISED REDEVELOPMENT AGREEMENT WITH PULASKI PROMANADE LLC FOR CONSTRUCTION OF NEIGHBORHOOD SHOPPING CENTER AT 4064 -- 4200 S. PULASKI RD.

[O2014-4786]

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

May 28, 2014.

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 amendment to a previously passed redevelopment agreement regarding Pulaski Promenade.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred-- FORTY-FIRST AMENDING AGREEMENT WITH SOMERCOR 504, INC. TO ADMINISTER SMALL BUSINESS IMPROVEMENT FUND PROGRAM IN CLARK/MONTROSE, LAWRENCE/BROADWAY AND RAVENSWOOD AREAS.

[O2014-4817]

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

May 28, 2014.

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 allocating TIF funding for three Small Business Improvement funds.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- SUPPLEMENTAL APPROPRIATION AND AMENDMENT OF YEAR 2014
ANNUAL APPROPRIATION ORDINANCE WITHIN FUND NO. 925.

[O2014-4202]

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

May 28, 2014.

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

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

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

5/28/2014

COMMUNICATIONS, ETC.

80855

Referred -- SALE OF VARIOUS CITY-OWNED PROPERTIES.

[O2014-4296, O2014-4333, O2014-4367,
O2014-4420, O2014-4487, O2014-4500,
O2014-4623, O2014-4646, O2014-4652,
O2014-4662, O2014-4671,
O2014-4681, O2014-4693]

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

May 28, 2014.

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 City-owned properties.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred-- INTERGOVERNMENTAL AGREEMENT WITH CHICAGO PARK DISTRICT FOR CONVEYANCE OF CITY-OWNED PROPERTY AT 8917 -- 8919 S. DAUPHIN AVE. TO BE INCORPORATED INTO LORRAINE DIXON PARK.

[O2014-4761]

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

May 28, 2014.

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 execution of an intergovernmental agreement with the Chicago Park District regarding a property conveyance.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- RELEASE OF PROPERTY AT 2800 S. ASHLAND AVE. FROM BURDENS OF REDEVELOPMENT AGREEMENT AND RELATED DEED COVENANTS FOR BENEFIT OF PUBLISHING PROPERTIES ASHLAND LLC.

[O2014-4724]

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

May 28, 2014.

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 executing a deed restriction release and associated provisions for Publishing Properties LLC.

5/28/2014

COMMUNICATIONS, ETC.

80857

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- RELEASE OF PROPERTY AT 1716 W. PERSHING RD. FROM BURDENS OF REDEVELOPMENT AGREEMENT AND RELATED DEED COVENANTS FOR BENEFIT OF BERTCO DEVELOPMENT LLC.

[O2014-4718]

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

May 28, 2014.

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 executing a deed restriction release and associated provisions for Bertco Development LLC.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,
Mayor.

Referred -- EXECUTION OF ACCESS, LICENSE AND LEASE AGREEMENTS.

[O2014-4248, O2014-4249, O2014-4250,
O2014-4253, O2014-4255]

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

May 28, 2014.

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 ordinances authorizing the execution of access, license and lease agreements.

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 VARIOUS PARK PROJECTS.

[O2014-4861, O2014-4881]

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

May 28, 2014.

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 Susana A. Mendoza, 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 -- AMENDMENT NO. 3 TO BRONZEVILLE TAX INCREMENT FINANCING REDEVELOPMENT PROJECT AND PLAN.

[F2014-37]

A communication from Randall L. Johnson, Assistant Corporation Counsel, under the date of May 2, 2014, transmitting Amendment Number 3 to the Bronzeville Tax Increment Financing Redevelopment Project and Plan, together with the Added Area Eligibility Study and Housing Impact Study, which was *Placed on File*.

Placed On File -- LETTER OF SUPPORT FROM AMNESTY INTERNATIONAL USA FOR REPARATIONS TO VICTIMS AND FAMILY MEMBERS OF TORTURE BY CHICAGO POLICE DEPARTMENT.

[F2014-36]

A communication from Nick Aldrich of Amnesty International Community Group 492, under the date of May 5, 2014, transmitting a letter in support of reparations to victims and family members as a result of torture by members of the Chicago Police Department, which was *Placed on File*.

Placed On File -- NOTIFICATION BY ALDERMAN WAGUESPACK FOR REMOVAL OF HIS NAME AS SPONSOR OF ORDINANCE AMENDING TITLES 4, 16 AND 17 OF MUNICIPAL CODE CONCERNING PROHIBITED ACTIVITIES.

[F2014-41]

A communication from the Honorable Scott Waguespack, Alderman of the 32nd Ward, filed with the Office of the City Clerk on May 1, 2014, transmitting a notification for the removal of his name as the sponsor of an ordinance which was deferred and ordered published on March 5, 2014, amending Titles 4, 16 and 17 of the Municipal Code concerning prohibited activities on live adult sub-use premises (SO2014-870), which was *Placed on File*.

Placed On File -- NOTIFICATION OF RECUSAL BY ALDERMAN THOMAS FROM VOTING PURSUANT TO RULE 14 OF CITY COUNCIL'S RULES OF ORDER AND PROCEDURE ON ORDINANCE AMENDING CHAPTERS 7-28, 10-8, 13-20, 13-96, 17-12 AND 17-17 OF MUNICIPAL CODE GOVERNING INSTALLATION OF VARIOUS TYPES OF SIGNS.

[F2014-42]

A communication from the Honorable Latasha Thomas, Alderman of the 17th Ward, filed with the Office of the City Clerk on April 30, 2014, notifying the City Clerk of her request to recuse herself from voting, pursuant to Rule 14 of the City Council's Rules of Order and Procedure, on an ordinance reported out by the Committee on Zoning, Landmarks and Building Standards and passed by the City Council on April 30, 2014, amending Chapters 7-28, 10-8, 13-20, 13-96, 17-12 and 17-17 of the Municipal Code concerning illuminated signs (SO2014-2504), which was *Placed on File*.

Placed On File -- NOTIFICATION OF INTENTION OF ALDERMAN ARENA TO VOTE "NO" ON ORDINANCE RECLASSIFYING AREAS SHOWN ON MAP NOS. 4-E AND 6-E.

[F2014-43]

A communication from the Honorable John Arena, Alderman of the 45th Ward, filed with the Office of the City Clerk on May 16, 2014, transmitting a notification of his intention to vote in the negative on the substitute ordinance passed by the City Council on April 30, 2014 reclassifying areas shown on Map Numbers 4-E and 6-E regarding the properties at 2101 -- 2143 South Indiana Avenue, 205 -- 319 East 21st Street, 204 -- 334 East Cermak Road and 2134 -- 2142 South Calumet Avenue (SO2014-836), which was *Placed on File*.

Placed On File -- CLOSING CERTIFICATE FOR CITY OF CHICAGO GENERAL OBLIGATION REVOLVING LINE OF CREDIT.

[F2014-40]

A communication from Lois A. Scott, Chief Financial Officer, under the date of May 16, 2014, transmitting a Closing Certificate for the City of Chicago General Obligation Revolving Line of Credit pursuant to an ordinance concerning authorization for issuance of Commercial Paper Notes, Series A and B, 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 April 30, 2014, 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 May 28, 2014, 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 April 30, 2014, 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.

**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:

Ascend Real Estate Group LLC (Application Number 18038) -- to classify as a C1-5 Neighborhood Commercial District instead of a C1-2 Neighborhood Commercial District the area shown on Map Number 3-F bounded by:

North Orleans Street; West Walton Street; the public alley next east of and parallel to North Orleans Street; and West Locust Street,

and also, to classify as a C1-5 Neighborhood Commercial District instead of an RT4 Residential Two-Flat Townhouse and Multi-Unit District the area shown on Map Number 3-F bounded by:

North Orleans Street; West Walton Street; a line approximately 155.20 feet west of and parallel to North Orleans Street; and West Locust Street,

and further, to classify as Planned Development ___ instead of a C1-5 Neighborhood Commercial District the area shown on Map Number 3-F bounded by:

West Walton Street; the public alley next east of and parallel to North Orleans Street; West Locust Street; and a line approximately 155.20 feet west of and parallel to North Orleans Street (common address: 325 -- 333 West Walton Street, 341 -- 355 West Walton Street, 900 -- 920 North Orleans Street, 901 -- 921 North Orleans Street, 324 -- 332 West Locust Street and 340 -- 354 West Locust Street).

[O2014-4169]

Tatiana Boitchouk (Application Number 18065T1) -- 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 3-G bounded by:

West Haddon Avenue; a line 220 feet east of and parallel to North Ashland Avenue; the public alley next south of and parallel to West Haddon Avenue; and a line 196 feet east of and parallel to North Ashland Avenue (common address: 1531 West Haddon Avenue).

[O2014-4196]

By The Hand Club For Kids (Application Number 18045) -- to classify as a C1-2 Neighborhood Commercial District instead of a C1-1 Neighborhood Commercial District the area shown on Map Number 1-L bounded by:

a line 225 feet north of and parallel to West Kinzie Street; North Laramie Avenue; West Kinzie Street; and the public alley next west of and parallel to North Laramie Avenue (common address: 400 -- 420 North Laramie Avenue and 5200 -- 5214 West Kinzie Street).

[O2014-4176]

Maurice Connolly (Application Number 18034) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a B1-2 Neighborhood Shopping District the area shown on Map Number 13-H bounded by:

West Foster Avenue, a line 72.92 feet west of North Oakley Avenue; the alley south of and parallel to West Foster Avenue; and a line 96.92 feet west of North Oakley Avenue (common address: 2309 West Foster Avenue).

[O2014-4165]

Cheesie's Wicker Park LLC (Application Number 18033) -- to classify as a B3-2 District instead of a B1-2 District the area shown on Map Number 3-H bounded by:

North Milwaukee Avenue; a northeasterly perpendicular line to North Milwaukee Avenue 277.20 feet southeast of the southeast boundary line of North Wood Street (as measured along the northeast boundary line of North Milwaukee Avenue); the public alley next northeast of and parallel to North Milwaukee Avenue; and a northeasterly perpendicular line to North Milwaukee Avenue 325.20 feet southeast of the southeast boundary line of North Wood Street (as measured along the northeast boundary line of North Milwaukee Avenue) (common address: 1365 -- 1367 North Milwaukee Avenue).

[O2014-4164]

City Lights Church (Application Number 18069T1) -- to classify as a B3-1 Community Shopping District instead of a C1-1 Neighborhood Commercial District, a B3-1 Community Shopping District and an M1-1 Limited Manufacturing/Business Park District the area shown on Map Number 5-N bounded by:

a line 68.1 feet south of the southwest line of West Grand Avenue (as measured along the west line of North Narragansett Avenue); North Narragansett Avenue; a line 103.90 feet south of the southwest line of West Grand Avenue (as measured along the west line of North Narragansett Avenue); a line 125.64 feet west of the west line of North Narragansett Avenue; a line 185.26 feet south of the southwest line of West Grand Avenue (as measured along the east line of North Nagle Avenue); West Grand Avenue; and a line 83.70 feet west of the west line of North Narragansett Avenue (common address: 6425 West Grand Avenue/2316 North Narragansett Avenue).

[O2014-4200]

Cosmopolitan B&T ATUT 31852 (Application Number 18054) -- 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 3-I bounded by:

West Haddon Avenue; a line 96 feet east of and parallel to North Rockwell Street; the public alley next south of and parallel to West Haddon Avenue; and a line 72 feet east of and parallel to North Rockwell Street (common address: 2551 West Haddon Avenue).

[O2014-4185]

Drummin Development, Inc. (Application Number 18067) -- 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 1-H bounded by:

West Huron Street; a line 144.24 feet east of and parallel to North Hoyne Avenue; the alley next south of and parallel to West Huron Street; and a line 96.16 feet east of and parallel to North Hoyne Avenue (common address: 2047 -- 2051 West Huron Street).

[O2014-4198]

Edgewater Storage LLC (Application Number 18056) -- to classify as a B3-1 Community Shopping District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 15-H bounded by:

West Devon Avenue; a line 20 feet east of and parallel to North Ravenswood Avenue; a line 225 feet south of and parallel to West Devon Avenue; and North Ravenswood Avenue (common address: 6359 -- 6379 North Ravenswood Avenue).

[O2014-4187]

Forte Royal Ltd. (Application Number 18053) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a C1-2 Neighborhood Commercial District the area shown on Map Number 9-G bounded by:

a line 198.50 feet north of and parallel to West Waveland Avenue; a public alley next east of and parallel to North Ashland Avenue; a line 148.50 feet north of and parallel to West Waveland Avenue; and North Ashland Avenue (common address: 3717 -- 3719 North Ashland Avenue).

[O2014-4184]

Greymark Development Group LLC (Application Number 18042T1) -- to classify as an RS3 Residential Single-Unit (Detached House) District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 11-H bounded by:

West Cullom Avenue; the alley next east of and parallel to North Ravenswood Avenue; a line 92.5 feet south of and parallel to West Cullom Avenue; and a line 136.5 feet east of and parallel to North Ravenswood Avenue (common address: 1763 West Cullom Avenue).

[O2014-4173]

Greymark Development Group LLC (Application Number 18049) -- 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 5-G bounded by:

a line 220 feet north of and parallel to West North Avenue; North Bosworth Avenue; a line 170 feet north of and parallel to West North Avenue; and the alley next west of and parallel to North Bosworth Avenue (common address: 1618 -- 1620 North Bosworth Avenue).

[O2014-4180]

Harvest Homes Apartments, L.P. (Application Number 18057) -- to classify as Residential Planned Development Number ___ instead of an RM5 Multi-Unit District the area shown on Map Number 2-J bounded by:

the public alley next north of West Fifth Avenue; South St. Louis Avenue; West Fifth Avenue; and the public alley next west of South St. Louis Avenue (common address: 3512 -- 3546 West Fifth Avenue and 316 -- 326 South St. Louis Avenue).

[O2014-4188]

Host Hotels & Resorts, Inc. (Application Number 18039) -- to classify as Business Planned Development Number 44, as amended, instead of Business Planned Development Number 44, as amended, the area shown on Map Number 15-P bounded by:

West Higgins Road; a line 1,810.18 feet east of the centerline of North East River Road along the south line of West Higgins Road to a point 276.21 feet south of West Higgins Road and 1,730.82 feet east of the centerline of North East River Road; a line 1,730.82 feet east of the centerline of North East River Road; the north line of the right-of-way of the John Fitzgerald Kennedy Expressway; and a line 655 feet east of the centerline of North East River Road (common address: 8535 West Higgins Road).

[O2014-4170]

William Kaeplinger (Application Number 18064) -- to classify as a B2-2 Neighborhood Mixed-Use District instead of a B3-2 Community Shopping District the area shown on Map Number 13-H bounded by:

a line 132 feet south of and parallel to West Foster Avenue; the public alley next east of and parallel to North Western Avenue; a line 162 feet south of and parallel to West Foster Avenue; and North Western Avenue (common address: 5145 North Western Avenue).

[O2014-4195]

Sukhmit Kalsi and Mohinder Kalsi (Application Number 18063) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District and an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 1-H bounded by:

a line 253.08 feet north of and parallel to West Grand Avenue; North Claremont Avenue; a line 207 feet north of and parallel West Grand Avenue; and the alley next west of and parallel to North Claremont Avenue (common address: 520 -- 522 North Claremont Avenue).

[O2014-4194]

Laura Krajecki and Darek Smolinski (Application Number 18061T1) -- to classify as an RM4.5 Residential Multi-Unit District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 5-H bounded by:

a line 276.06 feet northwest of the intersection of North Leavitt Street and North Wilmot Avenue (as measured along the southwest right-of-way line of North Wilmot Avenue and perpendicular thereto); North Wilmot Avenue; a line 252 feet northwest of the intersection of North Leavitt Street and North Wilmot Avenue (as measured along the southwest right-of-way line of North Wilmot Avenue and perpendicular thereto); and the alley next southwest of and parallel to North Wilmot Avenue (common address: 1826 North Wilmot Avenue).

[O2014-4192]

Kasper Development Ltd. (Application Number 18066T1) -- to classify as an RM4.5 Residential Multi-Unit District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 6-F bounded by:

West 30th Street; South Shields Avenue; the alley next south of and parallel to West 30th Street; and a line 65.45 feet west of and parallel to South Shields Avenue (common address: 3000 South Shields Avenue).

[O2014-4197]

Larrabee Street Properties LLC (Application Number 18070T1) -- to classify as a B2-5 Neighborhood Mixed-Use District instead of a C1-2 Neighborhood Commercial District the area shown on Map Number 3-F bounded by:

a line 100 feet south of and parallel to West Hobble Street; North Larrabee Street; a line 150 feet south of and parallel to West Hobble Street; and the alley next west of North Larrabee Street (common address: 1018 -- 1020 North Larrabee Street).

[O2014-4201]

LG Development Group LLC (Application Number 18051T1) -- to classify as a B3-5 Community Shopping District instead of an M1-2 Light Manufacturing/Business Park District the area shown on Map Number 5-H bounded by:

a line 428.50 feet south of West Wabansia Avenue (as measured along the northeasterly line of North Milwaukee Avenue); the public alley next northeast of North Milwaukee Avenue; a line 476.58 feet south of West Wabansia Avenue (as measured along the northeasterly line of North Milwaukee Avenue); and North Milwaukee Avenue (common address: 1643 -- 1645 North Milwaukee Avenue).

[O2014-4182]

LG Development Group LLC (Application Number 18052) -- to classify as a B3-3 Community Shopping District instead of an M1-2 Limited Manufacturing/Business Park District and further, to classify as an Residential Business Planned Development instead of a B3-3 Community Shopping District the area shown on Map Number 5-H bounded by:

a line 308.50 feet south of West Wabansia Avenue (as measured along the northeasterly line of North Milwaukee Avenue); the public alley next northeast of North Milwaukee Avenue; a line 428.71 feet south of West Wabansia Avenue (as measured along the northeasterly line of North Milwaukee Avenue); and North Milwaukee Avenue (common address: 1647 -- 1657 North Milwaukee Avenue).

[O2014-4183]

Montclare Senior Residences SLF of Lawndale LLC (Application Number 18058) -- to classify as an RM4.5 Multi-Unit District instead of an RT4 Two-Flat, Townhouse and Multi-Unit District and further, to classify as Residential Planned Development Number ____ instead of an RM4.5 Multi-Unit District the area shown on Map Number 4-K bounded by:

West 18th Place; a line 96.54 feet east of the east line of the public alley next east of South Kostner Avenue (as measured along the south line of West 18th Place); the centerline of vacated West 18th Place; a line 335.66 feet east of the east line of the public alley next east of South Kostner Avenue (as measured along the north line of West 19th Street; West 19th Street); and the public alley next east of South Kostner Avenue (common address: 4339 -- 4347 West 18th Place and 4314 -- 4346 West 19th Street).

[O2014-4189]

Perfect Science, Inc., doing business as P.S. Yoga (Application Number 18068) -- to classify as a C1-2 Neighborhood Commercial District instead of a B1-2 Neighborhood Shopping District the area shown on Map Number 7-N bounded by:

West Grand Avenue; a line 100 feet west of and almost parallel to North Neva Avenue (as measured along the south boundary line of West Grand Avenue); the public alley next south of and parallel to West Grand Avenue; and a line 200 feet next west of and almost parallel to North Neva Avenue (as measured along the south boundary line of West Grand Avenue) (common address: 7169 West Grand Avenue).

[O2014-4199]

PPF SS 1909 West 95th Street LLC, doing business as Safeguard Self Storage (Application Number 18036T1) -- to classify as a B3-3 Community Shopping District instead of a B1-1 Neighborhood Shopping District the area shown on Map Number 24-H bounded by:

South Winchester Avenue, West 95th Street; a line 180.53 feet east of and parallel to South Winchester Avenue; and a line 131.14 feet south of and parallel to West 95th Street (common address: 1909 West 95th Street).

[O2014-4167]

Desiree C. Rideaux (Application Number 18032) -- to classify as a C1-1 Community Commercial District instead of a B3-1 Community Shopping District the area shown on Map Number 28-F bounded by:

a line 131.84 feet east of and parallel to South Emerald Avenue; then west 31.84 feet along the alley next south of West 115th Street; then 100.00 feet south of and parallel to the public alley; South Emerald Avenue; and West 115th Street (common address: 714 West 115th Street).

[O2014-4163]

Helene Joyce Sax (Application Number 18035) -- to classify as a C1-1 Neighborhood Commercial District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 9-I bounded by:

a line 125.00 feet north of North Francisco Avenue (as measured along the southwesterly line of North Elston Avenue); North Elston Avenue; a line 100.00 feet north of North Francisco Avenue (as measured along the southwesterly line of North Elston Avenue); and the alley next southwest of North Elston Avenue (common address: 3266 North Elston Avenue).

[O2014-4166]

SP Riverwest LLC (Application Number 18040) -- to classify as a B3-5 Community Shopping District instead of an M1-3 Limited Manufacturing/Business Park District and further, to classify as Residential-Business Planned Development instead of a B3-5 Community Shopping District the area shown on Map Number 1-G bounded by:

West Chicago Avenue; North Morgan Street; the public alley next south of and parallel to West Chicago Avenue; a line 17.22 feet perpendicular from the south line of the public alley; a line 68.495 feet extended in a southwesterly direction to North Milwaukee Avenue; North Milwaukee Avenue; and North Carpenter Street (common address: 1001 West Chicago Avenue).

[O2014-4171]

Speedmo George LLC (Application Number 18060T1) -- 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 7-G bounded by:

the alley next north of and parallel to West George Street; a line 277.5 feet west of and parallel to North Mildred Avenue; West George Street; and a line 327.5 feet west of and parallel to North Mildred Avenue (common address: 926 -- 928 West George Street).

[O2014-4191]

Sunrise Baptist Church (Application Number 18041T1) -- to classify as a B1-1 Neighborhood Shopping District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 2-J bounded by:

West Fillmore Street; a line 125 feet east of and parallel to the public alley perpendicular to West Fillmore Street and next east of and parallel to South Central Park Avenue; the perpendicular public alley to South Central Park Avenue and next south of and parallel to West Fillmore Street; and the perpendicular public alley to West Fillmore Street and next east of and parallel to North Central Park Avenue (common address: 3535 West Fillmore Street).

[O2014-4172]

Bartosz K. Wisniewski (Application Number 18037) -- 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 3-G bounded by:

North Bosworth Avenue; a line 194.45 feet south of and parallel to West Blackhawk Street; the public alley next east of and parallel to North Bosworth Avenue; and a line 218.45 feet south of and parallel to West Blackhawk Street (common address: 1343 North Bosworth Avenue).

[O2014-4168]

3FLTH III LLC (Application Number 18055T1) -- to classify as an RM5 Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 3-J bounded by:

North Spaulding Avenue; West Crystal Street; a line 25.83 feet east of and parallel to North Spaulding Avenue; and the alley next south of and parallel to West Crystal Street (common address: 3259 West Crystal Street).

[O2014-4186]

121 East Cermak LLC (Application Number 18047) -- to classify as a DX-7 Downtown Mixed-Use District instead of a DS-5 Downtown Service District and Business Planned Development Number 1153 and further, to classify as Business Planned Development Number 1153, as amended, instead of a DX-7 Downtown Mixed-Use District the area shown on Map Number 6-E bounded by:

East Cermak Road; South Indiana Avenue; East 23rd Street; the alley next west of and parallel to South Indiana Avenue; a line 145.66 feet south of and parallel to East Cermak Road; and South Michigan Avenue (common address: 2207 -- 2215 South Michigan Avenue, 101 -- 133 East Cermak Road, 2206 -- 2258 South Indiana Avenue and 118 -- 132 East 23rd Street).

[O2014-4178]

873 Sedgwick LLC (Application Number 18048T1) -- to classify as a C2-5 Motor Vehicle-Related Commercial District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 3-F bounded by:

West Locust Street; a line 183.80 feet east of and parallel to North Sedgwick Street; a line 109.25 feet south of and parallel to West Locust Street; a line 129.31 feet east of and parallel to North Sedgwick Street; a line 100.26 feet south of and parallel to West Locust Street; and North Sedgwick Street (common address: 873 North Sedgwick Street and 357 West Locust Street).

[O2014-4179]

1237 North Milwaukee LLC (Application Number 18043) -- to classify as a B3-5 Community Shopping District instead of a B1-3 Neighborhood Shopping District and further, to classify as a Residential Business Planned Development instead of a B3-5 Neighborhood Shopping District the area shown on Map Number 3-H bounded by:

a line perpendicular to the northeast line of North Milwaukee Avenue and 565.51 feet southeast of North Paulina Street (as measured from the east line of North Paulina Street along the northeast line of North Milwaukee Avenue); the public alley next northeast of North Milwaukee Avenue; North Ashland Avenue; a line from a point 101.78 feet south of the southwest line of the public alley next northeast of North Milwaukee Avenue (as measured along the west line of North Ashland Avenue) running in a southwesterly direction for a distance of 24.01 feet to a point 754.43 feet southeast of North Paulina Street (as measured from the east line of North Paulina Street along the northeast line of North Milwaukee Avenue); and North Milwaukee Avenue (common address: 1237 -- 1253 North Milwaukee Avenue/1230 -- 1240 North Ashland Avenue).

[O2014-4174]

1300 West Devon Partners LLC (Application Number 18046) -- 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 17-G bounded by:

the public alley next north of and parallel to West Devon Avenue; North Lakewood Avenue; a line approximately 150 feet north of and parallel to West Devon Avenue; and the public alley next west of and parallel to North Lakewood Avenue (common address: 6412 -- 6414 North Lakewood Avenue).

[O2014-4177]

1300 West Devon Partners LLC (Application Number 18044) -- 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 17-G bounded by:

the public alley next north of and parallel to West Devon Avenue; North Wayne Avenue; a line approximately 147 feet north of and parallel to West Devon Avenue; and the public alley next east of and parallel to North Wayne Avenue (common address: 6413 -- 6415 North Wayne Avenue).

[O2014-4175]

1442 North Western Avenue LLC (Application Number 18050) -- 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 3-I bounded by:

a line 123 feet south of and parallel to West LeMoyné Street; North Western Avenue; a line 173 feet south of and parallel to West LeMoyné Street; and the alley next west of and parallel to North Western Avenue (common address: 1442 -- 1446 North Western Avenue).

[O2014-4181]

2230 Elston LLC (Application Number 18062) -- to classify as an M1-3 Limited Manufacturing/Business Park District instead of a C3-3 Commercial, Manufacturing and Employment District the area shown on Map Number 5-H bounded by:

North Honore Street; North Elston Avenue; West Webster Avenue; and the alley next southwest of North Elston Avenue (common address: 2206 -- 2244 North Elston Avenue/2215 -- 2225 North Honore Street/1800 -- 1812 West Webster Avenue).

[O2014-4193]

3030 North Broadway LLC (Application Number 18059) -- to classify as a B3-2 Community Shopping District instead of an RM5 Residential Multi-Unit District and a B3-2 Community Shopping District and further, to classify as a Business Planned Development instead of a B3-2 Community Shopping District the area shown on Map Number 7-F bounded by:

a line 61.46 feet south of and parallel to West Barry Avenue; North Broadway; a line 104 feet north of and parallel to West Wellington Avenue; a line 100.41 feet west of and parallel to North Broadway; a line 128 feet north of and parallel to West Wellington Avenue; North Waterloo Court; a line 270.96 feet north of and parallel to West Wellington Avenue; a line 79.92 feet east of and parallel to North Waterloo Court; a line 223.44 feet north of and parallel to West Wellington Avenue; the alley next east of and parallel to North Waterloo Court; a line 269.91 feet north of and parallel to West Wellington Avenue; a line being 51.91 feet in length from a point 269.91 feet north of West Wellington Avenue

and 180.29 feet east of North Waterloo Court to a point being 125.76 feet south of West Barry Avenue and 224.56 feet west of North Broadway; a line 125.76 feet south of and parallel to West Barry Avenue; and a line 140.38 feet west of and parallel to North Broadway (common address: 3012 -- 3038 North Broadway and 3013 -- 3027 North Waterloo Court).

[O2014-4190]

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

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

Abdelfattah, Hadeil	[CL2014-4563]
Abdul-Ahad, Ronald	[CL2014-4404]
Abundant Life Faith Ministries, The	[CL2014-4564]
Acosta, Eusebio	[CL2014-4161]
Adams, Dean R. (2)	[CL2014-4322, CL2014-4395]
Adams, Denise L. (3)	[CL2014-3948, CL2014-4380, CL2014-4461]
Adelson, Lee	[CL2014-4092]
Aguilar, Antonio	[CL2014-4062]
Aguilar, Marco	[CL2014-4242]
Albritten, Cynthia A.	[CL2014-4188]
Aldama, Rocio	[CL2014-4262]
Alesia, Marie C.	[CL2014-4120]
Alexakos, John	[CL2014-4054]
Allen, Mable M.	[CL2014-4648]
Alsahoury, Bishara N.	[CL2014-4639]

Alt, Salvatore	[CL2014-4526]
Anderson, Erica	[CL2014-4075]
Anderson, Gary	[CL2014-4519]
Anderson, Jerry A.	[CL2014-4384]
Anderson, Nicholas J.	[CL2014-4508]
Andler, Kathryn	[CL2014-4312]
Andu, Tonnelle T.	[CL2014-4221]
Anemone, Giuseppe	[CL2014-4610]
Antos, Paul	[CL2014-4155]
Arena, Mario	[CL2014-4240]
Armstrong, Shirley R.	[CL2014-4311]
Augustynaik, Richard	[CL2014-4494]
Avery, Kell	[CL2014-4143]
Ayala, Juan	[CL2014-4341]
Azzo, Susie	[CL2014-4499]
Babbin, Robert	[CL2014-4189]
Bacarella, Carol A.	[CL2014-4024]
Bagnola, Mary C.	[CL2014-4367]
Baim, Howard M.	[CL2014-4259]
Baines, Cynthia A.	[CL2014-4082]
Bajrovic, Smajo	[CL2014-4334]
Baker, Constance M.	[CL2014-4627]
Balcazar-Suarez, Fabricio	[CL2014-4343]

Baldwin, Andrea	[CL2014-4512]
Baldwin, Lorri E.	[CL2014-4431]
Banks, Travis	[CL2014-4432]
Barbary, Jack	[CL2014-4053]
Barbato, Anna M.	[CL2014-4152]
Barnett, Samuel	[CL2014-4509]
Barrera, Odilon	[CL2014-4301]
Barta, Julia M.	[CL2014-4090]
Beasley, Davina C.	[CL2014-4246]
Becerra, Alejandro	[CL2014-4169]
Beck, Sara A.	[CL2014-4192]
Beemer, LuAnn	[CL2014-4038]
Bell, Jonathon A.	[CL2014-4414]
Bell, Larry R.	[CL2014-3980]
Bell, Lydia B.	[CL2014-4238]
Belmonte, William J.	[CL2014-4588]
Bennett, Beverly A. (3)	[CL2014-3988, CL2014-4217, CL2014-4228]
Bennett, John H.	[CL2014-4030]
Bennett, Seth E.	[CL2014-4012]
Benson, Laverne	[CL2014-4385]
Benson, Quentin J.	[CL2014-4545]
Ben-Yisrael, Felicia Y.	[CL2014-4643]
Bergquist, Maureen	[CL2014-4211]

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COMMUNICATIONS, ETC.

80875

Bernstein, Jessica S.	[CL2014-4493]
Bex, Nikolas R.	[CL2014-4620]
Bhat, Shrikant P.	[CL2014-4113]
Bingham, Claude E.	[CL2014-4438]
Binsfeld, James M.	[CL2014-4141]
Black, Mari	[CL2014-4462]
Blackman, Misha	[CL2014-4336]
Bodner, Kristine K.	[CL2014-4005]
Bolden, Julie	[CL2014-4287]
Bonita, Clifford	[CL2014-4035]
Bookman, Andrew	[CL2014-4486]
Bork, Timothy	[CL2014-4122]
Bork, Timothy R.	[CL2014-4465]
Bowers, Jon J.	[CL2014-4515]
Boyd, Angela	[CL2014-4202]
Boyd, Reginald	[CL2014-4115]
Braithwaite, Nathaniel	[CL2014-4036]
Bray, Ashley J.	[CL2014-4421]
Brenes, Freddy	[CL2014-4191]
Brennan, Donna L.	[CL2014-4351]
Brick, Jeremy N.	[CL2014-4506]
Broquard, Wesley	[CL2014-4037]
Brown, Herbert W.	[CL2014-3973]

Brown, Katie A.	[CL2014-4339]
Bryant, Geraldine E.	[CL2014-4605]
Bulkowski, Andrew	[CL2014-4180]
Bumphis, George	[CL2014-4441]
Burns, Collen M.	[CL2014-4103]
Burson, Keith L.	[CL2014-4333]
Buscemi, Marie T.	[CL2014-4331]
Buseghin, Martin	[CL2014-4085]
Cabreira, Dale	[CL2014-4601]
Cain, Annette	[CL2014-4277]
Callahan, James J.	[CL2014-4642]
Callies, Anita M.	[CL2014-4504]
Calvillo, Katherine M.	[CL2014-4534]
Campagna, John	[CL2014-4249]
Campbell, Theresa M.	[CL2014-4581]
Canty, Sandra A.	[CL2014-4279]
Cardella, Francesco	[CL2014-4055]
Carlson, Colleen	[CL2014-4210]
Carmona, Mari	[CL2014-4227]
Carrillo, Carmen L.	[CL2014-4535]
Carson Ellis A., II	[CL2014-4317]
Carson, Sarah A.	[CL2014-4659]
Carter, Vincent	[CL2014-3965]

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COMMUNICATIONS, ETC.

80877

Castro, Ana D.	[CL2014-4196]
Castro, Carrie	[CL2014-4521]
Catledge, Kimberly	[CL2014-4214]
Chali, Langson	[CL2014-4329]
Chamberlain, Valerie M.	[CL2014-4302]
Chandler, Scarlett	[CL2014-4544]
Chapman, Anne M.	[CL2014-4477]
Chaves, Virginia O.	[CL2014-4145]
Chesher, Benjamin S.	[CL2014-4252]
Christian, Linda I.	[CL2014-4118]
Churchill, Steven W.	[CL2014-3998]
Clay, Michael	[CL2014-4574]
Cleveland-White, Clara	[CL2014-4552]
Cochrane, Gregory T.	[CL2014-4617]
Cohen, Josph R.	[CL2014-4536]
Colbert, Anton	[CL2014-4505]
Collins, Robert G.	[CL2014-4538]
Collins, Stephen	[CL2014-4387]
Colon, Dennis	[CL2014-4603]
Condron, Kevin M.	[CL2014-4391]
Connolly, Kristina E.	[CL2014-4045]
Conroy, Michael J.	[CL2014-4666]
Contreras, Jose V.	[CL2014-4427]

Cooney, Kevin J.	[CL2014-3992]
Copeland, Litsa M.	[CL2014-4263]
Corradino, Alan D.	[CL2014-4091]
Crawford, Alesia M.	[CL2014-4382]
Crisp, Jennifer	[CL2014-4530]
Cuevas, Sandra M.	[CL2014-4372]
Cummings, Kathleen J.	[CL2014-4600]
Currier, Curtis D.	[CL2014-4629]
Cutire, Cinthya	[CL2014-4235]
Czygryn, Roman C.	[CL2014-4167]
Da Silva, Jonah	[CL2014-4482]
Dabkey, Kristen M.	[CL2014-4359]
Dang, Michael V.	[CL2014-4347]
Daniels, Yolanda	[CL2014-4569]
Danner, Evan V.	[CL2014-4318]
Davis, Anthony J.	[CL2014-4429]
Davis, Charles Jr.	[CL2014-4442]
Davis, James A.	[CL2014-4453]
Davis, Tyrone	[CL2014-3985]
Davis, Wilbur	[CL2014-4110]
DeBonnett, Allison	[CL2014-4223]
Decker, Valerie L.	[CL2014-4496]
Deforneau, Carolyn	[CL2014-4446]

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Delcid, Leslie A.	[CL2014-4265]
Deneen, Matthew J.	[CL2014-3999]
Denov, Ernest	[CL2014-4483]
Devenecia, Johnleo	[CL2014-3995]
Diawara, Orokia	[CL2014-4148]
Diaz, Juan	[CL2014-4458]
Dickey, Jacqueline	[CL2014-4070]
Dikcis, Alan D.	[CL2014-4464]
Dikmen, Ned F.	[CL2014-4271]
Dimaggio, Vera C.	[CL2014-3979]
Dola, Samer A.	[CL2014-4107]
Domenech, Nydia	[CL2014-4498]
Donates, Leonardo	[CL2014-4066]
Dostal-Santiago, Dalis	[CL2014-4048]
Douglas, Bruce L.	[CL2014-4203]
Doyle, Claire R.	[CL2014-4231]
Dremonas, Peter W.	[CL2014-4611]
Drueck, Randall A.	[CL2014-4174]
Duenas, Shanel	[CL2014-4099]
Dugger, Brittney N.	[CL2014-4565]
Duncan, Gloria M.	[CL2014-4634]
Dunker, Abby C.	[CL2014-4454]

Dunson, Ronnie R.	[CL2014-4205]
Duran, Elsa	[CL2014-4520]
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Ebrahim, Ahmed E.	[CL2014-4546]
Egan, Timothy R.	[CL2014-4615]
Ehrlich, Linn M.	[CL2014-4415]
Eisenberg, Abby R. (2)	[CL2014-4511, CL2014-4576]
Ellis, Jermaine	[CL2014-4000]
Ellis, John	[CL2014-4444]
Enright, Carolyn	[CL2014-4011]
Enright, Timothy M.	[CL2014-4212]
Enriquez, Salvador R.	[CL2014-4028]
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Ephraim, Daniel	[CL2014-4619]
Ernst, Robert C.	[CL2014-3994]
Faust, Lisa	[CL2014-4305]
Favela, Lorenzo, Jr.	[CL2014-3977]
Felcan, Jeffrey A.	[CL2014-4480]
Feliciano, Migdalia	[CL2014-4517]
Fields, Willie D.	[CL2014-3947]
Fikes, Willie L.	[CL2014-4379]
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Flax, Brian D.	[CL2014-4195]
Flisiak, John	[CL2014-4003]
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Flores, Jessica	[CL2014-4450]
Flowers, Cornelius	[CL2014-3984]
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Folliard, Julie (2)	[CL2014-4356, CL2014-4357]
Ford, Adam	[CL2014-4086]
Foreman, Ashly J.	[CL2014-4300]
Foulk, Ann (2)	[CL2014-4616, CL2014-4618]
Fraser, Amy	[CL2014-4111]
Freeman, Marshelle D.	[CL2014-4522]
Friedman, Joel	[CL2014-4593]
Gaatz, Jeremy T.	[CL2014-4296]
Gamble, Cortilius	[CL2014-3978]
Garcia, Gabriel M.	[CL2014-4377]
Garcia-Diaz, Fernando	[CL2014-4585]
Gardner, James P.	[CL2014-3987]
Garza, Robert I.	[CL2014-4488]
Gates, Carlton A.	[CL2014-4084]
Gattuso, Stacey	[CL2014-4541]
Gavin, John E.	[CL2014-4106]

Gee, Panya	[CL2014-4073]
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Geico Insurance and Martin, Chante	[CL2014-4375]
Ghavami, Roozbeh M.	[CL2014-4119]
Ghouleh, Saffa	[CL2014-4410]
Gilligan, Patrick	[CL2014-4568]
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Girard, Andrew A.	[CL2014-4230]
Glaz, Natalie M.	[CL2014-4604]
Gojer, Benjamin R.	[CL2014-4412]
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Gomez, Christian T. and Cruz, Karla	[CL2014-4190]
Gonzalez, Vicki D.	[CL2014-3996]
Gottfredsen, Rachel R.	[CL2014-4654]
Gracanin, George	[CL2014-4067]
Graham, Robin G.	[CL2014-4270]
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Grover, Lakesha L.	[CL2014-4516]
Guerra, Elena M.	[CL2014-4537]
Gusich, Mark A.	[CL2014-4135]
Gutierrez, Norma	[CL2014-4562]
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Guzman, Claudia	[CL2014-4383]
Haas, Brian L.	[CL2014-4523]
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Herrmann, James	[CL2014-4557]
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Horst, Dana E.	[CL2014-4543]
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Jabczynski, Geralynn M.	[CL2014-4256]
Jablonska, Joanna	[CL2014-4125]
Jackson, Dwight T. (2)	[CL2014-4513, CL2014-4525]
Jackson, Janice E.	[CL2014-4087]
Jackson, Joann	[CL2014-4166]
Jackson, Nakia	[CL2014-4159]
Jackson, Yolanda E.	[CL2014-4257]
Jackson-Jones, Cynthia L.	[CL2014-4460]
Jalakas, Erik	[CL2014-4587]
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Jez, Pawel D.	[CL2014-4484]
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Kacprzak, Frank M.	[CL2014-4314]
Kagan, George I.	[CL2014-4209]
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Kaminski, Benjamin	[CL2014-4255]
Kaplan, Allan M.	[CL2014-4577]
Keane, Theresa B.	[CL2014-3966]
Kelly, Brian T.	[CL2014-4222]
Kelly, Dwayne H.	[CL2014-4089]
Kennedy, Lucy E.	[CL2014-4500]
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Keyes, Lenell	[CL2014-4309]
Khan, Alex L.	[CL2014-4069]
Khan, Muhammad	[CL2014-4014]
Khatoon, Yaseen	[CL2014-4451]
Khumkit, Savitri S.	[CL2014-4008]
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King, Mary	[CL2014-4098]
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Kiplet, David C.	[CL2014-4124]
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Koch, Mercedes A.	[CL2014-4381]
Kokoszka, Shawn M. (2)	[CL2014-4182, CL2014-4184]
Koldras, Edwin	[CL2014-4467]
Konstantopoulos, Harry N.	[CL2014-4524]
Kozuch, Jon W.	[CL2014-4374]
Krage, Michelle P. (2)	[CL2014-4307, CL2014-4315]
Kubilius, Algirdas	[CL2014-3953]
Kucik, Christopher	[CL2014-4247]
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LaBree, Joseph L.	[CL2014-4032]
Langowski, Maria G.	[CL2014-4612]
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Laschober, Brittany	[CL2014-4378]
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Leonard, JoAnn C.	[CL2014-4411]
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Lerner, Abby	[CL2014-4580]
Levy, Curtis S.	[CL2014-4589]
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Lindsey, Marcus	[CL2014-4340]
Linga, Migne T.	[CL2014-4310]
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Martinez, Kimberly C.	[CL2014-4554]
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McCarthy, George	[CL2014-4430]
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McKinney, Mamie	[CL2014-4019]
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McNutt, Anita V.	[CL2014-4371]
Meade, Elizabeth S.	[CL2014-4097]
Meccor Industries Ltd.	[CL2014-4171]
Mei, Chang Y. and Shin	[CL2014-4407]
Mei, Jack	[CL2014-3989]
Mestan, Jamie E.	[CL2014-4626]
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Miguel, Antoni	[CL2014-4591]
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Miller, Stuart	[CL2014-4586]
Miller, Wanda	[CL2014-4625]

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Montanez, Martin	[CL2014-4074]
Mooney, John E.	[CL2014-4433]
Morgan, Hattie A.	[CL2014-3972]
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Mortellaro, Ted J.	[CL2014-4614]
Mosley, Esther J.	[CL2014-4570]
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Murarsheed, Aleenah J.	[CL2014-4105]
Murphy, Danny E.	[CL2014-4260]
Murphy, James D.	[CL2014-4658]
Murphy-French, Bonnie	[CL2014-4409]
Murray, Michael J.	[CL2014-4567]
Murray, Sean P.	[CL2014-4364]
Nadkarni, Anuj R.	[CL2014-4041]
Naidech, Andrew M.	[CL2014-4220]
Nash, Jeffrey C.	[CL2014-4241]
Navarro, Anthony	[CL2014-4572]
Neta, Joseph P.	[CL2014-4594]
Neumann, Michael D.	[CL2014-4065]
Newberry, Kenneth D.	[CL2014-4621]
Newsome, Linda M.	[CL2014-4478]

Nieves, Marilyn	[CL2014-4489]
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Novail, Dean	[CL2014-4185]
Novak, Lorelee A.	[CL2014-4550]
Nowak, Jenessa	[CL2014-4022]
Nutter, Agnes C. (2)	[CL2014-4582, CL2014-4584]
Oatis, Sandra	[CL2014-4661]
Ocasio, Raquel	[CL2014-4130]
Ochsenschlager, Hugh J.	[CL2014-4606]
O'Conner, Pam S.	[CL2014-4560]
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Oi, Chuck H.	[CL2014-4640]
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Ortega, Carlos	[CL2014-4542]
Osborn, Jonathan C.	[CL2014-4637]
Owens, Walter, Jr.	[CL2014-4088]
Packer, Stuart (2)	[CL2014-3976, CL2014-4303]
Pacyna, Anna M.	[CL2014-4456]
Padula, Anthony L.	[CL2014-4236]
Panjan, Lynette C.	[CL2014-4176]
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Parks, Linda J.	[CL2014-4481]
Parra, Georgina	[CL2014-4020]
Patton, Dorris L.	[CL2014-4437]
Patton, Mary L.	[CL2014-4139]
Paul, Mark E.	[CL2014-4299]
Pearson, Ewedo L.	[CL2014-4207]
Pedziwiatr, Elizabeth E. (2)	[CL2014-4290, CL2014-4291]
Pement, Paul C.	[CL2014-4459]
Pennington, Albert E. (2)	[CL2014-3991, CL2014-4100]
Perazic, Saban	[CL2014-4413]
Perry, Dawn M.	[CL2014-4397]
Peterson, Christopher M.	[CL2014-4278]
Petrucelli, Alex	[CL2014-4254]
Pieczynski, Raymond	[CL2014-4164]
Pietraszek, Henry T.	[CL2014-4280]
Pinkawa, Phillip M.	[CL2014-4025]
Pinkston, Lauren L.	[CL2014-4193]
Pinto, Jayant M.	[CL2014-4401]
Pitts, Warner J.	[CL2014-4078]
Polin, Vlada	[CL2014-4248]
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Popkiewicz, Edward	[CL2014-4308]

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Progressive Insurance and Stone, Matthew	[CL2014-4447]
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Quarles, Tracy	[CL2014-4426]
Radke, Arthur P.	[CL2014-4434]
Rains, Ronald	[CL2014-4532]
Ralston, Amy R.	[CL2014-4386]
Ramos, Sandra L.	[CL2014-4533]
Randazzo, Lauren A.	[CL2014-4121]
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Ray, Sejal G.	[CL2014-4258]
Redmond, Daivin	[CL2014-4529]
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Rhea, Renell L.	[CL2014-4215]

Rice, Zandria L.	[CL2014-4403]
Richards, Heidi	[CL2014-4016]
Richardson, Vincent E.	[CL2014-4134]
Rinaldo, Kathryn E.	[CL2014-4487]
Rivera, Tiffany	[CL2014-4076]
Rivero, Rae	[CL2014-4408]
Rivers, Elizabeth M.	[CL2014-4342]
Roach, James E., Sr.	[CL2014-4147]
Roberts, William M.	[CL2014-4667]
Robins, Barbara	[CL2014-4479]
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Robinson, Renita	[CL2014-4081]
Robinson, Shavonne	[CL2014-4449]
Robinson, Vanessa R.	[CL2014-4072]
Rodriguez, Maria J.	[CL2014-4283]
Rogers, Satheal	[CL2014-3986]
Rojas-Moran, Cristina	[CL2014-4518]
Roque, Samantha	[CL2014-4208]
Rosales, Elpidio	[CL2014-4445]
Rosenthal, Gary	[CL2014-4199]
Rosner, Kevin M.	[CL2014-4063]
Ross, Ian	[CL2014-4093]
Ross, Jeffery L.	[CL2014-4624]

Ross, Morris	[CL2014-4172]
Rothmund, Andrew T.	[CL2014-4598]
Rowland, Brian M.	[CL2014-4187]
Ruark, Mary B.	[CL2014-3950]
Rubin, Laurie	[CL2014-4558]
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Ruff, John F.	[CL2014-4549]
Ruiz, Noemi	[CL2014-4663]
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Russell, Lereatha	[CL2014-4553]
Russell, Tequilla	[CL2014-4170]
Ryan, Anne M.	[CL2014-3946]
Ryan, Patrick	[CL2014-4162]
Rybski, John A.	[CL2014-4281]
Salamah, Imad M.	[CL2014-4204]
Salgado, Catalina	[CL2014-4528]
Salib, Angelique M.	[CL2014-4657]
Sampson, Annie P.	[CL2014-4149]
Sanchez, Debbie	[CL2014-4178]
Sanders, Jonathan F.	[CL2014-4153]
Sasamoto, Ned	[CL2014-4466]
Schankin, Ronald L.	[CL2014-4556]
Schroeder, Jenny	[CL2014-4655]

Schubert, Stephen	[CL2014-4237]
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Schwartz, Daniel E.	[CL2014-4112]
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Scott, Cleoma	[CL2014-4179]
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Seligson, Steve	[CL2014-4175]
Seminatore, Kenneth J.	[CL2014-4595]
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Shavonne, Ri'Chard	[CL2014-4419]
Shaw, Brenda	[CL2014-3960]
Shaw, David J., Jr.	[CL2014-4021]
Sheehan, Kelli L.	[CL2014-4527]
Sherman, Mark H.	[CL2014-4636]
Sherrell, Maria E.	[CL2014-4108]
Shockey, William L. (2)	[CL2014-4502, CL2014-4578]
Shorty, William	[CL2014-4229]
Siepka, Matthew L. (2)	[CL2014-4495, CL2014-4497]
Sierra, Orlando	[CL2014-4510]
Sikanich, Charisse H.	[CL2014-4285]
Simkin, Galina	[CL2014-3955]
Simond, Darvaa	[CL2014-4472]

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Sinsheimer, Janice	[CL2014-4007]
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Smith, Clyde A.	[CL2014-4599]
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Smith, John W., Jr.	[CL2014-4132]
Smith, Nancy A.	[CL2014-3951]
Smith, Ronald C.	[CL2014-3956]
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Spahiu, Adem	[CL2014-3958]
Spears, James J.	[CL2014-4239]
Spooner, Jane E.	[CL2014-4392]
Stahl, Wendy L.	[CL2014-4647]
Staples, Mary J.	[CL2014-4275]
Stapleton, Charlean	[CL2014-4475]
States, Diane	[CL2014-4068]
Stavropoulos, Steve	[CL2014-3959]
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Stuckey, Shirley	[CL2014-4566]
Sulejmani-Pryor, Kumri	[CL2014-4276]
Sullivan, Sheila M.	[CL2014-3993]
Sullivan, Tara M.	[CL2014-4471]
Superson, Thaddeus J.	[CL2014-4335]
Svolos, John	[CL2014-4474]
Swain, Betty A.	[CL2014-4332]
Sykes, David	[CL2014-4389]
Symanski, Susan	[CL2014-4289]
Talafous, Josphe A., Jr.	[CL2014-3969]
Tanovic, Dino	[CL2014-4613]
Taylor, Lendy L.	[CL2014-4104]
Taylor-George, Jiles	[CL2014-3949]
Terry, Tanisha M.	[CL2014-4491]
Terry, Tiffanie N.	[CL2014-4370]
Thai, Bao	[CL2014-4555]
Thayer, Molly B.	[CL2014-4448]
Thomas, Oliver A.	[CL2014-4109]
Thompson, Eric D.	[CL2014-4328]
Thompson, Jerome	[CL2014-4151]
Tolley, John F., Jr	[CL2014-4001]
Touzios, Jim T.	[CL2014-4059]
Traylor, Courtney A.	[CL2014-4272]
Trejo, Jesus	[CL2014-4400]

Tung, Frances	[CL2014-4101]
Turner, Wayne	[CL2014-4485]
Tyrpin, Bryan A.	[CL2014-4071]
Urso, Dominick	[CL2014-4597]
Uy Limpang, Drew N.	[CL2014-4138]
Vaghasiya, Arti	[CL2014-4660]
Valey, Viveca N.	[CL2014-4224]
Vanderstoep, Evert	[CL2014-4662]
Vanek, John E.	[CL2014-4418]
VanLeeuwen, Geoffry J.	[CL2014-4216]
Vatch, Joseph S.	[CL2014-3962]
Vavaroutos, Louis	[CL2014-3952]
Vega, Ana M.	[CL2014-4251]
Vega, Margarita	[CL2014-4346]
Veiter, Alyson E.	[CL2014-4286]
Venkat, Sivarajan	[CL2014-4652]
Vida, Ilona L.	[CL2014-4146]
Viktorija, Sileika	[CL2014-4352]
Villadolid, Jeryl J.	[CL2014-4144]
Villalobo, Nitzia E.	[CL2014-4548]
Von Lanzenier, Humbertos	[CL2014-4264]
Wade, Arlander G.	[CL2014-4354]
Wagner, Joy B.	[CL2014-4213]
Walker, Floyd V.	[CL2014-4288]
Walker-Smith, Toi J.	[CL2014-4313]

5/28/2014

COMMUNICATIONS, ETC.

80901

Wancket, Riley J.	[CL2014-4114]
Wantuch, Stanislaw	[CL2014-4644]
Washington, Sharon E. (4)	[CL2014-3982, CL2014-3983, CL2014-4095, CL2014-4096]
Wayman, Laura	[CL2014-4083]
Wegiel, Joanna	[CL2014-4473]
Weisberg, Amy	[CL2014-4034]
Wentz, Justin R.	[CL2014-4476]
Wesley, Tiffany S.	[CL2014-3981]
White, Glenn	[CL2014-4183]
White, Karen R.	[CL2014-4344]
Wiedlin, George G.	[CL2014-4632]
Wiggins, Deirdre L.	[CL2014-4160]
Wiley, Christopher A.	[CL2014-4198]
Williams, Adrian S.	[CL2014-4010]
Williams, Stephanie G.	[CL2014-3970]
Williamson, Fredrick A.	[CL2014-4274]
Wilson, Tarah T.	[CL2014-4416]
Winke, Sean	[CL2014-4405]
Wisniowicz, Patricia M.	[CL2014-4358]
Woldeit, Deborah A.	[CL2014-4425]
Wolfe-Stine, Linda	[CL2014-4561]
Wong, Kelly (2)	[CL2014-3974, CL2014-3975]
Woods-Gilmore, Wendy A.	[CL2014-4163]
Wozniczka, Wladyslawa	[CL2014-4150]

Wright, Irving	[CL2014-4353]
Wysocka-Bauer, Anna	[CL2014-4057]
Young, Andrew L.	[CL2014-4319]
Yukawa, Carl Y.	[CL2014-4284]
Zarogiannis, Demetra	[CL2014-4061]
Zhu, Emmy Y.	[CL2014-4165]
Zurita, Lino	[CL2014-4131]
Zweidinger, Kathleen N.	[CL2014-4590]

Referred-- RECOMMENDATION BY COMMISSION ON CHICAGO LANDMARKS FOR DESIGNATION OF (FORMER) ANSHE SHOLOM SYNAGOGUE BUILDING AT 754 S. INDEPENDENCE BLVD./3808 W. POLK ST. AS CHICAGO LANDMARK.

[O2014-4162]

A communication from Eleanor Esser Gorski, AIA, Director of Historic Preservation, Historic Preservation Division, Bureau of Planning and Zoning, under the date of May 22, 2014, transmitting the Commission on Chicago Landmarks' recommendation, together with a proposed ordinance for designation of (Former) Anshe Sholom Synagogue Building at 754 South Independence Boulevard/3808 West Polk Street as a Chicago landmark, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Referred -- CORRECTION OF APRIL 2, 2014 CITY COUNCIL JOURNAL OF PROCEEDINGS.

[O2014-4160]

A communication from the Honorable Susana A. Mendoza, City Clerk, transmitting a proposed correction to the *Journal of the Proceedings of the City Council of the City of Chicago* of the regular meeting held April 2, 2014, which was *Referred to the Committee on Committees, Rules and Ethics*.

REPORTS OF COMMITTEES.

COMMITTEE ON FINANCE.

APPOINTMENT OF TERRI J. COX AS MEMBER OF BACK OF THE YARDS COMMISSION (SPECIAL SERVICE AREA NO. 10).

[A2014-54]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Terri J. Cox as a member of the Back of the Yards Commission (Special Service Area Number 10), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed 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 Terri J. Cox as a member of the Back of the Yards Commission (Special Service Area Number 10) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

REAPPOINTMENT OF JILL M. METZ AS MEMBER OF BROADWAY COMMERCIAL DISTRICT COMMISSION (SPECIAL SERVICE AREA NO. 26).

[A2014-55]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the reappointment of Jill M. Metz 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 proposed 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 reappointment of Jill M. Metz 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

APPOINTMENT OF COLLEEN P. DALEY AS MEMBER OF WEST LAKEVIEW COMMISSION (SPECIAL SERVICE AREA NO. 27).

[A2014-56]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Colleen P. Daley as a member of the West Lakeview Commission (Special Service Area Number 27), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed 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 Colleen P. Daley as a member of the West Lakeview Commission (Special Service Area Number 27) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

REAPPOINTMENT OF SUSAN J. ERIKSEN AND PETER M. LEDERER AS MEMBERS OF WEST LAKEVIEW COMMISSION (SPECIAL SERVICE AREA NO. 27).
[A2014-57]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the reappointments of Susan J. Eriksen and Peter M. Lederer as members of the West Lakeview Commission (Special Service Area Number 27), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed 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 reappointments of Susan J. Eriksen and Peter M. Lederer as members of the West Lakeview Commission (Special Service Area Number 27) were *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

APPOINTMENT OF CAROLINE O. SHOENBERGER AS MEMBER OF OLD TOWN COMMISSION (SPECIAL SERVICE AREA NO. 48).

[A2014-58]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication recommending the appointment of Caroline O. Shoenberger as a member of the Old Town Commission (Special Service Area Number 48), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed 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 Caroline O. Shoenberger as a member of the Old Town Commission (Special Service Area Number 48) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

AMENDMENT OF CHAPTER 8-4 OF MUNICIPAL CODE BY ADDING NEW SECTION 8-4-126 REGARDING UNAUTHORIZED VIDEO RECORDING AND LIVE VIDEO TRANSMISSION.

[SO2014-2447]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a substitute ordinance amending Chapter 8-4 of the Municipal Code of Chicago by adding new Section 8-4-126 concerning unauthorized video recording and live video transmission, 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 substitute ordinance transmitted with the foregoing committee report was Passed by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago is a home rule unit of government pursuant to the 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 pertaining to its government and affairs, including promoting the quality of life, health, safety, and the welfare of its citizens; and

WHEREAS, On March 5, 2014, the Supreme Court of Massachusetts issued an opinion holding that it is not illegal to secretly photograph underneath a woman's skirt under Massachusetts' "Peeping Tom" law; and

WHEREAS, The ruling came after charges were dismissed against a man who was arrested in 2010 after he was reported to be using his cellphone to take photos and videos up the skirts and dresses of female passengers on a Boston trolley; and

WHEREAS, The term "upskirt" has been used to refer to the practice of surreptitiously photographing underneath a female's dress or skirt; and

WHEREAS, On March 7, 2014, Massachusetts Governor Deval Patrick signed into law a bill modernizing Massachusetts' voyeurism laws to outlaw "upskirting"; and

WHEREAS, Chicago residents and visitors have a reasonable expectation of privacy which protects them against being photographed or videotaped in a manner that poses an unreasonable intrusion upon their seclusion; and

WHEREAS, The City of Chicago is committed to protecting the privacy rights of its residents and visitors; now, therefore,

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

SECTION 1. Chapter 8-4 of the Municipal Code of Chicago is hereby amended by inserting a new Section 8-4-126, as follows:

8-4-126 Unauthorized Video Recording And Live Video Transmission -- "Upskirting" And Other Related Offenses.

- (a) Unlawful act. It shall be unlawful for any person to knowingly make a video record or transmit live video of another person under or through the clothing worn by that other person for the purpose of viewing the body of or the undergarments worn by that person without that person's consent.
- (b) Definitions. As used in this section:
 - (1) "Video record" means any videotape, photograph, film, or other electronic or digital recording of a still or moving visual image; and

- (2) "Live video" means any real-time or contemporaneous electronic or digital transmission of a still or moving visual image.
- (c) Exemptions. The following activities shall be exempt from the provisions of this section:
 - (1) The making of a video record or transmission of live video by law enforcement officers pursuant to a criminal investigation, which is otherwise lawful; and
 - (2) The making of a video record or transmission of live video by correctional officials for security reasons or for investigation of alleged misconduct involving a person committed to the Illinois Department of Corrections, the Cook County Department of Corrections or other similar correctional agency.
- (d) Penalty. Any person violating any provision of this section shall be fined not more than \$500.00 for each offense.

SECTION 2. This ordinance shall take full force and effect upon its passage and publication.

INTERGOVERNMENTAL AGREEMENT WITH CHICAGO PARK DISTRICT REGARDING PROVISION OF TAX INCREMENT FINANCING ASSISTANCE FUNDS FOR CONSTRUCTION OF ATHLETIC FACILITIES FOR ALBERT G. LANE TECHNICAL HIGH SCHOOL AT RICHARD CLARK PARK.

[O2014-4094]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

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 the redevelopment of

Richard Clark Park, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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

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; and

WHEREAS, The Board owns or otherwise controls certain real property generally located at 2501 West Addison Street, Chicago, Illinois 60618, on which property the Board's Albert G. Lane Technical High School is located; and

WHEREAS, The Board, in conjunction with the Chicago Park District (the "District"), is constructing and rehabilitating athletic facilities that will serve the school (the "Facility") at the Chicago Park District's adjacent Richard Clark Park on the real property generally located at 3400 North Rockwell Street, Chicago, Illinois 60618 (the "Property") (all such activities undertaken by the Board on the Property shall be known 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 the following ordinances on January 12, 2000, published at pages 22278 through 22373 of the *Journal of the Proceedings of the City Council of the City of Chicago* for said date: "An Ordinance of the City of Chicago, Illinois Approving and Adopting a Tax Increment Redevelopment Project and Plan for the Western Avenue South Redevelopment Project Area" (as amended pursuant to an ordinance adopted by the City Council on May 17, 2000, published at pages 31520 through 31609 of the *Journal of the Proceedings of the City Council of the City of Chicago* for said date, the "Approval Ordinance"); "An Ordinance of the City of Chicago, Illinois Designating the Western Avenue South Redevelopment Project Area as a Tax Increment Financing District" (the "Designation Ordinance"); and "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Financing for the Western Avenue South Redevelopment Project Area" (the "Adoption Ordinance") (the aforesaid Approval, Designation and Adoption Ordinances are collectively referred to herein as the "TIF Ordinances", the Redevelopment Plan approved by the TIF Ordinances is referred to herein as the "Redevelopment Plan" and the redevelopment project area created by the TIF Ordinances, as has been or may be amended from time to time, is referred to herein as the "Redevelopment Area"); and

WHEREAS, All of the Property lies wholly within the boundaries of the 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 Redevelopment Area shall be known as the "Redevelopment Area Increment"); and

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

WHEREAS, Under 65 ILCS 5/11-74.4-3(q)(4), Increment may also be used to pay costs of rehabilitation, reconstruction or repair or remodeling of existing public or private buildings, fixtures, and leasehold improvements; and

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

WHEREAS, The City desires to use a portion of the Redevelopment Area Increment for the Project on the Property, all of which lies wholly within the boundaries of the Redevelopment Area; and

WHEREAS, The City agrees to use a portion of the Redevelopment Area Increment (the "City Increment Funds") in an amount not to exceed \$3,500,000 to pay for or reimburse the Board for the costs of improving the Facility on the Property to the extent that such costs constitute TIF-Funded Improvements (as defined in Article Three, Section 3 of the proposed agreement attached hereto as Exhibit 1) (the City Increment Funds so disbursed shall be known as the "City Funds"); and

WHEREAS, In accordance with the Act, certain of the TIF-Funded Improvements, among other eligible redevelopment project costs under the Act approved by the City are and shall be such of the Board's capital costs necessarily incurred or to be incurred in furtherance of the objectives of the Redevelopment Plan, and the City has found that certain of 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; and

WHEREAS, The City and the Board now desire to enter into an agreement to disburse the City Funds for the Project; now, therefore,

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

SECTION 1. The above recitals are incorporated hereby this reference.

SECTION 2. Subject to the approval of the Corporation Counsel as to form and legality, the Commissioner of the Department of Planning and Development or his designee is authorized to execute an agreement and such other documents as are necessary, between the City and the Board in substantially the form attached as Exhibit 1 (the "Agreement"). The Agreement shall contain such other terms as are necessary or appropriate.

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 takes effect upon passage and approval.

Exhibit 1 referred to in this ordinance reads as follows:

Exhibit 1.
(To Ordinance)

*Intergovernmental Agreement With Chicago Board Of Education
Regarding Construction Of Athletic Facilities For Albert G.
Lane Technical High School At Richard Clark Park.*

This Intergovernmental Agreement regarding the Albert G. Lane Technical High School and Richard Clark Park (this "Agreement") is made and entered into as of the day of _____, 2014 (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, the Board owns or otherwise controls certain real property generally located at 2501 West Addison Street, Chicago, Illinois 60618, on which property the Board's Albert G. Lane Technical High School is located; and

WHEREAS, the Board, in conjunction with the Chicago Park District (the "District"), is constructing and rehabilitating athletic facilities that will serve the school (the "Facility") at the Chicago Park District's adjacent Richard Clark Park on the real property generally located at 3400 North Rockwell Street, Chicago, Illinois 60618 (the "Property") (all such activities undertaken by the Board on the Property shall be known 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 the following ordinances on January 12, 2000, published at pages 22278 through 22373 of the Journal of Proceedings of the City Council of the City for said date: "An Ordinance of the City of Chicago, Illinois Approving and Adopting a Tax Increment Redevelopment Project and Plan for the Western Avenue South Redevelopment Project Area" (as amended pursuant to an ordinance adopted by the City Council on May 17, 2000, published at pages 31520 through 31609 of the Journal of Proceedings of the City Council of the City for said date, the "Approval Ordinance"); "An Ordinance of the City of Chicago, Illinois Designating the Western Avenue South Redevelopment Project Area as a Tax Increment Financing District" (the Designation Ordinance); and "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Financing for the Western Avenue South Redevelopment Project Area" (the "Adoption Ordinance") (the aforesaid Approval, Designation and

Adoption Ordinances are collectively referred to herein as the "TIF Ordinances", the Redevelopment Plan approved by the TIF Ordinances is referred to herein as the "Redevelopment Plan" and the redevelopment project area created by the TIF Ordinances, as has been or may be amended from time to time, is referred to herein as the "Redevelopment Area"); and

WHEREAS, all of the Property lies wholly within the boundaries of the 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 Redevelopment Area shall be known as the "Redevelopment Area Increment"); and

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

WHEREAS, under 65 ILCS 5/11-74.4-3(q)(4), Increment may also be used to pay costs of rehabilitation, reconstruction or repair or remodeling of existing public or private buildings, fixtures, and leasehold improvements; and

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

WHEREAS, the City desires to use a portion of the Redevelopment Area Increment for the Project on the Property, all of which lies wholly within the boundaries of the Redevelopment Area; and

WHEREAS, the City agrees to use a portion of the Redevelopment Area Increment (the "City Increment Funds") in an amount not to exceed \$3,500,000 to pay for or reimburse the Board for the costs of improving the Facility on the Property to the extent that such costs constitute TIF-Funded Improvements (as defined in Article Three, Section 3 of this Agreement) (the City Increment Funds disbursed pursuant to this Agreement shall be known as the "City Funds"); and

WHEREAS, in accordance with the Act, certain of the TIF-Funded Improvements, among other eligible redevelopment project costs under the Act approved by the City pursuant to this 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 Redevelopment Plan, and the City has found, pursuant to the Agreement Ordinance (as such term is defined in Article Fourteen hereof) that certain of 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; and

WHEREAS, the City and the Board now desire to enter into 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:

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 plans and specifications for the Project shall: (a) at a minimum meet the general requirements for the Facility as set forth in Exhibit B hereof, (b) be provided to the City by the Board, and (c) 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 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) Upon completion of the Project (or, subject to the availability of City Funds and in the City's discretion, at intervals during the Project acceptable to the City), the Board shall provide the Department with a Requisition Form, in the form of Exhibit E hereto, along with: (i) a cost itemization of the applicable portions of the budget attached as Exhibit G hereto; (ii) evidence of the expenditures upon TIF-Funded Improvements which the Board has paid; and (iii) all other documentation described in Exhibit E. The City shall review and, in the City's discretion, approve the Requisition Form and make the requested and approved disbursement of City Funds. 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.

(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 previously disbursed (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 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 the approval of the 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) Payments of City Increment Funds will be subject to the availability of Redevelopment Area Increment in the Tax Increment Financing Redevelopment Project Area Special Tax Allocation Fund created pursuant to the Adoption Ordinance (the "Special Tax Allocation Fund"), subject to all applicable restrictions on and obligations of the City contained in all City ordinances relating to the Redevelopment Area Increment and all agreements and other documents entered into by the City pursuant thereto.

(e) (i) The Board's right to receive payments hereunder shall be subordinate to the obligations of the City to be paid from Redevelopment Area Increment and the commitments by the City to pay Redevelopment Area Increment pursuant to: (1) that certain North Center Redevelopment Agreement made as of the 1st day of June, 2004, by and between the City and North Center Senior Housing L.P., an Illinois limited partnership; and (2) that certain North Center Associates LLC Redevelopment Agreement dated on or about August 31, 2007, by and between the City and North Center Associates LLC, an Illinois limited liability company.

(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% 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 Redevelopment Area 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 Increment Funds is subject to the City's compliance with all applicable requirements regarding the use of the Redevelopment Area Increment deposited annually into the Special Tax Allocation Fund 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 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 \$8,500,000. 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 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 and rehabilitate the Facility with the available funds.

3. Attached as 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 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 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 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.

ARTICLE FOUR: TERM

The Term of the Agreement shall be deemed to have commenced as of the Agreement Date set forth above and shall expire on the date on which the Redevelopment Area is no longer in effect (through and including December 31, 2024).

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 related 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 related agreements, 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
125 South Clark Street, 14th Floor
Chicago, Illinois 60603
FAX: (773) 553-2701

and

General Counsel
Board of Education of the City of Chicago
125 South Clark Street, 7th Floor
Chicago, Illinois 60603
FAX: (773) 553-1702

Notice to the City shall be addressed to:

Commissioner
Department of Planning and Development
121 North LaSalle Street, Room 1000
Chicago, Illinois 60602
FAX: (312) 744-2271

and

Corporation Counsel
121 North LaSalle Street, Room 600
Chicago, Illinois 60602
Attention: Finance and Economic
Development Division
FAX: (312) 744-8538

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) electric communications, whether by telex, telegram, telecopy or facsimile (FAX) machine; (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 counterparts, each of which shall be deemed an original.

ARTICLE THIRTEEN: ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the parties and, as of the date hereof, replaces the Original Agreement in its entirety.

ARTICLE FOURTEEN: AUTHORITY

Execution of this Agreement by the City is authorized by an ordinance passed by the City Council of the City on May 9, 2014 (the "Agreement Ordinance"). 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:

Patricia L. Taylor, Chief Facility Officer
Board of Education of the City of Chicago
125 South Clark Street, 17th Floor
Chicago, Illinois 60603
Phone: 773-553-2900
Fax: 773-553-2912

For the City:

Nelson Chueng, Coordinating Planner
City of Chicago
Department of Planning and Development
121 North LaSalle Street, Room 905
Chicago, Illinois 60602
Phone: 312-744-5756
Fax: 312-744-7996

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: _____
President

Attest: _____

By: _____
Secretary

Board Resolution No.: 01-0725-RS2

Approved as to legal form:
General Counsel

[(Sub)Exhibits "A", "C", "D" and "F" referred to in this Intergovernmental Agreement with Chicago Board of Education regarding Albert G. Lane Technical High School unavailable at time of printing.]

(Sub)Exhibits "B", "E", "G" and "H" referred to in this Intergovernmental Agreement with Chicago Board of Education regarding Albert G. Lane Technical High School read as follows:

(Sub)Exhibit "B".

(To Intergovernmental Agreement With Chicago Board Of Education
Regarding Albert G. Lane Technical High School)

Features Of The Facility.

The complete project includes the original scope of relocation of an existing natural turf field and construction of a new artificial turf baseball field, including all necessary subsurface infrastructure for drainage and electrical systems as well as accessibility improvements. Added to this scope and included in the total project scope is the construction of a new soccer field, relocation of the javelin and sports area and environmental remediation activities.

The Clark Park renovation is a joint venture between the City of Chicago, Chicago Park District, CPS, the Chicago Cubs, DeVry University and The Kerry and Sarah Wood Family Foundation to establish an IHSA regulated baseball park for CPS, Park District and general public use.

CPS is requesting \$3,500,000 from the Western Avenue South TIF-Funds, for completion of the above referenced project.

(Sub)Exhibit "E".

(To Intergovernmental Agreement With Chicago Board Of Education
Regarding Albert G. Lane Technical High School)

_____ *Requisition Form.*

State of Illinois)
) SS.
County of Cook)

The affiant, _____, _____ of the Board of Education of the City of Chicago, a body corporate and politic (the "Board"), hereby certifies to the City of Chicago (the "City") that with respect to that certain Intergovernmental Agreement between the Board and the City regarding the Albert G. Lane Technical High School and Richard Clark Park dated _____, 2014 (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 reimbursed 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 have 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 herein.

2. 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.

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 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: _____

Agreed and Accepted:

City of Chicago
Department of Planning and Development

Name: _____

Title: _____

(Sub)Exhibit "G".
(To Intergovernmental Agreement With Chicago Board Of Education
Regarding Albert G. Lane Technical High School)

Project Budget.

Task	Project Estimate
Design	\$ 200,000
Construction	6,125,000
Environ Remediation	1,500,000
Administration	300,000
FF&E	0
Contingencies	<u>375,000</u>
TOTAL:	\$8,500,000

(Sub)Exhibit "H".

(To Intergovernmental Agreement With Chicago Board Of Education
Regarding Albert G. Lane Technical High School)

Project TIF-Funded Improvements.

Task	Project Estimate
Design	\$ 200,000
Construction	6,125,000
Environ Remediation	1,500,000
Administration	300,000
FF&E	0
Contingencies	<u>375,000</u>
TOTAL:	\$8,500,000

INTERGOVERNMENTAL AGREEMENT WITH CHICAGO PARK DISTRICT
REGARDING PROVISION OF TAX INCREMENT FINANCING ASSISTANCE FUNDS
FOR RENOVATION OF KILBOURN PARK.

[O2014-4090]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

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 Park District for the redevelopment of Kilbourn Park, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 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 Chicago Park District (the "Park District") is an Illinois municipal corporation and a unit of local government under Article VII, Section 1 of the 1970 Constitution of the State of Illinois and, as such, is authorized to exercise control over and supervise the operation of all parks within the corporate limits of the City; and

WHEREAS, The Park District controls and operates Kilbourn Park (Park Number 84) (the "Park"), located at 3501 North Kilbourn Avenue, Chicago, and legally described in Exhibit A (the "Property"), and has proposed, among other things, the renovation of the Park's greenhouse (the "Project"); and

WHEREAS, The Property lies wholly within the boundaries of the Redevelopment Area (as hereinafter defined); 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 and conservation factors that could lead to blight through the use of tax increment allocation financing for redevelopment projects; and

WHEREAS, In accordance with the provisions of the Act, and pursuant to three ordinances adopted on September 9, 1998, the City Council of the City ("City Council"): (i) approved and adopted a tax increment redevelopment plan and project (the "Plan") for a portion of the City known as the "Portage Park Redevelopment Project Area" (the "Redevelopment Area"); (ii) designated the Redevelopment Area as a "redevelopment project area"; and (iii) adopted tax increment allocation financing for the Redevelopment Area; and

WHEREAS, Under 65 ILCS 5/11-74.4-3(q)(7), such incremental 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 Redevelopment Area shall be known as the "City Increment"); and

WHEREAS, The City's Department of Planning and Development ("DPD") desires to make available to the Park District a portion of the City Increment in an amount not to exceed \$350,000 for the purpose of funding the construction of the Project (the "TIF-Funded Improvements") in the Redevelopment Area to the extent and in the manner provided in the Agreement (as hereinafter defined); and

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

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

WHEREAS, In accordance with the Act, the TIF-Funded Improvements shall include such of the Park District's capital costs necessarily incurred or to be incurred in furtherance of the objectives of the Plan, and the City has found that the TIF-Funded Improvements consist of the cost of the Park District's capital improvements that are necessary and directly result from the redevelopment project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/11-74.4-3(u) of the Act; and

WHEREAS, The City and the Park District desire to enter into an intergovernmental agreement in substantially the form attached as Exhibit B (the "Agreement") whereby the City shall pay for or reimburse the Park District for a portion of the TIF-Funded Improvements; 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 City hereby finds that the TIF-Funded Improvements, among other eligible redevelopment project costs under the Act approved by the City, consist of the cost of the Park District's capital improvements that are necessary and directly result from the redevelopment project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/11-74.4-3(u) of the Act.

SECTION 3. Subject to the approval of the Corporation Counsel of the City as to form and legality, and to the approval of the Chief Financial Officer of the City, the Commissioner of DPD is authorized to execute and deliver the Agreement and such other documents as are necessary between the City and the Park District, which Agreement may contain such other terms as are deemed necessary or appropriate by the parties executing the same on the part of the City.

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 other provisions of this ordinance.

SECTION 5. This ordinance shall be in full force and effect from and after the date of its passage and approval.

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

Exhibit "A".
(To Ordinance)

Legal Description:

All that part of the east half of the east half of the east half of the southwest quarter of Section 22, Township 40 North, Range 13, East of the Third Principal Meridian, which lies north of the north line of Roscoe Street and south and west of the right-of-way of the Chicago, Milwaukee and St. Paul Railroad, containing two and one-half acres more or less, also all that part of the northwest quarter of the east quarter of the southwest quarter of Section 22, Township 40 North, Range 13, East of the Third Principal Meridian, lying south and west of the right-of-way of the Chicago, Milwaukee and St. Paul Railroad, except that part thereof taken for Addison Street and Roscoe Street.

The legal description is subject to title commitment and survey, permanent index number division and consolidation, as necessary, plat of dedication, site configuration, vacation or dedication of streets and alleys as negotiated by the City and Park District.

Common Address:

3501 North Kilbourn Avenue
Chicago, Illinois.

Permanent Index Number:

13-22-306-001.

Exhibit "B".
(To Ordinance)

*Intergovernmental Agreement With Chicago Park District
For Renovation Of Kilbourn Park.*

This Intergovernmental Agreement (the "Agreement") is made this _____ day of _____, 2014 (the "Closing Date"), under authority granted by Article VII, Section 10 of the 1970 Constitution of the State of Illinois and the Intergovernmental Cooperation Act, 5 ILCS 220/1 et seq., by and between the City of Chicago (the "City"), an Illinois municipal corporation, by and through its Department of Planning and Development ("DPD"); and the Chicago Park District (the "Park District"), an Illinois municipal corporation. The Park District and the City are sometimes referred to herein as the "Parties."

RECITALS

A. The City is a 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.

B. The Park District is a unit of local government under Article VII, Section 1 of the 1970 Constitution of the State of Illinois, and as such, has the authority to exercise control over and supervise the operation of all parks within the corporate limits of the City.

C. The Park District controls and operates Kilbourn Park (Park #84) (the "Park"), located at 3501 North Kilbourn Avenue, Chicago, and legally described in Exhibit A (the "Property"), and has proposed, among other things, the renovation of the Park's greenhouse (the "Project").

D. The Park lies wholly within the boundaries of the Portage Park Redevelopment Area (as hereinafter defined).

E. 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 and conservation factors that could lead to blight through the use of tax increment allocation financing for redevelopment projects.

F. In accordance with the provisions of the Act, and pursuant to ordinances adopted on September 9, 1998, and published in the Journal of the Proceedings of the City Council for said date at pages 76079-76169, the City Council: (i) approved and adopted a Tax Increment Redevelopment Project and Plan (the "Plan") for a portion of the City known as the "Portage Park Redevelopment Project Area" (the "Portage Park Redevelopment Area"); (ii) designated the Portage Park Redevelopment Area as a "redevelopment project area;" and (iii) adopted tax increment allocation financing for the Portage Park Redevelopment Area.

G. Under 65 ILCS 5/1 I-74.4-3(q)(7), such incremental 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 Portage Park Redevelopment Area shall be known as the "Portage Park Increment").

H. The Park District is a taxing district under the Act.

I. The Plan contemplates that tax increment financing assistance would be provided for public improvements, such as the Project, within the boundaries of the Portage Park Redevelopment Area.

J. DPD wishes to make available to the Park District a portion of the Portage Park Increment in an amount not to exceed \$350,000 (the "Project Assistance") for the purpose of partially funding certain capital improvements for the Project on the Park (the "TIF-Funded Improvements") in the Portage Park Redevelopment Area to the extent and in the manner provided in the Agreement.

K. In accordance with the Act, the TIF-Funded Improvements shall include such of the Park District's capital costs necessarily incurred or to be incurred in furtherance of the objectives of the Plan, and the City has found that the TIF-Funded Improvements consist of the cost of the Park District's capital improvements that are necessary and directly result from the redevelopment project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/1 I-74.4-3(u) of the Act.

L. The City and the Park District wish to enter into this Agreement whereby the City shall pay for or reimburse the Park District for a portion of the TIF-Funded Improvements.

M. On _____, the City Council adopted an ordinance published in the Journal of Proceedings for said date at pages _____ to _____, (the "Authorizing Ordinance"), among other things, authorizing the execution of this Agreement.

N. On January 15, 2014, the Park District's Board of Commissioners passed Ordinance No. 12 expressing its desire to cooperate with the City in the construction of the Project and authorizing the execution of this Agreement (the "Park District Ordinance");

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the above recitals which are made a contractual part of this Agreement, and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

TERMS AND CONDITIONS

SECTION 1. THE PROJECT

1.1. No later than 18 months from the Closing date, or later as the Commissioner of DPD (the "Commissioner") may agree in writing, the Park District shall let one or more contracts for the construction of the Project in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time to time, pertaining to or affecting the Project or the Park District as related thereto.

1.2. The Project shall at a minimum meet or shall have met the general requirements set forth in the Project Description in Exhibit B hereof and comply with plans and specifications to be provided to and approved by DPD prior to the commencement of the Project ("Plans and Specifications") in order for the Park District to qualify for the disbursement of Portage Park Increment funds. No material deviation from the Plans and Specifications may be made without the prior written approval of the City. The Park District shall comply with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time to time, pertaining to or affecting the Project or the Park District as related thereto.

1.3. The Park District shall provide the City with copies, if any shall apply, of all governmental licenses and permits required to construct the Project and to use, occupy and operate the Property as a public park from all appropriate governmental authorities, including evidence that the Property is appropriately zoned to be used, occupied and operated as a public park.

1.4. The Park District shall include a certification of compliance with the requirements of Sections 1.1, 1.2. and 1.3 hereof with each request for Portage Park Increment 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 Park District shall provide evidence satisfactory to the City of such compliance.

SECTION 2. FUNDING

2.1. The City shall, subject to the Park District's satisfaction of the conditions precedent for disbursement described in this Section 2 and such other conditions contained in this Agreement, disburse the Project Assistance to the Park District.

2.2. Within 15 days after the Closing Date or such longer period of time as may be agreed to by the Commissioner, but in no event later than 90 days after the execution of this Agreement (the "Satisfaction Period"), the Park District must satisfy to the reasonable satisfaction of the Commissioner, the following conditions precedent for the City's disbursement of the Project Assistance to the Park District:

2.2.1. the Park District has satisfactory title to the Property (which may be evidenced by an acceptable title insurance policy), subject only to those title exceptions acceptable to the City and the Park District; and

2.2.2. the Park District has provided or has caused to be provided to the City:

(a) copies of all easements and encumbrances of record (other than those arising from the Purchase);

(b) two copies of a Class A plat survey in the most recently revised form of ALTA/ACSM land title survey, acceptable in form and content to the City, prepared by a surveyor registered in the State of Illinois, certified to the Park District, and certifying as to whether the Property is in an area identified by the Federal Emergency Management Agency as having special flood hazards;

(c) evidence of searches of current financing statement, judgments, pending litigation, bankruptcy proceedings and federal and state tax liens showing no security interests, judgments, pending litigation, bankruptcy proceedings or federal or state tax liens on the Property or affecting the Owner;

(d) a copy of the most recent real estate tax bill with respect to the Property, to the extent available;

(e) a copy of the most recent water bill with respect to the Property, to the extent available; and

(f) copies of a phase I environmental audit completed with respect to the Property. Based on the City's review thereof, the City may, in its sole discretion, require the completion of a phase II environmental audit with respect to the Property prior to the Closing Date. The City reserves the right to terminate this Agreement if, in the City's view, such audits reveal the existence of material environmental problems. Prior to the Closing Date, the Park District shall provide or cause to be provided a letter from the environmental engineer(s) who completed such audit(s), authorizing the City to rely on such audits.

2.2.3. If the Park District is unable to satisfy the conditions stated in this Section 2.2 within the Satisfaction Period, either Party may terminate this Agreement by providing written notice to the other Party.

2.3. The Park District may request that a certificate(s) of expenditure in the form of Exhibit C hereto ("Certificates of Expenditure") be processed and executed periodically. The City shall not execute Certificates of Expenditure in the aggregate in excess of the actual costs of the Project that

are TIF-Funded Improvements. Prior to each execution of a Certificate of Expenditure by the City, the Park District shall submit documentation regarding the applicable expenditures to DPD. Delivery by the Park District to DPD of any request for 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 execution of a Certificate of Expenditure, that:

2.3.1. the total amount of the request for the Certificate of Expenditure represents the actual amount payable to (or 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;

2.3.2. all amounts shown as previous payments on the current request for a Certificate of Expenditure have been paid to the parties entitled to such payment;

2.3.3 the Park District has approved all work and materials for the current request for a Certificate of Expenditure, and such work and materials conform to the Plans and Specifications; and

2.3.4. the Park District is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time to time, pertaining to or affecting the Project or the Park District as related thereto.

2.4. The City shall have the right, in its discretion, to require the Park District to submit further documentation as the City may require in order to verify that the matters certified to in Section 2.3 are true and correct, and any 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 the Park District.

2.5. The current estimate of the cost of the Project is \$350,000. The Park District has delivered to the Commissioner a project budget for the Project attached as Exhibit D. The Park District certifies that it has identified sources of funds (including the Project Assistance) sufficient to complete the Project. The Park District agrees that the City will only contribute the Project Assistance to the Project and that all costs of completing the Project over the Project Assistance shall be the sole responsibility of the Park District. If the Park District at any point does not have sufficient funds to complete the Project, the Park District shall so notify the City in writing, and the Park District may narrow the scope of the Project (the "Revised Project") as agreed with the City in order to complete the Revised Project with the available funds.

2.6. Exhibit D contains a preliminary list of capital improvements 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 the Project Assistance. To the extent the TIF-Funded Improvements are included as taxing district capital costs under the Act, the Park District 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 Plan. Prior to the expenditure of Project Assistance on the Project, the Commissioner, based upon the project budget, may make such modifications to Exhibit D as he or she wishes in his or her discretion to account for all of the Project Assistance 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 Plan; and (iii) be improvements that the Commissioner has agreed to pay for out of Project Assistance, subject to the terms of this Agreement.

2.7. The Park District hereby acknowledges and agrees that the City's obligations hereunder with respect to the Project Assistance are subject on every respect to the availability of funds as described in and limited by this Section 2.7 and Section 2.2. If no funds or insufficient funds are appropriated and budgeted in any fiscal period of the City for disbursements of the Project Assistance, then the City will notify the Park District in writing of that occurrence, and the City may terminate this Agreement on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for disbursement under this Agreement are exhausted.

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

SECTION 3. TERM

The term of this Agreement shall commence on the Closing Date and shall expire on the date on which the Portage Park Redevelopment Area is no longer in effect, or on the date of termination of this Agreement according to its terms, whichever occurs first.

SECTION 4. ENVIRONMENTAL MATTERS

4.1. The Park District shall, in its sole discretion, determine if any environmental remediation is necessary, and any such work that the Park District determines is necessary shall be performed using the Project Assistance funding provided herein or any applicable funding provided by the Park District. The City's financial obligation shall be limited to an amount not to exceed \$350,000

with respect to the matters contained in this Agreement, including this Section 4. The City makes no covenant, representation or warranty as to the environmental condition of the Property or the suitability of the Property as a park or for any use whatsoever.

4.2. The Park District agrees to carefully inspect the Property prior to commencement of any activity on the Property to ensure that such activity shall not damage surrounding property, structures, utility lines or any subsurface lines or cables. The Park District shall be solely responsible for the safety and protection of the public. The City reserves the right to inspect the work being done on the Property. The Park District agrees to keep the Property free from all liens and encumbrances arising out of any work performed, materials supplied or obligations incurred by or for the Park District.

4.3. The Park District or its contractor must obtain all necessary permits, and applicable insurance as described in Section 5 hereof.

SECTION 5. INSURANCE

5.1. The Park District shall provide and maintain at the Park District's own expense, or cause to be provided during the term of this Agreement, the insurance coverages and requirements specified below, insuring all operations related to this Agreement.

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

5.1.2. 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 shall include the following: All premises and operations, products/completed operations, 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.

5.1.3. Automobile Liability (Primary and Umbrella). When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, The Park District shall provide or cause to be provided, Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage.

5.1.4. Professional Liability. When any architects, engineers or professional consultants perform work in connection with this Agreement, The Park District shall cause to be provided, Professional Liability Insurance covering acts, errors, or omissions shall be maintained with limits of not less than \$1,000,000.

5.1.5 Self Insurance. To the extent permitted by law, the Park District may self insure for the insurance requirements specified above, it being expressly understood and agreed that, if the Park District does self insure for the above insurance requirements, the Park District shall bear all risk of loss for any loss which would otherwise be covered by insurance policies, and the self insurance program shall comply with at least the insurance requirements as stipulated above.

5.2. The Park District will furnish the City at the address stated in Section 8.12. original Certificates of Insurance evidencing the required coverage to be in force on the Closing Date, 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 Park District shall submit evidence of insurance on the City's Insurance Certificate Form or equivalent prior to the Closing Date. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in this 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 shall not be deemed to be a waiver by the City.

5.3. The Park District shall advise all insurers of the provisions of this Agreement regarding insurance. Non-conforming insurance shall not relieve The Park District of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of this Agreement, and the City retains the right to stop work until proper evidence of insurance is provided, or this Agreement may be terminated.

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

5.5. Any and all deductibles or self insured retentions on referenced insurance coverages shall be borne by The Park District and its contractors.

5.6. The Park District agrees that insurers shall waive their rights of subrogation against the City, its employees, elected officials, agents, or representatives.

5.7. The Park District expressly understands and agrees that any coverage and limits furnished by The Park District shall in no way limit The Park District's liabilities and responsibilities specified by this Agreement or by law.

5.8. The Park District expressly understands and agrees that any insurance or self insurance programs maintained by the City shall not contribute with insurance provided by The Park District under this Agreement.

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

5.10. The Park District shall require all subcontractors to provide the insurance required herein or The Park District may provide the coverages for subcontractors. All subcontractors shall be subject to the same insurance requirements of The Park District unless otherwise specified herein. In all contracts relating to the Project, the Park District agrees to require the contractor 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.

5.11. The City's Risk Management Department maintains the right to modify, delete, alter or change these requirements.

SECTION 6. INDEMNITY/NO PERSONAL LIABILITY.

6.1. To the extent of liability of a municipal corporation, as such is precluded by the Local and Governmental Tort Immunity Act or the common law of the state of Illinois, the Park District agrees to indemnify and hold the City, its officers and employees, harmless from and against any losses, costs, damages, liabilities, claims, suits, actions, causes of action and expenses, including, without limitation, reasonable attorney's fees and court costs suffered or incurred by the City arising from or in connection with (i) the Park District's failure to comply with any of the terms, covenants and conditions contained in this Agreement; or (ii) the Park District's or any contractor's failure to pay general contractors, subcontractors or materialmen in connection with the Project. The defense and indemnification obligations in this Section 6.1 shall survive any termination or expiration of this Agreement.

6.2. No elected or appointed official or member or employee or agent of the City or the Park District shall be individually or personally liable in connection with this Agreement.

SECTION 7. DEFAULT

7.1. If the Park District, without the City's written consent fails to complete the Project within twelve (12) months after the date of execution of this Agreement, then the City may terminate this Agreement by providing written notice to the Park District.

7.2. In the event the Park District fails to perform, keep or observe any of its covenants, conditions, promises, agreements or obligations under this Agreement not identified in Sections 7.1 and such default is not cured as described in Section 7.3 hereof, the City may terminate this Agreement.

7.3. Prior to termination, the City shall give its 30-day prior notice of intent to terminate at the address specified in Section 8.12 hereof, and shall state the nature of the default. In the event Park District does not cure such default within the 30-day notice period, such termination shall become

effective at the end of such period; provided, however, with respect to those defaults which are not capable of being cured within such 30-day period, the Park District shall not be deemed to have committed such default and no termination shall occur if the Park District has commenced to cure the alleged default within such 30-day period and thereafter diligently and continuously prosecutes the cure of such default until the same has been cured.

7.4. The City may, in any court of competent jurisdiction, by any proceeding at law or in equity, secure the specific performance of the agreements contained herein, or may be awarded damages for failure of performance, or both.

SECTION 8. GENERAL PROVISIONS

8.1. Authority. Execution of this Agreement by the City is authorized by the Authorizing Ordinance. Execution of this Agreement by the Park District is authorized by the Park District Ordinance. The Parties represent and warrant to each other that they have the authority to enter into this Agreement and perform their obligations hereunder.

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

8.3. Compliance with Laws. The Parties agree to comply with all federal, state and local laws, status, ordinances, rules, regulations, codes and executive orders relating to this Agreement.

8.4. Consents. Whenever the consent or approval of one or both Parties to this Agreement is required hereunder, such consent or approval will not be unreasonably withheld.

8.5. Construction of Words. As used in this Agreement, the singular of any word shall include the plural, and vice versa. Masculine, feminine and neuter pronouns shall be fully interchangeable, where the context so requires.

8.6. Counterparts. This Agreement may be executed in several counterparts and by a different Party in separate counterparts, with the same effect as if all Parties had signed the same document. All such counterparts shall be deemed an original, shall be construed together and shall constitute one and the same instrument.

8.7. Further Assurance. The Parties shall perform such acts, execute and deliver such instruments and documents, and do all such other things as may be reasonably necessary to accomplish the transactions contemplated in this Agreement.

8.8. Governing Law and Venue. This Agreement will be governed by and construed in accordance with the internal laws of the State of Illinois, without regard to the principles of conflicts of law thereof. If there is a lawsuit under this Agreement, each Party hereto agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois.

8.9. Integration. This Agreement constitutes the entire agreement between the Parties, merges all discussions between them and supersedes and replaces any and every other prior or contemporaneous agreement, negotiation, understanding, commitments and writing with respect to such subject matter hereof.

8.10. Parties' Interest/No Third Party Beneficiaries. This Agreement shall be binding upon the Parties, and their respective successors and permitted assigns (as provided herein) and shall inure to the benefit of the Parties, and their respective successors and permitted assigns (as provided herein). This Agreement shall not run to the benefit of, or be enforceable by, any person or entity other than a Party 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. Nothing contained in this Agreement, nor any act of the Parties shall be deemed or construed by any of the Parties hereto or by third parties, to create any relationship of third party beneficiary, principal, agent, limited or general partnership, joint venture, or any association or relationship involving any of the Parties.

8.11. Modification or Amendment. This Agreement may not be altered, modified or amended except by a written instrument signed by both Parties.

8.12. No Implied Waivers. No waiver by either Party of any breach of any provision of this Agreement will be a waiver of any continuing or succeeding breach of the breached provision, a waiver of the breached provision itself, or a waiver of any right, power or remedy under this Agreement. No notice to, or demand on, either Party in any case will, of itself, entitle that Party to any further notice or demand in similar or other circumstances.

8.13. Notices. 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) electronic communications, whether by telex, telegram, facsimile (fax); (c) overnight courier or (d) registered or certified first class mail, return receipt requested.

To the City:

City of Chicago
Department of Planning and Development
Attention: Commissioner
City Hall, Room 1000
121 N. LaSalle Street
Chicago, Illinois 60602
(312) 744-4190
(312)744-2271 (Fax)

With copies to:

City of Chicago
Department of Law
Attention: Finance and Economic

Development Division
City Hall, Room 600
121 N. LaSalle Street
Chicago, Illinois 60602
(312) 744-0200
(312) 742-0277 (Fax)

To the Park District:

Chicago Park District
Attention: General Superintendent
541 North Fairbanks
Chicago, Illinois 60611
(312) 742-4200
(312) 742-5276 (Fax)

With copies to:

Chicago Park District
General Counsel
541 North Fairbanks, 3rd Floor
Chicago, Illinois 60611
(312) 742-4602
(312) 742-5316 (Fax)

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

8.14. 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.

8.15. 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 City:

Nelson Chueng
City of Chicago
Department of Planning and Development
City Hall, Room 1101
121 N. LaSalle Street

Chicago, Illinois 60602
(312) 744-5756
(312) 744-7996 (Fax)

For the Park District:

Rob Rejman
Chicago Park District
Director of Planning, Construction
and Facilities
Chicago Park District
541 North Fairbanks
Chicago, Illinois 60611
(312) 742-4685
(312) 742-5347 (Fax)

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.

8.16. Severability. If any provision of this Agreement, or the application thereof, to any person, place or circumstance, shall be held by a court of competent jurisdiction to be invalid, unenforceable or void, the remainder of this Agreement and such provisions as applied to other persons, places and circumstances shall remain in full force and effect only if, after excluding the portion deemed to be unenforceable, the remaining terms shall provide for the consummation of the transactions contemplated hereby in substantially the same manner as originally set forth herein.

8.17. Survival of Agreements. Except as otherwise contemplated by this Agreement, all covenants and agreements of the Parties contained in this Agreement will survive the consummation of the transactions contemplated hereby.

8.18. Titles and Headings. Titles and headings to paragraphs contained in this Agreement are for convenience only and are not intended to limit, vary, define or expand the content of this Agreement.

8.19. Time. Time is of the essence in the performance of this Agreement.

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, a municipal corporation,
by and through its Department of
Planning and Development

By: _____
Andrew J. Mooney
Commissioner

CHICAGO PARK DISTRICT, a body
politic and Corporate

By: _____
Michael P. Kelly
General Superintendent
and CEO

Attest:

Kantrice Ogletree
Secretary

[(Sub)Exhibit "A" referred to in this Intergovernmental Agreement
with Chicago Park District for Renovation of Kilbourn Park
constitutes Exhibit "A" to ordinance and printed
on page 80931 of this *Journal*.]

(Sub)Exhibits "B", "C" and "D" referred to in this Intergovernmental Agreement with Chicago
Park District for Renovation of Kilbourn Park read as follows:

(Sub)Exhibit "B".
(To Intergovernmental Agreement With Chicago Park District
For Renovation Of Kilbourn Park)

Project Description.

The three greenhouses at Kilbourn Park provide programming to connect youth and adults to nature by teaching sustainable gardening practices and promoting healthy eating through garden-based educational programs.

The three current rigid plastic translucent roofs, which total approximately 8,000 square feet in area, are over 40 years old; the discoloration of the roof panels blocks 80 percent of the sunlight and impairs plant growth.

The \$350,000 in TIF funding will be used to replace the roofs with new thermo-clear, multiwall polycarbonate roof and sidewalls. The new roofing will provide a weather-tight enclosure and improve the light penetration and environmental control within the greenhouses.

(Sub)Exhibit "C".
(To Intergovernmental Agreement With Chicago Park District
For Renovation Of Kilbourn Park)

Form Of Certificate Of Expenditure.

State of Illinois)
) SS.
County of Cook)

The affiant, Chicago Park District (the "Park District"), an Illinois municipal corporation, hereby certifies that with respect to that certain Intergovernmental Agreement between the Park District and the City of Chicago dated _____, _____ (the "Agreement"):

A. Expenditures for the Project, in the total amount of \$ _____, have been made.

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

\$ _____

C. The Park District requests reimbursement for the following cost of TIF-Funded Improvements:

\$ _____

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

E. The Park District 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 Park District is in compliance with all applicable covenants contained herein.

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

3. The Park District has approved all work and materials for the current request for a Certificate of Expenditure, and such work and materials conform to the plans and specifications.

4. The Park District is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time to time, pertaining to or affecting the Project or the Park District as related thereto.

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

Chicago Park District

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 "D".
(To Intergovernmental Agreement With Chicago Park District
For Renovation Of Kilbourn Park)

Project Budget For TIF-Funded Improvements.

The total cost of the Projects is \$350,000. In no event, however, shall funding from the Portage Park TIF Fund exceed \$350,000.

Sources:

City of Chicago (Portage Park TIF)	\$350,000
------------------------------------	-----------

Uses:

Removal and disposal of existing materials	\$ 80,000
Steel angle structural supports for sidewalls	20,000
Now polycarbonate roofing and sidewalls	250,000

The Commissioner may approved changes to this preliminary budget.

FIRST AMENDMENT TO INTERGOVERNMENTAL AGREEMENT WITH CHICAGO
TRANSIT AUTHORITY REGARDING PROVISION OF TAX INCREMENT FINANCING
ASSISTANCE FUNDS FOR REHABILITATION OF WILSON STATION ON REDLINE.
[O2014-4095]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance approving Amendment Number 1 to an intergovernmental agreement with the Chicago Transit Authority for the rehabilitation of the Wilson Station on the Red Line, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The City Council ("City Council") of the City adopted an ordinance on October 6, 2010, published at pages 99899 through 99915 in the *Journal of the Proceedings of the City Council of the City of Chicago*, on such date, authorizing the City to enter into an intergovernmental agreement ("IGA") with the Chicago Transit Authority, a municipal corporation of the State of Illinois (the "CTA") for the provision of tax increment financing funds to the CTA for the rehabilitation of the CTA's Wilson rapid transit station on the Red Line (the "Project"); and

WHEREAS, The City, through its Department of Planning and Development formerly known as the Department of Housing and Economic Development ("DPD"), and the CTA entered into the IGA on July 8, 2011; and

WHEREAS, The IGA provides for the Project to commence in 2010 and be completed no later than December 31, 2013; and

WHEREAS, The Project has been delayed due to an expansion of the Project related to additional funding and redesign efforts to comply with environmental and national historic preservation requirements; and

WHEREAS, DPD and the CTA agree it is in the best interests of the City and the CTA to amend the IGA to reflect the extension of the start and completion dates of the Project; now, therefore,

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

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

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

SECTION 3. To the extent that any current 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 the date of its passage and approval.

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

Exhibit "A".

*First Amendment To Intergovernmental Agreement
With Chicago Transit Authority For Provision
Of Tax Incremental Financing For
Rehabilitation Of Wilson Station.*

This Amendment, dated this ____ day of _____, ____ ("Amendment") shall amend and modify the Intergovernmental Agreement ("Agreement") entered into July 8, 2011, by and between the City of Chicago ("City") acting through its Department of Housing and Economic Development ("HED"), and the Chicago Transit Authority, an Illinois municipal corporation (the "Authority"). The City and the Authority are hereinafter sometimes individually referred to as a "Party" and jointly referred to as the "Parties". Terms, not otherwise defined herein, shall have the same meanings ascribed to them in the Agreement.

WHEREAS, The Parties entered into the Agreement for the City to pay CTA an amount not to exceed \$3,000,000 from the Wilson Yard TIF funds as payment for expenses related to the CTA Wilson Station rehabilitation project ("Project"); and

WHEREAS, The Agreement provides that the Project shall commence in 2010 and shall be completed no later than December 31, 2013; and

WHEREAS, The Project's start and completion dates need to be extended to accommodate changes in the Project schedule resulting from the CTA's redesign efforts to comply with environmental and national historic preservation requirements; and

WHEREAS, The Parties now wish to amend and modify the Agreement, in accordance with Section 12 of the Agreement; and

Now, Therefore, In consideration of the mutual covenants set forth herein, the Parties agree as follows:

1. Section 3(a) of the Agreement shall be stricken in its entirety and replaced with the following:

The parties acknowledge that the Project shall begin in 2014 and shall be completed no later than January 31, 2017.

2. To the extent the provisions of the Agreement are in conflict with the provisions of this Amendment, the provisions of the Amendment shall control.

3. The remaining terms, provisions and conditions of this Agreement shall remain in full force and effect.

City of Chicago, a municipal corporation,
through its Department of Housing and
Economic Development

Andrew J. Mooney,
Commissioner

Chicago Transit Authority, a municipal
corporation

Terry Peterson,
Chairman

Approved as to Form and Legality for the
CTA:

Attorney

AMENDMENT NO. 2 TO 47TH/HALSTED TAX INCREMENT FINANCING
REDEVELOPMENT PROJECT AND PLAN.

[O2014-4086]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

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

Amendment Number 2 to the 47th/Halsted Tax Increment Financing Redevelopment Plan and Project, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Under ordinances adopted on May 29, 2002, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal*") for such date at pages 85676 to 85904, 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 "Original Plan") for a portion of the City known as the "47th and Halsted Redevelopment Project Area" (the "Area"); (ii) designated the Area as a "redevelopment project area" within the requirements of the Act; and (iii) adopted tax increment financing for the Area (the foregoing three ordinances are collectively referred to herein as the "TIF Ordinances"); and

WHEREAS, Under an ordinance adopted on November 13, 2013, and published in the *Journal* for such date at pages 63293 to 63297, the Corporate Authorities approved Amendment Number 1 to the Original Plan to change the land use of certain parcels ("Amendment Number 1" and together with the Original Plan, the "Plan"); and

WHEREAS, Public Act 92-263, which became effective on August 7, 2001, amended the Act to provide that, under Section 11-74.4-5(c) of the Act, amendments to a redevelopment plan which do not (1) add additional parcels of property to the proposed redevelopment project area, (2) substantially affect the general land uses proposed in the redevelopment

plan, (3) substantially change the nature of the redevelopment project, (4) increase the total estimated redevelopment project cost set out in the redevelopment plan by more than 5 percent after adjustment for inflation from the date the plan was adopted, (5) add additional redevelopment project costs to the itemized list of redevelopment project costs set out in the redevelopment plan, or (6) increase the number of inhabited residential units to be displaced from the redevelopment project area, as measured from the time of creation of the redevelopment project area, to a total of more than 10, may be made without further hearing, provided that notice is given as set forth in the Act as amended; and

WHEREAS, The Corporate Authorities now desire further to amend the Plan by amending the Generalized Land Use Plan map to change the proposed land use for certain other parcels, which such amendment shall not (1) add additional parcels of property to the proposed redevelopment project area, (2) substantially affect the general land uses proposed in the redevelopment plan, (3) substantially change the nature of the redevelopment project, (4) increase the total estimated redevelopment project cost set out in the redevelopment plan by more than 5 percent after adjustment for inflation from the date the plan was adopted, (5) add additional redevelopment project costs to the itemized list of redevelopment project costs set out in the redevelopment plan, or (6) increase the number of inhabited residential units to be displaced from the redevelopment project area, as measured from the time of creation of the redevelopment project area, to a total of more than 10; 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 2 To The Plan. The amendment of the Plan to change the proposed land use for parcels located on the northeast corner of West 43rd Street and South Wells Street (bounded by South Wells Street on the west, West 43rd Street on the south, South Wentworth Avenue on the east, and the eastern extension of the northern boundary line of the new public alley to be dedicated on the north), from residential/institutional to residential/commercial/institutional, is hereby approved. Exhibit C to the Plan, "Generalized Land Use Plan" is hereby replaced in its entirety with Exhibit C, "Generalized Land Use Plan -- Revised, April 2014", a copy of which is attached hereto as Exhibit 1. Except as amended hereby, the Plan shall remain in full force and effect.

SECTION 3. 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.

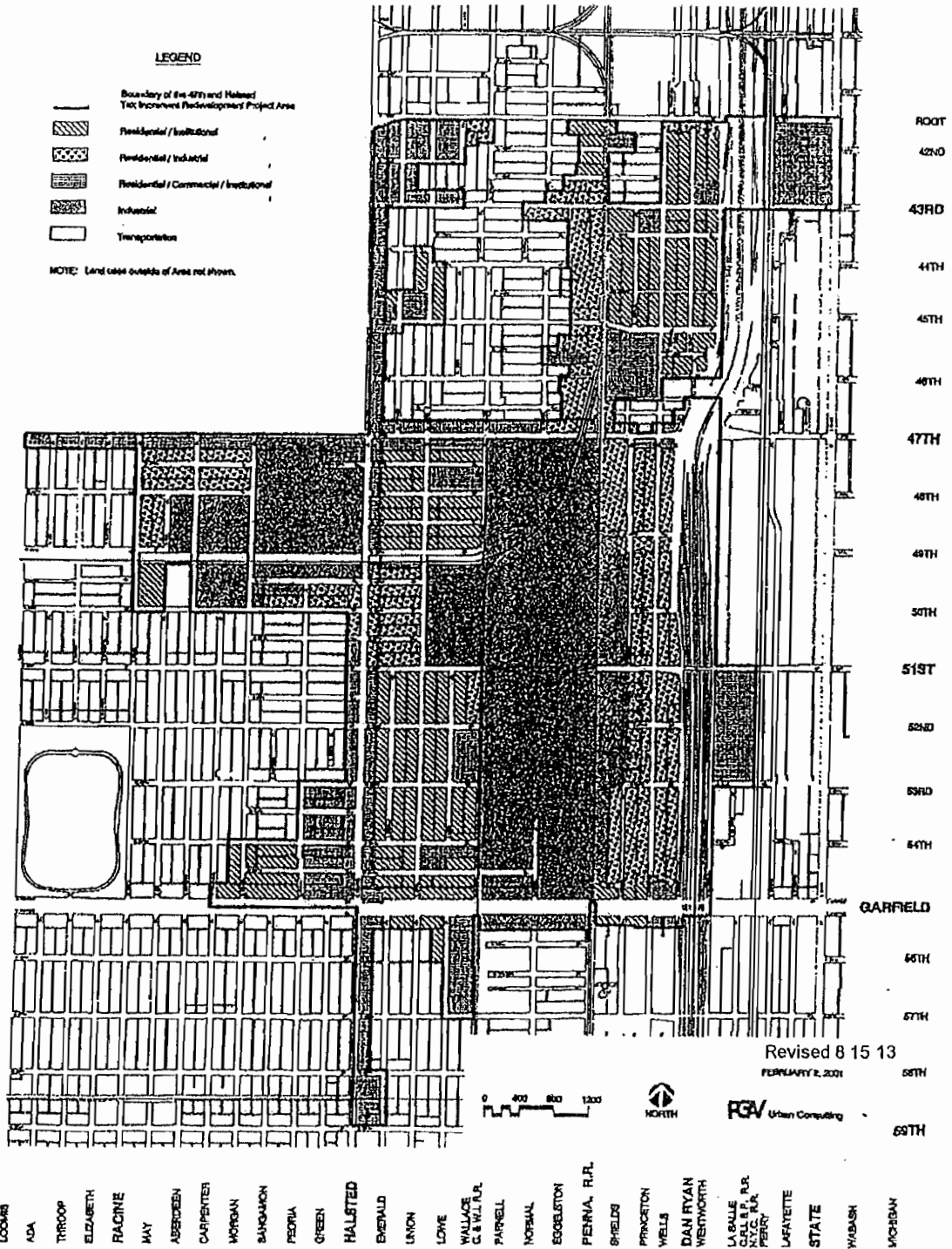
SECTION 4. Superseder. All ordinances (including, without limitation, the TIF Ordinances), resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflicts.

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

[Exhibit 1 referred to in this ordinance printed on
page 80955 of this *Journal*.]

Generalized Land Use Plan - Revised, April 2014
47th and Halsted Redevelopment Area
City of Chicago, Illinois

Exhibit C



CREATION OF VACANT BUILDING TAX INCREMENT FINANCING PURCHASE AND REHABILITATION PROGRAM FOR CHICAGO/CENTRAL PARK REDEVELOPMENT PROJECT AREA.

[O2014-4119]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance creating the Chicago/Central Park redevelopment project area neighborhood purchase and rehabilitation 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, To induce redevelopment pursuant to the Act in the Chicago/Central Park Redevelopment Project Area (the "Chicago/Central Park Area") of the City, the City Council adopted the following ordinances on February 27, 2002: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Chicago/Central Park Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Chicago/Central Park 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 Chicago/Central Park Redevelopment Project Area"; and

WHEREAS, In the City there are numerous homes and residential buildings that are vacant; and

WHEREAS, It is in the best interest of the City to promote and assist in the development of affordable rental housing by establishing programs whereby the City assists in the purchase and rehabilitation of vacant buildings to be developed as affordable rental housing; and

WHEREAS, By an ordinance adopted by the City Council of the City ("City Council") on May 4, 2011, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for said date at pages 117057 to 117064, inclusive (the "Establishment Ordinance"), the City authorized the Commissioner of the Department of Planning and Development ("DPD") to develop a "Vacant Building TIF Purchase and Rehabilitation Program" ("Program") to assist in the stabilization of neighborhoods and the City's housing market by providing assistance for the purchase and rehabilitation of vacant housing; and

WHEREAS, The City, through DPD, now desires, in accordance with the Establishment Ordinance, to implement the Program in the Chicago/Central Park Area and to enter into an agreement substantially in the form attached hereto as Exhibit A, and made a part hereof, with Community Investment Corporation, an Illinois not-for-profit corporation ("CIC"), to perform certain administrative services for the Program in the Chicago/Central Park Area (the "CIC Program Agreement"); and

WHEREAS, The City Council further desires to designate the Chicago/Central Park Area as an eligible TIF area for the Program and to authorize an amount not to exceed \$1,000,000 to administer the Program in the Chicago/Central Park Area; and

WHEREAS, By an ordinance adopted on February 5, 2014, and published in the *Journal of the Proceedings of the City Council of the City of Chicago*, for said date at pages 73859 to 73884, inclusive (the "CII Program Ordinance"), the City Council previously authorized the Commissioner of DPD to execute and deliver an agreement with Community Initiatives, Inc. ("CII"), whose sole member is CIC, to perform certain administrative services for the Program in the Chicago/Central Park Area (the "CII Program Agreement"); and

WHEREAS, Following adoption of the CII Program Ordinance but prior to the execution of the CII Program Agreement, the City determined that the appropriate entity to administer the Program in the Chicago/Central Park Area is CIC rather than CII; and

WHEREAS, The City's obligation to provide funds for the Program in the Chicago/Central Park Area will be met through (i) incremental taxes deposited in the Special Tax Allocation Funds of the Chicago/Central Park Area, or (ii) any other funds legally available to the City for this purpose; 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 CII Program Ordinance is hereby repealed in its entirety.

SECTION 3. The Program in the Chicago/Central Park Area is hereby created, which program shall, among other things, assist developers in the purchase and rehabilitation of new affordable multi-family housing in the Chicago/Central Park Area. An amount not to exceed \$1,000,000 is hereby appropriated from the Special Tax Allocation Fund of the Chicago/Central Park Area to fund the Program in the Chicago/Central Park Area.

SECTION 4. CIC is hereby authorized to administer the Program in the Chicago/Central Park Area, subject to the supervision of DPD.

SECTION 5. The Commissioner of DPD or a designee of the Commissioner are each hereby authorized, with the approval of the City's Corporation Counsel as to legal form, to negotiate, execute and deliver the CIC Program Agreement between CIC and the City substantially in the form attached hereto as Exhibit A and made a part hereof, and such other supporting documents as may be necessary to carry out and comply with the provisions of the CIC Program Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the CIC Program Agreement.

SECTION 6. 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 7. This ordinance shall be effective as of the date of its passage.

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

Exhibit "A".
(To Ordinance)

*Vacant Building Tax Increment Financing Neighborhood Purchase
And Rehabilitation Program Agreement With Community
Investment Corporation For Chicago/Central Park
Redevelopment Project Area.*

This Vacant Building TIF Neighborhood Purchase and Rehabilitation Program Agreement for Multi-Family Homes (the "Agreement") is made on May _____, 2014 by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD" or "Department"), and Community Investment Corporation, an Illinois not-for-profit corporation ("CIC").

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 "TIF Act"), to finance projects that eradicate blighted conditions and conservation area factors through the use of tax increment allocation financing for redevelopment projects; and

WHEREAS, by an ordinance adopted by the City Council of the City on May 4, 2011, the City authorized the Commissioner of DPD to establish a "Vacant Building TIF Purchase and Rehabilitation Program" to assist in the stabilization of neighborhoods and the City's housing market by providing assistance for the purchase and rehabilitation of vacant housing (the "Program"); and

WHEREAS, in the City there are numerous homes and residential buildings that are vacant; and

WHEREAS, it is in the best interest of the City to promote and assist in the development of affordable rental housing by establishing programs whereby the City assists in the purchase and rehabilitation of vacant buildings to be developed as affordable rental housing; and

WHEREAS, by an ordinance adopted by the City Council of the City on _____, 2014, the City has approved the execution and delivery of this Agreement to implement a portion of the Program in the Chicago/Central Park Redevelopment Project Area, established pursuant to ordinances passed on February 27, 2002; and

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

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

ARTICLE I - Incorporation and Recitals

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

ARTICLE II - Definitions

"Affordable Rent" shall mean the rent amounts determined by the City for rental housing pursuant to 24 C.F.R. 570.208(a)(3), as may be adjusted for unit size, based on an income level not to exceed 50% of PMSA Median Income.

"Affordable Rental Housing" means a housing unit that is rented at a rental price that is affordable to Households earning up to 50% of the PMSA Median Income.

"Base Purchase Price" means the purchase price of an Eligible Multi-Family Residential Building, excluding any taxes, insurance, closing costs, or other such costs.

"CIC" means Community Investment Corporation, an Illinois not-for-profit corporation, and its successors and assigns.

"Closing Costs" means reasonable and customary costs, not to exceed 6% of the Base Purchase Price, associated with the closing of the purchase of the Eligible Multi-Family Residential Development, including, but not limited to, transfer taxes, title company charges and recording fees.

"Commissioner" means the commissioner of DPD.

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

"Department" or "DPD" means the Department of Planning and Development.

"Developer" means any person who develops an Eligible Multi-Family Residential Development, but does not include a lender or any governmental entity, and its successors or assigns.

"Development" or "develop" means the substantial rehabilitation of an Eligible Multi-Family Residential Development.

"Eligibility Criteria" means, at the time of the first rental by that Household, a Household earning up to 50% of the PMSA Median Income.

"Eligible Multi-Family Residential Development" means a Multi-Family Residential Development that is:

- (1) vacant or foreclosed (meaning foreclosure proceedings have been completed under State law);

- (2) located in the Eligible TIF Area; and
- (3) in need of substantial rehabilitation.

"Eligible TIF Area" means the Chicago/Central Park Redevelopment Project Area.

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

"Grant" means any conditional grant of funds made by CIC to a Developer from Program Funds.

"Grant Documents" means the agreements entered into between CIC and a Developer in connection with a Grant, the Recapture Mortgage, and any other documents required by either DPD or CIC to be executed in connection with a Grant, which documents shall be in substantially the form approved by the Corporation Counsel.

"Household" means, collectively, all the persons who occupy a Housing Unit as their primary residence.

"Household Income" means the combined income of the members of a Household for the calendar year preceding the date that the application for the Program is filed with CIC.

"Housing 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 "housing unit" does not include dormitories, or hotels as that term is defined in Section 13-4-010 of the Chicago Municipal Code.

"Maximum Program Assistance" means the total amount of Purchase Price Assistance and Substantial Rehabilitation Assistance granted to a Developer for the purchase and Substantial Rehabilitation of an Eligible Multi-Family Residential Development, but which shall be limited to no greater than 50% of the sum of the Base Purchase Price plus the cost of the Substantial Rehabilitation of the Eligible Multi-Family Residential Development.

"Multi-Family Residential Development" means a building or group of buildings that contains 6 or more Housing Units that are located within a two block square area to one another and that are designed, arranged, used or intended to be used for residential occupancy.

"PMSA Median Income" means the Primary Metropolitan Statistical Area median income, for the Chicago-Naperville-Joliet, Illinois, Metropolitan Fair Market Rent Area, as determined by the United States Department of Housing and Urban Development from time to time.

"Program" means the Vacant Building TIF Purchase and Rehabilitation Program established pursuant to an Ordinance adopted by the City Council of the City on May 4, 2011, as amended from time to time, and this Agreement.

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

"Purchase Price Assistance" means financial assistance awarded by the Department to a Developer to be used for the base purchase price and closing costs associated with the purchase of an Eligible Multi-Family Residential Development.

"Recapture" means the recapture by CIC or the City of Program Funds from Developers under the Grant Documents as described in Section 4.8.

"Recapture Mortgage" means the recapture mortgage, in a form to be approved by the Corporation Counsel, that shall be recorded with the Office of the Cook County Recorder of Deeds following the closing of a Grant to secure the continuing occupancy requirements set forth in Sections 4.3(h) and 4.8(e) of this Agreement.

"Reservation of Program Funds" means the conditional reservation of funds issued by CIC upon an initial determination of eligibility for the Program by CIC, pursuant to Section 4.3 of the Agreement.

"State" means the State of Illinois.

"Substantial Rehabilitation" means the reconstruction, enlargement, installation, repair, alteration, improvement or renovation of a building, structure or portion thereof requiring a permit issued by the City and costing \$25,000.00 or more per Housing Unit to rehabilitate.

"Substantial Rehabilitation Assistance" means the amount of assistance granted to a Developer under this Program that shall be used for the Substantial Rehabilitation of an Eligible Multi-Family Residential Building.

"Supportive Housing" means a residential development that combines housing with social services, including, but not limited to: job training, life skills training, alcohol and drug abuse counseling, educational programs, and case management.

"TIF Act" means the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended from time to time

"TIF Area" means a redevelopment project area designated pursuant to the TIF Act.

"Vacant" means a Multi-Family Residential Development, which is lacking the habitual presence of human beings who have a legal right to be on the premises, or at which substantially all lawful residential occupancy has ceased.

ARTICLE III - Representations. Warranties and Covenants

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

- (a) CIC is incorporated in the State as a not-for-profit corporation; and is in good standing in the State;
- (b) CIC is financially solvent and able to pay its debts as they mature;
- (c) CIC, its employees, agents and officials are competent and qualified to perform the services required under this Agreement;
- (d) CIC has the right, power and authority to execute, deliver and perform, or cause to be performed, this Agreement under the terms and conditions stated herein; CIC has obtained and received all necessary approvals from its Board of Directors and any other required approvals which are necessary for CIC to execute and deliver this Agreement and to perform its duties hereunder;
- (e) no member of the governing body of the City and no other elected official, appointed official, officer, agent, consultant or employee of the City is employed by CIC or has a financial or economic interest directly in this Agreement or the compensation to be paid hereunder except as may be permitted by the Board of Ethics established pursuant to the Municipal Code of Chicago;
- (f) CIC is not in default on any contract or Grant awarded to CIC by the City at the time of the execution of this Agreement, and CIC has not been, within five years preceding the date hereof, in default on any contract or Grant awarded to CIC by the City;
- (g) CIC has carefully examined and analyzed the provisions and requirements of this Agreement and, from this analysis, CIC has satisfied itself as to the nature of all things needed for the performance of this Agreement; and the time available to CIC for such examination, analysis, inspection and investigation has been adequate;
- (h) this Agreement is feasible of performance by CIC as appropriate, in accordance with all of its provisions and requirements;

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

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

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

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

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

(a) except for its own employees (and except for appraisers and construction inspectors serving as independent contractors), CIC will not use any individual, organization, partnership or corporation to carry out any of the duties or obligations of CIC hereunder, unless (1) CIC first obtains a certification of such individual, organization, partnership or corporation substantially the same as the representations, warranties and covenants

contained in this Article III and in Article IV hereof, (2) such certifications shall be addressed and delivered to the City and (3) the City approves, in writing, the use of such individual, organization, partnership or corporation;

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

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

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

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

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

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

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

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

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

ARTICLE IV - Duties and Obligations

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

4.2 (a) In the Eligible TIF Area, CIC shall use Program Funds authorized by the City for the Eligible TIF Area to provide Purchase Price Assistance and Substantial Rehabilitation Assistance to a Developer for the purchase and Substantial Rehabilitation of an Eligible Multi-Family Residential Development, consistent with the provisions of this Agreement.

(b) CIC agrees that the total amount of funds available for the Program in the Eligible TIF Area shall be up to a maximum of \$1,000,000 and that there have been no representations, assurances or agreements that any other assistance shall be forthcoming from the City. CIC shall provide written notice to the City when the aggregate amount of Program Funds committed or paid, including Grants and administrative costs paid to or for the account of CIC pursuant to Section 6.5, equals 80% of the Program Funds authorized for the Eligible TIF Area and thereafter when the aggregate amount of Program Funds committed or paid, including Grants and administrative costs paid to or for the account of CIC pursuant to Section 6.5, equals 100% of the Program Funds authorized for the Eligible TIF Area. Program Funds are deemed committed for purposes of this Section when CIC has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an eligible Developer. No Grants shall be made or committed to be made by CIC hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to CIC pursuant to Section 6.5, exceeding the amounts authorized for the Eligible TIF Area. No Grants shall be made or committed to be made by CIC hereunder when such commitment occurs after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(c) The amount of Program Funds authorized for the Eligible TIF Area may be changed from time to time upon written notice by DPD to CIC, provided that the aggregate amount shall not exceed \$1,000,000 (or such other amount as the City may determine from time to time).

4.3 CIC shall manage the Program in the following manner (or as otherwise agreed to by DPD and CIC):

(a) CIC will work with DPD to provide information to potential Developers about the availability of the Program, including explaining what the Program offers and the income, property and residency requirements. Program Funds shall be available on a first-come, first-served basis.

(b) CIC shall inform potential Developers of the process and documentation that is required in order for them to both obtain a Reservation of Program Funds and to receive final approval for the Grant.

(c) Before potential Developers can be declared eligible to receive a Reservation of Program Funds, the potential Developer must complete an Application. CIC shall accept and process Applications in the following manner (or as otherwise agreed to by DPD and CIC):

(i) CIC shall make Application forms available at its main office. CIC shall make employees available in person or over the phone to answer inquiries;

(ii) Applications shall also be available by calling CIC, which will mail applications to potential applicants;

(iii) Applications must include a sworn statement of contractor and a narrative of the construction work. Attached to every application shall be a copy of an inspection report for the proposed property prepared by a licensed and bonded contractor, and any other information deemed necessary by CIC or DPD; and

(iv) All Applications shall be returned directly to CIC; the City will not accept Applications.

(v) When Applications are received by CIC, they will be time-stamped and reviewed in the order received. Applications must be complete to be reviewed. CIC shall review all Applications for eligibility, completeness and compliance with the Agreement.

(vi) For each potential Developer, CIC shall obtain title information regarding the Developer and the Multi-Family Residential Development, respectively, and shall verify that rent being charged in the building is, or will be, an Affordable Rent. CIC shall forward the name, address and Social Security number of every applicant to DPD for a scofflaw check. CIC shall perform an initial site visit to verify that the property will qualify. CIC shall approve a scope of work and shall order an appraisal for the property. CIC shall not approve any Application unless a commitment for matching funds required hereunder has been obtained by the Developer.

(vii) CIC will notify applicants if their Application has been approved or rejected. Within 10 days of approving or rejecting an Application, CIC shall notify the applicant in writing of such approval or rejection and shall provide the City with a copy of each such notice. All notices of rejection shall include the reasons for such rejection.

(viii) While Applications will be reviewed in the order of receipt, funds will be provided to Developers in the order in which the Developers meet all the requirements for funding a Grant hereunder.

(ix) If all Program funds in an Eligible TIF Area are fully reserved, CIC will establish a wait list for additional Reservations of Program Funds on a first-come, first-served basis. If a Developer does not use its reserved funds within the required time period, CIC will notify the Developer that the funds are no longer reserved and contact the next Developer on the wait list.

(d) Upon determination by CIC that a Developer is eligible to participate in the Program, CIC may provide the Developer Purchase Price Assistance and Substantial Rehabilitation Assistance, consistent with the provisions of this Agreement, in the applicable amount as set forth in subsection 4.3(e). As a condition of receiving such assistance, the Developer shall be required to establish at least 50% of the Housing Units in the Multi-Family Residential Development as Affordable Rental Housing. If the Development meets one or more of the following criteria, then CIC may provide, if approved by DPD, an amount of assistance greater than the Maximum Program Assistance:

(i) Will provide Housing Units for Households earning up to 30 percent of the PMSA Median Income;

(ii) Will provide Supportive Housing;

(iii) Is located within 500 feet of a school, park, library, or church;

(iv) Has been designated as a National or City of Chicago Historic Landmark, is listed on the National Register of Historic Places, or is orange- or red-rated in the Chicago Historic Resources Survey; or

(v) Is located on a block where fifty percent or more of the properties are vacant or foreclosed.

(e) The amount of the Purchase Price Assistance and Substantial Rehabilitation Assistance granted to any Developer for an Eligible Multi-Family Residential Development shall be limited to no greater than 50% of the sum of the Base Purchase Price plus the cost to Substantially Rehabilitate the Eligible Multi-Family Residential Development. Grant funds awarded under this Program shall be provided on a pro-rata basis with the amount of funds required from the Developer to complete the Development.

(f) The Affordable Rental Housing required by this subsection shall continue to be affordable for a period of 15 years after the time of the issuance of the certificate of occupancy (or after the first day of the initial lease, if no such certificate is issued); provided that if a longer term is required by any other applicable law, the longer term shall apply.

(g) The rental of such Affordable Rental Housing created pursuant to this Agreement shall be made only to Households meeting the eligibility criteria.

(h) Prior to the issuance of a building permit to a Developer for any Eligible Multi-Family Residential Development, CIC shall cause a lien, regulatory agreement or similar instrument ("Recapture Mortgage") to be recorded to secure the requirements of this Agreement and the Recapture of the following amounts:

(i) Upon the rental of any Housing Unit required to be Affordable Rental Housing under this Agreement at a rental price that renders the Housing Unit not Affordable Rental Housing, or to a Household that does not meet the eligibility criteria, the Developer shall pay a fee of \$500.00 per unit per day for each day that the Developer is in noncompliance; provided that prior to the assessment of the penalty, the Developer shall have 90 days, after written notice from DPD, to cure the noncompliance. If after 90 days the Developer fails to cure the noncompliance, the fees shall be assessed from the first day of noncompliance. The 90-day time period to cure the noncompliance may be extended by DPD, for good cause.

4.4 CIC shall provide the following services:

(a) Technical/Rehabilitation Services. CIC shall assist the Developer in the preparation of detailed plans and specifications for the renovation work. CIC must approve the contractor selected, which must be licensed and properly insured; in its approval, CIC shall consider the financial strength and the technical capability of the contractor. CIC shall review the contract(s) between the Developer and the contractor(s) for the renovation work. While the Developer is not required to use Minority Business Enterprises or Women Business Enterprises for the renovation work, the City shall supply to CIC, and CIC shall make available to each Developer, a current list of contractors and subcontractors which are certified by the City as Minority Business Enterprises or Women Business Enterprises. While the requirements of Section 2-92-330 of the Municipal Code of the City of Chicago (City Resident Employment Requirement) will not apply to the renovation work done pursuant to the Program, CIC shall use its best efforts to recruit and encourage the use of qualified contractors based in Chicago (particularly in the Eligible TIF Area) for the renovation work being funded pursuant to this Agreement.

(b) Requirements for Grants for Eligible Multi-Family Residential Developments. After approving an Application, CIC shall promptly prepare and execute Grant Documents for each Grant. The Grant Documents shall require that:

(i) Program Funds finance only TIF-eligible costs; and

(ii) the Grant Funds shall not be provided unless loan proceeds or other funds from the Developer (which loans may, but shall not be required to, be made by CIC) are available to fully finance the purchase and/or rehabilitation of the Multi-Family Residential Development.

(c) Closing. CIC shall promptly close each Grant. Prior to disbursement of any Program Funds by CIC, CIC shall require each Developer to enter into the Grant Documents. The Grant Documents shall require that the renovation of the Multi-Family Residential Development commences within six months of the date on which a Grant closes. CIC shall provide in all Grant Documents that the City is a third-party beneficiary of the Grant Documents. CIC shall not close each Grant, or provide any Program Funds unless the matching funds described in subsection (b) above are available to the Developer. CIC shall not provide Program Funds to any Developer in an amount in excess of the applicable Maximum Program Assistance; provided, that the maximum amount so provided may be increased with the approval of DPD in accordance with Section 4.3(d).

(d) Disbursement of Grant Funds. The City will place the Grant funds for each Eligible TIF Area into an interest-bearing segregated or escrow account established by CIC for this purpose. Any income earned on amounts held in the account shall be used at the sole discretion of the City: (i) to make Grants hereunder, or (ii) in such other manner as the City determines. CIC shall disburse funds from this account to the City at the written request of the City if income is earned on amounts held in the account. CIC shall make any such disbursement within 30 days of its receipt of the City's request. CIC agrees that any disbursements from this account which are later determined to have been made in violation of this Agreement will be repaid to this account by CIC. Pursuant to the Grant Documents, CIC will draw funds from the segregated account as needed to pay for approved TIF-eligible costs to Developers. Prior to disbursing any funds from this account, CIC shall obtain evidence that the costs being paid for are TIF-eligible costs. Each Grant shall be accounted for separately in the records maintained by CIC.

(e) Monitoring.

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

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

(3) CIC shall monitor the progress of the renovation work to confirm compliance with this Agreement and the Grant Documents. CIC shall make a final inspection of the renovation work at its completion to confirm compliance with this Agreement and the Grant Documents. j

(f) Reporting. On a quarterly basis during the term hereof, CIC shall submit to the City a report in a form approved by DPD and containing the following information for each Grant

closed during the previous quarter, and for each Developer whose Application has been approved: (i) the address of the Multi-Family Residential Development; (ii) the name and address of each Developer for such Multi-Family Residential Development; (iii) the amount of the applicable Grant and the date of the Grant; (iv) the status of the renovation work on such Multi-Family Residential Development; and (v) evidence that the maximum rental rates charged in any Multi-Family Residential Development do not exceed the maximum amount permitted under this Agreement. In addition, CIC shall also include the following in such report regarding the Program as of the end of the preceding quarter: (i) total number of matching loans approved by CIC; (ii) number of renovations in process; (iii) number of renovations completed; (iv) total amount of Grant funds disbursed hereunder, with a description to include how much was disbursed for each Multi-Family Residential Development; (v) the total amount of interest earned on Grant funds held by CIC; (vi) evidence that no disbursement would result in the funds disbursed by CIC hereunder for any Multi-Family Residential Development exceeding the applicable Maximum Program Assistance; and (vii) the total amount of fees paid to CIC pursuant to Section 6.5. At the end of every quarter, CIC shall deliver a report to the City regarding the application process and listing (A) the total number of Applications, and (B) the total dollar amount of Grants requested, along with any other information requested by the City.

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

4.5 The Grant Documents shall require that each rental unit in a Eligible Multi-Family Residential Development bear rents not greater than the Affordable Rent for such unit at any time during the Affordability Period.

4.6 The Grant Documents shall require that each Developer who renovates housing assisted with Program Funds maintain the premises in compliance with all State and City code requirements.

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

4.8 (a) The Program Funds to be provided to CIC hereunder by the City are a conditional grant, and the use of such funds by CIC and Developers is subject to the compliance by CIC and Developers with certain provisions of this Agreement. The Grant Documents shall

provide that Program Funds provided for a Eligible Multi-Family Residential Development shall be subject to Recapture if, at any time during the Affordability Period, the requirements of Section 4.5 are not met (subject to any applicable cure periods in the Grant Documents) with respect to such unit. The amount subject to Recapture shall be calculated as follows, based on when the requirements of Section 4.5 are not met (subject to cure periods as indicated above): if the event of noncompliance takes place within the first year after the applicable Grant has been fully disbursed, then the full amount of the Grant will be subject to Recapture; on the first anniversary of the date that the applicable Grant was fully disbursed, the amount so subject to Recapture will be reduced by 1/15 of the amount of the applicable Grant; and the amount subject to Recapture will be reduced by a like amount each succeeding anniversary, so that on the fifteenth anniversary the amount subject to Recapture will be zero.

(b) Upon the occurrence of any event set forth in paragraph (a) of this Section, QIC shall immediately notify DPD of the occurrence of such event and shall take any or all necessary action to Recapture the aggregate amount of Program Funds provided to each Developer with respect to the Eligible Multi-Family Residential Development, including any late payment penalties due under any of the Grant Documents.

(c) Any monies Recaptured by CIC shall be returned to the City. Funds so recaptured with respect to any Eligible Multi-Family Residential Development may be used only with respect to costs in the tax increment financing redevelopment area in which the Eligible Multi-Family Residential Development is located.

(d) CIC shall include the provisions of this Section in the Grant Documents.

(e) The Recapture right of the City will be secured by a lien, recorded at the time the Grant Documents are signed against the real property on which each Eligible Multi-Family Residential Development is located ("Recapture Mortgage"). The lien shall be in a form acceptable to the City and will be recorded by CIC at no expense to the City. The lien will reflect that the amount subject to Recapture will decline over time.

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

4.10 In its marketing efforts regarding the Program, the City shall notify potential Program applicants that there will be a matching funds requirement (as set forth in Section 4.4(b) hereof).

4.11 Insurance.

(a) CIC must provide and maintain at its own expense, except as may be otherwise provided herein, during the term of this Agreement and during the time period following expiration if CIC is required to return and perform any of the work or services under the agreement, the insurance coverages and requirements specified below, insuring all operations related to the Agreement.

Workers Compensation and Employers Liability.

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

2) 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 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 or services.

Subcontractors performing work for CIC must maintain limits of not less than \$1,000,000 with the same terms herein.

3) Automobile Liability (Primary and Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, CIC must provide Automobile Liability Insurance with limits of not less than \$1,000,000 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.

4) Errors & Omissions/Professional Liability.

When any Program Managers/Administrators or any 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. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Agreement. A claim-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

5) Valuable Papers.

When any media, data, records, reports, application and other documents are produced or used under this Contract, 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.

6) Blanket Crime.

CIC must provide Blanket Crime coverage covering all persons handling funds under this Agreement against loss by dishonesty, robbery, burglary, theft, destruction, or disappearance, computer fraud, credit card forgery, and other related crime risks. The policy limit must be written to cover losses in the amount of maximum monies/funds collected, received and in the possession of CIC at any given time.

7) Property.

CIC is responsible for all loss or damage to City property at full replacement cost that results from this Agreement.

CIC is responsible for all loss or damage to personal property (including materials, equipment, tools and supplies) owned, rented or used by CIC.

b) CIC must furnish the City of Chicago, Department of Planning and Development, City Hall, Room 1006, 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. CIC must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached) or equivalent prior to execution of the 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. The failure of the City to obtain certificates or other insurance evidence from CIC is not a waiver by the City of any requirements for CIC to obtain and maintain the specified coverages. CIC must advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance does not relieve CIC 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 until proper evidence of insurance is provided, or the Agreement may be terminated.

The insurance 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.

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

CIC 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 CIC in no way limit CIC's liabilities and responsibilities specified within this Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by CIC under this 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 CIC is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

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

If CIC or subcontractor desire 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, and the City shall promptly notify CIC of any such changes.

ARTICLE V - Events of Default; Remedies

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

- (a) any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance of this Agreement, made by CIC to the City;
- (b) failure by CIC to perform any of its duties or obligations under this Agreement;
- (c) any change in ownership or control of CIC without prior written notification to the City;

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

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

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

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

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

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

(a) the right to terminate this Agreement as to any or all of the services yet to be performed effective at a time specified by the City;

- (b) the right of specific performance, an injunction or any other appropriate equitable remedy;
- (c) the right to money damages;
- (d) the right to withhold all or any part of the compensation of CIC hereunder; and
- (e) the right to deem CIC non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interests, it may elect not to declare an Event of Default hereunder 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 CIC to continue to provide the services despite one or more Events of Default, CIC shall in no way be relieved of any of its responsibilities, duties or obligations under this Agreement nor shall the City waive or relinquish any of its rights thereby.

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 shall be cumulative and shall be in addition to any other remedies, existing now or hereafter, at law, in equity or by statute. No delay or failure to exercise any right or power accruing upon any Event of Default shall impair any such right or power nor shall it be construed as a waiver of any Event of Default or acquiescence therein, and every such right and power may be exercised from time to time and as often as may be deemed expedient.

ARTICLE VI - General Provisions

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

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

6.3 Indemnification. CIC shall pay, indemnify and save the City and the City's; officers, employees and agents harmless of, from and against, any and all losses incurred by any such party under this Agreement and any claim brought by reason of any such loss due to CIC's negligence, bad faith or willful misconduct. In the event that any claim is brought against the City or any of the

City's officers, employees or agents, by reason of any such loss, CIC, upon notice from the City, covenants to resist and defend such claim on behalf of the City and the City's officers, employees and agents.

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

6.5 Compensation. CIC shall not charge any Eligible Homebuyer any fees or charges for a Grant hereunder. The only compensation received by CIC for performance under this Agreement shall be in accordance with this Section 6.5, as follows:

(a) CIC shall be entitled to compensation hereunder in an amount equal to 3 percent (3%) of the aggregate Program Funds paid by the City for each Eligible Property if CIC is the senior lender or an amount equal to 5 percent (5%) if CIC is not the senior lender.

(b) The City shall not be responsible for the payment of any fees other than as set forth in this Section.

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

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

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

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

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

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

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

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

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

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

6.11 Entire Agreement. This Agreement and the incorporated Exhibits constitute the entire Agreement and may not be modified, altered or amended unless agreed to by both parties in writing.

Any waiver or any provision of this Agreement must be executed in writing by the party granting the waiver and such waiver shall not affect any other rights of the party granting the waiver or act to affect any other duty or obligation of the party receiving the waiver.

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

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

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

IF TO CITY: Department of Planning and Development
City of Chicago
121 North LaSalle Street, Room 1006
Chicago, Illinois 60602
Attention: Commissioner

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

and

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

IF TO CIC: Community Investment Corporation
222 South Riverside Plaza, Suite 2200
Chicago, Illinois 60606
Attention: President

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) above shall

be deemed received upon such personal service or upon dispatch by electronic means. Any notice, demand or request sent pursuant to clause (c) above shall be deemed received on the business day immediately following deposit with the overnight courier and any notice, deemed or request sent pursuant to clause (d) above shall be deemed received two business days following deposit in the mail.

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

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

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

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

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

6.20 **No Business Relationship with City Elected Officials.** Pursuant to Section 2-156-030(b) of the Municipal Code of Chicago, 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 official has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion of 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. Violation of Section 2-156-030(b) by any elected official, or any person acting at the direction of such official, with respect to this Agreement, or in connection with the transactions contemplated hereby, shall be grounds for termination of this Agreement and the transactions contemplated hereby. CIC 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 City and CIC have executed this Agreement as of the date first set forth above.

CITY OF CHICAGO

By: _____
Commissioner of Planning
and Development

COMMUNITY INVESTMENT CORPORATION

By: _____
Its: President

(Sub)Exhibit "A" -- Form of Counsel's Opinion and Economic Disclosure Statement and Affidavit referred to in this Vacant Building Tax Increment Financing Neighborhood Purchase and Rehabilitation Program Agreement with Community Investment Corporation for Chicago/Central Park Redevelopment Project Area read as follows:

(Sub)Exhibit "A".

(To Vacant Building Tax Increment Financing Neighborhood Purchase
And Rehabilitation Program Agreement With Community Investment
Corporation For Chicago/Central Park Redevelopment Project Area)

Form Of Counsel's Opinion.

[To Be Placed On Attorney's Letterhead]

_____, 2014

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

Re: Vacant Building TIF Purchase and Rehabilitation Program Agreement (the "Agreement")

Ladies and Gentlemen:

I have acted as Corporate General Counsel for Community Investment Corporation, an Illinois not-for-profit corporation ("CIC"), in connection with the execution and delivery of the Agreement by and among CIC and the City of Chicago, acting by and through its Department of Planning and Development (the "City"). CIC has requested that this opinion be furnished to the City.

In so acting as Corporate General Counsel for CIC I have examined:

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

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

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

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

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

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

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

Very truly yours,

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:

Community Investment Corporation

Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. the Applicant
OR

2. a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: _____
OR

3. a legal entity with a right of control (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: 222 S Riverside Plaza, Suite 2200
Chicago, IL 60606

C. Telephone: 312-258-0070 Fax: 312-258-8888 Email: mbielawa@cicchicago.com

D. Name of contact person: Michael Bielawa

E. Federal Employer Identification No. (if you have one):

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Multi Family TIF Rehab Program

G. Which City agency or department is requesting this EDS? DHED

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
- 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:

Illinois

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 N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name	Title
------	-------

No Members

See Attached List of Directors & Officers

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. 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:** Pursuant to Section 2-154-030 of the ~~Municipal Code of Chicago ("Municipal Code")~~, the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the Disclosing Party
N/A		

SECTION III – BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

Yes No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(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, 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.

“Lobbyist” means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. “Lobbyist” also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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.
--	------------------	--	---

N/A

(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 Municipal Code 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. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I") (which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person 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 Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

2. 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, within a five-year period preceding 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 clause B.2.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding 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.

3. The certifications in subparts 3, 4 and 5 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 five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five 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 a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

4. Neither the Disclosing Party, 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.

5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.

7. 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:

N/A

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:

8. 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 execution 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

9. 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 \$20 per recipient (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 Section 2-32-455(b) of the Municipal Code.

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 Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. 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 Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

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 INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: 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., 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 interest and identify the nature of such interest:

Name	Business Address	Nature of 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 paragraph 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 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 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".

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

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 -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION,
COMPLIANCE, PENALTIES, DISCLOSURE**

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 and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances 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 the applicable ordinances.

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 transactions with the City. 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 on this EDS and any attachments to this EDS may be made available to the public 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 Article I of Chapter 1-23 of the Municipal Code (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:

F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

F.2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.

F.3 If the Disclosing Party is the Applicant, the Disclosing Party 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 F.1. and F.2. 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 Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

Community Investment Corporation

(Print or type name of Disclosing Party)

By: _____

(Sign here)

John G. Markowski

(Print or type name of person signing)

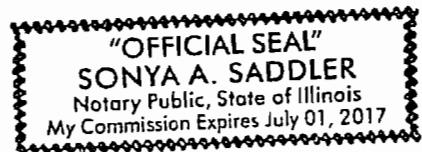
President

(Print or type title of person signing)

Signed and sworn to before me on (date) 3/21/14,
at Cook County, Illinois (state).

Sonya A. Saddler Notary Public.

Commission expires: July 1, 2017.



CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT
APPENDIX A

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 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code 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 percent 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.

CREATION OF VACANT BUILDING TAX INCREMENT FINANCING PURCHASE AND REHABILITATION PROGRAM FOR DIVISION/HOMAN REDEVELOPMENT PROJECT AREA.

[O2014-4120]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance creating the Division/Homan redevelopment project area neighborhood purchase and rehabilitation 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, To induce redevelopment pursuant to the Act in the Division/Homan Redevelopment Project Area (the "Division/Homan Area") of the City, the City Council adopted the following ordinances on June 27, 2001: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Division/Homan Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Division/Homan 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 Division/Homan Redevelopment Project Area"; and

WHEREAS, In the City there are numerous homes and residential buildings that are vacant; and

WHEREAS, It is in the best interest of the City to promote and assist in the development of affordable rental housing by establishing programs whereby the City assists in the purchase and rehabilitation of vacant buildings to be developed as affordable rental housing; and

WHEREAS, By an ordinance adopted by the City Council of the City ("City Council") on May 4, 2011, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for said date at pages 117057 to 117064, inclusive (the "Establishment Ordinance"), the City authorized the Commissioner of the Department of Planning and Development ("DPD") to develop a "Vacant Building TIF Purchase and Rehabilitation Program" ("Program") to assist in the stabilization of neighborhoods and the City's housing market by providing assistance for the purchase and rehabilitation of vacant housing; and

WHEREAS, The City, through DPD, now desires, in accordance with the Establishment Ordinance, to implement the Program in the Division/Homan Area and to enter into an agreement substantially in the form attached hereto as Exhibit A, and made a part hereof, with Community Investment Corporation, an Illinois not-for-profit corporation ("CIC"), to perform certain administrative services for the Program in the Division/Homan Area (the "CIC Program Agreement"); and

WHEREAS, The City Council further desires to designate the Division/Homan Area as an eligible TIF area for the Program and to authorize an amount not to exceed \$1,000,000 to administer the Program in the Division/Homan Area; and

WHEREAS, By an ordinance adopted on March 5, 2014, and published in the *Journal of Proceedings of the City Council* for said date at pages 75271 to 75296, inclusive (the "CII Program Ordinance"), the City Council previously authorized the Commissioner of DPD to execute and deliver an agreement with Community Initiatives, Inc. ("CII"), whose sole member is CIC, to perform certain administrative services for the Program in the Division/Homan Area (the "CII Program Agreement"); and

WHEREAS, Following adoption of the CII Program Ordinance but prior to the execution of the CII Program Agreement, the City determined that the appropriate entity to administer the Program in the Division/Homan Area is CIC rather than CII; and

WHEREAS, the City's obligation to provide funds for the Program in the Division/Homan Area will be met through (i) incremental taxes deposited in the Special Tax Allocation Funds of the Division/Homan Area, or (ii) any other funds legally available to the City for this purpose; 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 CII Program Ordinance is hereby repealed in its entirety.

SECTION 3. The Program in the Division/Homan Area is hereby created, which program shall, among other things, assist developers in the purchase and rehabilitation of new affordable multi-family housing in the Division/Homan Area. An amount not to exceed \$1,000,000 is hereby appropriated from the Special Tax Allocation Fund of the Division/Homan Area to fund the Program in the Division/Homan Area.

SECTION 4. CIC is hereby authorized to administer the Program in the Division/Homan Area, subject to the supervision of DPD.

SECTION 5. The Commissioner of DPD or a designee of the Commissioner are each hereby authorized, with the approval of the City's Corporation Counsel as to legal form, to negotiate, execute and deliver the CIC Program Agreement between CIC and the City substantially in the form attached hereto as Exhibit A and made a part hereof, and such other supporting documents as may be necessary to carry out and comply with the provisions of the CIC Program Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the CIC Program Agreement.

SECTION 6. 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 7. This ordinance shall be effective as of the date of its passage.

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

Exhibit "A".
(To Ordinance)

*Vacant Building Tax Increment Financing Neighborhood Purchase And
Rehabilitation Program Agreement With Community Investment
Corporation For Division/Homan Redevelopment Project Area.*

This Vacant Building TIF Neighborhood Purchase and Rehabilitation Program Agreement for Multi-Family Homes (the "Agreement") is made on May _____, 2014 by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD" or "Department"), and Community Investment Corporation, an Illinois not-for-profit corporation ("CIC").

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 "TIF Act"), to finance projects that eradicate blighted conditions and conservation area factors through the use of tax increment allocation financing for redevelopment projects; and

WHEREAS, by an ordinance adopted by the City Council of the City on May 4, 2011, the City authorized the Commissioner of DPD to establish a "Vacant Building TIF Purchase and Rehabilitation Program" to assist in the stabilization of neighborhoods and the City's housing market by providing assistance for the purchase and rehabilitation of vacant housing (the "Program"); and

WHEREAS, in the City there are numerous homes and residential buildings that are vacant; and

WHEREAS, it is in the best interest of the City to promote and assist in the development of affordable rental housing by establishing programs whereby the City assists in the purchase and rehabilitation of vacant buildings to be developed as affordable rental housing; and

WHEREAS, by an ordinance adopted by the City Council of the City on _____, 2014, the City has approved the execution and delivery of this Agreement to implement a portion of the Program in the Division/Homan Redevelopment Project Area, established pursuant to ordinances passed on June 27, 2001; and

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

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

ARTICLE I - Incorporation and Recitals

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

ARTICLE II - Definitions

"Affordable Rent" shall mean the rent amounts determined by the City for rental housing pursuant to 24 C.F.R. 570.208(a)(3), as may be adjusted for unit size, based on an income level not to exceed 50% of PMSA Median Income.

"Affordable Rental Housing" means a housing unit that is rented at a rental price that is affordable to Households earning up to 50% of the PMSA Median Income.

"Base Purchase Price" means the purchase price of an Eligible Multi-Family Residential Building, excluding any taxes, insurance, closing costs, or other such costs.

"CIC" means Community Investment Corporation, an Illinois not-for-profit corporation, and its successors and assigns.

"Closing Costs" means reasonable and customary costs, not to exceed 6% of the Base Purchase Price, associated with the closing of the purchase of the Eligible Multi-Family Residential Development, including, but not limited to, transfer taxes, title company charges and recording fees.

"Commissioner" means the commissioner of DPD.

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

"Department" or "DPD" means the Department of Planning and Development.

"Developer" means any person who develops an Eligible Multi-Family Residential Development, but does not include a lender or any governmental entity, and its successors or assigns.

"Development" or "develop" means the substantial rehabilitation of an Eligible Multi-Family Residential Development.

"Eligibility Criteria" means, at the time of the first rental by that Household, a Household earning up to 50% of the PMSA Median Income.

"Eligible Multi-Family Residential Development" means a Multi-Family Residential Development that is:

(1) vacant or foreclosed (meaning foreclosure proceedings have been completed under State law);

(2) located in the Eligible TIF Area; and

(3) in need of substantial rehabilitation.

"Eligible TIF Area" means the Division/Homan Redevelopment Project Area.

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

"Grant" means any conditional grant of funds made by CIC to a Developer from Program Funds.

"Grant Documents" means the agreements entered into between CIC and a Developer in connection with a Grant, the Recapture Mortgage, and any other documents required by either DPD or CIC to be executed in connection with a Grant, which documents shall be in substantially the form approved by the Corporation Counsel.

"Household" means, collectively, all the persons who occupy a Housing Unit as their primary residence.

"Household Income" means the combined income of the members of a Household for the calendar year preceding the date that the application for the Program is filed with CIC.

"Housing 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 "housing unit" does not include dormitories, or hotels as that term is defined in Section 13-4-010 of the Chicago Municipal Code.

"Maximum Program Assistance" means the total amount of Purchase Price Assistance and Substantial Rehabilitation Assistance granted to a Developer for the purchase and Substantial Rehabilitation of an Eligible Multi-Family Residential Development, but which shall be limited to no greater than 50% of the sum of the Base Purchase Price plus the cost of the Substantial Rehabilitation of the Eligible Multi-Family Residential Development.

"Multi-Family Residential Development" means a building or group of buildings that contains 6 or more Housing Units that are located within a two block square area to one another and that are designed, arranged, used or intended to be used for residential occupancy.

"PMSA Median Income" means the Primary Metropolitan Statistical Area median income, for the Chicago-Naperville-Joliet, Illinois, Metropolitan Fair Market Rent Area, as determined by the United States Department of Housing and Urban Development from time to time.

"Program" means the Vacant Building TIF Purchase and Rehabilitation Program established pursuant to an Ordinance adopted by the City Council of the City on May 4, 2011, as amended from time to time, and this Agreement.

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

"Purchase Price Assistance" means financial assistance awarded by the Department to a Developer to be used for the base purchase price and closing costs associated with the purchase of an Eligible Multi-Family Residential Development.

"Recapture" means the recapture by CIC or the City of Program Funds from Developers under the Grant Documents as described in Section 4.8.

"Recapture Mortgage" means the recapture mortgage, in a form to be approved by the Corporation Counsel, that shall be recorded with the Office of the Cook County Recorder of Deeds following the closing of a Grant to secure the continuing occupancy requirements set forth in Sections 4.3(h) and 4.8(e) of this Agreement.

"Reservation of Program Funds" means the conditional reservation of funds issued by CIC upon an initial determination of eligibility for the Program by CIC, pursuant to Section 4.3 of the Agreement.

"State" means the State of Illinois.

"Substantial Rehabilitation" means the reconstruction, enlargement, installation, repair, alteration, improvement or renovation of a building, structure or portion thereof requiring a permit issued by the City and costing \$25,000.00 or more per Housing Unit to rehabilitate.

"Substantial Rehabilitation Assistance" means the amount of assistance granted to a Developer under this Program that shall be used for the Substantial Rehabilitation of an Eligible Multi-Family Residential Building.

"Supportive Housing" means a residential development that combines housing with social services, including, but not limited to: job training, life skills training, alcohol and drug abuse counseling, educational programs, and case management.

"TIF Act" means the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 et seq., as amended from time to time

"TIF Area" means a redevelopment project area designated pursuant to the TIF Act.

"Vacant" means a Multi-Family Residential Development, which is lacking the habitual presence of human beings who have a legal right to be on the premises, or at which substantially all lawful residential occupancy has ceased.

ARTICLE III - Representations, Warranties and Covenants

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

- (a) CIC is incorporated in the State as a not-for-profit corporation; and is in good standing in the State;
- (b) CIC is financially solvent and able to pay its debts as they mature;
- (c) CIC, its employees, agents and officials are competent and qualified to perform the services required under this Agreement;
- (d) CIC has the right, power and authority to execute, deliver and perform, or cause to be performed, this Agreement under the terms and conditions stated herein; CIC has obtained and received all necessary approvals from its Board of Directors and any other required approvals which are necessary for CIC to execute and deliver this Agreement and to perform its duties hereunder;
- (e) no member of the governing body of the City and no other elected official, appointed official, officer, agent, consultant or employee of the City is employed by CIC or has a financial or economic interest directly in this Agreement or the compensation to be paid hereunder except as may be permitted by the Board of Ethics established pursuant to the Municipal Code of Chicago;
- (f) CIC is not in default on any contract or Grant awarded to CIC by the City at the time of the execution of this Agreement, and CIC has not been, within five years preceding the date hereof, in default on any contract or Grant awarded to CIC by the City;
- (g) CIC has carefully examined and analyzed the provisions and requirements of this Agreement and, from this analysis, CIC has satisfied itself as to the nature of all things needed for the performance of this Agreement; and the time available to CIC for such examination, analysis, inspection and investigation has been adequate;
- (h) this Agreement is feasible of performance by CIC as appropriate, in accordance with all of its provisions and requirements;

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

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

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

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

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

(a) except for its own employees (and except for appraisers and construction inspectors serving as independent contractors), CIC will not use any individual, organization, partnership or corporation to carry out any of the duties or obligations of CIC hereunder, unless (1) CIC first obtains a certification of such individual, organization, partnership or

corporation substantially the same as the representations, warranties and covenants contained in this Article III and in Article IV hereof, (2) such certifications shall be addressed and delivered to the City and (3) the City approves, in writing, the use of such individual, organization, partnership or corporation;

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

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

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

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

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

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

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

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

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

ARTICLE IV - Duties and Obligations

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

4.2 (a) In the Eligible TIF Area, CIC shall use Program Funds authorized by the City for the Eligible TIF Area to provide Purchase Price Assistance and Substantial Rehabilitation Assistance to a Developer for the purchase and Substantial Rehabilitation of an Eligible Multi-Family Residential Development, consistent with the provisions of this Agreement.

(b) CIC agrees that the total amount of funds available for the Program in the Eligible TIF Area shall be up to a maximum of \$1,000,000 and that there have been no representations, assurances or agreements that any other assistance shall be forthcoming from the City. CIC shall provide written notice to the City when the aggregate amount of Program Funds committed or paid, including Grants and administrative costs paid to or for the account of CIC pursuant to Section 6.5, equals 80% of the Program Funds authorized for the Eligible TIF Area and thereafter when the aggregate amount of Program Funds committed or paid, including Grants and administrative costs paid to or for the account of CIC pursuant to Section 6.5, equals 100% of the Program Funds authorized for the Eligible TIF Area. Program Funds are deemed committed for purposes of this Section when CIC has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an eligible Developer. No Grants shall be made or committed to be made by CIC hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to CIC pursuant to Section 6.5, exceeding the amounts authorized for the Eligible TIF Area. No Grants shall be made or committed to be made by CIC hereunder when such commitment occurs after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(c) The amount of Program Funds authorized for the Eligible TIF Area may be changed from time to time upon written notice by DPD to CIC, provided that the aggregate amount shall not exceed \$1,000,000 (or such other amount as the City may determine from time to time).

4.3 CIC shall manage the Program in the following manner (or as otherwise agreed to by DPD and CIC):

(a) CIC will work with DPD to provide information to potential Developers about the availability of the Program, including explaining what the Program offers and the income, property and residency requirements. Program Funds shall be available on a first-come, first-served basis.

(b) CIC shall inform potential Developers of the process and documentation that is required in order for them to both obtain a Reservation of Program Funds and to receive final approval for the Grant.

(c) Before potential Developers can be declared eligible to receive a Reservation of Program Funds, the potential Developer must complete an Application. CIC shall accept and process Applications in the following manner (or as otherwise agreed to by DPD and CIC):

(i) CIC shall make Application forms available at its main office. CIC shall make employees available in person or over the phone to answer inquiries;

(ii) Applications shall also be available by calling CIC, which will mail applications to potential applicants;

(iii) Applications must include a sworn statement of contractor and a narrative of the construction work. Attached to every application shall be a copy of an inspection report for the proposed property prepared by a licensed and bonded contractor, and any other information deemed necessary by CIC or DPD; and

(iv) All Applications shall be returned directly to CIC; the City will not accept Applications.

(v) When Applications are received by CIC, they will be time-stamped and reviewed in the order received. Applications must be complete to be reviewed. CIC shall review all Applications for eligibility, completeness and compliance with the Agreement.

(vi) For each potential Developer, CIC shall obtain title information regarding the Developer and the Multi-Family Residential Development, respectively, and shall verify that rent being charged in the building is, or will be, an Affordable Rent. CIC shall forward the name, address and Social Security number of every applicant to DPD for a scofflaw check. CIC shall perform an initial site visit to verify that the property will qualify. CIC shall approve a scope of work and shall order an appraisal for the property. CIC shall not approve any Application unless a commitment for matching funds required hereunder has been obtained by the Developer.

(vii) CIC will notify applicants if their Application has been approved or rejected. Within 10 days of approving or rejecting an Application, CIC shall notify the applicant in writing of such approval or rejection and shall provide the City with a copy of each such notice. All notices of rejection shall include the reasons for such rejection.

(viii) While Applications will be reviewed in the order of receipt, funds will be provided to Developers in the order in which the Developers meet all the requirements for funding a Grant hereunder.

(ix) If all Program funds in an Eligible TIF Area are fully reserved, CIC will establish a wait list for additional Reservations of Program Funds on a first-come, first-served basis. If a Developer does not use its reserved funds within the required time period, CIC will notify the Developer that the funds are no longer reserved and contact the next Developer on the wait list.

(d) Upon determination by CIC that a Developer is eligible to participate in the Program, CIC may provide the Developer Purchase Price Assistance and Substantial Rehabilitation Assistance, consistent with the provisions of this Agreement, in the applicable amount as set forth in subsection 4.3(e). As a condition of receiving such assistance, the Developer shall be required to establish at least 50% of the Housing Units in the Multi-Family Residential Development as Affordable Rental Housing. If the Development meets one or more of the following criteria, then CIC may provide, if approved by DPD, an amount of assistance greater than the Maximum Program Assistance:

(i) Will provide Housing Units for Households earning up to 30 percent of the PMSA Median Income;

(ii) Will provide Supportive Housing;

(iii) Is located within 500 feet of a school, park, library, or church;

(iv) Has been designated as a National or City of Chicago Historic Landmark, is listed on the National Register of Historic Places, or is orange- or red-rated in the Chicago Historic Resources Survey; or

(v) Is located on a block where fifty percent or more of the properties are vacant or foreclosed.

(e) The amount of the Purchase Price Assistance and Substantial Rehabilitation Assistance granted to any Developer for an Eligible Multi-Family Residential Development shall be limited to no greater than 50% of the sum of the Base Purchase Price plus the cost to Substantially Rehabilitate the Eligible Multi-Family Residential Development. Grant funds awarded under this Program shall be provided on a pro-rata basis with the amount of funds required from the Developer to complete the Development.

(f) The Affordable Rental Housing required by this subsection shall continue to be affordable for a period of 15 years after the time of the issuance of the certificate of occupancy (or after the first day of the initial lease, if no such certificate is issued); provided that if a longer term is required by any other applicable law, the longer term shall apply.

(g) The rental of such Affordable Rental Housing created pursuant to this Agreement shall be made only to Households meeting the eligibility criteria.

(h) Prior to the issuance of a building permit to a Developer for any Eligible Multi-Family Residential Development, CIC shall cause a lien, regulatory agreement or similar instrument ("Recapture Mortgage") to be recorded to secure the requirements of this Agreement and the Recapture of the following amounts:

(i) Upon the rental of any Housing Unit required to be Affordable Rental Housing under this Agreement at a rental price that renders the Housing Unit not Affordable Rental Housing, or to a Household that does not meet the eligibility criteria, the Developer shall pay a fee of \$500.00 per unit per day for each day that the Developer is in noncompliance; provided that prior to the assessment of the penalty, the Developer shall have 90 days, after written notice from DPD, to cure the noncompliance. If after 90 days the Developer fails to cure the noncompliance, the fees shall be assessed from the first day of noncompliance. The 90-day time period to cure the noncompliance may be extended by DPD, for good cause.

4.4 CIC shall provide the following services:

(a) Technical/Rehabilitation Services. CIC shall assist the Developer in the preparation of detailed plans and specifications for the renovation work. CIC must approve the contractor selected, which must be licensed and properly insured; in its approval, CIC shall consider the financial strength and the technical capability of the contractor. CIC shall review the contract(s) between the Developer and the contractor(s) for the renovation work. While the Developer is not required to use Minority Business Enterprises or Women Business Enterprises for the renovation work, the City shall supply to CIC, and CIC shall make available to each Developer, a current list of contractors and subcontractors which are certified by the City as Minority Business Enterprises or Women Business Enterprises. While the requirements of Section 2-92-330 of the Municipal Code of the City of Chicago (City Resident Employment Requirement) will not apply to the renovation work done pursuant to the Program, CIC shall use its best efforts to recruit and encourage the use of qualified contractors based in Chicago (particularly in the Eligible TIF Area) for the renovation work being funded pursuant to this Agreement.

(b) Requirements for Grants for Eligible Multi-Family Residential Developments. After approving an Application, CIC shall promptly prepare and execute Grant Documents for each Grant. The Grant Documents shall require that:

(i) Program Funds finance only TIF-eligible costs; and

(ii) the Grant Funds shall not be provided unless loan proceeds or other funds from the Developer (which loans may, but shall not be required to, be made by CIC) are available to fully finance the purchase and/or rehabilitation of the Multi-Family Residential Development.

(c) Closing. CIC shall promptly close each Grant. Prior to disbursement of any Program Funds by CIC, CIC shall require each Developer to enter into the Grant Documents. The Grant Documents shall require that the renovation of the Multi-Family Residential Development commences within six months of the date on which a Grant closes. CIC shall provide in all Grant Documents that the City is a third-party beneficiary of the Grant Documents. CIC shall not close each Grant, or provide any Program Funds unless the matching funds described in subsection (b) above are available to the Developer. CIC shall not provide Program Funds to any Developer in an amount in excess of the applicable Maximum Program Assistance; provided, that the maximum amount so provided may be increased with the approval of DPD in accordance with Section 4.3(d).

(d) Disbursement of Grant Funds. The City will place the Grant funds for each Eligible TIF Area into an interest-bearing segregated or escrow account established by CIC for this purpose. Any income earned on amounts held in the account shall be used at the sole discretion of the City: (i) to make Grants hereunder, or (ii) in such other manner as the City determines. CIC shall disburse funds from this account to the City at the written request of the City if income is earned on amounts held in the account. CIC shall make any such disbursement within 30 days of its receipt of the City's request. CIC agrees that any disbursements from this account which are later determined to have been made in violation of this Agreement will be repaid to this account by CIC. Pursuant to the Grant Documents, CIC will draw funds from the segregated account as needed to pay for approved TIF-eligible costs to Developers. Prior to disbursing any funds from this account, CIC shall obtain evidence that the costs being paid for are TIF-eligible costs. Each Grant shall be accounted for separately in the records maintained by CIC.

(e) Monitoring.

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

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

(3) CIC shall monitor the progress of the renovation work to confirm compliance with this Agreement and the Grant Documents. CIC shall make a final inspection of the renovation work at its completion to confirm compliance with this Agreement and the Grant Documents.

(f) Reporting. On a quarterly basis during the term hereof, CIC shall submit to the City a report in a form approved by DPD and containing the following information for each Grant closed during the previous quarter, and for each Developer whose Application has been approved: (i) the address of the Multi-Family Residential Development; (ii) the name and address of each Developer for such Multi-Family Residential Development; (iii) the amount of the applicable Grant and the date of the Grant; (iv) the status of the renovation work on such Multi-Family Residential Development; and (v) evidence that the maximum rental rates charged in any Multi-Family Residential Development do not exceed the maximum amount permitted under this Agreement. In addition, CIC shall also include the following in such report regarding the Program as of the end of the preceding quarter: (i) total number of matching loans approved by CIC; (ii) number of renovations in process; (iii) number of renovations completed; (iv) total amount of Grant funds disbursed hereunder, with a description to include how much was disbursed for each Multi-Family Residential Development; (v) the total amount of interest earned on Grant funds held by CIC; (vi) evidence that no disbursement would result in the funds disbursed by CIC hereunder for any Multi-Family Residential Development exceeding the applicable Maximum Program Assistance; and (vii) the total amount of fees paid to CIC pursuant to Section 6.5. At the end of every quarter, CIC shall deliver a report to the City regarding the application process and listing (A) the total number of Applications, and (B) the total dollar amount of Grants requested, along with any other information requested by the City.

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

4.5 The Grant Documents shall require that each rental unit in a Eligible Multi-Family Residential Development bear rents not greater than the Affordable Rent for such unit at any time during the Affordability Period.

4.6 The Grant Documents shall require that each Developer who renovates housing assisted with Program Funds maintain the premises in compliance with all State and City code requirements.

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

4.8 (a) The Program Funds to be provided to CIC hereunder by the City are a conditional grant, and the use of such funds by CIC and Developers is subject to the compliance by CIC and Developers with certain provisions of this Agreement. The Grant Documents shall provide that Program Funds provided for a Eligible Multi-Family Residential Development shall be subject to Recapture if, at any time during the Affordability Period, the requirements of Section 4.5 are not met (subject to any applicable cure periods in the Grant Documents) with respect to such unit. The amount subject to Recapture shall be calculated as follows, based on when the requirements of Section 4.5 are not met (subject to cure periods as indicated above): if the event of noncompliance takes place within the first year after the applicable Grant has been fully disbursed, then the full amount of the Grant will be subject to Recapture; on the first anniversary of the date that the applicable Grant was fully disbursed, the amount so subject to Recapture will be reduced by 1/15 of the amount of the applicable Grant; and the amount subject to Recapture will be reduced by a like amount each succeeding anniversary, so that on the fifteenth anniversary the amount subject to Recapture will be zero.

(b) Upon the occurrence of any event set forth in paragraph (a) of this Section, CIC shall immediately notify DPD of the occurrence of such event and shall take any or all necessary action to Recapture the aggregate amount of Program Funds provided to each Developer with respect to the Eligible Multi-Family Residential Development, including any late payment penalties due under any of the Grant Documents.

(c) Any monies Recaptured by CIC shall be returned to the City. Funds so recaptured with respect to any Eligible Multi-Family Residential Development may be used only with respect to costs in the tax increment financing redevelopment area in which the Eligible Multi-Family Residential Development is located.

(d) CIC shall include the provisions of this Section in the Grant Documents.

(e) The Recapture right of the City will be secured by a lien, recorded at the time the Grant Documents are signed against the real property on which each Eligible Multi-Family Residential Development is located ("Recapture Mortgage"). The lien shall be in a form acceptable to the City and will be recorded by CIC at no expense to the City. The lien will reflect that the amount subject to Recapture will decline over time.

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

4.10 In its marketing efforts regarding the Program, the City shall notify potential Program applicants that there will be a matching funds requirement (as set forth in Section 4.4(b) hereof).

4.11 Insurance.

(a) CIC must provide and maintain at its own expense, except as may be otherwise provided herein, during the term of this Agreement and during the time period following expiration if CIC is required to return and perform any of the work or services under the agreement, the insurance coverages and requirements specified below, insuring all operations related to the Agreement.

1) Workers Compensation and Employers Liability.

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

2) 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 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 or services.

Subcontractors performing work for CIC must maintain limits of not less than \$1,000,000 with the same terms herein.

3) Automobile Liability (Primary and Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, CIC must provide Automobile Liability Insurance with limits of not less than \$1,000,000 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.

4) Errors & Omissions/Professional Liability.

When any Program Managers/Administrators or any 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. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Agreement. A claim-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

5) Valuable Papers.

When any media, data, records, reports, application and other documents are produced or used under this Contract, 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.

6) Blanket Crime.

CIC must provide Blanket Crime coverage covering all persons handling funds under this Agreement against loss by dishonesty, robbery, burglary, theft, destruction, or disappearance, computer fraud, credit card forgery, and other related crime risks. The policy limit must be written to cover losses in the amount of maximum monies/funds collected, received and in the possession of CIC at any given time.

7) Property.

CIC is responsible for all loss or damage to City property at full replacement cost that results from this Agreement.

CIC is responsible for all loss or damage to personal property (including materials, equipment, tools and supplies) owned, rented or used by CIC.

b) CIC must furnish the City of Chicago, Department of Planning and Development, City Hall, Room 1006, 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. CIC must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached) or equivalent prior to execution of the 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. The failure of the City to obtain certificates or other insurance evidence from CIC is not a waiver by the City of any requirements for CIC to obtain and maintain the specified coverages. CIC must advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance does not relieve CIC 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 until proper evidence of insurance is provided, or the Agreement may be terminated.

The insurance 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.

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

CIC 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 CIC in no way limit CIC's liabilities and responsibilities specified within this Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by CIC under this 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 CIC is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

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

If CIC or subcontractor desire 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, and the City shall promptly notify CIC of any such changes.

ARTICLE V - Events of Default; Remedies

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

- (a) any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance of this Agreement, made by CIC to the City;
- (b) failure by CIC to perform any of its duties or obligations under this Agreement;
- (c) any change in ownership or control of CIC without prior written notification to the City;

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

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

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

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

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

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

(a) the right to terminate this Agreement as to any or all of the services yet to be performed effective at a time specified by the City;

- (b) the right of specific performance, an injunction or any other appropriate equitable remedy;
- (c) the right to money damages;
- (d) the right to withhold all or any part of the compensation of CIC hereunder; and
- (e) the right to deem CIC non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interests, it may elect not to declare an Event of Default hereunder 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 CIC to continue to provide the services despite one or more Events of Default, CIC shall in no way be relieved of any of its responsibilities, duties or obligations under this Agreement nor shall the City waive or relinquish any of its rights thereby.

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 shall be cumulative and shall be in addition to any other remedies, existing now or hereafter, at law, in equity or by statute. No delay or failure to exercise any right or power accruing upon any Event of Default shall impair any such right or power nor shall it be construed as a waiver of any Event of Default or acquiescence therein, and every such right and power may be exercised from time to time and as often as may be deemed expedient.

ARTICLE VI - General Provisions

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

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

6.3 Indemnification. CIC shall pay, indemnify and save the City and the City's officers, employees and agents harmless of, from and against, any and all losses incurred by any such party under this Agreement and any claim brought by reason of any such loss due to CIC's negligence, bad faith or willful misconduct. In the event that any claim is brought against the City or any of the City's officers, employees or agents, by reason of any such loss, CIC, upon notice from the City, covenants to resist and defend such claim on behalf of the City and the City's officers, employees and agents.

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

6.5 Compensation. CIC shall not charge any Eligible Homebuyer any fees or charges for a Grant hereunder. The only compensation received by CIC for performance under this Agreement shall be in accordance with this Section 6.5, as follows:

(a) CIC shall be entitled to compensation hereunder in an amount equal to 3 percent (3%) of the aggregate Program Funds paid by the City for each Eligible Property if CIC is the senior lender or an amount equal to 5 percent (5%) if CIC is not the senior lender.

(b) The City shall not be responsible for the payment of any fees other than as set forth in this Section.

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

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

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

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

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

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

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

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

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

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

6.11 Entire Agreement. This Agreement and the incorporated Exhibits constitute the entire Agreement and may not be modified, altered or amended unless agreed to by both parties in writing.

Any waiver or any provision of this Agreement must be executed in writing by the party granting the waiver and such waiver shall not affect any other rights of the party granting the waiver or act to affect any other duty or obligation of the party receiving the waiver.

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

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

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

IF TO CITY:

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

WITH COPIES TO:

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

and

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

IF TO CIC:

Community Investment Corporation
222 South Riverside Plaza, Suite 2200
Chicago, Illinois 60606
Attention: President

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) above shall be deemed received upon such personal service or upon dispatch by electronic means. Any notice,

demand or request sent pursuant to clause (c) above shall be deemed received on the business day immediately following deposit with the overnight courier and any notice, deemed or request sent pursuant to clause (d) above shall be deemed received two business days following deposit in the mail.

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

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

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

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

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

6.20 **No Business Relationship with City Elected Officials.** Pursuant to Section 2-156-030(b) of the Municipal Code of Chicago, 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 official has a

"Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion of 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. Violation of Section 2-156-030(b) by any elected official, or any person acting at the direction of such official, with respect to this Agreement, or in connection with the transactions contemplated hereby, shall be grounds for termination of this Agreement and the transactions contemplated hereby. CIC 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 City and CIC have executed this Agreement as of the date first set forth above.

CITY OF CHICAGO

By: _____
Commissioner of Planning and Development

COMMUNITY INVESTMENT CORPORATION

By: _____
Its: President

(Sub)Exhibit "A" -- Form of Counsel's Opinion and Economic Disclosure Statement and Affidavit referred to in this Vacant Building Tax Increment Financing Neighborhood Purchase and Rehabilitation Program Agreement with Community Investment Corporation for Division/Homan Redevelopment Project Area read as follows:

(Sub)Exhibit "A".

(To Vacant Building Tax Increment Financing Neighborhood Purchase
And Rehabilitation Program Agreement With Community Investment
Corporation For Division/Homan Redevelopment Project Area)

Form Of Counsel's Opinion.

[To Be Placed On Attorney's Letterhead]

_____, 2014.

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

Re: Vacant Building TIF Purchase and Rehabilitation Program Agreement (the "Agreement").

Ladies and Gentlemen:

I have acted as Corporate General Counsel for Community Investment Corporation, an Illinois not-for-profit corporation ("CIC"), in connection with the execution and delivery of the Agreement by and among CIC and the City of Chicago, acting by and through its Department of Planning and Development (the "City"). CIC has requested that this opinion be furnished to the City.

In so acting as Corporate General Counsel for CIC, I have examined:

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

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

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

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

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

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

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

Very truly yours,

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:

Community Investment Corporation

Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. the Applicant
OR

2. a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: _____
OR

3. a legal entity with a right of control (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: 222 S Riverside Plaza, Suite 2200
Chicago, IL 60606

C. Telephone: 312-258-0070 Fax: 312-258-8888 Email: mbielawa@cicchicago.com

D. Name of contact person: Michael Bielawa

E. Federal Employer Identification No. (if you have one):

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Multi Family TIF Rehab Program

G. Which City agency or department is requesting this EDS? DHED

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
- 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:

Illinois

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
- N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party.

NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name	Title
<u>No Members</u>	
<u>See Attached List of Directors & Officers</u>	

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. 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:** Pursuant to Section 2-154-030 of the ~~Municipal Code of Chicago~~ ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the Disclosing Party
N/A		

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

Yes No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(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, 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.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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.
--	------------------	--	---

N/A

(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 Municipal Code 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. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I") (which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person 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 Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

2. 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, within a five-year period preceding 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 clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding 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.
3. The certifications in subparts 3, 4 and 5 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 five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five 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 a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

4. Neither the Disclosing Party, 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.

5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.

7. 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:

N/A

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:

8. 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 execution 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

9. 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 \$20 per recipient (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 Section 2-32-455(b) of the Municipal Code.

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 Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. 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 Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

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 INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: 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., 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 interest and identify the nature of such interest:

Name	Business Address	Nature of 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 paragraph 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 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 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".

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

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 -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION,
~~COMPLIANCE, PENALTIES, DISCLOSURE~~**

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 and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances 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 the applicable ordinances.

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 transactions with the City. 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 on this EDS and any attachments to this EDS may be made available to the public 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 Article I of Chapter 1-23 of the Municipal Code (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:

F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

F.2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.

F.3 If the Disclosing Party is the Applicant, the Disclosing Party 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 F.1. and F.2. 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 Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

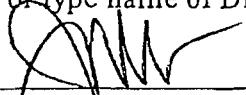
NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

Community Investment Corporation

(Print or type name of Disclosing Party)

By: 
(Sign here)

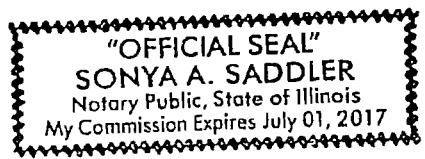
John G. Markowski
(Print or type name of person signing)

President
(Print or type title of person signing)

Signed and sworn to before me on (date) 3/21/14,
at Cook County, Illinois (state).

Sonya A. Saddler Notary Public.

Commission expires: July 1, 2017.



CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT
APPENDIX A

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 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code 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 percent 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.

CREATION OF VACANT BUILDING TAX INCREMENT FINANCING PURCHASE AND REHABILITATION PROGRAM FOR HUMBOLDT PARK REDEVELOPMENT PROJECT AREA.

[O2014-4118]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance creating the Humboldt Park redevelopment project area neighborhood purchase and rehabilitation 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, To induce redevelopment pursuant to the Act in the Humboldt Park Redevelopment Project Area (the "Humboldt Park Area") of the City, the City Council adopted the following ordinances on June 27, 2001: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Humboldt Park Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Humboldt Park 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 Humboldt Park Redevelopment Project Area"; and

WHEREAS, In the City there are numerous homes and residential buildings that are vacant; and

WHEREAS, It is in the best interest of the City to promote and assist in the development of affordable rental housing by establishing programs whereby the City assists in the purchase and rehabilitation of vacant buildings to be developed as affordable rental housing; and

WHEREAS, By an ordinance adopted by the City Council of the City ("City Council") on May 4, 2011, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for said date at pages 117057 to 117064, inclusive (the "Establishment Ordinance"), the City authorized the Commissioner of the Department of Planning and Development ("DPD") to develop a "Vacant Building TIF Purchase and Rehabilitation Program" ("Program") to assist in the stabilization of neighborhoods and the City's housing market by providing assistance for the purchase and rehabilitation of vacant housing; and

WHEREAS, The City, through DPD, now desires, in accordance with the Establishment Ordinance, to implement the Program in the Humboldt Park Area and to enter into an agreement substantially in the form attached hereto as Exhibit A and made a part hereof, with Community Investment Corporation, an Illinois not-for-profit corporation ("CIC"), to perform certain administrative services for the Program in the Humboldt Park Area (the "CIC Program Agreement"); and

WHEREAS, The City Council further desires to designate the Humboldt Park Area as an eligible TIF area for the Program and to authorize an amount not to exceed \$1,000,000 to administer the Program in the Humboldt Park Area; and

WHEREAS, By an ordinance adopted on February 5, 2014, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for said date at pages 73833 to 73859, inclusive (the "CII Program Ordinance"), the City Council previously authorized the Commissioner of DPD to execute and deliver an agreement with Community Initiatives, Inc. ("CII"), whose sole member is CIC, to perform certain administrative services for the Program in the Humboldt Park Area (the "CII Program Agreement"); and

WHEREAS, Following adoption of the CII Program Ordinance but prior to the execution of the CII Program Agreement, the City determined that the appropriate entity to administer the Program in the Humboldt Park Area is CIC rather than CII; and

WHEREAS, The City's obligation to provide funds for the Program in the Humboldt Park Area will be met through (i) incremental taxes deposited in the Special Tax Allocation Funds of the Humboldt Park Area, or (ii) any other funds legally available to the City for this purpose; 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 CII Program Ordinance is hereby repealed in its entirety.

SECTION 3. The Program in the Humboldt Park Area is hereby created, which program shall, among other things, assist developers in the purchase and rehabilitation of new affordable multi-family housing in the Humboldt Park Area. An amount not to exceed \$1,000,000 is hereby appropriated from the Special Tax Allocation Fund of the Humboldt Park Area to fund the Program in the Humboldt Park Area.

SECTION 4. CIC is hereby authorized to administer the Program in the Humboldt Park Area, subject to the supervision of DPD.

SECTION 5. The Commissioner of DPD or a designee of the Commissioner are each hereby authorized, with the approval of the City's Corporation Counsel as to legal form, to negotiate, execute and deliver the CIC Program Agreement between CIC and the City substantially in the form attached hereto as Exhibit A and made a part hereof, and such other supporting documents as may be necessary to carry out and comply with the provisions of the CIC Program Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the CIC Program Agreement.

SECTION 6. 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 7. This ordinance shall be effective as of the date of its passage.

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

Exhibit "A".
(To Ordinance)

*Vacant Building Tax Increment Financing Neighborhood Purchase And
Rehabilitation Program Agreement With Community Investment
Corporation For Humboldt Park Redevelopment Project Area.*

This Vacant Building TIF Neighborhood Purchase and Rehabilitation Program Agreement for Multi-Family Homes (the "Agreement") is made on May _____, 2014 by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD" or "Department"), and Community Investment Corporation, an Illinois not-for-profit corporation ("CIC").

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 "TIF Act"), to finance projects that eradicate blighted conditions and conservation area factors through the use of tax increment allocation financing for redevelopment projects; and

WHEREAS, by an ordinance adopted by the City Council of the City on May 4, 2011, the City authorized the Commissioner of DPD to establish a "Vacant Building TIF Purchase and Rehabilitation Program" to assist in the stabilization of neighborhoods and the City's housing market by providing assistance for the purchase and rehabilitation of vacant housing (the "Program"); and

WHEREAS, in the City there are numerous homes and residential buildings that are vacant; and

WHEREAS, it is in the best interest of the City to promote and assist in the development of affordable rental housing by establishing programs whereby the City assists in the purchase and rehabilitation of vacant buildings to be developed as affordable rental housing; and

WHEREAS, by an ordinance adopted by the City Council of the City on _____, 2014, the City has approved the execution and delivery of this Agreement to implement a portion of the Program in the Humboldt Park Redevelopment Project Area, established pursuant to ordinances passed on June 27, 2001; and

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

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

ARTICLE I - Incorporation and Recitals

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

ARTICLE II - Definitions

"Affordable Rent" shall mean the rent amounts determined by the City for rental housing pursuant to 24 C.F.R. 570.208(a)(3), as may be adjusted for unit size, based on an income level not to exceed 50% of PMSA Median Income.

"Affordable Rental Housing" means a housing unit that is rented at a rental price that is affordable to Households earning up to 50% of the PMSA Median Income.

"Base Purchase Price" means the purchase price of an Eligible Multi-Family Residential Building, excluding any taxes, insurance, closing costs, or other such costs.

"CIC" means Community Investment Corporation, an Illinois not-for-profit corporation, and its successors and assigns.

"Closing Costs" means reasonable and customary costs, not to exceed 6% of the Base Purchase Price, associated with the closing of the purchase of the Eligible Multi-Family Residential Development, including, but not limited to, transfer taxes, title company charges and recording fees.

"Commissioner" means the commissioner of DPD.

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

"Department" or "DPD" means the Department of Planning and Development.

"Developer" means any person who develops an Eligible Multi-Family Residential Development, but does not include a lender or any governmental entity, and its successors or assigns.

"Development" or "develop" means the substantial rehabilitation of an Eligible Multi-Family Residential Development.

"Eligibility Criteria" means, at the time of the first rental by that Household, a Household earning up to 50% of the PMSA Median Income.

"Eligible Multi-Family Residential Development" means a Multi-Family Residential Development that is:

- (1) vacant or foreclosed (meaning foreclosure proceedings have been completed under State law);

- (2) located in the Eligible TIF Area; and
- (3) in need of substantial rehabilitation.

"Eligible TIF Area" means the Humboldt Park Redevelopment Project Area.

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

"Grant" means any conditional grant of funds made by CIC to a Developer from Program Funds.

"Grant Documents" means the agreements entered into between CIC and a Developer in connection with a Grant, the Recapture Mortgage, and any other documents required by either DPD or CIC to be executed in connection with a Grant, which documents shall be in substantially the form approved by the Corporation Counsel.

"Household" means, collectively, all the persons who occupy a Housing Unit as their primary residence.

"Household Income" means the combined income of the members of a Household for the calendar year preceding the date that the application for the Program is filed with CIC.

"Housing 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 "housing unit" does not include dormitories, or hotels as that term is defined in Section 13-4-010 of the Chicago Municipal Code.

"Maximum Program Assistance" means the total amount of Purchase Price Assistance and Substantial Rehabilitation Assistance granted to a Developer for the purchase and Substantial Rehabilitation of an Eligible Multi-Family Residential Development, but which shall be limited to no greater than 50% of the sum of the Base Purchase Price plus the cost of the Substantial Rehabilitation of the Eligible Multi-Family Residential Development.

"Multi-Family Residential Development" means a building or group of buildings that contains 6 or more Housing Units that are located within a two block square area to one another and that are designed, arranged, used or intended to be used for residential occupancy.

"PMSA Median Income" means the Primary Metropolitan Statistical Area median income, for the Chicago-Naperville-Joliet, Illinois, Metropolitan Fair Market Rent Area, as determined by the United States Department of Housing and Urban Development from time to time.

"Program" means the Vacant Building TIF Purchase and Rehabilitation Program established pursuant to an Ordinance adopted by the City Council of the City on May 4, 2011, as amended from time to time, and this Agreement.

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

"Purchase Price Assistance" means financial assistance awarded by the Department to a Developer to be used for the base purchase price and closing costs associated with the purchase of an Eligible Multi-Family Residential Development.

"Recapture" means the recapture by CIC or the City of Program Funds from Developers under the Grant Documents as described in Section 4.8.

"Recapture Mortgage" means the recapture mortgage, in a form to be approved by the Corporation Counsel, that shall be recorded with the Office of the Cook County Recorder of Deeds following the closing of a Grant to secure the continuing occupancy requirements set forth in Sections 4.3(h) and 4.8(e) of this Agreement.

"Reservation of Program Funds" means the conditional reservation of funds issued by CIC upon an initial determination of eligibility for the Program by CIC, pursuant to Section 4.3 of the Agreement.

"State" means the State of Illinois.

"Substantial Rehabilitation" means the reconstruction, enlargement, installation, repair, alteration, improvement or renovation of a building, structure or portion thereof requiring a permit issued by the City and costing \$25,000.00 or more per Housing Unit to rehabilitate.

"Substantial Rehabilitation Assistance" means the amount of assistance granted to a Developer under this Program that shall be used for the Substantial Rehabilitation of an Eligible Multi-Family Residential Building.

"Supportive Housing" means a residential development that combines housing with social services, including, but not limited to: job training, life skills training, alcohol and drug abuse counseling, educational programs, and case management.

"TIF Act" means the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 et seq., as amended from time to time.

"TIF Area" means a redevelopment project area designated pursuant to the TIF Act.

"Vacant" means a Multi-Family Residential Development, which is lacking the habitual presence of human beings who have a legal right to be on the premises, or at which substantially all lawful residential occupancy has ceased.

ARTICLE III - REPRESENTATIONS, WARRANTIES AND COVENANTS

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

- (a) CIC is incorporated in the State as a not-for-profit corporation; and is in good standing in the State;
- (b) CIC is financially solvent and able to pay its debts as they mature;
- (c) CIC, its employees, agents and officials are competent and qualified to perform the services required under this Agreement;
- (d) CIC has the right, power and authority to execute, deliver and perform, or cause to be performed, this Agreement under the terms and conditions stated herein; CIC has obtained and received all necessary approvals from its Board of Directors and any other required approvals which are necessary for CIC to execute and deliver this Agreement and to perform its duties hereunder;
- (e) no member of the governing body of the City and no other elected official, appointed official, officer, agent, consultant or employee of the City is employed by CIC or has a financial or economic interest directly in this Agreement or the compensation to be paid hereunder except as may be permitted by the Board of Ethics established pursuant to the Municipal Code of Chicago;
- (f) CIC is not in default on any contract or Grant awarded to CIC by the City at the time of the execution of this Agreement, and CIC has not been, within five years preceding the date hereof, in default on any contract or Grant awarded to CIC by the City;
- (g) CIC has carefully examined and analyzed the provisions and requirements of this Agreement and, from this analysis, CIC has satisfied itself as to the nature of all things needed for the performance of this Agreement; and the time available to CIC for such examination, analysis, inspection and investigation has been adequate;
- (h) this Agreement is feasible of performance by CIC as appropriate, in accordance with all of its provisions and requirements;
- (i) except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto and incorporated by reference herein, no representation, statement or promise, oral or in writing, or of any kind whatsoever, by the City, its officials, agents or employees, has induced CIC to enter into this Agreement or has been relied upon by CIC including any with reference to: (A) the meaning, correctness,

suitability or completeness of any provisions or requirements of this Agreement; (B) the general conditions which may in any way affect this Agreement or its performance; (C) the compensation provisions of this Agreement; or (D) any other matters, whether similar to or different from those referred to in (A) through (C) immediately above, affecting or having any connection with this Agreement, the negotiation hereof, any discussions hereof, the performance hereof or those employed herein or connected or concerned herewith;

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

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

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

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

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

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

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

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

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

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

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

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

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

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

ARTICLE IV - Duties and Obligations

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

4.2 (a) In the Eligible TIF Area, CIC shall use Program Funds authorized by the City for the Eligible TIF Area to provide Purchase Price Assistance and Substantial Rehabilitation Assistance to a Developer for the purchase and Substantial Rehabilitation of an Eligible Multi-Family Residential Development, consistent with the provisions of this Agreement.

(b) CIC agrees that the total amount of funds available for the Program in the Eligible TIF Area shall be up to a maximum of \$1,000,000 and that there have been no representations, assurances or agreements that any other assistance shall be forthcoming from the City. CIC shall provide written notice to the City when the aggregate amount of Program Funds committed or paid, including Grants and administrative costs paid to or for the account of CIC pursuant to Section 6.5, equals 80% of the Program Funds authorized for the Eligible TIF Area and thereafter when the aggregate amount of Program Funds committed or paid, including Grants and administrative costs paid to or for the account of CIC pursuant to Section 6.5, equals 100% of the Program Funds authorized for the Eligible TIF Area. Program Funds are deemed committed for purposes of this Section when CIC has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an eligible Developer. No Grants shall be made or committed to be made by CIC hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to CIC pursuant to Section 6.5, exceeding the amounts authorized for the Eligible TIF Area. No Grants shall be made or committed to be made by CIC hereunder when such commitment occurs after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(c) The amount of Program Funds authorized for the Eligible TIF Area may be changed from time to time upon written notice by DPD to CIC, provided that the aggregate amount shall not exceed \$1,000,000 (or such other amount as the City may determine from time to time).

4.3 CIC shall manage the Program in the following manner (or as otherwise agreed to by DPD and CIC):

(a) CIC will work with DPD to provide information to potential Developers about the availability of the Program, including explaining what the Program offers and the income, property and residency requirements. Program Funds shall be available on a first-come, first-served basis.

(b) CIC shall inform potential Developers of the process and documentation that is required in order for them to both obtain a Reservation of Program Funds and to receive final approval for the Grant.

(c) Before potential Developers can be declared eligible to receive a Reservation of Program Funds, the potential Developer must complete an Application. CIC shall accept and process Applications in the following manner (or as otherwise agreed to by DPD and CIC):

(i) CIC shall make Application forms available at its main office. CIC shall make employees available in person or over the phone to answer inquiries;

(ii) Applications shall also be available by calling CIC, which will mail applications to potential applicants;

(iii) Applications must include a sworn statement of contractor and a narrative of the construction work. Attached to every application shall be a copy of an inspection report for the proposed property prepared by a licensed and bonded contractor, and any other information deemed necessary by CIC or DPD; and

(iv) All Applications shall be returned directly to CIC; the City will not accept Applications.

(v) When Applications are received by CIC, they will be time-stamped and reviewed in the order received. Applications must be complete to be reviewed. CIC shall review all Applications for eligibility, completeness and compliance with the Agreement.

(vi) For each potential Developer, CIC shall obtain title information regarding the Developer and the Multi-Family Residential Development, respectively, and shall verify that rent being charged in the building is, or will be, an Affordable Rent. CIC shall forward the name, address and Social Security number of every applicant to DPD for a scofflaw check. CIC shall perform an initial site visit to verify that the property will qualify. CIC shall approve a scope of work and shall order an appraisal for the property. CIC shall not approve any Application unless a commitment for matching funds required hereunder has been obtained by the Developer.

(vii) CIC will notify applicants if their Application has been approved or rejected. Within 10 days of approving or rejecting an Application, CIC shall notify the applicant in writing of such approval or rejection and shall provide the City with a copy of each such notice. All notices of rejection shall include the reasons for such rejection.

(viii) While Applications will be reviewed in the order of receipt, funds will be provided to Developers in the order in which the Developers meet all the requirements for funding a Grant hereunder.

(ix) If all Program funds in an Eligible TIF Area are fully reserved, CIC will establish a wait list for additional Reservations of Program Funds on a first-come, first-served basis. If a Developer does not use its reserved funds within the required time period, CIC will notify the Developer that the funds are no longer reserved and contact the next Developer on the wait list.

(d) Upon determination by CIC that a Developer is eligible to participate in the Program, CIC may provide the Developer Purchase Price Assistance and Substantial Rehabilitation Assistance, consistent with the provisions of this Agreement, in the applicable amount as set forth in subsection 4.3(e). As a condition of receiving such assistance, the Developer shall be required to establish at least 50% of the Housing Units in the Multi-Family Residential Development as Affordable Rental Housing. If the Development meets one or more of the following criteria, then CIC may provide, if approved by DPD, an amount of assistance greater than the Maximum Program Assistance:

(i) Will provide Housing Units for Households earning up to 30 percent of the PMSA Median Income;

(ii) Will provide Supportive Housing;

(iii) Is located within 500 feet of a school, park, library, or church;

(iv) Has been designated as a National or City of Chicago Historic Landmark, is listed on the National Register of Historic Places, or is orange- or red-rated in the Chicago Historic Resources Survey; or

(v) Is located on a block where fifty percent or more of the properties are vacant or foreclosed.

(e) The amount of the Purchase Price Assistance and Substantial Rehabilitation Assistance granted to any Developer for an Eligible Multi-Family Residential Development shall be limited to no greater than 50% of the sum of the Base Purchase Price plus the cost to Substantially Rehabilitate the Eligible Multi-Family Residential Development. Grant funds awarded under this Program shall be provided on a pro-rata basis with the amount of funds required from the Developer to complete the Development.

(f) The Affordable Rental Housing required by this subsection shall continue to be affordable for a period of 15 years after the time of the issuance of the certificate of occupancy (or after the first day of the initial lease, if no such certificate is issued); provided that if a longer term is required by any other applicable law, the longer term shall apply.

(g) The rental of such Affordable Rental Housing created pursuant to this Agreement shall be made only to Households meeting the eligibility criteria.

(h) Prior to the issuance of a building permit to a Developer for any Eligible Multi-Family Residential Development, CIC shall cause a lien, regulatory agreement or similar instrument ("Recapture Mortgage") to be recorded to secure the requirements of this Agreement and the Recapture of the following amounts:

(i) Upon the rental of any Housing Unit required to be Affordable Rental Housing under this Agreement at a rental price that renders the Housing Unit not Affordable Rental Housing, or to a Household that does not meet the eligibility criteria, the Developer shall pay a fee of \$500.00 per unit per day for each day that the Developer is in noncompliance; provided that prior to the assessment of the penalty, the Developer shall have 90 days, after written notice from DPD, to cure the noncompliance. If after 90 days the Developer fails to cure the noncompliance, the fees shall be assessed from the first day of noncompliance. The 90-day time period to cure the noncompliance may be extended by DPD, for good cause.

4.4 CIC shall provide the following services:

(a) Technical/Rehabilitation Services. CIC shall assist the Developer in the preparation of detailed plans and specifications for the renovation work. CIC must approve the contractor selected, which must be licensed and properly insured; in its approval, CIC shall consider the financial strength and the technical capability of the contractor. CIC shall review the contract(s) between the Developer and the contractor(s) for the renovation work. While the Developer is not required to use Minority Business Enterprises or Women Business Enterprises for the renovation work, the City shall supply to CIC, and CIC shall make available to each Developer, a current list of contractors and subcontractors which are certified by the City as Minority Business Enterprises or Women Business Enterprises. While the requirements of Section 2-92-330 of the Municipal Code of the City of Chicago (City Resident Employment Requirement) will not apply to the renovation work done pursuant to the Program, CIC shall use its best efforts to recruit and encourage the use of qualified contractors based in Chicago (particularly in the Eligible TIF Area) for the renovation work being funded pursuant to this Agreement.

(b) Requirements for Grants for Eligible Multi-Family Residential Developments. After approving an Application, CIC shall promptly prepare and execute Grant Documents for each Grant. The Grant Documents shall require that:

(i) Program Funds finance only TIF-eligible costs; and

(ii) the Grant Funds shall not be provided unless loan proceeds or other funds from the Developer (which loans may, but shall not be required to, be made by CIC) are available to fully finance the purchase and/or rehabilitation of the Multi-Family Residential Development.

(c) Closing. CIC shall promptly close each Grant. Prior to disbursement of any Program Funds by CIC, CIC shall require each Developer to enter into the Grant Documents. The Grant Documents shall require that the renovation of the Multi-Family Residential Development commences within six months of the date on which a Grant closes. CIC shall provide in all Grant Documents that the City is a third-party beneficiary of the Grant Documents. CIC shall not close each Grant, or provide any Program Funds unless the matching funds described in subsection (b) above are available to the Developer. CIC shall not provide Program Funds to any Developer in an amount in excess of the applicable Maximum Program Assistance; provided, that the maximum amount so provided may be increased with the approval of DPD in accordance with Section 4.3(d).

(d) Disbursement of Grant Funds. The City will place the Grant funds for each Eligible TIF Area into an interest-bearing segregated or escrow account established by CIC for this purpose. Any income earned on amounts held in the account shall be used at the sole discretion of the City: (i) to make Grants hereunder, or (ii) in such other manner as the City determines. CIC shall disburse funds from this account to the City at the written request of the City if income is earned on amounts held in the account. CIC shall make any such disbursement within 30 days of its receipt of the City's request. CIC agrees that any disbursements from this account which are later determined to have been made in violation of this Agreement will be repaid to this account by CIC. Pursuant to the Grant Documents, CIC will draw funds from the segregated account as needed to pay for approved TIF-eligible costs to Developers. Prior to disbursing any funds from this account, CIC shall obtain evidence that the costs being paid for are TIF-eligible costs. Each Grant shall be accounted for separately in the records maintained by CIC.

(e) Monitoring.

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

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

(3) CIC shall monitor the progress of the renovation work to confirm compliance with this Agreement and the Grant Documents. CIC shall make a final inspection of the renovation work at its completion to confirm compliance with this Agreement and the Grant Documents.

(f) Reporting. On a quarterly basis during the term hereof, CIC shall submit to the City a report in a form approved by DPD and containing the following information for each Grant closed during the previous quarter, and for each Developer whose Application has been approved: (i) the address of the Multi-Family Residential Development; (ii) the name and address of each Developer for such Multi-Family Residential Development; (iii) the amount of the applicable Grant and the date of the Grant; (iv) the status of the renovation work on such Multi-Family Residential Development; and (v) evidence that the maximum rental rates charged in any Multi-Family Residential Development do not exceed the maximum amount permitted under this Agreement. In addition, CIC shall also include the following in such report regarding the Program as of the end of the preceding quarter: (i) total number of matching loans approved by CIC; (ii) number of renovations in process; (iii) number of renovations completed; (iv) total amount of Grant funds disbursed hereunder, with a description to include how much was disbursed for each Multi-Family Residential Development; (v) the total amount of interest earned on Grant funds held by CIC; (vi) evidence that no disbursement would result in the funds disbursed by CIC hereunder for any Multi-Family Residential Development exceeding the applicable Maximum Program Assistance; and (vii) the total amount of fees paid to CIC pursuant to Section 6.5. At the end of every quarter, CIC shall deliver a report to the City regarding the application process and listing (A) the total number of Applications, and (B) the total dollar amount of Grants requested, along with any other information requested by the City.

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

4.5 The Grant Documents shall require that each rental unit in a Eligible Multi-Family Residential Development bear rents not greater than the Affordable Rent for such unit at any time during the Affordability Period.

4.6 The Grant Documents shall require that each Developer who renovates housing assisted with Program Funds maintain the premises in compliance with all State and City code requirements.

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

- 4.8 (a) The Program Funds to be provided to CIC hereunder by the City are a conditional grant, and the use of such funds by CIC and Developers is subject to the compliance by CIC and Developers with certain provisions of this Agreement. The Grant Documents shall provide that Program Funds provided for a Eligible Multi-Family Residential Development shall be subject to Recapture if, at any time during the Affordability Period, the requirements of Section 4.5 are not met (subject to any applicable cure periods in the Grant Documents) with respect to such unit. The amount subject to Recapture shall be calculated as follows, based on when the requirements of Section 4.5 are not met (subject to cure periods as indicated above): if the event of noncompliance takes place within the first year after the applicable Grant has been fully disbursed, then the full amount of the Grant will be subject to Recapture; on the first anniversary of the date that the applicable Grant was fully disbursed, the amount so subject to Recapture will be reduced by 1/15 of the amount of the applicable Grant; and the amount subject to Recapture will be reduced by a like amount each succeeding anniversary, so that on the fifteenth anniversary the amount subject to Recapture will be zero.
- (b) Upon the occurrence of any event set forth in paragraph (a) of this Section, CIC shall immediately notify DPD of the occurrence of such event and shall take any or all necessary action to Recapture the aggregate amount of Program Funds provided to each Developer with respect to the Eligible Multi-Family Residential Development, including any late payment penalties due under any of the Grant Documents.
- (c) Any monies Recaptured by CIC shall be returned to the City. Funds so recaptured with respect to any Eligible Multi-Family Residential Development may be used only with respect to costs in the tax increment financing redevelopment area in which the Eligible Multi-Family Residential Development is located.
- (d) CIC shall include the provisions of this Section in the Grant Documents.
- (e) The Recapture right of the City will be secured by a lien, recorded at the time the Grant Documents are signed against the real property on which each Eligible Multi-Family Residential Development is located ("Recapture Mortgage"). The lien shall be in a form acceptable to the City and will be recorded by CIC at no expense to the City. The lien will reflect that the amount subject to Recapture will decline over time.
- 4.9 The City authorizes CIC to act, subject to the limitations contained herein and in accordance with the provisions of this Agreement: (i) to manage and service the Grants; (ii) to enforce or to refrain from enforcing the Grant Documents for each Grant; (iii) to give consents or approvals in connection with the Grant Documents for each Grant; (iv) to take or refrain from taking any action and make any determination provided for herein or in the Grant Documents; and (v) to exercise all such powers as are incidental thereto.

4.10 In its marketing efforts regarding the Program, the City shall notify potential Program applicants that there will be a matching funds requirement (as set forth in Section 4.4(b) hereof).

4.11 Insurance.

(a) CIC must provide and maintain at its own expense, except as may be otherwise provided herein, during the term of this Agreement and during the time period following expiration if CIC is required to return and perform any of the work or services under the agreement, the insurance coverages and requirements specified below, insuring all operations related to the Agreement.

Workers Compensation and Employers Liability.

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

2) 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 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 or services.

Subcontractors performing work for CIC must maintain limits of not less than \$1,000,000 with the same terms herein.

3) Automobile Liability (Primary and Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, CIC must provide Automobile Liability Insurance with limits of not less than \$1,000,000 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.

4) Errors & Omissions/Professional Liability.

When any Program Managers/Administrators or any 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. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Agreement. A claim-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

5) Valuable Papers.

When any media, data, records, reports, application and other documents are produced or used under this Contract, 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.

6) Blanket Crime.

CIC must provide Blanket Crime coverage covering all persons handling funds under this Agreement against loss by dishonesty, robbery, burglary, theft, destruction, or disappearance, computer fraud, credit card forgery, and other related crime risks. The policy limit must be written to cover losses in the amount of maximum monies/funds collected, received and in the possession of CIC at any given time.

7) Property.

CIC is responsible for all loss or damage to City property at full replacement cost that results from this Agreement.

CIC is responsible for all loss or damage to personal property (including materials, equipment, tools and supplies) owned, rented or used by CIC.

b) CIC must furnish the City of Chicago, Department of Planning and Development, City Hall, Room 1006, 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. CIC must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached) or equivalent prior to execution of the 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. The failure of the City to obtain certificates or other insurance evidence from CIC is not a waiver by the City of any requirements for CIC to obtain and maintain the specified coverages. CIC must advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance does not relieve CIC 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 until proper evidence of insurance is provided, or the Agreement may be terminated.

The insurance 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.

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

CIC 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 CIC in no way limit CIC's liabilities and responsibilities specified within this Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by CIC under this 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 CIC is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

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

If CIC or subcontractor desire 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, and the City shall promptly notify CIC of any such changes.

ARTICLE V - Events of Default; Remedies

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

- (a) any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance of this Agreement, made by CIC to the City;
- (b) failure by CIC to perform any of its duties or obligations under this Agreement;
- (c) any change in ownership or control of CIC without prior written notification to the City;

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

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

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

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

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

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

(a) the right to terminate this Agreement as to any or all of the services yet to be performed effective at a time specified by the City;

- (b) the right of specific performance, an injunction or any other appropriate equitable remedy;
- (c) the right to money damages;
- (d) the right to withhold all or any part of the compensation of CIC hereunder; and
- (e) the right to deem CIC non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interests, it may elect not to declare an Event of Default hereunder 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 CIC to continue to provide the services despite one or more Events of Default, CIC shall in no way be relieved of any of its responsibilities, duties or obligations under this Agreement nor shall the City waive or relinquish any of its rights thereby.

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 shall be cumulative and shall be in addition to any other remedies, existing now or hereafter, at law, in equity or by statute. No delay or failure to exercise any right or power accruing upon any Event of Default shall impair any such right or power nor shall it be construed as a waiver of any Event of Default or acquiescence therein, and every such right and power may be exercised from time to time and as often as may be deemed expedient.

ARTICLE VI - General Provisions

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

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

6.3 Indemnification. CIC shall pay, indemnify and save the City and the City's officers, employees and agents harmless of, from and against, any and all losses incurred by any such party under this Agreement and any claim brought by reason of any such loss due to CIC's negligence, bad faith or willful misconduct. In the event that any claim is brought against the City or any of the

City's officers, employees or agents, by reason of any such loss, CIC, upon notice from the City, covenants to resist and defend such claim on behalf of the City and the City's officers, employees and agents.

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

6.5 Compensation. CIC shall not charge any Eligible Homebuyer any fees or charges for a Grant hereunder. The only compensation received by CIC for performance under this Agreement shall be in accordance with this Section 6.5, as follows:

(a) CIC shall be entitled to compensation hereunder in an amount equal to 3 percent (3%) of the aggregate Program Funds paid by the City for each Eligible Property if CIC is the senior lender or an amount equal to 5 percent (5%) if CIC is not the senior lender.

(b) The City shall not be responsible for the payment of any fees other than as set forth in this Section.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

IF TO CITY:

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

WITH COPIES TO:

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

and

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

IF TO CIC:

Community Investment Corporation
222 South Riverside Plaza, Suite 2200
Chicago, Illinois 60606
Attention: President

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) above shall be deemed received upon such personal service or upon dispatch by electronic means. Any notice,

demand or request sent pursuant to clause (c) above shall be deemed received on the business day immediately following deposit with the overnight courier and any notice, deemed or request sent pursuant to clause (d) above shall be deemed received two business days following deposit in the mail.

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

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

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

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

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

6.20 No Business Relationship with City Elected Officials. Pursuant to Section 2-156-030(b) of the Municipal Code of Chicago, 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 official has a

"Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion of 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. Violation of Section 2-156-030(b) by any elected official, or any person acting at the direction of such official, with respect to this Agreement, or in connection with the transactions contemplated hereby, shall be grounds for termination of this Agreement and the transactions contemplated hereby. CIC 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 City and CIC have executed this Agreement as of the date first set forth above.

CITY OF CHICAGO

By: _____
Commissioner of Planning and Development

COMMUNITY INVESTMENT CORPORATION

By: _____
Its: President

(Sub)Exhibit "A" -- Form of Counsel's Opinion and Economic Disclosure Statement and Affidavit referred to in this Vacant Building Tax Increment Financing Purchase and Rehabilitation Program Agreement with Community Investment Corporation for Humboldt Park Redevelopment Project Area read as follows:

(Sub)Exhibit "A".
(To Vacant Building Tax Increment Financing Neighborhood Purchase
And Rehabilitation Program Agreement With Community Investment
Corporation For Humboldt Park Redevelopment Project Area)

Form Of Counsel's Opinion.

[To Be Placed On Attorney's Letterhead]

_____, 2014.

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

Re: Vacant Building TIF Purchase and Rehabilitation Program Agreement (the "Agreement")

Ladies and Gentlemen:

I have acted as Corporate General Counsel for Community Investment Corporation, an Illinois not-for-profit corporation ("CIC"), in connection with the execution and delivery of the Agreement by and among CIC and the City of Chicago, acting by and through its Department of Planning and Development (the "City"). CIC has requested that this opinion be furnished to the City.

In so acting as Corporate General Counsel for CIC I have examined:

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

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

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

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

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

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

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

Very truly yours,

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:

Community Investment Corporation

Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. the Applicant

OR

2. a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: _____

OR

3. a legal entity with a right of control (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: 222 S Riverside Plaza, Suite 2200

Chicago, IL 60606

C. Telephone: 312 258 0070 Fax: 312 258 8888 Email: mbielawa@cicchicago.com

D. Name of contact person: Michael Bielawa

E. Federal Employer Identification No. (if you have one): _____

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Multi Family TIF Rehab Program

G. Which City agency or department is requesting this EDS? DHED

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
- 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:

Illinois

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
- N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name	Title
------	-------

No Members

See Attached List of Directors & Officers

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. 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: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the Disclosing Party
N/A		

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

Yes No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(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, 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.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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.
--	------------------	--	---

N/A

(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 Municipal Code 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. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I") (which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person 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 Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

2. 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, within a five-year period preceding 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 clause B.2.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding 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.

3. The certifications in subparts 3, 4 and 5 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 five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five 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 a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

4. Neither the Disclosing Party, 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.

5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.

7. 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:

N/A

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:

8. 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 execution 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

9. 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 \$20 per recipient (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 Section 2-32-455(b) of the Municipal Code.

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 Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. 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 Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

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 INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: 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., 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 interest and identify the nature of such interest:

Name	Business Address	Nature of 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 paragraph 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 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 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".

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

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 -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION,
~~COMPLIANCE, PENALTIES, DISCLOSURE~~**

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 and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances 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 the applicable ordinances.

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 transactions with the City. 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 on this EDS and any attachments to this EDS may be made available to the public 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 Article I of Chapter 1-23 of the Municipal Code (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:

F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

F.2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.

F.3 If the Disclosing Party is the Applicant, the Disclosing Party 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 F.1. and F.2. 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 Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

Community Investment Corporation

(Print or type name of Disclosing Party)

By: _____

(Sign here)

John G. Markowski

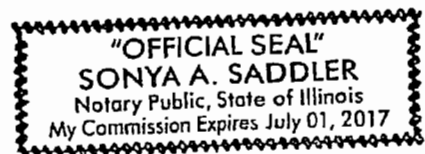
(Print or type name of person signing)

President

(Print or type title of person signing)

Signed and sworn to before me on (date) 3/21/14
at Cook County, Illinois (state).

Sonya A. Saddler Notary Public.



Commission expires: July 1, 2017

CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT
APPENDIX A

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 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code 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 percent 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.

ISSUANCE OF MULTI-FAMILY HOUSING REVENUE BONDS FOR BENEFIT OF PARKSIDE PHASE IIB, L.P.

[O2014-4092]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the City to issue a Multi-Family Housing Revenue Obligation pursuant to a plan of financing for Parkside Phase IIB project, amount of obligation not to exceed: \$27,000,000, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, As a home rule unit and pursuant to the Constitution, the City is authorized and empowered to issue multi-family housing revenue obligations for the purpose of financing the cost of the acquisition, construction, rehabilitation, development, and equipping an affordable multi-family housing facility for low- and moderate-income families located in the City ("Multi-Family Housing Financing"); and

WHEREAS, By this ordinance (this "Ordinance"), the City Council of the City (the "City Council") has determined that it is necessary and in the best interests of the City to provide Multi-Family Housing Financing and certain other funding, as provided herein, to Parkside Phase IIB, L.P., an Illinois limited partnership (the "Borrower" or the "Partnership"), the general partner of which is Parkside IIB LLC, an Illinois limited liability company, (the "General Partner") the sole member of which is Parkside Associates LLC, an Illinois limited liability company ("Parkside"), to enable it to pay or reimburse a portion of the costs of acquiring, constructing, and equipping of low- and moderate-income residential facilities consisting of one nine-story residential building, and one three-story residential building and related common facilities and containing approximately 106 residential dwelling units which will include 43 market-rate units, 27 affordable units and 36 units which will be leased to public housing residents (as further described on Exhibit A hereto, the "Project"), located at 459 West Division Street and 1151 North Cleveland Avenue in Chicago, Cook County, Illinois (the "Property"), and to pay a portion of the costs of issuance and other costs incurred in connection therewith; and

WHEREAS, By this Ordinance, the City Council has determined that it is necessary and in the best interests of the City to enter into a funding loan agreement (the "Funding Loan Agreement") with Citibank, N.A., a national banking association, pursuant to which the City will borrow an aggregate principal amount not to exceed Twenty-Seven Million Dollars (\$27,000,000) (the "Funding Loan") for the purposes set forth above and in evidence of its limited, special obligation to repay that borrowing, issue tax-exempt revenue notes which are expected to be issued in two series, to be designated respectively as (i) Multi-Family Housing Revenue Note (Parkside of Old Town Phase IIB), Series 2014A (the "Series A Note") and (ii) Multi-Family Housing Revenue Note (Parkside of Old Town Phase IIB), Series 2014B (the "Series B Note" and, together with the Series A Note, collectively, the "Notes") under the terms and conditions of this Ordinance and the Funding Loan Agreement, and the City will thereafter loan the proceeds of the Funding Loan to the Borrower (the "Borrower Loan") pursuant to a borrower loan agreement (the "Borrower Loan Agreement") between the City and the Borrower, as evidenced by certain Borrower promissory notes (the "Borrower Notes"), in order to finance a portion of the cost of the Project in return for loan payments sufficient to pay, when due, the principal of, prepayment premium, if any, and interest on the Notes; and

WHEREAS, The Chicago Housing Authority ("CHA") has indicated that it expects to make certain funds from CHA sources available for the Project, which may include "Moving to Work" Funds, "HOPE VI" Funds, Capital Development Funds and Program Income Funds and which, when available, may be used to repay a portion of the Notes; and

WHEREAS, The principal of, prepayment premium, if any, and interest payable on the Notes will be secured by, among other things, a mortgage on the Property and certain other related collateral, by certain capital contributions to be made to the Borrower by its investor limited partner(s) in connection with the allocation to the Borrower of federal low-income

housing tax credits and by pledges and/or assignments of certain funds, personal property, and contractual rights of the Borrower and its affiliates (including certain funds from CHA sources as described above); and

WHEREAS, The Funding Loan and the Notes and the obligation to pay interest thereon do not now and shall never constitute an indebtedness of or an obligation of the City, the State of Illinois or any political subdivision thereof, within the purview of any Constitutional limitation or statutory provision, or a charge against the general credit or taxing powers of any of them. No party to the Funding Loan Agreement or holder of any Notes shall have the right to compel the taxing power of the City, the State of Illinois or any political subdivision thereof to pay any principal installment of, prepayment premium, if any, or interest on the Notes or obligations under the Funding Loan Agreement; and

WHEREAS, In connection with the execution and delivery of the Funding Loan Agreement and the issuance of the Notes, the City Council has determined by this Ordinance that it is necessary and in the best interests of the City to enter into (i) the Funding Loan Agreement, providing for the security for and terms and conditions of the Funding Loan, and the Notes to be issued thereunder, (ii) the Borrower Loan Agreement providing for the loan of the proceeds of the Funding Loan to the Borrower and the use of such proceeds, (iii) one or more Tax Regulatory Agreements and/or tax certificates (each, a "Tax Agreement" and collectively, the "Tax Agreements") between the City and the Borrower, and (iv) a Land-Use Restriction Agreement between the City and the Borrower (the "Land Use Restriction Agreement"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council of the City (the "City Council") on July 30, 1997, and published at pages 49207 -- 49356 of in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal*") of such date, a certain redevelopment plan and project (the "Plan") for the Near North Tax Increment Financing 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

WHEREAS, Pursuant to an ordinance adopted by the City Council on July 30, 1997, and published at pages 49356 -- 49365 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 July 30, 1997, and published at pages 49366 -- 49374 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, Cabrini Green LAC Community Development Corporation, an Illinois not-for-profit corporation ("LAC") and the Chicago Housing Authority, an Illinois municipal corporation under the Housing Authorities Act, as amended (310 ILCS 10/1, et seq.) (the "CHA") are entering into one or more 99-year ground leases for Property, which leasehold interest will be assigned to the Partnership, on which the Developer (as hereinafter defined) will construct the Project; and

WHEREAS, The Project is necessary for the redevelopment of the Area; and

WHEREAS, The Borrower, LAC and Holsten Real Estate Development Corporation, an Illinois corporation ("Holsten" and together with the Borrower and LAC, hereinafter collectively referred to as the "Developer") will be obligated to undertake the Project in accordance with the terms and conditions of a proposed redevelopment agreement ("Redevelopment Agreement") to be executed by the Developer and the City, with such Project to be financed in part by certain pledged incremental taxes deposited from time to time in the Near North Tax Increment Financing Redevelopment Project Area Special Tax Allocation Fund for the Area (the "TIF Fund") pursuant to Section 5/11-74.4-8(b) of the Act ("Incremental Taxes"); and

WHEREAS, Pursuant to its Resolution 14-CDC-13 adopted by the Community Development Commission of the City of Chicago (the "Commission") on April 8, 2014, 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; 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 of Planning and Development ("DPD"); and

WHEREAS, DPD has preliminarily reviewed and approved the making of a loan to LAC and/or the Borrower in an amount not to exceed \$2,300,000 (the "Affordable Housing Loan"), to be funded from Multi-Program Funds pursuant to the terms and conditions set forth in Exhibit A attached hereto and made a part hereof; and

WHEREAS, LAC and Holsten are the sole owners of Parkside, which is the sole owner of the General Partner; and

WHEREAS, In the event LAC receives the Affordable Housing Loan, LAC will loan all proceeds of the Affordable Housing Loan that it receives to the Borrower in connection with the Project described in Exhibit A hereto; now, therefore,

Be It Ordained by the City Council of the City of Chicago, as follows:

SECTION 1. Incorporation Of Recitals. The recitals contained in the preambles to this ordinance are hereby incorporated into this ordinance by this reference. All capitalized terms used in this ordinance, unless otherwise defined herein, shall have the meanings ascribed thereto in the Funding Loan Agreement.

SECTION 2. Findings And Determinations. The City Council hereby finds and determines that the delegations of authority that are contained in this ordinance, including the authority to make the specific determinations described herein, are necessary and desirable because the City Council cannot itself as advantageously, expeditiously or conveniently exercise such authority and make such specific determinations. Thus, authority is granted to the Authorized Officer (as defined in Section 3) to establish the terms of the Funding Loan Agreement and related Notes, the Borrower Loan Agreement and the related Borrower Notes on such terms

as and to the extent such officer determines that such terms are desirable and in the best financial interest of the City. Any such designation and determination by an Authorized Officer shall be signed in writing by such Authorized Officer and filed with the City Clerk and shall remain in full force and effect for all purposes of this ordinance unless and until revoked, such revocation to be signed in writing by an Authorized Officer and filed with the City Clerk.

SECTION 3. Authorization Of The Funding Loan Agreement, The Notes, The Borrower Loan Agreement And Related Agreements. Upon the approval and availability of the additional financing as shown in Exhibit A (the "Additional Financing"), the execution and delivery of the Funding Loan Agreement and the issuance of the Notes in an aggregate principal amount of not to exceed \$27,000,000 are hereby authorized. The aggregate principal amount of the Notes to be issued, and their division into one or more series of Notes, shall be as set forth in the Funding Loan Notification referred to Section 6 below.

The Funding Loan Agreement and the Notes shall contain a provision that they are executed and delivered under authority of this ordinance. The maximum term of the Funding Loan shall not exceed 42 years from the date of execution and delivery of the Notes. The Notes shall bear interest at a rate or rates equal to the rate of interest on the related Borrower Loans as provided in the Borrower Loan Agreement (which shall not exceed the lesser of 10 percent or the maximum rate of interest allowable under state law) and shall be as determined by the Authorized Officer and shall be payable on the payment dates as set forth in the Funding Loan Agreement and the Funding Loan Notification. The Notes shall be dated, shall be subject to prepayment, shall be payable in such places and in such manner and shall have such other details and provisions as prescribed by the Funding Loan Agreement, the form(s) of the Notes therein and the Funding Loan Notification. The provisions for execution, signatures, payment and prepayment, with respect to the Funding Loan Agreement and the Notes shall be as set forth in the Funding Loan Agreement and the form(s) of the Notes therein.

Each of (i) the Mayor of the City (the "Mayor"), the (ii) Chief Financial Officer of the City (as defined below) or (iii) any other officer designated in writing by the Mayor (the Mayor, the Chief Financial Officer or any such other officer being referred to as an "Authorized Officer") is hereby authorized to execute by their manual or, in the case of the Notes, manual or facsimile signature, and to deliver on behalf of the City, and the City Clerk and the Deputy City Clerk are hereby authorized to attest by their manual or, in the case of the Notes, manual or facsimile signature, the Funding Loan Agreement and the Notes, in substantially the form attached hereto as Exhibit B and made a part hereof and hereby approved, with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution to constitute conclusive evidence of such officer's approval and the City Council's approval of any changes or revisions from the form of the Funding Loan Agreement and Notes therein attached to this Ordinance and reflecting the terms as determined in the Funding Loan Notification.

As used herein, the term "Chief Financial Officer" shall mean the Chief Financial Officer of the City appointed by the Mayor, or, if there is no such officer then holding said office, the City Comptroller.

Each Authorized Officer is hereby authorized to act as an authorized City representative (each an "Authorized City Representative") of the City for the purposes provided in the Funding Loan Agreement.

An Authorized Officer is hereby authorized to execute and deliver on behalf of the City, and the City Clerk and the Deputy City Clerk are hereby authorized to attest, the Borrower Loan Agreement in substantially the form attached hereto as Exhibit C, and made a part hereof and hereby approved, with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the City Council's approval of any changes or revisions from the form of the Borrower Loan Agreement and the Borrower Notes therein attached to this Ordinance and reflecting the terms as determined in the Funding Loan Notification.

An Authorized Officer is hereby authorized to execute and deliver the Land Use Restriction Agreement on behalf of the City, in substantially the form attached hereto as Exhibit D and made a part hereof and hereby approved with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the City Council's approval of any changes or revisions from the form of the Land-Use Restriction Agreement attached to this ordinance and reflecting the terms as determined in the Funding Loan Notification.

An Authorized Officer is hereby authorized to execute and deliver and the City Clerk and the Deputy City Clerk are hereby authorized to attest the Tax Agreements on behalf of the City, in substantially the forms of such documents used in previous tax-exempt multi-family housing financings (with appropriate revisions to reflect the terms and provisions of the Funding Loan Agreement and the Notes and the applicable provisions of the Internal Revenue Code of 1986, as amended (the "Code"), and the regulations promulgated thereunder), and with such other revisions in text as the Authorized Officer executing the same shall determine are necessary or desirable in connection with the exclusion from gross income for federal income tax purposes of interest on the Notes. The execution of the Tax Agreements by the Authorized Officer shall be deemed conclusive evidence of the approval of the City Council to the terms provided in the Tax Agreements.

An Authorized Officer is hereby authorized to execute and deliver on behalf of the City such security or collateral documents securing payment of the Notes as the Authorized Officer regards as appropriate, in substantially the form of the security documents used in previous issuances of tax-exempt bonds pursuant to programs similar to the Notes, with appropriate revisions to reflect the terms and provisions of the Notes and with such other revisions as the Authorized Officer executing the same shall determine are appropriate and consistent with the other provisions of this ordinance. The execution of security or collateral documents by the Authorized Officer shall be deemed conclusive evidence of the approval of the City Council to the terms provided in such documents.

SECTION 4. Security For The Funding Loan Agreement And The Notes. The obligations of the City under the Funding Loan Agreement and the Notes shall be limited obligations of the City, payable solely from and/or secured by a pledge of the following security (other than certain Unassigned Rights of the City):

(a) all right, title and interest of the City in, to and under the Borrower Loan Agreement and the Borrower Notes, including, without limitation, all rents, revenues and receipts derived by the City from the Borrower relating to the Project and including, without limitation, all Pledged Revenues, Borrower Loan Payments and Additional Borrower Payments derived by the City under and pursuant to, and subject to the provisions of, the

Borrower Loan Agreement; provided that the pledge and assignment made under the Funding Loan Agreement shall not impair or diminish the obligations of the City under the provisions of the Borrower Loan Agreement;

(b) all right, title and interest of the City in, to and under, together with all rights, remedies, privileges and options pertaining to, the Funding Loan Agreement, and all other payments, revenues and receipts derived by the City under and pursuant to, and subject to the provisions of, the Funding Loan Agreement;

(c) any and all monies and investments from time to time on deposit in, or forming a part of, all funds and accounts created and held under the Funding Loan Agreement, subject to the provisions of the Funding Loan Agreement permitting the application thereof for the purposes and on the terms and conditions set forth therein;

(d) any and all other real or personal property of every kind and nature or description, which may from time to time hereafter, by delivery or by writing of any kind, be subjected to the lien of the Funding Loan Agreement as additional security by the City or anyone on its part or with its consent, or which pursuant to any of the provisions of the Borrower Loan Agreement may come into the possession or control of the Funding Lender (as defined below) or a receiver appointed pursuant to the Funding Loan Agreement; and

(e) a mortgage on and security interest in the Property and related collateral.

In order to secure the payment of the principal of, prepayment premium, if any, and interest on the Notes, such rights, proceeds and investment income are hereby pledged to the extent and for the purposes as provided in the Funding Loan Agreement and are hereby appropriated for the purposes set forth in the Funding Loan Agreement. Nothing contained in this Ordinance shall limit or restrict the subordination of the pledge of such rights, proceeds and investment income as set forth in the Funding Loan Agreement to the payment of any other obligations of the City enjoying a lien or claim on such rights, proceeds and investment income as of the date of execution and delivery of the Funding Loan Agreement and the Notes, all as shall be determined by the Authorized Officer at the time of the execution and delivery of the Funding Loan Agreement and the Notes. The Funding Loan Agreement shall set forth such covenants with respect to the application of such rights, proceeds and investment income as shall be deemed necessary by the Authorized Officer in connection with the execution and delivery of the Funding Loan Agreement and the Notes.

SECTION 5. Delivery Of The Funding Loan Agreement Sale And Delivery of Notes. Subject to the terms and conditions of the Funding Loan Agreement and such additional terms as are set forth in the Funding Loan Notification with the approval of an Authorized Officer, the Notes shall be sold and delivered to Citibank, N.A., a national banking association, or such other funding lender as approved by an Authorized Officer (the "Funding Lender"), and shall hold the Funding Loan Agreement and the Notes, subject to the terms and conditions of the required transferee representations (the "Required Transferee Representations") which shall be delivered to the City by the Funding Lender. Any subsequent Funding Lender approved by an Authorized Officer, to the extent required under the Funding Loan Agreement, may succeed the initial Funding Lender as the registered holder of all or a portion of the Funding Loan, but only if such subsequent Funding Lender executes and delivers to the City the Required Transferee Representations, substantially in

the form of the Required Transferee Representations set forth in the Funding Loan Agreement. The aggregate costs of origination of the Funding Loan paid from the proceeds of the Funding Loan to the Funding Lender shall not exceed one and one half percent (1.5%) of the aggregate principal amount of the Notes.

SECTION 6. Funding Loan Notification. Subsequent to the execution and delivery of the Funding Loan Agreement and the sale of any Notes, the Authorized Officer shall file in the Office of the City Clerk a Funding Loan Notification for such Funding Loan Agreement and the Notes directed to the City Council setting forth (i) the aggregate original principal amount of, maturity schedule, redemption provisions for and nature of each series of the Notes sold, (ii) the extent of any tender rights to be granted to the holders of the Notes, (iii) the identity of the Funding Lender, if different from Citibank, N.A., (iv) the interest rates on the Notes and/or a description of the method of determining the interest rates applicable to the Notes from time to time, (v) the origination fee or other compensation paid to the Funding Lender in connection with the origination of the Funding Loan and issuance of the Notes, and (vi) any other matter authorized by this Ordinance to be determined by an Authorized Officer at the time of the sale of any Notes. There shall be attached to such notification the final form of the Funding Loan Agreement, a specimen of the each of the Notes and the Borrower Loan Agreement.

SECTION 7. Limited Obligations. The Notes, when issued and outstanding, will be limited obligations of the City, payable solely as provided in the Funding Loan Agreement. The Notes and the interest thereon shall never constitute a debt or general obligation or a pledge of the faith, the credit or the taxing power of the City within the meaning of any Constitutional or statutory provision of the State of Illinois. The Notes shall be payable solely from the funds pledged therefor pursuant to the terms of the Funding Loan Agreement herein described.

SECTION 8. Use Of Proceeds. The proceeds from the Funding Loan (as evidenced by the sale of the Notes) shall be deposited as provided in the Funding Loan Agreement and used for the Project.

SECTION 9. Volume Cap. The Funding Loan Agreement and the Notes are obligations taken into account under Section 146 of the Code in the allocation of the City's volume cap.

SECTION 10. Developer Designation. The Developer is hereby designated as the developer for the Project pursuant to Section 5/11-74.4-4 of the Act.

SECTION 11. Redevelopment Agreement. Upon the approval and availability of the Additional Financing, the Commissioner of DPD or a designee thereof (the "Authorized DPD Officer") is hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver the Redevelopment Agreement and such other supporting documents as may be necessary to carry out and comply with the provisions of such agreements, with such changes, deletions and insertions as shall be approved by the persons executing such agreements. The Redevelopment Agreement shall be in substantially the form attached hereto as Exhibit E and made a part hereof and hereby approved with such changes therein as shall be approved by the Authorized DPD Officer executing the same, with such execution to constitute conclusive evidence of such officer's approval of any changes or revisions from the form of Redevelopment Agreement attached to this ordinance.

SECTION 12. Payment Of Incremental Taxes. The City Council hereby finds that the City is authorized to pay an aggregate amount equal to \$10,000,000 ("City Funds") from Incremental Taxes deposited in the general account of the TIF Fund (the "General Account") as follows: \$6,000,000 to Holsten and \$4,000,000 to LAC to finance a portion of the eligible costs included within the Project. The proceeds of the City Funds are hereby appropriated for the purposes set forth in this Section 12.

SECTION 13. Maintenance And Use Of TIF Fund. Pursuant to the TIF Ordinance, the City has created the TIF Fund. The Chief Financial Officer of the City (or his or her designee) is hereby directed to maintain the TIF Fund as a segregated interest-bearing account, separate and apart from the City's Corporate Fund or any other fund of the City. Pursuant to the TIF Ordinance, all Incremental Taxes received by the City for the Area shall be deposited into the TIF Fund. The City shall use the funds in the TIF Fund to make payments pursuant to the terms of the Redevelopment Agreement.

SECTION 14. Proxies. Each Authorized Officer may designate another to act as their respective proxy and to affix their respective signatures to each Note, whether in temporary or definitive form, and to any other instrument, certificate or document required to be signed by such Authorized Officer pursuant to this Ordinance or the Funding Loan Agreement. In each case, each shall send to the City Council written notice of the person so designated by each, such notice stating the name of the person so selected and identifying the instruments, certificates and documents which such person shall be authorized to sign as proxy for the Mayor and the Authorized Officer, respectively. A written signature of the Mayor or the Authorized Officer, respectively, executed by the person so designated underneath, shall be attached to each notice. Each notice, with signatures attached, shall be recorded in the *Journal of the Proceedings of the City Council of the City of Chicago* and filed with the City Clerk. When the signature of the Mayor is placed on an instrument, certificate or document at the direction of the Mayor in the specified manner, the same, in all respects, shall be as binding on the City as if signed by the Mayor in person. When the signature of the Authorized Officer is so affixed to an instrument, certificate or document at the direction of the Authorized Officer in the specified manner, the same, in all respects, shall be as binding on the City as if signed by the Authorized Officer in person.

SECTION 15. Additional Authorization. Each Authorized Officer, the City Treasurer, and, upon the approval and availability of the additional financing as shown in Exhibit A (the "Additional Financing"), the Authorized DPD Officer are each hereby authorized to execute and deliver and the City Clerk and the Deputy City Clerk are each hereby authorized to enter into, execute and deliver such other documents and agreements, including, without limitation, any documents necessary to evidence the receipt or assignment of any collateral for the Funding Loan Agreement and the related Notes, the Borrower Loan Agreement or the Borrower Notes from the Borrower, and perform such other acts as may be necessary or desirable in connection with the City Agreements (as defined in Section 21 hereof), including, but not limited to, the exercise following the delivery date of the City Agreements of any power or authority delegated to such official under this Ordinance with respect to the City Agreements upon original execution and delivery, but subject to any limitations on or restrictions of such power or authority as herein set forth. Notwithstanding anything contained herein (including but not limited to Sections 3 and 11 hereof), if any portion of the Additional Financing is not approved and available at such time as the Authorized Officer and the Authorized DPD Officer otherwise deem it in the best interest of the City to execute the City Agreements, then the Authorized Officer and the Authorized DPD Officer may so execute the

City Agreements (with such changes thereto as the Authorized Officer and the Authorized DPD Officer deem necessary and advisable) and any necessary ancillary documents and may impose such conditions upon the approval and availability of such Additional Financing as they deem necessary and advisable.

SECTION 16. Affordable Housing Loan Authorization. Upon the approval and availability of the Additional Financing, the Authorized DPD Officer is 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 Affordable Housing Loan. The Authorized DPD Officer is hereby authorized, subject to the approval of the Corporation Counsel, to negotiate any and all terms and provisions in connection with the Affordable Housing Loan which do not substantially modify the terms described in Exhibit A hereto. Upon the execution and receipt of proper documentation, the Authorized DPD Officer is hereby authorized to disburse the proceeds of the Affordable Housing Loan to LAC and/or the Borrower.

SECTION 17. Public Hearing. This City Council hereby directs that the Notes shall not be issued unless and until the requirements of Section 147(1) of the Code, including particularly the approval requirement following any required public hearing, have been fully satisfied, and that no contract, agreement or commitment to issue the Notes shall be executed or undertaken prior to satisfaction of the requirements of said Section 147(f) unless the performance of said contract, agreement or commitment is expressly conditioned upon the prior satisfaction of such requirements. All such actions taken prior to the enactment of this Ordinance are hereby ratified and confirmed.

SECTION 18. Severability. 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 19. Administrative Fee. DPD is hereby authorized to charge an administrative fee or fees in connection with the delivery and administration of the Funding Loan Agreement and the Notes, which shall be collected under such terms and conditions as determined by the Authorized DPD Officer and which shall be in an amount as determined by the Authorized DPD Officer but not to exceed the maximum amount permitted under Section 148 of the Code to avoid characterization of the Funding Loan Agreement and the Notes as "arbitrage bonds" as defined in such Section 148. Such administrative fee or fees shall be used by DPD for administrative expenses and other housing activities. Initially, such administrative fee or fees shall be an amount equal to (i) 1.5 percent of the original principal amount of the Notes payable upon issuance of the Notes, plus (ii) an on-going compliance fee of \$25 per unit payable annually.

SECTION 20. Reserve For Legal Expenses. The City is authorized to assess a legal reserve fee with respect to the Project, payable upon issuance of the Notes from the proceeds of the Notes or from funds contributed by the Borrower, which shall be in an amount equal to 0.10 percent of the original principal amount of the Notes. Such fee shall be used by the City to pay legal costs or other expenses in connection with the Project, the Notes, or other City issuances.

SECTION 21. No Recourse. No recourse shall be had for the payment of the principal of, prepayment premium, if any, or interest on any of the Notes or for any claim based thereon

or upon any obligation, covenant or agreement contained in this ordinance, the Funding Loan Agreement, the Notes, the Borrower Loan Agreement, the Land Use Restriction Agreement, the Tax Agreement, or the Redevelopment Agreement (collectively, the "City Agreements") against any past, present or future officer, member or employee of the City, or any officer, employee, director or trustee of any successor, as such, either directly or through the City, or any such successor, under any rule of law or equity, statute or constitution or by the enforcement of any assessment or penalty or otherwise, and all such liability of any such member, officer, employee, director or trustee as such is hereby expressly waived and released as a condition of and consideration for the execution of the City Agreements and the issuance of the Notes.

SECTION 22. No Impairment. 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 be controlling. No provision of the Municipal Code or violation of any provision of the Municipal Code shall be deemed to render voidable at the option of the City any document, instrument or agreement authorized hereunder or to impair the validity of this ordinance or the instruments authorized by this ordinance or to impair the rights of the holders of the Funding Loan and the Notes to receive payment of the principal of, prepayment premium, if any, or interest on the Note or to impair the security for the Funding Loan Agreement and the Notes; provided further that the foregoing shall not be deemed to affect the availability of any other remedy or penalty for any violation of any provision of the Municipal Code. Section 2-45-110 of the Municipal Code shall not apply to the Project.

SECTION 23. Effective Date. This ordinance shall be in full force and effect immediately upon its passage and approval.

Exhibits "A", "B", "C", "D", "E" and "F" referred to in this ordinance read as follows:

Exhibit "A".
(To Ordinance)

Project And Financing.

Borrower: Parkside Phase IIB, L.P., an Illinois limited partnership (the "Partnership") or Cabrini Green LAC Community Development Corporation, an Illinois not-for-profit corporation ("LAC") which, along with Holsten Real Estate Development Corporation, an Illinois corporation, is an owner of Parkside Associates LLC, an Illinois limited liability company, the sole owner of Parkside IIB LLC, an Illinois limited liability company and the sole general partner (the "General Partner") of the Partnership.

If LAC is the Borrower, it will make the proceeds of the Affordable Housing Loan available to the Partnership in connection with the Project.

Project: Acquisition of a leasehold interest in the property located at 459 West Division Street and 1151 North Cleveland Avenue, in Chicago, Illinois (the "Property") and construction of two multi-family buildings and parking facilities on the

Phase IIB Property, consisting of approximately 106 residential dwelling units of which approximately 36 units shall be for CHA residents and 27 units shall be for low-income families (collectively, the "Rental Project"), and approximately 66 on-site parking spaces.

Affordable
Housing
Loan:

Source: Multi-Program Funds.

Amount: Not to exceed \$2,300,000.

Term: Not to exceed 42 years or such other term acceptable to the Commissioner.

Interest: 1 percent or such other interest rate acceptable to the Commissioner.

Security: Non-recourse loan(s); third mortgage on the Property (the "City Mortgage").

Additional Financing:

1. The Notes, as described in this ordinance. The Notes will be secured in part by the pledge of certain funds from CHA sources available for the Project, which may include "Moving to Work" Funds, "HOPE VI" Funds, Capital Development Funds, Program Income Funds or other funds expected to be received from the CHA and by a mortgage from the Borrower in favor of the holder of the Notes (the "Mortgage"), pursuant to the terms of the Funding Loan Agreement. The Mortgage will grant the holder of the Notes secured thereby a mortgage on the Property that is senior to the City Mortgage.

2. Citibank Permanent 1st Mortgage Loan.

Amount: Not to exceed \$4,500,000 or such other amount to which the Commissioner may consent.

Term: Not to exceed the term of the City Mortgage.

Source: Citibank, or another entity acceptable to the Commissioner.

Interest: Not to exceed 7.0% or such other rate acceptable to the Commissioner.

Security: A mortgage lien on the Property senior to the lien of the City Mortgage.

3. CHA Funds 2nd Mortgage Loan.

Amount: Approximately \$12,442,319 or such other amount to which the Commissioner may consent.

Source: Chicago Housing Authority - "Moving to Work" Funds, "Hope VI" Funds, Capital Development Funds, Program Income Funds or other funds from sources acceptable to the Commissioner.

Term: Not to exceed 42 years.

Interest: Zero percent per annum.

Security: A mortgage lien on the Property senior to the lien of the City Mortgage.

4. Donations Tax Credit 4th Mortgage Loan.

Amount: Approximately \$3,666,500 or such other amount to which the Commissioner may consent.

Term: Not to exceed 42 years.

Source: Illinois Affordable Housing Tax Credits proceeds loaned by the CHA or other entity acceptable to the Commissioner.

Interest: Zero percent per annum.

Security: A mortgage lien on the Property junior to the lien of the City Mortgage.

5. TIF Loan.

Amount: Not to exceed \$10,000,000

Source: Available incremental taxes from the City of Chicago, Near North Tax Increment Financing Redevelopment Project Area, which will be used to repay a portion of the Lender Financing (as defined in the Redevelopment Agreement).

Term: Not to exceed 42 years.

Interest: Zero percent per annum or such other interest rate acceptable to the Commissioner.

Security: Two mortgage liens on the Property junior to the lien of the City Mortgage.

6. Equity.

Amount: Approximately \$8,734,842, or such other amount to which the Commissioner may consent.

Source: To be derived from the syndication by the General Partner of low-income housing tax credits allocated by DPD.

7. General Partner Contribution.

Amount: \$10,100.

Source: General Partner.

Exhibit "B".
(To Ordinance)

Funding Loan Agreement.

This Funding Loan Agreement, dated as of June 1, 2014 (this "**Funding Loan Agreement**"), is entered into by CITIBANK, N.A. (together with any successor hereunder, the "**Funding Lender**") and CITY OF CHICAGO, a municipality and home rule unit of local government duly organized and validly existing under the constitution and laws of the State of Illinois (together with its successors and assigns, the "**Governmental Lender**").

RECITALS

WHEREAS, the Governmental Lender has been duly created and organized pursuant to and in accordance with the provisions of Article VII, Section 6(a) of the 1970 Constitution of the State Illinois, is a home rule unit of local government and as such may provide a means of financing the costs of residential ownership and development that will provide decent, safe and sanitary housing for persons of low and moderate income at prices or rentals they can afford; and

WHEREAS, the Governmental Lender is authorized: (a) to make loans to any person to provide financing for rental residential developments located within the jurisdiction of the Governmental Lender and intended to be occupied in part by persons of low and moderate income, as determined by the Governmental Lender; (b) to incur indebtedness for the purpose of obtaining moneys to make such loans and provide such financing, to establish any required reserve funds and to pay administrative costs and other costs incurred in connection with the incurrence of such indebtedness of the Governmental Lender; and (c) to pledge all or any part of the revenues, receipts or resources of the Governmental Lender, including the revenues and receipts to be received by the Governmental Lender from or in connection with such loans, and to mortgage, pledge or grant security interests in such loans or other property of the Governmental Lender in order to secure the payment of the principal of, prepayment premium, if any, on and interest on such indebtedness of the Governmental Lender; and

WHEREAS, Parkside Phase IIB, LP, an Illinois limited partnership (the "**Borrower**"), has requested the Governmental Lender to enter into this Funding Loan Agreement under which the Funding Lender (i) will advance funds (the "**Funding Loan**") to or for the account of the Governmental Lender, and (ii) apply the proceeds of the Funding Loan to make a loan (the "**Borrower Loan**") to the Borrower to finance the acquisition, construction, rehabilitation, development, and equipping of a multifamily residential project located in the City of Chicago, Cook County, Illinois, known or to be known as Parkside of Old Town Phase IIB and consisting of approximately 106 rental units, including approximately 27 affordable units, 36 units which will be leased to public housing residents, approximately 43 unrestricted units and related common areas along with parking lot facilities (collectively, the "**Project**"); and

WHEREAS, simultaneously with the delivery of this Funding Loan Agreement, the Governmental Lender and the Borrower will enter into a Borrower Loan Agreement of even date herewith (as it may be supplemented or amended, the "**Borrower Loan Agreement**"), whereby the Borrower agrees to make loan payments to the Governmental Lender in an amount which, when added to other funds available under this Funding Loan Agreement, will be sufficient to enable the Governmental Lender to repay the Funding Loan and to pay all costs and expenses related thereto when due; and

WHEREAS, to evidence its payment obligations under the Borrower Loan Agreement, the Borrower will execute and deliver to the Governmental Lender its Borrower Construction/Permanent Note and its Borrower Construction Note as defined in the Borrower Loan Agreement (each a "**Borrower Note**" and collectively, the "**Borrower Notes**") and the obligations of the Borrower under the Borrower Notes will be secured by a lien on and security interest in the Project pursuant to a Multifamily Mortgage,

Assignment of Rents, Security Agreement of even date herewith (the "**Security Instrument**"), made by the Borrower in favor of the Governmental Lender, as assigned to the Funding Lender to secure the performance by the Governmental Lender of its obligations under the Funding Loan; and

WHEREAS, the Governmental Lender has executed and delivered to the Funding Lender its not to exceed \$14,557,681 City of Chicago Multifamily Mortgage Revenue Construction/Permanent Note, Series 2014A (the "**Governmental Lender Construction/Permanent Note**") and its not to exceed \$12,442,319 City of Chicago Multifamily Mortgage Revenue Construction Note, Series 2014B (the "**Governmental Lender Construction Note**") (each a "**Governmental Lender Note**" and collectively, the "**Governmental Lender Notes**"), each dated as of the Closing Date (defined below) collectively evidencing its obligation to make the payments due to the Funding Lender under the Funding Loan as provided in this Funding Loan Agreement, all things necessary to make the Funding Loan Agreement the valid, binding and legal limited obligation of the Governmental Lender, have been done and performed and the execution and delivery of this Funding Loan Agreement and the execution and delivery of the Governmental Lender Note, subject to the terms hereof, have in all respects been duly authorized;

NOW, THEREFORE, in consideration of the premises and the mutual representations, covenants and agreements herein contained, the parties hereto do hereby agree as follows:

ARTICLE I DEFINITIONS; PRINCIPLES OF CONSTRUCTION

Section 1.1. Definitions. For all purposes of this Funding Loan Agreement, except as otherwise expressly provided or unless the context otherwise clearly requires:

Unless specifically defined herein, all capitalized terms shall have the meanings ascribed thereto in the Borrower Loan Agreement.

The terms "herein," "hereof" and "hereunder" and other words of similar import refer to this Funding Loan Agreement as a whole and not to any particular Article, Section or other subdivision. The terms "agree" and "agreements" contained herein are intended to include and mean "covenant" and "covenants."

All references made (i) in the neuter, masculine or feminine gender shall be deemed to have been made in all such genders, and (ii) in the singular or plural number shall be deemed to have been made, respectively, in the plural or singular number as well. Singular terms shall include the plural as well as the singular, and vice versa.

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 the Approved Accounting Method. All references herein to "Approved Accounting Method" refer to such principles as they exist at the date of application thereof.

All references in this instrument to designated "Articles," "Sections" and other subdivisions are to the designated Articles, Sections and subdivisions of this instrument as originally executed.

All references in this instrument to a separate instrument are to such separate instrument as the same may be amended or supplemented from time to time pursuant to the applicable provisions thereof.

References to the Governmental Lender Notes as "tax-exempt" or to the "tax-exempt status" of the Governmental Lender Notes are to the exclusion of interest payable on the Governmental Lender

Notes (other than any portion of the Governmental Lender Notes held by a “substantial user” of the Project or a “related person” (within the meaning of Section 147 of the Code) thereto) from gross income for federal income tax purposes pursuant to Section 103(a) of the Code.

The following terms have the meanings set forth below:

“**Additional Borrower Payments**” shall have the meaning given such term in the Borrower Loan Agreement.

“**Affiliate**” shall mean, as to any Person, any other Person that, directly or indirectly, is in Control of, is Controlled by or is under common Control with such Person.

“**Approved Institutional Buyer**” means (1) a “qualified institutional buyer” (“QIB”) as defined in Rule 144A promulgated under the Securities Act of 1933, as in effect on the date hereof (the “Securities Act”) that is a financial institution or commercial bank having capital and surplus of \$5,000,000,000 or more, (2) an affiliate of the Funding Lender, or (3) a trust or custodial arrangement established by the Funding Lender or one of its affiliates the beneficial interests in which will be owned only by QIBs.”

“**Authorized Amount**” shall mean an amount not to exceed \$27,000,000, the maximum aggregate principal amount of the Funding Loan under this Funding Loan Agreement.

“**Authorized City Representative**” shall have the meaning as set forth for the term “Authorized Officer” in the Ordinance.

“**Borrower**” shall mean Parkside Phase IIB, LP, an Illinois limited partnership.

“**Borrower Controlling Entity**” shall mean, if the Borrower is a partnership, any general partner or managing partner of the Borrower, or if the Borrower is a limited liability company, the manager or managing member of the Borrower.

“**Borrower Loan**” shall mean the mortgage loan made by the Governmental Lender to the Borrower pursuant to the Borrower Loan Agreement in the aggregate principal amount of the Borrower Loan Amount, as evidenced by the Borrower Notes.

“**Borrower Loan Agreement**” shall mean the Borrower Loan Agreement, of even date herewith, between the Governmental Lender and the Borrower, as supplemented, amended or replaced from time to time in accordance with its terms.

“**Borrower Loan Agreement Default**” shall mean any event of default set forth in Section 8.1 of the Borrower Loan Agreement. A Borrower Loan Agreement Default shall “exist” if a Borrower Loan Agreement Default shall have occurred and be continuing beyond any applicable notice and cure period.

“**Borrower Loan Amount**” shall mean an amount not to exceed \$27,000,000.

“**Borrower Loan Documents**” shall have the meaning given such term in the Borrower Loan Agreement.

“**Borrower Notes**” shall mean the “Borrower Notes” as defined in the Borrower Loan Agreement.

“Business Day” shall mean any day other than (i) a Saturday or a Sunday, or (ii) a day on which federally insured depository institutions in New York, New York, Chicago, Illinois or the cities in which the offices of the Funding Lender are located are authorized or obligated by law, regulation, governmental decree or executive order to be closed.

“Closing Date” shall mean June ___, 2014, the date that initial Funding Loan proceeds are disbursed hereunder.

“Code” shall mean the Internal Revenue Code of 1986 as in effect on the Closing Date or (except as otherwise referenced herein) as it may be amended to apply to obligations issued on the Closing Date, together with applicable proposed, temporary and final regulations promulgated, and applicable official public guidance published, under the Code.

“Conditions to Conversion” shall have the meaning given such term in the Construction Funding Agreement.

“Construction Escrow Agreement” shall mean that certain Construction Escrow Agreement, dated June ___, 2014, among the Title Company named therein, in its capacity as escrow agent, Governmental Lender, Funding Lender, certain subordinate lenders named therein, and Borrower, as such agreement may be amended, modified, supplemented and replaced from time to time.

“Construction Funding Agreement” shall mean that certain Construction Funding Agreement of even date herewith, between the Funding Lender, as agent for the Governmental Lender, and Borrower, pursuant to which the Borrower Loan will be advanced by the Funding Lender (or the Servicer on its behalf), as agent of the Governmental Lender, to the Borrower and setting forth certain provisions relating to disbursement of the Borrower Loan during construction, insurance and other matters, as such agreement may be amended, modified, supplemented and replaced from time to time.

“Contingency Draw-Down Agreement” shall mean the Contingency Draw-Down Agreement of even date herewith between the Funding Lender and the Borrower relating to possible conversion of the Funding Loan from a draw-down loan to a fully funded loan.

“Control” shall mean, with respect to any Person, either (i) ownership directly or through other entities of more than 50% of all beneficial equity interest in such Person, or (ii) the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of such Person, through the ownership of voting securities, by contract or otherwise.

“Draw-Down Notice” shall mean a notice described in Section 1.01 of the Contingency Draw-Down Agreement regarding the conversion of the Funding Loan from a draw down loan to a fully funded loan.

“Event of Default” shall have the meaning ascribed thereto in Section 9.1 hereof.

“Fitch” shall mean Fitch, Inc.

“Funding Lender” shall mean Citibank N.A., a national banking association, and any successor under this Funding Loan Agreement and the Borrower Loan Documents.

“Funding Loan Agreement” shall mean this Funding Loan Agreement, of even date herewith, by and between the Funding Lender and the Governmental Lender, as it may from time to time be

supplemented, modified or amended by one or more indentures or other instruments supplemental thereto entered into pursuant to the applicable provisions thereof.

“Funding Loan Documents” shall mean (i) this Funding Loan Agreement, (ii) the Borrower Loan Agreement, (iii) the Regulatory Agreement, (iv) the Tax Compliance Agreement, (v) the Borrower Loan Documents, (vi) all other documents evidencing, securing, governing or otherwise pertaining to the Funding Loan, and (vii) all amendments, modifications, renewals and substitutions of any of the foregoing.

“Government Obligations” shall mean noncallable, nonprepayable (i) direct, general obligations of the United States of America, or (ii) any obligations unconditionally guaranteed as to the full and timely payment of all amounts due thereunder by the full faith and credit of the United States of America (including obligations held in book entry form), but specifically excluding any mutual funds or unit investment trusts invested in such obligations.

“Governmental Lender” shall mean the City of Chicago, a municipality and home rule unit of local government duly organized and validly existing under the constitution and laws of the State of Illinois, together with its successors and assigns.

“Governmental Lender Notes” shall mean the Governmental Lender Notes described in the recitals of this Funding Loan Agreement.

“Highest Rating Category” shall mean, with respect to a Permitted Investment, that the Permitted Investment is rated by each Rating Agency in the highest rating category given by that Rating Agency for that general category of security. If at any time the Governmental Lender Notes are not rated (and, consequently, there is no Rating Agency), then the term “Highest Rating Category” means, with respect to a Permitted Investment, that the Permitted Investment is rated by S&P or Moody's in the highest rating given by that rating agency for that general category of security. By way of example, the Highest Rating Category for tax-exempt municipal debt established by S&P is “A 1+” for debt with a term of one year or less and “AAA” for a term greater than one year, with corresponding ratings by Moody's of “MIG 1” (for fixed rate) or “VMIG 1” (for variable rate) for three months or less and “Aaa” for greater than three months. If at any time (i) the Governmental Lender Notes are not rated, (ii) both S&P and Moody's rate a Permitted Investment and (iii) one of those ratings is below the Highest Rating Category, then such Permitted Investment will, nevertheless, be deemed to be rated in the Highest Rating Category if the lower rating is no more than one rating category below the highest rating category of that rating agency. For example, a Permitted Investment rated “AAA” by S&P and “Aa3” by Moody's is rated in the Highest Rating Category. If, however, the lower rating is more than one full rating category below the Highest Rating Category of that rating agency, then the Permitted Investment will be deemed to be rated below the Highest Rating Category. For example, a Permitted Investment rated “AAA” by S&P and “A1” by Moody's is not rated in the Highest Rating Category.

“Material Funding Lender Event” shall mean the occurrence and continuation of one or more of the following:

- (a) Prior to the advancement by the Funding Lender of the entire amount of the Funding Loan, the Funding Lender fails to advance funds requisitioned by the Borrower pursuant to the Borrower Loan Agreement and the Construction Funding Agreement other than by reason of non-conformance of such requisition with the requirements of the Borrower Loan Agreement or the Construction Funding Agreement or other failure of any condition to the funding of a requisition set forth in Article 3 of the Construction Funding Agreement, AND (i) a petition has

been filed and is pending against the Funding Lender under any bankruptcy, reorganization, arrangement, insolvency, readjustment of debt, dissolution or liquidation law of any jurisdiction, whether now or hereafter in effect, and has not been dismissed within 60 days after such filing; (ii) the Funding Lender has filed a petition, which is pending, under any bankruptcy, reorganization, arrangement, insolvency, readjustment of debt, dissolution or liquidation law of any jurisdiction, whether now or hereafter in effect, or has consented to the filing of any petition against it under such law; or (iii) the Funding Lender shall have a receiver, liquidator or trustee appointed for it or for the whole or substantially all of its property. The occurrence of a Material Funding Lender Event under this subsection (a) and the exercise of remedies upon any such declaration shall be subject to any applicable limitations of federal bankruptcy law affecting or precluding such declaration or exercise during the pendency of or immediately following any bankruptcy, liquidation or reorganization proceedings;

(b) Prior to the advancement by the Funding Lender of the entire amount of the Funding Loan (i) the Funding Loan Agreement or the Construction Funding Agreement for any reason ceases to be valid and binding on the Funding Lender or is declared to be null and void, or the validity or enforceability of any provision of the Funding Loan Agreement or the Construction Funding Agreement material to the performance by the Funding Lender of its obligations thereunder is denied by the Funding Lender or any court of applicable jurisdiction, or the Funding Lender is denying further liability or obligation under the Funding Loan Agreement or the Construction Funding Agreement, in all of the above cases contrary to the terms of the Funding Loan Agreement and the Construction Funding Agreement, in any case, in a final non-appealable judgment; (ii) the Funding Lender has rescinded, repudiated or terminated the Funding Loan Agreement or the Construction Funding Agreement; or (iii) the Funding Lender is dissolved or confiscated by action of government due to war or peace time emergency or the United States government declares a moratorium on the Funding Lender's activities; or

(c) Failure by the Funding Lender (i) to respond to a complete and compliant funding requisition properly presented by the Borrower to the Funding Lender for advancement of Loan funds pursuant to the Borrower Loan Agreement and the Construction Funding Agreement *within 7 days of the receipt of such funding requisition*, or (ii) to fully fund within 10 days after the Funding Lender approves a funding requisition from the Borrower to the Funding Lender and has confirmed such requisition for payment pursuant to the terms of the Borrower Loan Agreement and the Construction Funding Agreement.

"Maturity Date" shall mean, with respect to the Governmental Lender Construction/Permanent Note, June __, 2049, and with respect to the Governmental Lender Construction Note, June __, 2019.

"Maximum Rate" shall mean the lesser of (i) 10% per annum and (ii) the maximum interest rate that may be paid on the Funding Loan under State law.

"Minimum Participation Percentage" shall mean an amount no less than [fifteen] percent ([15]%) of the outstanding principal amount of the Funding Loan.

"Moody's" shall mean Moody's Investors Service, Inc., or its successor.

"Notcowner" or "owner of the Governmental Lender Notes" mean the owner, or as applicable, collectively the owners, of the Governmental Lender Notes as shown on the registration books maintained by the Funding Lender pursuant to Section 2.4(d).

“Negative Arbitrage Deposit” has the meaning set forth in the Contingency Draw-Down Agreement.

“Ongoing Governmental Lender Fee” shall mean the annual fee of the Governmental Lender in the amount of \$2,650. The Ongoing Governmental Lender Fee is payable annually in advance by the Borrower to the Governmental Lender on each December 1, commencing on the Closing Date, so long as any portion of the Funding Loan is outstanding.

“Opinion of Counsel” shall mean a written opinion from an attorney or firm of attorneys, acceptable to the Funding Lender and the Governmental Lender with experience in the matters to be covered in the opinion; provided that whenever an Opinion of Counsel is required to address the exclusion of interest on the Governmental Lender Notes from gross income for purposes of federal income taxation, such opinion shall be provided by Tax Counsel.

“Ordinance” shall mean the Ordinance adopted by the Governmental Lender on May ___, 2014 authorizing the Funding Loan and the execution and delivery of the Funding Loan Documents to which Governmental Lender is a party.

“Permitted Investments” shall mean, to the extent authorized by law for investment of any moneys held under this Funding Loan Agreement:

- (a) Government Obligations.
- (b) Direct obligations of, and obligations on which the full and timely payment of principal and interest is unconditionally guaranteed by, any agency or instrumentality of the United States of America (other than the Federal Home Loan Mortgage Corporation) or direct obligations of the World Bank, which obligations are rated in the Highest Rating Category.
- (c) Obligations, in each case rated in the Highest Rating Category, of (i) any state or territory of the United States of America, (ii) any agency, instrumentality, authority or political subdivision of a state or territory or (iii) any public benefit or municipal corporation the principal of and interest on which are guaranteed by such state or political subdivision.
- (d) Any written repurchase agreement entered into with a Qualified Financial Institution whose unsecured short term obligations are rated in the Highest Rating Category.
- (e) Commercial paper rated in the Highest Rating Category.
- (f) Interest bearing negotiable certificates of deposit, interest bearing time deposits, interest bearing savings accounts and bankers' acceptances, issued by a Qualified Financial Institution if either (i) the Qualified Financial Institution's unsecured short term obligations are rated in the Highest Rating Category or (ii) such deposits, accounts or acceptances are fully collateralized by investments described in clauses (a) or (b) of this definition or fully insured by the Federal Deposit Insurance Corporation.
- (g) An agreement held by the Funding Lender for the investment of moneys at a guaranteed rate with a Qualified Financial Institution whose unsecured long term obligations are rated in the Highest Rating Category or the Second Highest Rating Category, or whose obligations are unconditionally guaranteed or insured by a Qualified Financial Institution whose unsecured long term obligations are rated in the Highest Rating Category or Second Highest

Rating Category; provided that such agreement is in a form acceptable to the Funding Lender; and provided further that such agreement includes the following restrictions:

(1) the invested funds will be available for withdrawal without penalty or premium, at any time that (A) the Funding Lender is required to pay moneys from the Fund(s) established under this Funding Loan Agreement to which the agreement is applicable, or (B) any Rating Agency indicates that it will lower or actually lowers, suspends or withdraws the rating on the Funding Loan on account of the rating of the Qualified Financial Institution providing, guaranteeing or insuring, as applicable, the agreement;

(2) the agreement, and if applicable the guarantee or insurance, is an unconditional and general obligation of the provider and, if applicable, the guarantor or insurer of the agreement, and ranks *pari passu* with all other unsecured unsubordinated obligations of the provider, and if applicable, the guarantor or insurer of the agreement;

(3) the Funding Lender receives an Opinion of Counsel, which may be subject to customary qualifications, that such agreement is legal, valid, binding and enforceable upon the provider in accordance with its terms and, if applicable, an Opinion of Counsel that any guaranty or insurance policy provided by a guarantor or insurer is legal, valid, binding and enforceable upon the guarantor or insurer in accordance with its terms; and

(4) the agreement provides that if during its term the rating of the Qualified Financial Institution providing, guaranteeing or insuring, as applicable, the agreement, is withdrawn, suspended by any Rating Agency or falls below the Second Highest Rating Category, the provider must, within ten days, either: (A) collateralize the agreement (if the agreement is not already collateralized) with Permitted Investments described in paragraph (a) or (b) by depositing collateral with the Funding Lender or a third party custodian, such collateralization to be effected in a manner and in an amount reasonably satisfactory to the Funding Lender, or, if the agreement is already collateralized, increase the collateral with Permitted Investments described in paragraph (a) or (b) by depositing collateral with the Funding Lender or a third party custodian, in an amount reasonably satisfactory to the Funding Lender, (B) at the request of the Funding Lender, repay the principal of and accrued but unpaid interest on the investment, in either case with no penalty or premium unless required by law or (C) transfer the agreement, guarantee or insurance, as applicable, to a replacement provider, guarantor or insurer, as applicable, then meeting the requirements of a Qualified Financial Institution and whose unsecured long term obligations are then rated in the Highest Rating Category or the Second Highest Rating Category. The agreement may provide that the down graded provider may elect which of the remedies to the down grade (other than the remedy set out in (B)) to perform.

Notwithstanding anything else in this Paragraph (g) to the contrary and with respect only to any agreement described in this Paragraph (g) or any guarantee or insurance for any such agreement which is to be in effect for any period after the Conversion Date, any reference in this Paragraph to the "Second Highest Rating Category" will be deemed deleted so that the only acceptable rating category for such an agreement, guarantee or insurance will be the Highest Rating Category.

(h) Subject to the ratings requirements set forth in this definition, shares in any money market mutual fund (including those of the Funding Lender or any of its affiliates) registered under the Investment Company Act of 1940, as amended, that have been rated "AAAm-G" or "AAAm" by S&P or "Aaa" by Moody's so long as the portfolio of such money market mutual fund is limited to Government Obligations and agreements to repurchase Government Obligations. If approved in writing by the Funding Lender, a money market mutual fund portfolio may also contain obligations and agreements to repurchase obligations described in paragraphs (b) or (c). If the Governmental Lender Notes are rated by a Rating Agency, the money market mutual fund must be rated "AAAm-G" or "AAAm" by S&P, if S&P is a Rating Agency, or "Aaa" by Moody's, if Moody's is a Rating Agency. If at any time the Governmental Lender Notes are not rated (and, consequently, there is no Rating Agency), then the money market mutual fund must be rated "AAAm-G" or "AAAm" by S&P or Aaa by Moody's. If at any time (i) either of the Governmental Lender Notes is not rated, (ii) both S&P and Moody's rate a money market mutual fund and (iii) one of those ratings is below the level required by this paragraph, then such money market mutual fund will, nevertheless, be deemed to be rated in the Highest Rating Category if the lower rating is no more than one rating category below the highest rating category of that rating agency.

(i) Any other investment authorized by the laws of the State, if such investment is approved in writing by the Funding Lender.

Permitted Investments shall not include any of the following:

(1) Except for any investment described in the next sentence, any investment with a final maturity or any agreement with a term greater than one year from the date of the investment. This exception (1) shall not apply to Permitted Investments listed in paragraphs (g) and (i).

(2) Except for any obligation described in paragraph (a) or (b), any obligation with a purchase price greater or less than the par value of such obligation.

(3) Any asset backed security, including mortgage backed securities, real estate mortgage investment conduits, collateralized mortgage obligations, credit card receivable asset backed securities and auto loan asset backed securities.

(4) Any interest only or principal only stripped security.

(5) Any obligation bearing interest at an inverse floating rate.

(6) Any investment which may be prepaid or called at a price less than its purchase price prior to stated maturity.

(7) Any investment the interest rate on which is variable and is established other than by reference to a single index plus a fixed spread, if any, and which interest rate moves proportionately with that index.

(8) Any investment described in paragraph (d) or (g) with, or guaranteed or insured by, a Qualified Financial Institution described in clause (iv) of the definition of Qualified Financial Institution if such institution does not agree to submit to jurisdiction,

venue and service of process in the United States of America in the agreement relating to the investment.

- (9) Any investment to which S&P has added an “r” or “t” highlighter.

“**Person**” shall mean any individual, corporation, limited liability company, partnership, joint venture, estate, trust, unincorporated association, any federal, state, county or municipal government or any bureau, department or agency thereof and any fiduciary acting in such capacity on behalf of any of the foregoing.

“**Pledged Revenues**” shall mean the amounts pledged under this Funding Loan Agreement to the payment of the principal of, prepayment premium, if any, and interest on the Funding Loan and the Governmental Lender Notes, consisting of the following: (i) all income, revenues, proceeds and other amounts to which the Governmental Lender is entitled (other than amounts received by the Governmental Lender with respect to the Unassigned Rights) derived from or in connection with the Project and the Funding Loan Documents, including all Borrower Loan Payments due under the Borrower Loan Agreement and the Borrower Notes, payments with respect to the Borrower Loan Payments and all amounts obtained through the exercise of the remedies provided in the Funding Loan Documents and all receipts credited under the provisions of this Funding Loan Agreement against said amounts payable, and (ii) moneys held in the funds and accounts established under this Funding Loan Agreement, together with investment earnings thereon.

“**Potential Default**” shall have the meaning ascribed to that term in the Borrower Loan Agreement.

“**Prepayment Premium**” shall mean (i) any premium payable by the Borrower pursuant to the Borrower Loan Documents in connection with a prepayment of the Borrower Notes (including any Prepayment Premium as set forth in the Borrower Notes) and (ii) any premium payable on the Governmental Lender Notes pursuant to this Funding Loan Agreement.

“**Project**” shall have the meaning given to that term in the Ordinance.

“**Qualified Financial Institution**” shall mean any (i) bank or trust company organized under the laws of any state of the United States of America, (ii) national banking association, (iii) savings bank, savings and loan association, or insurance company or association chartered or organized under the laws of any state of the United States of America, (iv) federal branch or agency pursuant to the International Banking Act of 1978 or any successor provisions of law or a domestic branch or agency of a foreign bank which branch or agency is duly licensed or authorized to do business under the laws of any state or territory of the United States of America, (v) government bond dealer reporting to, trading with, and recognized as a primary dealer by the Federal Reserve Bank of New York, (vi) securities dealer approved in writing by the Funding Lender the liquidation of which is subject to the Securities Investors Protection Corporation or other similar corporation and (vii) other entity which is acceptable to the Funding Lender. With respect to an entity which provides an agreement held by the Funding Lender for the investment of moneys at a guaranteed rate as set out in paragraph (g) of the definition of the term “Permitted Investments” or an entity which guarantees or insures, as applicable, the agreement, a “Qualified Financial Institution” may also be a corporation or limited liability company organized under the laws of any state of the United States of America.

“Rating Agency” shall mean any one and each of S&P, Moody's and Fitch then rating the Governmental Lender Notes or any other nationally recognized statistical rating agency then rating the Governmental Lender Notes, which has been approved by the Funding Lender.

“Regulations” shall mean with respect to the Code, the relevant U.S. Treasury regulations and proposed regulations thereunder or any relevant successor provision to such regulations and proposed regulations.

“Regulatory Agreement” shall mean that certain Land Use Restriction Agreement, dated as of the Closing Date, by and between the Governmental Lender and the Borrower, as hereafter amended or modified.

“Remaining Funding Loan Proceeds Account” has the meaning set forth in the Contingency Draw-Down Agreement.

“Remaining Funding Loan Proceeds Account Earnings Subaccount” has the meaning set forth in the Contingency Draw-Down Agreement.

“Required Transferee Representations” shall mean the representations in substantially the form attached to this Funding Loan Agreement as Exhibit B.”

“Second Highest Rating Category” shall mean, with respect to a Permitted Investment, that the Permitted Investment is rated by each Rating Agency in the second highest rating category given by that Rating Agency for that general category of security. If at any time the Governmental Lender Notes are not rated (and, consequently, there is no Rating Agency), then the term “Second Highest Rating Category” means, with respect to a Permitted Investment, that the Permitted Investment is rated by S&P or Moody's in the second highest rating category given by that rating agency for that general category of security. By way of example, the Second Highest Rating Category for tax-exempt municipal debt established by S&P is “AA” for a term greater than one year, with corresponding ratings by Moody's of “Aa.” If at any time (i) the Governmental Lender Notes are not rated, (ii) both S&P and Moody's rate a Permitted Investment and (iii) one of those ratings is below the Second Highest Rating Category, then such Permitted Investment will not be deemed to be rated in the Second Highest Rating Category. For example, an Investment rated “AA” by S&P and “A” by Moody's is not rated in the Second Highest Rating Category.

“Securities Act” shall mean the Securities Act of 1933, as amended.

“Security” shall mean the security for the performance by the Governmental Lender of its obligations under the Governmental Lender Notes and this Funding Loan Agreement as more fully set forth in Article IV hereof.

“Security Instrument” shall mean the Multifamily Mortgage, Assignment of Rents, Security Agreement (as amended, restated and/or supplemented from time to time) of even date herewith, made by the Borrower in favor of the Governmental Lender, as assigned to the Funding Lender to secure the performance by the Governmental Lender of its obligations under the Funding Loan.

“Servicer” shall mean any Servicer appointed by the Funding Lender to perform certain servicing functions with respect to the Funding Loan and on the Borrower Loan pursuant to a separate servicing agreement to be entered into between the Funding Lender and the Servicer. Initially the Servicer shall be the Funding Lender pursuant to this Funding Loan Agreement.

“**Servicing Agreement**” shall mean any servicing agreement entered into between the Funding Lender and a Servicer with respect to the servicing of the Funding Loan and/or the Borrower Loan.

“**S&P**” shall mean Standard & Poor's Ratings Services, a Standard & Poor's Financial Services LLC business division, and its successors.

“**State**” shall mean the State of Illinois.

“**Tax Compliance Agreement**” shall mean the Tax Compliance Agreement, dated the Closing Date, executed and delivered by the Governmental Lender and the Borrower.

“**Tax Counsel**” shall mean Ice Miller LLP, or any other attorney or firm of attorneys designated by the Governmental Lender and approved by the Funding Lender having a national reputation for skill in connection with the authorization and issuance of municipal obligations under Sections 103 and 141 through 150 (or any successor provisions) of the Code.

“**Tax Counsel Approving Opinion**” shall mean an opinion of Tax Counsel substantially to the effect that the Governmental Lender Notes constitute a valid and binding obligation of the Governmental Lender and that, under existing statutes, regulations published rulings and judicial decisions, the interest on the Governmental Lender Notes is excludable from gross income for federal income tax purposes (subject to the inclusion of such customary exceptions as are acceptable to the recipient thereof).

“**Tax Counsel No Adverse Effect Opinion**” shall mean an opinion of Tax Counsel to the effect that the taking of the action specified therein will not impair the exclusion of interest on the Governmental Lender Notes from gross income for purposes of federal income taxation (subject to the inclusion of such customary exceptions as are acceptable to the recipient thereof).

“**UCC**” shall mean the Uniform Commercial Code as in effect in the State.

“**Unassigned Rights**” shall mean the Governmental Lender's rights to reimbursement and payment of its fees, costs and expenses and the Rebate Amount under Section 2.5 of the Borrower Loan Agreement, its right to payment of the Governmental Lender's Closing Fee, the Ongoing Fee and any other fees payable to the Governmental Lender under Section 2.5 thereof, its rights to attorneys' fees under Section 5.14 thereof, its rights to indemnification under Section 5.15 thereof, its rights of access under Section 5.17 thereof, its rights to enforce the terms of the Regulatory Agreement, including Borrower's covenants to comply with applicable laws, its rights to give and receive notices, reports and other statements and to enforce notice and reporting requirements and restrictions on transfers of ownership of the Project, and its rights to consent to certain matters, as provided in this Funding Loan Agreement and the Borrower Loan Agreement.

“**Written Certificate,**” “**Written Certification,**” “**Written Consent,**” “**Written Direction,**” “**Written Notice,**” “**Written Order,**” “**Written Registration,**” “**Written Request,**” and “**Written Requisition**” shall mean a written certificate, direction, notice, order or requisition signed by an Authorized Borrower Representative, an Authorized City Representative or an authorized representative of the Funding Lender and delivered to the Funding Lender, the Servicer or such other Person as required under the Funding Loan Documents.

“**Yield**” shall mean yield as defined in Section 148(h) of the Code and any regulations promulgated thereunder.

Section 1.2. Effect of Headings and Table of Contents. The Article and Section headings herein and in the Table of Contents are for convenience only and shall not affect the construction hereof.

Section 1.3. Date of Funding Loan Agreement. The date of this Funding Loan Agreement is intended as and for a date for the convenient identification of this Funding Loan Agreement and is not intended to indicate that this Funding Loan Agreement was executed and delivered on said date.

Section 1.4. Designation of Time for Performance. Except as otherwise expressly provided herein, any reference in this Funding Loan Agreement to the time of day shall mean the time of day in the city where the Funding Lender maintains its place of business for the performance of its obligations under this Funding Loan Agreement.

Section 1.5. Interpretation. The parties hereto acknowledge that each of them and their respective counsel have participated in the drafting and revision of this Funding Loan Agreement. Accordingly, the parties agree that any rule of construction that disfavors the drafting party shall not apply in the interpretation of this Funding Loan Agreement or any amendment or supplement or exhibit hereto.

ARTICLE II TERMS; GOVERNMENTAL LENDER NOTE

Section 2.1. Terms.

(a) **Principal Amount.** The total aggregate principal amount of the Funding Loan is hereby expressly limited to the Authorized Amount.

(b) **Draw-Down Funding.** The Funding Loan is originated on a draw-down basis. The proceeds of the Funding Loan shall be advanced by the Funding Lender directly to the Borrower for the account of the Governmental Lender as and when needed to make each advance in accordance with the disbursement provisions of the Borrower Loan Agreement and the Construction Funding Agreement. Upon each advance of principal under the Borrower Loan Agreement and the Construction Funding Agreement, a like amount of the Funding Loan shall be deemed concurrently and simultaneously advanced under this Funding Loan Agreement, including the initial advance of \$_____. Borrower Loan advances and Funding Loan advances shall be allocated to the Borrower Construction/Permanent Note and the related Governmental Lender Construction/Permanent Note and to the Borrower Construction Note and the related Governmental Lender Construction Note as specified by the Borrower and approved by the Funding Lender. Notwithstanding anything in this Funding Loan Agreement to the contrary, no additional amounts of the Funding Loan may be drawn down and funded hereunder after December 31, 2017; provided, however, that upon the delivery of a Tax Counsel No Adverse Effect Opinion to the Governmental Lender and the Funding Lender such date may be changed to a later date as specified in such Tax Counsel No Adverse Effect Opinion. The Governmental Lender has reviewed and approved the form of Contingency Draw-Down Agreement and consents to the terms thereof and agrees to take all actions reasonably required of the Governmental Lender in connection with the conversion of the Funding Loan to a fully drawn loan pursuant to the provisions of the Contingency Draw-Down Agreement in the event a Draw-Down Notice is filed by the Funding Lender or the Borrower.

(c) **Origination Date; Maturity.** The Funding Loan shall be originated, and the related Notes shall be issued, on the Closing Date and shall mature on the applicable Maturity Date at which time the entire principal amount, to the extent not previously paid, and all accrued and unpaid interest, shall be due and payable.

(d) Principal. The outstanding principal amount of each Governmental Lender Note and of the Funding Loan as of any given date shall be the total amount advanced by the Funding Lender to or for the account of the Governmental Lender to fund corresponding advances with respect to the related Borrower Note under the Borrower Loan Agreement and the Construction Funding Agreement as proceeds of the Borrower Loan, less any payments of principal of the Governmental Lender Note previously received upon payment of corresponding principal amounts under the related Borrower Note, including regularly scheduled principal payments and voluntary and mandatory prepayments. The principal amount of each Governmental Lender Note and interest thereon shall be payable on the basis specified in this paragraph (d) and in paragraphs (e) and (f) of this Section 2.1.

The Funding Lender shall keep a record of all principal advances and principal repayments made under each Governmental Lender Note and shall upon written request provide the Governmental Lender with a statement of the outstanding principal balance of the Governmental Lender Note and the Funding Loan.

(e) Interest. Interest shall be paid on the outstanding principal amount of each Governmental Lender Note at the rate or rates set forth in the related Borrower Note and otherwise as set forth in the Borrower Loan Agreement.

(f) Corresponding Payments. The payment or prepayment of principal, interest and premium, if any, due on each Governmental Lender Note shall be identical with and shall be made on the same dates, terms and conditions, as the principal, interest, premiums, late payment fees and other amounts due on the related Borrower Note. The Governmental Lender Construction/Permanent Note shall be payable from payments on the related Borrower Construction/Permanent Note, and the Governmental Lender Construction Note shall be payable from payments on the related Borrower Construction Note. Any payment or prepayment made by the Borrower of principal, interest, premium, if any, due on a Borrower Note shall be deemed to be like payments or prepayments of principal, interest and premium, if any, due on the related Governmental Lender Note.

(g) Usury. The Governmental Lender intends to conform strictly to the usury laws applicable to this Funding Loan Agreement and the Governmental Lender Notes and all agreements made in the Governmental Lender Notes, this Funding Loan Agreement and the Funding Loan Documents are expressly limited so that in no event whatsoever shall the amount paid or agreed to be paid as interest or the amounts paid for the use of money advanced or to be advanced hereunder exceed the highest lawful rate prescribed under any law which a court of competent jurisdiction may deem applicable hereto. If, from any circumstances whatsoever, the fulfillment of any provision of the Governmental Lender Notes, this Funding Loan Agreement or the other Funding Loan Documents shall involve the payment of interest in excess of the limit prescribed by any law which a court of competent jurisdiction may deem applicable hereto, then the obligation to pay interest hereunder shall be reduced to the maximum limit prescribed by law. If from any circumstances whatsoever, the Funding Lender shall ever receive anything of value deemed interest, the amount of which would exceed the highest lawful rate, such amount as would be excessive interest shall be deemed to have been applied, as of the date of receipt by the Funding Lender, to the reduction of the principal remaining unpaid hereunder and not to the payment of interest, or if such excessive interest exceeds the unpaid principal balance, such excess shall be refunded to the Borrower. This paragraph shall control every other provision of the Governmental Lender Notes, this Funding Loan Agreement and all other Funding Loan Documents.

In determining whether the amount of interest charged and paid might otherwise exceed the limit prescribed by law, the Governmental Lender intends and agrees that (i) interest shall be computed upon the assumption that payments under the Borrower Loan Agreement and other Funding Loan Documents

will be paid according to the agreed terms, and (ii) any sums of money that are taken into account in the calculation of interest, even though paid at one time, shall be spread over the actual term of the Funding Loan.

Section 2.2. Form of Governmental Lender Notes. As evidence of its obligation to repay the Funding Loan, simultaneously with the delivery of this Funding Loan Agreement to the Funding Lender, the Governmental Lender hereby agrees to execute and deliver the Governmental Lender Notes. The Governmental Lender Notes shall be substantially in the respective form set forth in Exhibit A attached hereto, with such appropriate insertions, omissions, substitutions and other variations as are required or permitted by this Funding Loan Agreement and the Ordinance.

Section 2.3. Execution and Delivery of Governmental Lender Notes. The Governmental Lender Notes shall be executed on behalf of the Governmental Lender by the manual or facsimile signature of its Chief Financial Officer, and its corporate seal (or a facsimile thereof) shall be thereunto affixed, imprinted, engraved or otherwise reproduced, and attested by the manual or facsimile signature of its City Clerk or Deputy City Clerk. In case any officer of the Governmental Lender whose signature or facsimile signature shall appear on the Governmental Lender Notes shall cease to be such officer before the Governmental Lender Notes so signed and sealed shall have been actually delivered, such Governmental Lender Notes may, nevertheless, be delivered as herein provided, and may be executed and delivered as if the persons who signed or sealed such Governmental Lender Notes had not ceased to hold such offices or be so employed. Any Governmental Lender Note may be signed and sealed on behalf of the Governmental Lender by such persons as, at the actual time of the execution of such Governmental Lender Note, shall be duly authorized or hold the proper office in or employment by the Governmental Lender, although at the date of the Governmental Lender Note such persons may not have been so authorized nor have held such office or employment.

Section 2.4. Required Transferee Representations; Participations; Sale and Assignment.

(a) The Funding Lender shall deliver to the Governmental Lender the Required Transferee Representations in substantially the form attached hereto as Exhibit B on the Closing Date.

(b) The Funding Lender shall have the right to sell (i) the Governmental Lender Notes and the Funding Loan or (ii) participation interests, in whole or in part, to the extent permitted by Section 2.4(c) below, in the Governmental Lender Notes and the Funding Loan, provided that (A) such sale shall be only to Approved Institutional Buyers that execute and deliver to the Funding Lender, with a copy to the Governmental Lender, the Required Transferee Representations and (B) if any amendment is to be made to this Funding Loan Agreement or any other Funding Loan Document in conjunction with such transfer, a Tax Counsel No Adverse Effect Opinion.

(c) Notwithstanding the other provisions of this Section 2.4, no participation in the Governmental Lender Notes and Funding Loan shall be sold in an amount that is less than the Minimum Participation Percentage.

(d) The Governmental Lender Notes or any interest therein, shall be in fully-registered form transferable to subsequent holders only on the registration books which shall be maintained by the Funding Lender for such purpose and which shall be open to inspection by the Governmental Lender. The Governmental Lender Notes shall not be transferred through the services of the Depository Trust Company or any other third party registrar.

(e) No service charge shall be made for any sale or assignment of the Governmental Lender Notes or a participation therein, but the Governmental Lender may require payment of a sum sufficient to cover any tax or other charge that may be imposed in connection with any such sale or assignment and payment of any fees and expenses incurred by the Governmental Lender in connection therewith. Such sums shall be paid in every instance by the purchaser or assignee of the Governmental Lender Notes or a participation therein.

**ARTICLE III
PREPAYMENT**

Section 3.1. Prepayment of a Governmental Lender Note from Prepayment under the Related Borrower Note. Each Governmental Lender Note is subject to voluntary and mandatory prepayment as follows:

(a) Each Governmental Lender Note shall be subject to voluntary prepayment in full or in part by the Governmental Lender, from funds of the Governmental Lender received by the Governmental Lender to the extent and in the manner and on any date that the related Borrower Note is subject to voluntary prepayment as set forth therein, at a prepayment price equal to the principal balance of the related Borrower Note to be prepaid, plus interest thereon to the date of prepayment and the amount of any Prepayment Premium payable under such Borrower Note, plus any Additional Borrower Payments due and payable under the Borrower Loan Agreement through the date of prepayment.

The Borrower shall not have the right to voluntarily prepay all or any portion of any Borrower Note, thereby causing the related Governmental Lender Note to be prepaid, except as specifically permitted in the Borrower Note, without the prior Written Consent of Funding Lender, which may be withheld in Funding Lender's sole and absolute discretion.

(b) Each Governmental Lender Note shall be subject to mandatory prepayment in whole or in part upon prepayment of the related Borrower Note at the direction of the Funding Lender in accordance with the terms of such related Borrower Note at a prepayment price equal to the outstanding principal balance of the related Borrower Note prepaid, plus accrued interest plus any other amounts payable under the related Borrower Note or the Borrower Loan Agreement.

Section 3.2. Notice of Prepayment. Notice of prepayment of a Governmental Lender Note shall be deemed given to the extent that notice of prepayment of the related Borrower Note is timely and properly given to Funding Lender in accordance with the terms of the related Borrower Note and the Borrower Loan Agreement, and no separate notice of prepayment of the Governmental Lender Note is required to be given.

**ARTICLE IV
SECURITY**

Section 4.1. Security for the Funding Loan. To secure the payment of the Funding Loan and each Governmental Lender Note, to declare the terms and conditions on which the Funding Loan and each Governmental Lender Note are secured, and in consideration of the premises and of the funding of the Funding Loan by the Funding Lender, the Governmental Lender by these presents does grant, bargain, sell, remise, release, convey, assign, transfer, mortgage, hypothecate, pledge, set over and confirm to the Funding Lender (except as limited herein), a lien on and security interest in the following described property (excepting, however, in each case, the Unassigned Rights) (said property, rights and privileges being herein collectively called, the "Security"):

(a) All right, title and interest of the Governmental Lender in, to and under the Borrower Loan Agreement and the related Borrower Note, including, without limitation, all rents, revenues and receipts derived by the Governmental Lender from the Borrower relating to the Project and including, without limitation, all Pledged Revenues, Borrower Loan Payments and Additional Borrower Payments derived by the Governmental Lender under and pursuant to, and subject to the provisions of, the Borrower Loan Agreement; provided that the pledge and assignment made under this Funding Loan Agreement shall not impair or diminish the obligations of the Governmental Lender under the provisions of the Borrower Loan Agreement;

(b) All right, title and interest of the Governmental Lender in, to and under, together with all rights, remedies, privileges and options pertaining to, the Funding Loan Documents, and all other payments, revenues and receipts derived by the Governmental Lender under and pursuant to, and subject to the provisions of, the Funding Loan Documents;

(c) Any and all moneys and investments from time to time on deposit in, or forming a part of, all funds and accounts created and held under this Funding Loan Agreement and any amounts held at any time in the Remaining Funding Loan Proceeds Account and the Remaining Funding Loan Proceeds Account Earnings Subaccount, any Negative Arbitrage Deposit and any other amounts held under the Contingency Draw-Down Agreement, subject to the provisions of this Funding Loan Agreement permitting the application thereof for the purposes and on the terms and conditions set forth herein; and

(d) Any and all other real or personal property of every kind and nature or description, which may from time to time hereafter, by delivery or by writing of any kind, be subjected to the lien of this Funding Loan Agreement as additional security by the Governmental Lender or anyone on its part or with its consent, or which pursuant to any of the provisions hereof or of the Borrower Loan Agreement may come into the possession or control of the Funding Lender or a receiver appointed pursuant to this Funding Loan Agreement; and the Funding Lender is hereby authorized to receive any and all such property as and for additional security for the Funding Loan and each Governmental Lender Note and to hold and apply all such property subject to the terms hereof.

The pledge and assignment of and the security interest granted in the Security pursuant to this Section 4.1 for the payment of the principal of, premium, if any, and interest on each Governmental Lender Note, in accordance with its terms and provisions, and for the payment of all other amounts due hereunder, shall attach and be valid and binding from and after the time of the delivery of the Governmental Lender Notes by the Governmental Lender. The Security so pledged and then or thereafter received by the Funding Lender shall immediately be subject to the lien of such pledge and security interest without any physical delivery or recording thereof or further act, and the lien of such pledge and security interest shall be valid and binding and prior to the claims of any and all parties having claims of any kind in tort, contract or otherwise against the Governmental Lender irrespective of whether such parties have notice thereof.

Section 4.2. Delivery of Security. To provide security for the payment of the Funding Loan and each Governmental Lender Note, the Governmental Lender has pledged and assigned to secure payment of the Funding Loan and the Governmental Lender Notes its right, title and interest in the Security to the Funding Lender. In connection with such pledge, assignment, transfer and conveyance, the Governmental Lender shall deliver to the Funding Lender the following documents or instruments promptly following their execution and, to the extent applicable, their recording or filing:

(a) Each Borrower Note endorsed without recourse to the Funding Lender by the Governmental Lender;

- (b) The originally executed Borrower Loan Agreement and Regulatory Agreement;
- (c) The originally executed Security Instrument and all other Borrower Loan Documents existing at the time of delivery of the Borrower Notes and an assignment for security of the Security Instrument from the Governmental Lender to the Funding Lender, in recordable form;
- (d) Uniform Commercial Code financing statements or other chattel security documents giving notice of the Funding Lender's status as an assignee of the Governmental Lender's security interest in any personal property forming part of the Project, in form suitable for filing; and
- (e) Uniform Commercial Code financing statements giving notice of the pledge by the Governmental Lender of the Security pledged under this Funding Loan Agreement.

The Governmental Lender shall deliver and deposit with the Funding Lender such additional documents, financing statements, and instruments as the Funding Lender may reasonably require from time to time for the better perfecting and assuring to the Funding Lender of its lien and security interest in and to the Security including, at the request of the Funding Lender, any amounts held under the Contingency Draw-Down Agreement, at the expense of the Borrower.

ARTICLE V LIMITED LIABILITY

Section 5.1. Source of Payment of Governmental Lender Notes and Other Obligations; Disclaimer of General Liability. The Governmental Lender Notes, together with premium, if any, and interest thereon, are special, limited obligations of the Governmental Lender, payable solely from the security pledged hereunder. The Governmental Lender Notes are not a general obligation of the Governmental Lender or a charge against its general credit or the general credit taxing powers of the State, the Governmental Lender, or any other political subdivision thereof, and shall never give rise to any pecuniary liability of the Governmental Lender, and neither the Governmental Lender, the State nor any other political subdivision thereof shall be liable for the payments of principal of and, premium, if any, and interest on the Governmental Lender Notes, and the Governmental Lender Notes are payable from no other source, but are special, limited obligations of the Governmental Lender, payable solely out of the security pledged hereunder and receipts of the Governmental Lender derived pursuant to this Funding Loan Agreement. No holder of the Governmental Lender Notes or any interest therein has the right to compel any exercise of the taxing power of the State, the Governmental Lender or any other political subdivision thereof to pay the Governmental Lender Notes or the interest or premium, if any, thereon.

Section 5.2. Exempt from Individual Liability. No recourse shall be had for the payment of the principal of, premium, if any, or the interest on the Governmental Lender Notes or for any claim based thereon or any obligation, covenant or agreement in this Funding Loan Agreement against any official, officer, agent, employee or independent contractor of the Governmental Lender or any person executing the Governmental Lender Notes in his or her personal capacity. No covenant, stipulation, promise, agreement or obligation contained in the Governmental Lender Notes, this Funding Loan Agreement or any other document executed in connection herewith shall be deemed to be the covenant, stipulation, promise, agreement or obligation of any present or future official, officer, agent or employee of the Governmental Lender in his or her individual capacity and neither any official of the Governmental Lender nor any officers executing the Governmental Lender Notes shall be liable personally on the Governmental Lender Notes or under this Funding Loan Agreement or be subject to any personal liability or accountability by reason of the execution and delivery of the Governmental Lender Notes or the execution of this Funding Loan Agreement.

**ARTICLE VI
CLOSING CONDITIONS; APPLICATION OF FUNDS**

Section 6.1. Conditions Precedent to Closing. Closing of the Funding Loan on the Closing Date shall be conditioned upon satisfaction or waiver by the Funding Lender in its sole discretion of each of the conditions precedent to closing set forth in this Funding Loan Agreement, including but not limited to the following:

- (a) Receipt by the Funding Lender of the original Governmental Lender Notes;
- (b) Receipt by the Funding Lender of the original executed Borrower Notes, endorsed to the Funding Lender by the Governmental Lender;
- (c) Receipt by the Funding Lender of executed counterparts of this Funding Loan Agreement, the Borrower Loan Agreement, the Construction Funding Agreement, the Regulatory Agreement, the Tax Compliance Agreement, the Security Instrument, and any UCC financing statement required by the Security Instrument;
- (d) A certified copy of the Ordinance;
- (e) Executed Required Transferee Representations from the Funding Lender;
- (f) Delivery into escrow of all amounts required to be paid in connection with the origination of the Borrower Loan and the Funding Loan and any underlying real estate transfers or transactions, including the Costs of Funding Deposit, in accordance with Section 2.3(c)(ii) of the Borrower Loan Agreement;
- (g) Receipt by the Funding Lender of a Tax Counsel Approving Opinion;
- (h) Receipt by the Funding Lender of an Opinion of Counsel from Tax Counsel to the effect that the Governmental Lender Notes are exempt from registration under the Securities Act, and this Funding Loan Agreement is exempt from qualification under the Trust Indenture Act of 1939, as amended;
- (i) Delivery of an opinion of counsel to the Borrower addressed to the Governmental Lender and the Funding Lender to the effect that the Borrower Loan Documents and the Regulatory Agreement are valid and binding obligations of the Borrower, enforceable against the Borrower in accordance with their terms, subject to such exceptions and qualifications as are acceptable to the Governmental Lender and the Funding Lender; and
- (j) Receipt by the Funding Lender of any other documents or opinions that the Funding Lender or Tax Counsel may reasonably require.

**ARTICLE VII
FUNDS AND ACCOUNTS**

Section 7.1. Authorization to Create Funds and Accounts. No funds or accounts shall be established in connection with the Funding Loan at the time of closing and origination of the Funding Loan. The Funding Lender and the Servicer, if any, are authorized to establish and create from time to time such other funds and accounts or subaccounts as may be necessary for the deposit of moneys (including, without limitation, insurance proceeds and/or condemnation awards), if any, received by the

Governmental Lender, the Funding Lender or the Servicer pursuant to the terms hereof or any of the other Funding Loan Documents and not immediately transferred or disbursed pursuant to the terms of the Funding Loan Documents and/or the Borrower Loan Documents.

Section 7.2. Investment of Funds. Amounts held in any funds or accounts created under this Funding Loan Agreement shall be invested in Permitted Investments at the direction of the Borrower, subject in all cases to the restrictions of Section 8.7 hereof and of the Tax Compliance Agreement.

ARTICLE VIII REPRESENTATIONS AND COVENANTS

Section 8.1. General Representations. The Governmental Lender makes the following representations as the basis for the undertakings on its part herein contained:

(a) The Governmental Lender is a municipality and home rule unit of local government duly organized and validly existing under the Constitution and laws of the State. The Governmental Lender has power and lawful authority to adopt the Ordinance, to execute and deliver the Funding Loan Documents to which it is a party (the "Governmental Lender Documents"), to execute and deliver the Governmental Lender Notes and receive the proceeds of the Funding Loan, to apply the proceeds of the Funding Loan to make the Borrower Loan, to assign the revenues derived and to be derived by the Governmental Lender from the Borrower Loan to the Funding Lender, and to perform and observe the provisions of the Governmental Lender Documents and the Governmental Lender Notes on its part to be performed and observed.

(b) The City Council of the Governmental Lender has approved the Ordinance and the Ordinance has not been amended, modified or rescinded and is in full force and effect as of the date hereof.

(c) The Governmental Lender has duly authorized the execution and delivery of each of the Funding Loan Agreement and the Governmental Lender Notes and the performance of the obligations of the Governmental Lender thereunder.

(d) The Governmental Lender makes no representation or warranty, express or implied, that the proceeds of the Funding Loan will be sufficient to finance the acquisition, construction and equipping of the Project or that the Project will be adequate or sufficient for the Borrower's intended purposes.

(e) The revenues and receipts to be derived from the Borrower Loan Agreement, the Borrower Notes and this Funding Loan Agreement have not been pledged previously by the Governmental Lender to secure any of its notes or bonds other than the repayment of the Funding Loan.

THE GOVERNMENTAL LENDER MAKES NO REPRESENTATION, COVENANT OR AGREEMENT AS TO THE FINANCIAL POSITION OR BUSINESS CONDITION OF THE BORROWER OR THE PROJECT AND DOES NOT REPRESENT OR WARRANT AS TO ANY STATEMENTS, MATERIALS, REPRESENTATIONS OR CERTIFICATIONS FURNISHED BY THE BORROWER IN CONNECTION WITH THE FUNDING LOAN OR THE BORROWER LOAN OR AS TO THE CORRECTNESS, COMPLETENESS OR ACCURACY THEREOF.

Section 8.2. Further Assurances. The Governmental Lender will do, execute, acknowledge, when appropriate, and deliver from time to time at the request of the Funding Lender, to the extent permitted by the Ordinance, such further acts, instruments, financing statements and other documents as

are necessary or desirable to better assure, transfer, pledge or assign to the Funding Lender or holders of interest in the Funding Loan, and grant a security interest unto the Funding Lender or holders of interests in the Funding Loan in and to the Security and the other properties and revenues herein described and otherwise to carry out the intent and purpose of the Funding Loan Documents and the Funding Loan.

Section 8.3. Payment of Funding Loan Obligations. The Governmental Lender will pay or cause to be paid the principal of, prepayment premium, if any, and the interest on the Funding Loan as the same become due, but solely from the Security, as described in Section 5.1 of this Funding Loan Agreement.

Section 8.4. Funding Loan Agreement Performance. The Funding Lender, on behalf of the Governmental Lender and with the Written Consent of the Governmental Lender, may (but shall not be required or obligated) perform and observe any such agreement or covenant of the Governmental Lender under the Funding Loan Agreement, all to the end that the Governmental Lender's rights under the Borrower Loan Agreement may be unimpaired and free from default.

Section 8.5. Servicer. The Funding Lender may appoint a Servicer to service and administer the Governmental Loan and the Borrower Loan on behalf of the Funding Lender, including without limitation the fulfillment of rights and responsibilities granted by Governmental Lender to Funding Lender pursuant to Section 2.1 of the Borrower Loan Agreement; provided, however, that no appointment of a Servicer shall release the Funding Lender from ultimate responsibility for any obligation hereunder.

Section 8.6. Tax Covenants. The Governmental Lender covenants to and for the benefit of the Funding Lender and any other holders of an interest in the Governmental Lender Notes that, notwithstanding any other provisions of this Funding Loan Agreement or of any other instrument, it will:

(i) At all times do and perform all acts and things permitted by law and this Funding Loan Agreement which are necessary or desirable in order to assure, and will not knowingly take any action which will adversely affect, the tax-exempt status of the Governmental Lender Notes; and

(ii) Not use or knowingly permit the use of any proceeds of the Funding Loan or other funds of the Governmental Lender, directly or indirectly, in any manner, and will not take or permit to be taken any other action or actions, which would result in any of the Governmental Lender Notes being treated as an obligation not described in Section 142(a)(7) of the Code by reason of the Governmental Lender Notes or interest thereon not meeting the requirements of Section 142(d) of the Code;

In furtherance of the covenants in this Section 8.6, the Governmental Lender and the Borrower shall execute, deliver and comply with the provisions of the Tax Compliance Agreement, which are by this reference incorporated into this Funding Loan Agreement and made a part of this Funding Loan Agreement as if set forth in this Funding Loan Agreement in full, and by its acceptance of this Funding Loan Agreement the Funding Lender acknowledges receipt of the Tax Compliance Agreement and acknowledges its incorporation in this Funding Loan Agreement by this reference. The Funding Lender agrees it will invest funds held under this Funding Loan Agreement in Permitted Investments in accordance with the direction of the Borrower and the terms of this Funding Loan Agreement and the Tax Compliance Agreement (this covenant shall extend throughout the term of the Funding Loan, to all funds and accounts created under or in connection with this Funding Loan Agreement and all moneys on deposit to the credit of any Fund or Account); provided that the Funding Lender shall be deemed to have complied with such requirements and shall have no liability to the extent it reasonably follows directions

of the Borrower not inconsistent with the terms of this Funding Loan Agreement and the Tax Compliance Agreement or otherwise complies with the provisions of the Funding Loan Agreement relating to funds and accounts.

For purposes of this Section 8.6 the Governmental Lender's compliance shall be based solely on matters within the Governmental Lender's control and no acts, omissions or directions of the Borrower, the Funding Lender or any other Persons shall be attributed to the Governmental Lender.

In complying with the foregoing covenants, the Governmental Lender may rely from time to time on a Tax Counsel No Adverse Effect Opinion or other appropriate opinion of Tax Counsel.

Section 8.7. Performance by the Borrower. Without relieving the Governmental Lender from the responsibility for performance and observance of the agreements and covenants required to be performed and observed by it hereunder, the Borrower, on behalf of the Governmental Lender and with the Written Consent of the Governmental Lender, may perform any such agreement or covenant if no Borrower Loan Agreement Default or Potential Default under the Borrower Loan Agreement exists.

Section 8.8. Repayment of Funding Loan. Subject to the provisions of Article V hereof, the Governmental Lender will duly and punctually repay, or cause to be repaid, but solely from the Security set forth in Article IV hereof, the Funding Loan, as evidenced by the Governmental Lender Notes, as and when the same shall become due, all in accordance with the terms of the Governmental Lender Notes and this Funding Loan Agreement.

Section 8.9. Borrower Loan Agreement Performance.

(a) The Servicer and the Funding Lender, on behalf of the Governmental Lender and with the Written Consent of the Governmental Lender, may (but shall not be required or obligated to) perform and observe any such agreement or covenant of the Governmental Lender under the Borrower Loan Agreement, all to the end that the Governmental Lender's rights under the Borrower Loan Agreement may be unimpaired and free from default.

(b) The Governmental Lender will promptly notify the Borrower, the Servicer and the Funding Lender in writing of the occurrence of any Borrower Loan Agreement Default, provided that the Governmental Lender has received written notice or otherwise has actual knowledge of such event; and further provided that the Governmental Lender shall have no liability to any person for its failure to provide any such notice so long as it has made a good faith effort to comply with such provisions.

(c) The Funding Lender will promptly notify the Borrower, the Servicer, if any, and the Governmental Lender in writing of the occurrence of any Event of Default or any Borrower Loan Agreement Default known to the Funding Lender.

Section 8.10. Maintenance of Records; Inspection of Records.

(a) The Funding Lender shall keep and maintain adequate records pertaining to the funds and accounts, if any, established hereunder, including all deposits to and disbursements from said funds and accounts and shall keep and maintain the registration books for the Funding Loan and interests therein. The Funding Lender shall retain in its possession all certifications and other documents presented to it, all such records and all records of principal, interest and prepayment premium, if any, paid on the Funding Loan, subject to the inspection of the Borrower, the Governmental Lender, the Servicer and their representatives at all reasonable times and upon reasonable prior notice.

(b) The Governmental Lender will at any and all times, upon the reasonable request of the Servicer, the Borrower or the Funding Lender, afford and procure a reasonable opportunity by their respective representatives to inspect the books, records, reports and other papers of the Governmental Lender relating to the Project and the Funding Loan, if any, and to make copies thereof.

Section 8.11. Representations and Warranties of the Funding Lender. The Funding Lender hereby represents to the Governmental Lender and the Borrower that it is duly authorized to enter into and perform this Funding Loan Agreement, and has full authority to take such action as it may deem advisable with respect to all matters pertaining to this Funding Loan Agreement.

Section 8.12. Funding Lender Limitations. Notwithstanding anything herein or in the Borrower Loan Agreement to the contrary, prior to the advancement by the Funding Lender of all advances of loan funds hereunder (and, by virtue hereof, under the Borrower Loan Agreement and the Construction Funding Agreement), and only prior to such final advancement of all loan funds hereunder, no notice to or consent of the Funding Lender shall be required under any provision of this Funding Loan Agreement or the Borrower Loan Agreement nor shall the Funding Lender have any right to receive notice of, consent to, direct or control any actions, restrictions, rights, remedies, waivers or acceleration pursuant to any provision of this Funding Loan Agreement or the Borrower Loan Agreement during any time that (a) any Material Funding Lender Event shall have occurred and be continuing; or (b) the Funding Loan Agreement and the Construction Funding Agreement are not in effect and all obligations of the Governmental Lender and the Borrower, including payment obligations, pursuant to the Funding Loan Agreement, Governmental Lender Notes, Borrower Loan Agreement and Borrower Notes have been fully satisfied.

ARTICLE IX DEFAULT; REMEDIES

Section 9.1. Events of Default. Any one or more of the following shall constitute an event of default (an “Event of Default”) under this Funding Loan Agreement (whatever the reason for such event and whether it shall be voluntary or involuntary or be effected by operation of law or pursuant to any judgment, decree or order of any court or any order, rule or regulation of any administrative or governmental body):

(a) A default in the payment of any interest upon the Governmental Lender Notes when such interest becomes due and payable; or

(b) A default in the payment of principal of, or premium on, the Governmental Lender Notes when such principal or premium becomes due and payable, whether at its stated maturity, by declaration of acceleration or call for mandatory prepayment or otherwise; or

(c) Subject to Section 8.7 hereof, default in the performance or breach of any material covenant or warranty of the Governmental Lender in this Funding Loan Agreement (other than a covenant or warranty or default in the performance or breach of which is elsewhere in this Section specifically dealt with), and continuance of such default or breach for a period of 30 days after there has been given written notice, as provided in Section 11.1 hereof, to the Governmental Lender and the Borrower by the Funding Lender or the Servicer, specifying such default or breach and requiring it to be remedied and stating that such notice is a “Notice of Default” under this Funding Loan Agreement; provided that, so long as the Governmental Lender has commenced to cure such failure to observe or perform within the thirty (30) day cure period and the subject matter of the default is not capable of cure within said thirty (30) day period and the Governmental Lender is diligently pursuing such cure to the

Funding Lender's satisfaction, with the Funding Lender's Written Direction or Written Consent, then the Governmental Lender shall have an additional period of time as reasonably necessary (not to exceed 30 days unless extended in writing by the Funding Lender) within which to cure such default; or

(d) A default in the payment of any Additional Borrower Payments; or

(e) Any other "Default" or "Event of Default" under any of the other Funding Loan Documents (taking into account any applicable grace periods therein).

Section 9.2. Acceleration of Maturity; Rescission and Annulment.

(a) Subject to the provisions of Section 9.9 hereof, upon the occurrence of an Event of Default under Section 9.1 hereof, then and in every such case, the Funding Lender may declare the principal of the Funding Loan and the Governmental Lender Notes and the interest accrued to be immediately due and payable, by notice to the Governmental Lender and the Borrower and upon any such declaration, all principal of and Prepayment Premium, if any, and interest on the Funding Loan and the Governmental Lender Notes shall become immediately due and payable.

(b) At any time after a declaration of acceleration has been made pursuant to subsection (a) of this Section, the Funding Lender may by Written Notice to the Governmental Lender, rescind and annul such declaration and its consequences if:

There has been deposited with the Funding Lender a sum sufficient to pay (1) all overdue installments of interest on the Governmental Lender Notes, (2) the principal of and Prepayment Premium on the Governmental Lender Notes that has become due otherwise than by such declaration of acceleration and interest thereon at the rate or rates prescribed therefor in the Governmental Lender Notes, (3) to the extent that payment of such interest is lawful, interest upon overdue installments of interest at the rate or rates prescribed therefor in the Governmental Lender Notes, and (4) all sums paid or advanced by the Funding Lender and the reasonable compensation, expenses, disbursements and advances of the Funding Lender, its agents and counsel (but only to the extent not duplicative with subclauses (1) and (3) above); and

All Events of Default, other than the non payment of the principal of the Government Lender Notes which have become due solely by such declaration of acceleration, have been cured or have been waived in writing as provided in Section 9.9 hereof.

No such rescission and annulment shall affect any subsequent default or impair any right consequent thereon.

Notwithstanding the occurrence and continuation of an Event of Default, it is understood that the Funding Lender shall pursue no remedies against the Borrower or the Project if no Borrower Loan Agreement Default has occurred and is continuing. An Event of Default hereunder shall not in and of itself constitute a Borrower Loan Agreement Default or a default under any other Funding Loan Document.

Section 9.3. Additional Remedies; Funding Lender Enforcement.

(a) Upon the occurrence of an Event of Default, the Funding Lender may, subject to the provisions of this Section 9.3 and Section 9.9 hereof, proceed to protect and enforce its rights by mandamus or other suit, action or proceeding at law or in equity. No remedy conferred by this Funding Loan Agreement upon or remedy reserved to the Funding Lender is intended to be exclusive of any other

remedy, but each such remedy shall be cumulative and shall be in addition to any other remedy given to the *Funding Lender hereunder or now or hereafter existing at law or in equity or by statute.*

(b) Upon the occurrence and continuation of any Event of Default, the Funding Lender may proceed forthwith to protect and enforce its rights and this Funding Loan Agreement by such suits, actions or proceedings as the Funding Lender, in its sole discretion, shall deem expedient. Funding Lender shall have upon the occurrence and continuation of any Event of Default all rights, powers, and remedies with respect to the Security as are available under the Uniform Commercial Code applicable thereto or as are available under any other applicable law at the time in effect and, without limiting the generality of the foregoing, the Funding Lender may proceed at law or in equity or otherwise, to the extent permitted by applicable law:

(i) to take possession of the Security or any part thereof, with or without legal process, and to hold, service, administer and enforce any rights thereunder or thereto, and otherwise exercise all rights of ownership thereof, including (but not limited to) the sale of all or part of the Security;

(ii) to become mortgagee of record for the Borrower Loan including, without limitation, completing the assignment of the Security Instrument by the Governmental Lender to the Funding Lender as anticipated by this Funding Loan Agreement, and recording the same in the real estate records of the jurisdiction in which the Project is located, without further act or consent of the Governmental Lender, and to service and administer the same for its own account;

(iii) to service and administer the Funding Loan as agent and on behalf of the Governmental Lender or otherwise, and, if applicable, to take such actions necessary to enforce the Borrower Loan Documents and the Funding Loan Documents on its own behalf, and to take such alternative courses of action, as it may deem appropriate; or

(iv) to take such steps to protect and enforce its rights whether by action, suit or proceeding in equity or at law for the specific performance of any covenant, condition or agreement in the Governmental Lender Notes, this Funding Loan Agreement or the other Funding Loan Documents, or the Borrower Loan Documents, or in and of the execution of any power herein granted, or for foreclosure hereunder, or for enforcement of any other appropriate legal or equitable remedy or otherwise as the Funding Lender may elect.

Whether or not an Event of Default has occurred, and except as provided in Section 9.15, the Funding Lender, in its sole discretion, shall have the sole right to waive or forbear any term, condition, covenant or agreement of the Security Instrument, the Borrower Loan Agreement, the Borrower Notes or any other Borrower Loan Documents or Funding Loan Documents applicable to the Borrower, or any breach thereof, other than a covenant that would adversely impact the tax-exempt status of the interest on the Governmental Lender Notes, and provided that the Governmental Lender may enforce specific performance with respect to the Unassigned Rights; provided, however, that any such forbearance by the Funding Lender in the exercise of its remedies under the Funding Loan Documents shall not be construed as a waiver by the Funding Lender of any Conditions to Conversion.

If the Borrower defaults in the performance or observance of any covenant, agreement or obligation of the Borrower set forth in the Regulatory Agreement, and if such default remains uncured for a period of 60 days after the Borrower and the Funding Lender receive Written Notice stating that a default under the Regulatory Agreement has occurred and specifying the nature of the default, the Funding Lender shall have the right to seek specific performance of the provisions of the Regulatory

Agreement or to exercise its other rights or remedies thereunder; provided, however, that any such forbearance by the Funding Lender in the exercise of its remedies under the Funding Loan Documents shall not be construed as a waiver by the Funding Lender of any Conditions to Conversion.

If the Borrower defaults in the performance of its obligations under the Borrower Loan Agreement to make rebate payments, to comply with any applicable continuing disclosure requirements, or to make payments owed pursuant to Sections 2.5, 5.14 or 5.15 of the Borrower Loan Agreement for fees, expenses or indemnification, the Funding Lender shall have the right to exercise all its rights and remedies thereunder (subject to the last paragraph of Section 9.14 hereof).

Section 9.4. Application of Money Collected. Any money collected by the Funding Lender pursuant to this Article and any other sums then held by the Funding Lender as part of the Security, shall be applied in the following order, at the date or dates fixed by the Funding Lender:

(a) First: To the payment of any and all fees due the Governmental Lender, the Servicer or the Rebate Analyst under the Borrower Loan Documents;

(b) Second: To the payment of any and all amounts due under the Funding Loan Documents other than with respect to principal and interest accrued on the Funding Loan;

(c) Third: To the payment of the whole amount of the Funding Loan, as evidenced by the Governmental Lender Notes, then due and unpaid in respect of which or for the benefit of which such money has been collected, with interest (to the extent that such interest has been collected or a sum sufficient therefor has been so collected and payment thereof is legally enforceable at the respective rate or rates prescribed therefor in the Governmental Lender Notes) on overdue principal of, and Prepayment Premium and overdue installments of interest on the Governmental Lender Notes; provided, however, that partial interests in any portion of the Governmental Lender Notes shall be paid in such order of priority as may be prescribed by Written Direction of the Funding Lender in its sole and absolute discretion; and

(d) Fourth: The payment of the remainder, if any, to the Borrower or to whosoever may be lawfully entitled to receive the same or as a court of competent jurisdiction may direct.

(e) If and to the extent this Section 9.4 conflicts with the provisions of the Servicing Agreement, the provisions of the Servicing Agreement shall control. Capitalized terms used in this Section 9.4 but not otherwise defined in this Funding Loan Agreement shall have the meanings given such terms in the Servicing Agreement.

Section 9.5. Remedies Vested in Funding Lender. All rights of action and claims under this Funding Loan Agreement or the Governmental Lender Notes may be prosecuted and enforced by the Funding Lender without the possession of the Governmental Lender Notes or the production thereof in any proceeding relating thereto.

Section 9.6. Restoration of Positions. If Funding Lender shall have instituted any proceeding to enforce any right or remedy under this Funding Loan Agreement and such proceeding shall have been discontinued or abandoned for any reason or shall have been determined adversely to the Funding Lender, then and in every such case the Governmental Lender and the Funding Lender shall, subject to any determination in such proceeding, be restored to their former positions hereunder, and thereafter all rights and remedies of the Governmental Lender and the Funding Lender shall continue as though no such proceeding had been instituted.

Section 9.7. Rights and Remedies Cumulative. No right or remedy herein conferred upon or reserved to the Funding Lender is intended to be exclusive of any other right or remedy, and every right and remedy shall, to the extent permitted by law, be cumulative and in addition to every other right and remedy given hereunder or now or hereafter existing at law or in equity or otherwise. The assertion or employment of any right or remedy hereunder, or otherwise, shall not prevent the concurrent assertion or employment of any other appropriate right or remedy.

Section 9.8. Delay or Omission Not Waiver. No delay or omission of the Funding Lender to exercise any right or remedy accruing upon an Event of Default shall impair any such right or remedy or constitute a waiver of any such Event of Default or an acquiescence therein. Every right and remedy given by this Article or by law to the Funding Lender may be exercised from time to time, and as often as may be deemed expedient, by Funding Lender. No waiver of any default or Event of Default pursuant to Section 9.9 hereof shall extend to or shall affect any subsequent default or Event of Default hereunder or shall impair any rights or remedies consequent thereon.

Section 9.9. Waiver of Past Defaults. Before any judgment or decree for payment of money due has been obtained by the Funding Lender, the Funding Lender may, subject to Section 9.6 hereof, by Written Notice to the Governmental Lender and the Borrower, waive any past default hereunder or under the Borrower Loan Agreement and its consequences except for default in obligations due the Governmental Lender pursuant to or under the Unassigned Rights. Upon any such waiver, such default shall cease to exist, and any Event of Default arising therefrom shall be deemed to have been cured, for every purpose of this Funding Loan Agreement and the Borrower Loan Agreement; but no such waiver shall extend to any subsequent or other default or impair any right consequent thereon.

Section 9.10. Remedies Under Borrower Loan Agreement or Borrower Notes. As set forth in this Section 9.10 but subject to Section 9.9 hereof, the Funding Lender shall have the right, in its own name or on behalf of the Governmental Lender, to declare any default and exercise any remedies under the Borrower Loan Agreement or the Borrower Notes, whether or not the Governmental Lender Notes have been accelerated or declared due and payable by reason of an Event of Default.

Section 9.11. Waiver of Appraisal and Other Laws.

(a) To the extent permitted by law, the Governmental Lender will not at any time insist upon, plead, claim or take the benefit or advantage of, any appraisal, valuation, stay, extension or redemption law now or hereafter in force, in order to prevent or hinder the enforcement of this Funding Loan Agreement; and the Governmental Lender, for itself and all who may claim under it, so far as it or they now or hereafter may lawfully do so, hereby waives the benefit of all such laws. The Governmental Lender, for itself and all who may claim under it, waives, to the extent that it may lawfully do so, all right to have the property in the Security marshaled upon any enforcement hereof.

(b) If any law now in effect prohibiting the waiver referred to in Section 9.11(a) shall hereafter be repealed or cease to be in force, such law shall not thereafter be deemed to constitute any part of the contract herein contained or to preclude the application of this Section 9.11.

Section 9.12. Suits to Protect the Security. The Funding Lender shall have power to institute and to maintain such proceedings as it may deem expedient to prevent any impairment of the Security by any acts that may be unlawful or in violation of this Funding Loan Agreement and to protect its interests in the Security and in the rents, issues, profits, revenues and other income arising therefrom, including power to institute and maintain proceedings to restrain the enforcement of or compliance with any Governmental enactment, rule or order that may be unconstitutional or otherwise invalid, if the

enforcement of or compliance with such enactment, rule or order would impair the security hereunder or be prejudicial to the interests of the Funding Lender.

Section 9.13. Remedies Subject to Applicable Law. All rights, remedies and powers provided by this Article may be exercised only to the extent that the exercise thereof does not violate any applicable provision of law in the premises, and all the provisions of this Article are intended to be subject to all applicable mandatory provisions of law which may be controlling in the premises and to be limited to the extent necessary so that they will not render this Funding Loan Agreement invalid, unenforceable or not entitled to be recorded, registered or filed under the provisions of any applicable law.

Section 9.14. Assumption of Obligations. In the event that the Funding Lender or its permitted assignee or designee in accordance with Section 2.4 hereof shall become the legal or beneficial owner of the Project by foreclosure or deed in lieu of foreclosure, such party shall succeed to the rights and the obligations of the Borrower under the Borrower Loan Agreement, the Borrower Note, the Regulatory Agreement and any other Funding Loan Documents to which the Borrower is a party. Such assumption shall be effective from and after the effective date of such acquisition and shall be made with the benefit of the limitations of liability set forth therein and without any liability for the prior acts of the Borrower.

It is the intention of the parties hereto that upon the occurrence and continuance of an Event of Default hereunder, rights and remedies may be pursued pursuant to the terms of the Funding Loan Documents, subject to the last paragraph of Section 9.2.

Section 9.15. Remedies upon Unremedied Material Funding Lender Event. Upon the occurrence of a Material Funding Lender Event which shall continue unremedied for a period of 60 days (a "Funding Lender Event of Default"), (i) the Governmental Lender may direct that the Governmental Lender Note be transferred to and obligations and liabilities thereunder be assumed by another lender approved to act as Funding Lender by the Governmental Lender pursuant to Section 2.4(b) hereof and acceptable to the Borrower; provided, however, that no such transfer shall become effective until the Funding Lender has been fully reimbursed for all advances made and all expenses incurred and all other amounts owed to Funding Lender with respect to the Governmental Lender Note through the date of transfer, and shall be fully released in writing by the Governmental Lender, the Borrower and the successor Funding Lender from any and all continuing obligations and liabilities with respect to the Funding Loan and, unless the loss has not in any material respect been caused by the action or inaction of the Borrower, be indemnified by the Borrower for any losses incurred by Funding Lender with respect thereto (except for losses resulting from remedies awarded at law or equity pursuant to clause (ii) below, as to which no indemnity shall be provided), and (ii) the Governmental Lender (or the Borrower pursuant to the Borrower Loan Agreement or the Construction Funding Agreement) may pursue any other remedy available at law or in equity.

**ARTICLE X
AMENDMENT; AMENDMENT OF BORROWER LOAN AGREEMENT
AND OTHER DOCUMENTS**

Section 10.1. Amendment of Funding Loan Agreement. Any of the terms of this Funding Loan Agreement and the Governmental Lender Notes may be amended or waived only by an instrument signed by the Funding Lender and the Governmental Lender, provided, however, no such amendment which materially affects the rights, duties, obligations or other interests of the Borrower shall be made without the consent of the Borrower, and, provided further, that if the Borrower is in default under any

Funding Loan Document, no Borrower consent shall be required unless such amendment has a material adverse effect on the rights, duties, obligations or other interests of the Borrower. All of the terms of this Funding Loan Agreement shall be binding upon the successors and assigns of and all persons claiming under or through the Governmental Lender or any such successor or assign, and shall inure to the benefit of and be enforceable by the successors and assigns of the Funding Lender.

Section 10.2. Amendments Requiring Funding Lender Consent. The Governmental Lender shall not consent to any amendment, change or modification of the Borrower Loan Agreement or any other Borrower Loan Document or Funding Loan Document without the prior Written Consent of the Funding Lender; provided, however, that such prior Written Consent shall not be required with respect to any such amendment, change or modification undertaken by the Governmental Lender in order to preserve one or more of its Unassigned Rights. Governmental Lender agrees to provide the Funding Lender with prompt notification of any such amendments, modifications or changes not requiring the prior Written Consent of the Funding Lender.

Section 10.3. Consents and Opinions. No amendment to this Funding Loan Agreement or any other Funding Loan Document entered into under this Article X or any amendment, change or modification otherwise permitted under this Article X shall become effective unless and until (i) the Funding Lender shall have approved the same in writing in its sole discretion and (ii) the Funding Lender and the Governmental Lender shall have received, at the expense of the Borrower, a Tax Counsel No Adverse Effect Opinion and an Opinion of Counsel to the effect that any such proposed amendment is authorized and complies with the provisions of this Funding Loan Agreement and is a legal, valid and binding obligation of the parties thereto, subject to normal exceptions relating to bankruptcy, insolvency and equitable principles limitations. No modification or amendment of the terms of the Borrower Loan Agreement or the Borrower Notes may be undertaken without the prior Written Consent of the Governmental Lender and the Funding Lender and the provision to the Funding Lender and the Governmental Lender, at the expense of the Borrower, of a Tax Counsel No Adverse Affect Opinion with regard to such proposed modification.

Any consents required pursuant to this Article X from, or on behalf of, the Governmental Lender may be executed by an Authorized City Representative.

ARTICLE XI MISCELLANEOUS

Section 11.1. Notices.

(a) All notices, demands, requests and other communications required or permitted to be given by any provision of this Funding Loan Agreement shall be in writing and sent by first class, regular, registered or certified mail, commercial delivery service, overnight courier, telegraph, telex, telecopier or facsimile transmission, air or other courier, or hand delivery to the party to be notified addressed as follows.

If to the Governmental Lender:

City of Chicago
Department of Housing and Economic Development
121 North LaSalle Street, 10th Floor
Chicago, Illinois 60602
Attention: Commissioner, Department of Housing and
Economic Development
Telephone: (312) 744-4190
Facsimile: [(312) 742-2271]

and with a copy to: City of Chicago
Office of Corporation Counsel
121 North LaSalle Street, Room 600
Chicago, Illinois 60602
Attention: Finance and Economic Development Division
Telephone: (312) 744-0200
Facsimile: (312) 744-8538

and with a copy to: City of Chicago
Office of the City Comptroller's Office
33 North LaSalle Street, Suite 600
Chicago, Illinois 60602
Attention: City Comptroller
Telephone: (312) 744-7106
Facsimile: (312) 742-6544

If to the Borrower: Parkside Phase IIB, LP
c/o Holsten Real Estate Development Corporation
Attn: Peter M. Holsten
1020 West Montrose Avenue
Chicago, Illinois 60613

and Parkside Phase IIB, LP
c/o Cabrini Green LAC Community Development
Corporation
Attn: President
530 West Locust
Chicago, Illinois 60610

Copies to: Applegate & Thorne-Thomsen, P.C.
Attn: Nicole A. Jackson
626 W. Jackson Blvd., Suite 400
Chicago, Illinois 60661

Edwin F. Mandel Legal Aid Clinic
University of Chicago Law School
Attn: Jeff Leslie, Esq.
6020 South University Avenue
Chicago, Illinois 60637

Alliant ALP 76 LLC
c/o Alliant Asset Management Company, LLC
21600 Oxnard Street, Suite 1200
Woodland Hills, California 91367
Attn: Brian Goldberg,

And to: Kutak Rock L.P.
1650 Farnam Street
Omaha, NE 68102
Attention: Shane Deaver
Telephone: (402) 346-6000
Facsimile: (402) 346-1148

If to the Funding Lender: Citibank, N.A.
c/o Citi Community Capital
Transaction Management Group
390 Greenwich Street, 2nd Floor
New York, New York 10013
Attention: Desk Head
Loan/Transaction/File # _____
Facsimile: (212) 723-8939

and

325 East Hillcrest Drive, Suite 160
Thousand Oaks, California 91360
Attention: Operations Manager/Asset Manager
Loan/Transaction/File # _____
Facsimile: (805) 557 0924

With a copy to: 390 Greenwich Street, 2nd Floor
New York, New York 10013
Attention: Account Specialist
Loan/Transaction/File #21904
Facsimile: (212) 723-8642

And a copy of any notices of
default sent to:

Citibank, N.A.
Municipal Securities Division
388 Greenwich Street
New York, New York 10013
Attention: General Counsel's Office
Loan/Transaction/File # _____
Facsimile: (212) 723-8939

Any such notice, demand, request or communication shall be deemed to have been given and received for all purposes under this Funding Loan Agreement: (i) three Business Days after the same is deposited in any official depository or receptacle of the United States Postal Service first class, or, if applicable, certified mail, return receipt requested, postage prepaid; (ii) on the date of transmission when

delivered by telecopier or facsimile transmission, telex, telegraph or other telecommunication device, provided any telecopy or other electronic transmission received by any party after 4:00 p.m., local time, as evidenced by the time shown on such transmission, shall be deemed to have been received the following Business Day; (iii) on the next Business Day after the same is deposited with a nationally recognized overnight delivery service that guarantees overnight delivery; and (iv) on the date of actual delivery to such party by any other means; provided, however, if the day such notice, demand, request or communication shall be deemed to have been given and received as aforesaid is not a Business Day, such notice, demand, request or communication shall be deemed to have been given and received on the next Business Day; and provided further that notice to the Governmental Lender shall not be deemed to have been given until actually received by the Governmental Lender. Any facsimile signature by a Person on a document, notice, demand, request or communication required or permitted by this Funding Loan Agreement shall constitute a legal, valid and binding execution thereof by such Person.

Any party to this Funding Loan Agreement may change such party's address for the purpose of notice, demands, requests and communications required or permitted under this Funding Loan Agreement by providing written notice of such change of address to all of the parties by written notice as provided herein.

Section 11.2. Term of Funding Loan Agreement. This Funding Loan Agreement shall be in full force and effect until all payment obligations of the Governmental Lender hereunder have been paid in full and the Funding Loan has been retired or the payment thereof has been provided for (such payment or provision to be solely from the Security set forth in Article IV hereof as further provided in Section 8.8 hereof); except that on and after payment in full of the Governmental Lender Notes, this Funding Loan Agreement shall be terminated, without further action by the parties hereto.

Section 11.3. Successors and Assigns. All covenants and agreements in this Funding Loan Agreement by the Governmental Lender shall bind its successors and assigns, whether so expressed or not.

Section 11.4. Legal Holidays. In any case in which the date of payment of any amount due hereunder or the date on which any other act is to be performed pursuant to this Funding Loan Agreement shall be a day that is not a Business Day, then payment of such amount or such act need not be made on such date but may be made on the next succeeding Business Day, and such later payment or such act shall have the same force and effect as if made on the date of payment or the date fixed for prepayment or the date fixed for such act, and no additional interest shall accrue for the period after such date and prior to the date of payment.

Section 11.5. Governing Law. This Funding Loan Agreement shall be governed by and shall be enforceable in accordance with the laws of the State.

Section 11.6. Severability. If any provision of this Funding Loan Agreement shall be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining portions shall not in any way be affected or impaired. In case any covenant, stipulation, obligation or agreement contained in the Governmental Lender Notes or in this Funding Loan Agreement shall for any reason be held to be usurious or in violation of law, then such covenant, stipulation, obligation or agreement shall be deemed to be the covenant, stipulation, obligation or agreement of the Governmental Lender or the Funding Lender only to the full extent permitted by law.

Section 11.7. Execution in Several Counterparts. This Funding Loan Agreement may be contemporaneously executed in several counterparts, all of which shall constitute one and the same instrument and each of which shall be, and shall be deemed to be, an original.

Section 11.8. Nonrecourse Obligation of the Borrower. Except as otherwise provided in the Borrower Loan Agreement, any obligations of the Borrower under this Funding Loan Agreement are without recourse to the Borrower or to the Borrower's partners or members, as the case may be, and the provisions of Section 11.1 of the Borrower Loan Agreement are by this reference incorporated herein.

Section 11.9. Reserved.

Section 11.10. Electronic Transactions. The transactions described in this Funding Loan Agreement may be conducted, and related documents and may be stored, by electronic means. Copies, teletypes, facsimiles, electronic files and other reproductions of original executed documents shall be deemed to be authentic and valid counterparts of such original documents for all purposes, including the filing of any claim, action or suit in the appropriate court of law.

Section 11.11. Reference Date. This Funding Loan Agreement is dated for reference purposes only as of the first day of June, 2014.

IN WITNESS WHEREOF, the Funding Lender and the Governmental Lender have caused this Funding Loan Agreement to be duly executed as of the date first written above.

CITIBANK, N.A.

By: _____
Name: _____
Title: _____

CITY OF CHICAGO

By: _____
Name: Lois A. Scott
Title: Chief Financial Officer

[SEAL]

Attest:

By: _____
Name: Susana A. Mendoza
Title: City Clerk

(Sub)Exhibits "A" and "B" referred to in this Funding Loan Agreement read as follows:

(Sub)Exhibit "A".
(To Funding Loan Agreement)

Form Of Governmental Lender Notes.

This Note May Be Owned Only By A Permitted Transferee In Accordance With The Terms Of The Funding Loan Agreement, And The Holder Hereof, By The Acceptance Of This Funding Loan Agreement (A) Represents That it Is A Permitted Transferee And (B) Acknowledges That It Can Only Transfer This Governmental Lender Note To Another Permitted Transferee In Accordance With The Terms Of The Funding Loan Agreement.

City Of Chicago
\$_____ Multi-family Mortgage Revenue
[Construction/Permanent] [Construction] Note
Series 2014 [A][B]

Parkside Of Old Town Phase IIB.

Dated _____, 2014 not to exceed \$[Funding Loan Amount]

For Value Received, The undersigned City of Chicago ("Obligor") promises to pay to the order of Citibank, N.A. ("Holder") the maximum principal sum of _____ Thousand and no/100 Dollars \$_____, on June __, 20__, or earlier as provided herein, together with interest thereon at the rates, at the times and in the amounts provided below.

Obligor shall pay to the Holder on or before each date on which payment is due under that certain Funding Loan Agreement, dated as of June 1, 2014 (the "Funding Loan Agreement"), between Obligor and Holder, an amount in immediately available funds sufficient to pay the principal amount of and Prepayment Premium, if any, on the Funding Loan then due and payable, whether by maturity, acceleration, prepayment or otherwise. In the event that amounts held derived from proceeds of the Borrower Loan, condemnation awards or insurance proceeds or investment earnings thereon are applied to the payment of principal due on the Funding Loan in accordance with the Funding Loan Agreement, the principal amount due hereunder shall be reduced to the extent of the principal amount of the Funding Loan so paid. Capitalized terms not otherwise defined herein shall have the meaning assigned in the Funding Loan Agreement.

Obligor shall pay to the Holder on or before each date on which interest on the Funding Loan is payable interest on the unpaid balance hereof in an amount in immediately available funds sufficient to pay the interest on the Funding Loan then due and payable in the amounts and at the rate or rates set forth in the Funding Loan Agreement.

The Funding Loan and this Governmental Lender Note are pass-through obligations relating to a construction loan (the "Borrower Loan") made by Obligor from proceeds of the Funding Loan to Parkside Phase IIB, L.P., an Illinois limited partnership, as borrower (the "Borrower"), under that certain Borrower Loan Agreement, dated as of June 1, 2014 (as the same may be modified, amended or supplemented from time to time, the "Borrower Loan Agreement"), between the Obligor and the Borrower, evidenced by the Borrower Note (as defined in the Borrower Loan Agreement). Reference is made to the Borrower Loan Agreement and to the Borrower Note for complete payment and prepayment terms of the Borrower Note, payments on which are passed-through under the Governmental Lender Note.

This Governmental Lender Note is a limited obligation of the Obligor, payable solely from the Pledged Revenues and other funds and moneys and Security pledged and assigned under the Funding Loan Agreement. This Governmental Lender Note is not a general obligation of the Governmental Lender or a charge against its general credit or the general credit taxing powers of the State, the Governmental Lender, or any other political subdivision thereof, and shall never give rise to any pecuniary liability of the Governmental Lender, and neither the Governmental Lender, the State nor any other political subdivision thereof shall be liable for the payments of principal of and, premium, if any, and interest on this Governmental Lender Note, and the Governmental Lender Note is payable from no other source, but are special, limited obligations of the Governmental Lender, payable solely out of the security pledged hereunder and receipts of the Governmental Lender derived pursuant to this Funding Loan Agreement. No holder of this Governmental Lender Note or any interest therein has the right to compel any exercise of the taxing power of the State, the Governmental Lender or any other political subdivision thereof to pay the Governmental Lender Note or the interest or premium, if any, thereon.

All capitalized terms used but not defined herein shall have the meanings ascribed to them in the Funding Loan Agreement or in the Borrower Loan Agreement.

This Governmental Lender Note is subject to the express condition that at no time shall interest be payable on this Governmental Lender Note or the Funding Loan at a rate in excess of the Maximum Rate provided in the Funding Loan Agreement; and Obligor shall not be obligated or required to pay, nor shall the Holder be permitted to charge or collect, interest at a rate in excess of such Maximum Rate. If by the terms of this Governmental Lender Note or of the Funding Loan Agreement, Obligor is required to pay interest at a rate in excess of such Maximum Rate, the rate of interest hereunder or thereunder shall be deemed to be reduced immediately and automatically to such Maximum Rate, and any such excess

payment previously made shall be immediately and automatically applied to the unpaid balance of the principal sum hereof and not to the payment of interest.

Amounts payable hereunder representing late payments, penalty payments or the like shall be payable to the extent allowed by law.

This Governmental Lender Note is subject to all of the terms, conditions, and provisions of the Funding Loan Agreement, including those respecting prepayment and the acceleration of maturity.

If there is an Event of Default under the Funding Loan Documents, then in any such event and subject to the requirements set forth in the Funding Loan Agreement, the Holder may declare the entire unpaid principal balance of this Governmental Lender Note and accrued interest, if any, due and payable at once. All of the covenants, conditions and agreements contained in the Funding Loan Documents are hereby made part of this Governmental Lender Note.

No delay or omission on the part of the Holder in exercising any remedy, right or option under this Governmental Lender Note or the Funding Loan Documents shall operate as a waiver of such remedy, right or option. In any event a waiver on any one occasion shall not be construed as a waiver or bar to any such remedy, right or option on a future occasion. The rights, remedies and options of the Holder under this Governmental Lender Note and the Funding Loan Documents are and shall be cumulative and are in addition to all of the rights, remedies and options of the Holder at law or in equity or under any other agreement.

Obligor shall pay all costs of collection on demand by the Holder, including without limitation, reasonable attorneys' fees and disbursements, which costs may be added to the indebtedness hereunder, together with interest thereon, to the extent allowed by law, as set forth in the Funding Loan Agreement.

This Governmental Lender Note may not be changed orally. Presentment for payment, notice of dishonor, protest and notice of protest are hereby waived. The acceptance by the Holder of any amount after the same is due shall not constitute a waiver of the right to require prompt payment, when due, of all other amounts due hereunder. The acceptance by the Holder of any sum in an amount less than the amount then due shall be deemed an acceptance on account only and upon condition that such acceptance shall not constitute a waiver of the obligation of Obligor to pay the entire sum then due, and Obligor's failure to pay such amount then due shall be and continue to be a default notwithstanding such acceptance of such amount on account, as aforesaid. Consent by the Holder to any action of Obligor which is subject to consent or approval of the Holder hereunder shall not be deemed a waiver of the right to require such consent or approval to future or successive actions.

In Witness Whereof, The undersigned has duly executed and delivered this Governmental Lender Note or caused this Governmental Lender Note to be duly executed and delivered by

its authorized representative as of the date first set forth above. The undersigned intends that this instrument shall be deemed to be signed and delivered as a sealed instrument.

Obligor:

City of Chicago

By: _____

Name: Lois A. Scott

Title: Chief Financial Officer

[Seal]

Attest:

By: _____

Name: Susana A. Mendoza

Title: City Clerk

*(Sub)Exhibit "B".
(To Funding Loan Agreement)*

Form Of Required Transferee Representations.

[_____, 20__]

The undersigned, as holder (the "Holder" or the "Funding Lender") of the not to exceed \$14,557,681 Multi-Family Mortgage Revenue Construction/Permanent Note, Series 2014A, dated as of the Closing Date and the not to exceed \$12,442,319 Multi-Family Mortgage Revenue Construction Note, Series 2014B, dated as of the Closing Date (collectively, the "Governmental Lender Notes") issued pursuant to an Ordinance adopted on May __, 2014 (the "Ordinance") by the City of Chicago (the "Governmental Lender") and under a Funding Loan Agreement dated as of June 1, 2014 (the "Funding Loan Agreement") between the Governmental Lender and Holder, as Funding Lender, hereby represents that:

1. The Funding Lender hereby acknowledges the execution and delivery of the Governmental Lender Notes in the original aggregate principal amount of up to \$27,000,000.

2. The Funding Lender has authority to make the Funding Loan and to execute and deliver these representations and any other instrument and documents required to be executed by the Funding Lender in connection with the execution and delivery of the Governmental Lender Notes.

3. The Holder has sufficient knowledge and experience in financial and business matters with respect to the evaluation of residential real estate developments such as the Project to be able to evaluate the risk and merits of the investment represented by the Governmental Lender Notes. We are able to bear the economic risks of such investment.

4. The Holder acknowledges that it has either been supplied with or been given access to information, including financial statements and other financial information, to which a reasonable lender would attach significance in making investment decisions, and the Holder has had the opportunity to ask questions and receive answers from knowledgeable individuals concerning the Governmental Lender, the Project, the use of proceeds of the Governmental Lender Notes, the Funding Loan Agreement and the Funding Loan and the security therefor so that, as a reasonable lender, the Holder has been able to make its decision to extend the Funding Loan [or an interest therein] and purchase the Governmental Lender Notes [or an interest therein]. The Funding Lender understands that the Governmental Lender Notes and the Borrower Loan Agreement are not registered under the Securities Act of 1933, as amended, and that such registration is not legally required as of the date hereof; and further understands that the Governmental Lender Notes and the Borrower Loan Agreement (i) are not being registered or otherwise qualified for sale under the "Blue Sky" laws and regulations of any state, (ii) will not be listed in any stock or other securities exchange, (iii) will not carry a rating from any rating service and (iv) will be delivered in a form which is not readily marketable. The Holder acknowledges that it has not relied upon the Governmental Lender for any information in connection with the Holder's purchase of the Governmental Lender Notes [or an interest therein].

5. The Holder is an Approved Institutional Buyer (as defined in the Funding Loan Agreement).

6. The Holder acknowledges that it is purchasing [an interest in] the Governmental Lender Notes for investment for its own account and not with a present view toward resale or the distribution thereof, in that we do not now intend to resell or otherwise dispose of all or any part of our interests in the Governmental Lender Notes. Subject to paragraph 7 below, the Funding Lender acknowledges and agrees that the Governmental Lender Notes, or interests therein, can be sold and subsequently transferred only to purchasers that execute and deliver to the Governmental Lender and representations from the transferee to substantially the same effect as these required transferee representations or in such other form authorized under the Funding Loan Agreement with no revisions except as may be approved in writing by the Governmental Lender.

7. In the event any placement memorandum to be provided to any subsequent buyer or beneficial owner of such portion of the Governmental Lender Notes will not disclose information with respect to the Governmental Lender other than its name, location and type of political subdivision and general information with respect to the Funding Loan and Borrower Loan and related documents, the Holder will provide the Governmental Lender with a draft of such placement memorandum and the Governmental Lender shall have the right to approve any description of the Governmental Lender therein (which approval shall not be unreasonably withheld).

8. The Funding Lender understands that the Governmental Lender Notes are a limited obligations of the Governmental Lender; payable solely from funds and moneys pledged and assigned under the Funding Loan Agreement, and that the liabilities and obligations of the Governmental Lender with respect to the Governmental Lender Notes are expressly limited as set forth in the Funding Loan Agreement and related documents. The Funding Lender acknowledges that the Governmental Lender Notes are not an indebtedness of the Governmental Lender or a charge against its general credit or the general credit taxing powers of the State, the Governmental Lender, or any other political subdivision thereof, and shall never give rise to any pecuniary liability of the Governmental Lender, and neither the Governmental Lender, the State nor any other political subdivision thereof shall be liable for the payments of principal of and, premium, if any, and interest on the Governmental Lender Notes, and the Governmental Lender Notes are payable from no other source, but are special, limited obligations of the Governmental Lender, payable solely out of the Security and receipts of the Governmental Lender derived pursuant to the Funding Loan Agreement and the Borrower Loan Agreement. The Funding Lender acknowledges that no holder of the Governmental Lender Notes, or any interest therein, has the right to compel any exercise of the taxing power of the State, the Governmental Lender or any other political subdivision thereof to pay the Governmental Lender Notes or the interest or premium, if any, thereon.

9. Capitalized terms used herein and not otherwise defined have the meanings given such terms in the Funding Loan Agreement.

Citibank, N.A., as Holder

By: _____

Name: _____

Its: _____

Exhibit "C".
(To Ordinance)

BORROWER LOAN AGREEMENT

Between

**CITY OF CHICAGO,
as Governmental Lender,**

and

**PARKSIDE PHASE IIB, LP,
an Illinois limited partnership,
as Borrower**

Dated as of June 1, 2014

Relating to:

\$27,000,000

Funding Loan originated by CITIBANK, N.A., as Funding Lender

The interest of the City of Chicago (the "Governmental Lender") in this Borrower Loan Agreement (except for certain rights described herein) has been pledged and assigned to Citibank, N.A., as funding lender (the "Funding Lender"), under that certain Funding Loan Agreement, of even date herewith, by and between the Governmental Lender and the Funding Lender, under which the Funding Lender is originating a loan to the Governmental Lender the proceeds of which are to be used to fund the Borrower Loan made under this Borrower Loan Agreement.

THIS BORROWER LOAN AGREEMENT (this "**Borrower Loan Agreement**") is entered into as of the first day of June, 2014, between the **CITY OF CHICAGO**, a municipality and home rule unit of local government duly organized and validly existing under the constitution and laws of the State of Illinois (together with its successors and assigns, the "**Governmental Lender**"), and **PARKSIDE PHASE IIB, LP**, an Illinois limited partnership (together with its successors and assigns, the "**Borrower**").

WITNESSETH:

RECITALS

WHEREAS, the Governmental Lender has been duly created and organized pursuant to and in accordance with the provisions of Article VII, Section 6 of the 1970 Constitution of the State of Illinois, for the purpose of providing a means of financing the costs of residential ownership and development that will provide decent, safe and sanitary housing for persons of low and moderate income at prices or rentals they can afford; and

WHEREAS, the Governmental Lender is authorized: (a) to make loans to any person to provide financing for rental residential developments located within the jurisdiction of the Governmental Lender and intended to be occupied in part by persons of low and moderate income, as determined by the Governmental Lender; (b) to incur indebtedness for the purpose of obtaining moneys to make such loans and provide such financing, to establish necessary reserve funds and to pay administrative costs and other costs incurred in connection with the incurrence of such indebtedness of the Governmental Lender; and (c) to pledge all or any part of the revenues, receipts or resources of the Governmental Lender, including the revenues and receipts to be received by the Governmental Lender from or in connection with such loans, and to mortgage, pledge or grant security interests in such loans or other property of the Governmental Lender in order to secure the payment of the principal or redemption price of and interest on such indebtedness of the Governmental Lender; and

WHEREAS, the Borrower has applied to the Governmental Lender for a loan (the "**Borrower Loan**") for the acquisition, construction, rehabilitation, development, and equipping of a multifamily residential project located in the City of Chicago, Cook County, Illinois, known or to be known as Parkside of Old Town Phase IIB and consisting of approximately 106 rental units, including approximately 27 affordable units, approximately 36 units which will be leased to public housing residents, approximately 43 unrestricted units and related common areas along with parking lot facilities (collectively, the "**Project**"); and

WHEREAS, the Borrower's repayment obligations under this Borrower Loan Agreement are evidenced by the Borrower Notes, as defined herein; and

WHEREAS, the Borrower has requested the Governmental Lender to enter into that certain Funding Loan Agreement, of even date herewith (the "**Funding Loan Agreement**"), between the Governmental Lender and Citibank, N.A. (the "**Funding Lender**"), under which the Funding Lender will make a loan (the "**Funding Loan**") to the Governmental Lender, the proceeds of which will be loaned under this Borrower Loan Agreement to the Borrower to finance the acquisition, construction, rehabilitation, development, equipping and/or operation of the Project; and;

WHEREAS, the Borrower Loan is secured by, among other things, that certain Multifamily Mortgage, Assignment of Rents, Security Agreement (as amended, restated and/or supplemented from

time to time, the “**Security Instrument**”), of even date herewith and assigned to the Funding Lender to secure the Funding Loan, encumbering the Project, and will be advanced to Borrower pursuant to this Borrower Loan Agreement and the Construction Funding Agreement.

NOW, THEREFORE, in consideration of the premises and the mutual representations, covenants and agreements herein contained, the parties hereto do hereby agree as follows:

ARTICLE I DEFINITIONS; PRINCIPLES OF CONSTRUCTION

Section 1.1. Specific Definitions. For all purposes of this Borrower Loan Agreement, except as otherwise expressly provided or unless the context otherwise requires:

Unless specifically defined herein, all capitalized terms shall have the meanings ascribed thereto in the Security Instrument or, if not defined in the Security Instrument, in the Funding Loan Agreement.

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 GAAP.

All references in this instrument to designated “Articles,” “Sections” and other subdivisions are to the designated Articles, Sections and subdivisions of this instrument as originally executed.

All references in this instrument to a separate instrument are to such separate instrument as the same may be amended or supplemented from time to time pursuant to the applicable provisions thereof.

Unless otherwise specified, (i) all references to sections and schedules are to those in this Borrower Loan Agreement, (ii) the words “hereof,” “herein” and “hereunder” and words of similar import refer to this Borrower Loan Agreement as a whole and not to any particular provision, (iii) all definitions are equally applicable to the singular and plural forms of the terms defined and (iv) the word “including” means “including but not limited to.”

Section 1.2. Definitions. The following terms, when used in this Borrower Loan Agreement (including when used in the above recitals), shall have the following meanings:

“**Act of Bankruptcy**” shall mean the filing of a petition in bankruptcy (or any other commencement of a bankruptcy or similar proceeding) under any applicable bankruptcy, insolvency, reorganization, or similar law, now or hereafter in effect; provided that, in the case of an involuntary proceeding, such proceeding is not dismissed within ninety (90) days after the commencement thereof.

“**ADA**” shall have the meaning set forth in Section 4.1.38 hereof.

“**Additional Borrower Payments**” shall mean the payments payable pursuant to Section 2.5 (Additional Borrower Payments), Section 2.6 (Overdue Payments; Payments in Default), Section 3.3.3 of the Construction Funding Agreement (Borrower Loan in Balance), Section 5.14 (Expenses) and Section 10 of the Borrower Notes (Voluntary and Involuntary Prepayments).

“**Agreement of Environmental Indemnification**” shall mean the Agreement of Environmental Indemnification, of even date herewith, executed by the Borrower for the benefit of the Funding Lender and any lawful holder, owner or pledgee of the Borrower Notes from time to time.

“Appraisal” shall mean an appraisal of the Project and Improvements, which appraisal shall be (i) performed by a qualified appraiser licensed in the State selected by Funding Lender, and (ii) satisfactory to Funding Lender (including, without limitation, as adjusted pursuant to any internal review thereof by Funding Lender) in all respects.

“Architect” shall mean any licensed architect, space planner or design professional that Borrower may engage from time to time, with the approval of Funding Lender, to design any portion of the Improvements, including the preparation of the Plans and Specifications.

“Architect's Agreement” means any agreement that Borrower and any Architect from time to time may execute pursuant to which Borrower engages such Architect to design any portion of the Improvements, including the preparation of the Plans and Specifications, as approved by Funding Lender.

“Authorized Borrower Representative” shall mean a person at the time designated and authorized to act on behalf of the Borrower by a written certificate furnished to the Governmental Lender, the Funding Lender and the Servicer and containing the specimen signature of such person and signed on behalf of the Borrower by its Borrower Controlling Entity which certificate may designate one or more alternates.

“Bankruptcy Code” shall mean the United States Bankruptcy Reform Act of 1978, as amended from time to time, or any substitute or replacement legislation.

“Bankruptcy Event” shall have the meaning given to that term in the Security Instrument.

“Bankruptcy Proceeding” shall have the meaning set forth in Section 4.1.8 hereof.

“Beneficiary Parties” shall mean, collectively, the Funding Lender and the Governmental Lender.

“Borrower” shall have the meaning set forth in the recitals to this Borrower Loan Agreement.

“Borrower Affiliate” means, as to the Borrower, its General Partner or the Guarantors, (i) any entity that directly or indirectly owns, controls, or holds with power to vote, 20 percent or more of the outstanding voting securities of Borrower, its General Partner or the Guarantors, (ii) any corporation 20 percent or more of whose outstanding voting securities are directly or indirectly owned, controlled or held with power to vote by the Borrower, its General Partner or the Guarantors, (iii) any partner, shareholder or, if a limited liability company, member of Borrower, its General Partner or the Guarantors, or (iv) any other person that is related by blood or marriage to the Borrower, its General Partner or the Guarantors (to the extent any of the Borrower, its General Partner or the Guarantors is a natural person).

“Borrower Controlling Entity” shall mean, if the Borrower is a partnership, any general partner or managing partner of the Borrower, or if the Borrower is a limited liability company, the manager or managing member of the Borrower, or if the Borrower is a not for profit corporation, the shareholders thereof.

“**Borrower Deferred Equity**” shall mean the Equity Contributions to be made by the Equity Investor to Borrower pursuant to the Partnership Agreement other than Borrower Initial Equity, in accordance with the following schedule:

Amount	Date
[\$4,734,998]	[June __, 2014]
[\$3,920,355]	[December __, 2015]
[\$3,074,289]	[December __, 2016]
[\$681,700]	[April __, 2017]
[\$12,411,342]	Total

“**Borrower Initial Equity**” shall mean an initial installment of the Equity Contributions made to Borrower by the Equity Investor in an amount of at least \$10,100 to be made on or prior to the Closing Date.

“**Borrower Loan**” shall mean the mortgage loan made by the Governmental Lender to the Borrower pursuant to this Borrower Loan Agreement, in the maximum principal amount of the Borrower Loan Amount, as evidenced by the Borrower Notes.

“**Borrower Loan Agreement**” shall mean this Borrower Loan Agreement.

“**Borrower Loan Amount**” shall mean not to exceed \$27,000,000, the original maximum aggregate principal amount of the Borrower Notes.

“**Borrower Loan Documents**” shall mean this Borrower Loan Agreement, the Construction Funding Agreement, the Borrower Notes, the Security Instrument, the Agreement of Environmental Indemnification, the Guaranty, the Replacement Reserve Agreement, the Contingency Draw-Down Agreement and all other documents or agreements evidencing or relating to the Borrower Loan.

“**Borrower Loan Payment Date**” shall mean (i) the date upon which regularly scheduled Borrower Loan Payments are due pursuant to the Borrower Notes, or (ii) any other date on which one or both of the Borrower Notes are prepaid or paid, whether at the scheduled maturity or upon the acceleration of the maturity thereof.

“**Borrower Loan Payments**” shall mean the monthly loan payments payable pursuant to the Borrower Notes.

“**Borrower Loan Proceeds**” shall mean proceeds of the Borrower Loan, to be disbursed in accordance with Section 2.10 of this Borrower Loan Agreement and the Construction Funding Agreement.

“**Borrower Notes**” shall mean collectively, the Borrower Construction/Permanent Note and the Borrower Construction Note and the “Borrower Note” shall mean one of such Borrower Notes.

“**Borrower Construction/Permanent Note**” shall mean that certain Multifamily Mortgage Revenue Construction/Permanent Note, Series 2014A, dated as of the Closing Date in the original maximum principal amount of not to exceed \$14,557,681 made by Borrower and payable to

Governmental Lender, as endorsed and assigned to the Funding Lender, as it may be amended, supplemented or replaced from time to time.

"Borrower Construction Note" shall mean that certain Multifamily Mortgage Revenue Construction Note, Series 2014B, dated as of the Closing Date in the original maximum principal amount of not to exceed \$12,442,319 made by Borrower and payable to Governmental Lender, as endorsed and assigned to the Funding Lender, as it may be amended, supplemented or replaced from time to time.

"Borrower Payment Obligations" shall mean all payment obligations of the Borrower under the Borrower Loan Documents, including, but not limited to, the Borrower Loan Payments and the Additional Borrower Payments.

"Business Day" shall mean any day other than (i) a Saturday or Sunday, or (ii) a day on which federally insured depository institutions in New York, New York, Chicago, Illinois or the cities in which the offices of the Funding Lender are located are authorized or obligated by law, regulation, governmental decree or executive order to be closed.

"Calculation Period" shall mean three (3) consecutive full Calendar Months occurring prior to the Conversion Date, as the same may be extended in accordance with Section 3.1 hereof.

"Calendar Month" shall mean each of the twelve (12) calendar months of the year.

"CC&R's" shall mean any covenants, conditions, restrictions, maintenance agreements or reciprocal easement agreements affecting the Project or the Mortgaged Property.

"City" shall mean the City of Chicago, Illinois.

"Closing Date" shall mean June ___, 2014, the date that the initial Borrower Loan Proceeds are disbursed hereunder.

"Code" shall mean the Internal Revenue Code of 1986 as in effect on the Closing Date or (except as otherwise referenced herein) as it may be amended to apply to obligations issued on the Closing Date, together with applicable proposed, temporary and final regulations promulgated, and applicable official public guidance published, under the Code.

"Collateral" shall mean all collateral described in (i) this Borrower Loan Agreement (including, without limitation, all property in which the Funding Lender is granted a security interest pursuant to any provision of this Borrower Loan Agreement), (ii) the Security Instrument, or (iii) any other Security Document, which Collateral shall include the Project, all of which collateral is pledged and assigned to Funding Lender under the Funding Loan Agreement to secure the Funding Loan.

"Completion" shall have the meaning set forth in Section 5.25.

"Completion Date" shall mean [June ___, 2017].

"Computation Date" shall have the meaning ascribed thereto in Section 1.148-3(e) of the Regulations.

"Condemnation" shall mean any action or proceeding or notice relating to any proposed or actual condemnation or other taking, or conveyance in lieu thereof, of all or any part of the Project, whether direct or indirect.

“Conditions to Conversion” shall have the meaning ascribed thereto in the Construction Funding Agreement.

“Construction Consultant” shall mean a third-party architect or engineer selected and retained by Funding Lender, at the cost and expense of Borrower, to monitor the progress of construction and/or rehabilitation of the Project and to inspect the Improvements to confirm compliance with this Borrower Loan Agreement.

“Construction Contract” shall mean any agreement that Borrower and any Contractor from time to time may execute pursuant to which Borrower engages the Contractor to construct any portion of the Improvements, as approved by Funding Lender.

“Construction Escrow Agreement” shall mean that certain Construction Escrow Agreement, dated June __, 2014, among the Title Company named therein, in its capacity as escrow agent, Governmental Lender, Funding Lender, certain subordinate lenders named therein, and Borrower, as such agreement may be amended, modified, supplemented and replaced from time to time.

“Construction Funding Agreement” means that certain Construction Funding Agreement of even date herewith, between the Funding Lender, as agent for the Governmental Lender, and Borrower, pursuant to which the Borrower Loan will be advanced by the Funding Lender (or the Servicer on its behalf), as agent of the Governmental Lender, to the Borrower and setting forth certain provisions relating to disbursement of the Borrower Loan during construction, insurance and other matters, as such agreement may be amended, modified, supplemented and replaced from time to time.

“Construction Schedule” shall mean a schedule of construction or rehabilitation progress with the anticipated commencement and completion dates of each phase of construction or rehabilitation, as the case may be, and the anticipated date and amounts of each Disbursement for the same, as approved by Funding Lender, as assignee of the Governmental Lender.

“Contingency Draw-Down Agreement” means the Contingency Draw-Down Agreement of even date herewith, between the Funding Lender and the Borrower relating to possible conversion of the Funding Loan from a draw down loan to a fully funded loan.

“Continuing Disclosure Agreement” shall mean that certain Continuing Disclosure Agreement of even date herewith, between the Borrower and the Funding Lender, pursuant to which the Borrower agrees to provide certain information with respect to the Project, the Borrower and the Funding Loan subsequent to the Closing Date, as amended, supplemented or restated from time to time.

“Contractor” shall mean any licensed general contractor or subcontractor that Borrower may directly engage from time to time, with the approval of Funding Lender, to construct and/or rehabilitate any portion of the Improvements.

“Contractual Obligation” shall mean, for any Person, any debt or equity security issued by that Person, and any indenture, mortgage, deed of trust, contract, undertaking, instrument or agreement (written or oral) to which such Person is a party or by which it is bound, or to which it or any of its assets is subject.

“Conversion” shall mean Funding Lender’s determination that the Conditions to Conversion have been satisfied in accordance with the provisions of this Borrower Loan Agreement and the Construction Funding Agreement.

“**Conversion Date**” shall mean the date to be designated by Funding Lender once the Conditions to Conversion have been satisfied, the determination of the Permanent Period Amount has been made and any loan balancing payments in accordance with Section 3.3 hereof and the Construction Funding Agreement have been made. The Conversion Date must occur no later than the Outside Conversion Date.

“**Cost Breakdown**” shall mean the schedule of costs for the Improvements, as set forth in the Construction Funding Agreement and as the same may be amended from time to time with Funding Lender's consent.

“**Costs of Funding**” shall mean the Governmental Lender's Closing Fee and the fees, costs, expenses and other charges incurred in connection with the funding of the Borrower Loan and the Funding Loan, the negotiation and preparation of this Borrower Loan Agreement and each of the other Borrower Loan Documents and Funding Loan Documents and shall include, but shall not be limited to, the following: (i) counsel fees (including but not limited to Tax Counsel, counsel to the Governmental Lender, Borrower's counsel, and Funding Lender's counsel); (ii) financial advisor fees incurred in connection with the closing of the Borrower Loan and the Funding Loan; (iii) certifying and authenticating agent fees and expenses related to funding of the Funding Loan; (iv) printing costs (for any preliminary and final offering materials relating to the Funding Loan); (v) any recording fees; (vi) any additional fees charged by the Governmental Lender; and (vii) costs incurred in connection with the required public notices generally and costs of the public hearing.

“**Costs of Funding Deposit**” shall mean the amount required to be deposited by the Borrower with the Title Company (or a separate escrow company, if applicable) to pay Costs of Funding in connection with the closing of the Borrower Loan and the Funding Loan on the Closing Date.

“**Cost of Improvements**” shall mean the costs for the Improvements, as set forth on the Cost Breakdown.

“**County**” shall mean Cook County, Illinois.

“**Credit Enhancer**” shall mean a government sponsored enterprise that at any time, directly or indirectly, purchases the Borrower Loan or provides credit enhancement with respect to the Borrower Loan.

“**Date of Disbursement**” shall mean the date of a Disbursement.

“**Day**” or “**Days**” shall mean calendar days unless expressly stated to be Business Days.

“**Debt**” shall mean, as to any Person, any of such Person's liabilities, including all indebtedness (whether recourse and nonrecourse, short term and long term, direct and contingent), all committed and unfunded liabilities, and all unfunded liabilities, that would appear upon a balance sheet of such Person prepared in accordance with GAAP.

“**Default Rate**” shall have the meaning given to that term in the Borrower Notes.

“**Determination of Taxability**” shall mean (i) a determination by the Commissioner or any District Director of the Internal Revenue Service, (ii) a private ruling or Technical Advice Memorandum concerning the Governmental Lender Notes issued by the National Office of the Internal Revenue Service in which Governmental Lender and Borrower were afforded the opportunity to participate, (iii) a determination by any court of competent jurisdiction, (iv) the enactment of legislation or (v) receipt by the Funding Lender, at the request of the Governmental Lender, the Borrower or the Funding Lender, of

an opinion of Tax Counsel, in each case to the effect that the interest on the Governmental Lender Notes is includable in gross income for federal income tax purposes of any holder or any former holder of all or a portion of the Governmental Lender Notes, other than a holder who is a "substantial user" of the Project or a "related person" (as such terms are defined in Section 147(a) of the Code) to a "substantial user"; provided, however, that no such Determination of Taxability under clause (i) or (iii) shall be deemed to have occurred if the Governmental Lender (at the sole expense of the Borrower), the Funding Lender (at the sole expense of the Borrower) or the Borrower is contesting such determination, has elected to contest such determination in good faith and is proceeding with all applicable dispatch to prosecute such contest until the earliest of (a) a final determination from which no appeal may be taken with respect to such determination, (b) abandonment of such appeal by the Governmental Lender or the Borrower, as the case may be, or (c) one year from the date of initial determination.

"Developer Fee" shall mean the fees and/or compensation payable to Parkside Associates, LLC pursuant to the [Development Services Agreement] dated _____, 2014, between Borrower and such developer, which fees and/or compensation shall not be paid prior to the Conversion Date except as otherwise permitted pursuant to Section 6.13(b).

"Disbursement" means a disbursement of Borrower Loan Proceeds and Other Borrower Moneys pursuant to this Borrower Loan Agreement.

"Engineer" shall mean any licensed civic, structural, mechanical, electrical, soils, environmental or other engineer that Borrower may engage from time to time, with the approval of Funding Lender, to perform any engineering services with respect to any portion of the Improvements.

"Engineer's Contract" shall mean any agreement that Borrower and any Engineer from time to time may execute pursuant to which Borrower engages such Engineer to perform any engineering services with respect to any portion of the Improvements, as approved by Funding Lender.

"Equipment" shall have the meaning given to the term "Personalty" in the Security Instrument.

"Equity Contributions" shall mean the equity to be contributed by, or on behalf of, the Equity Investor to Borrower, in accordance with and subject to the terms of the Partnership Agreement.

"Equity Investor" shall mean Alliant Tax Credit Fund 76, Ltd., a Florida limited partnership, and its successors and assigns.

"ERISA" shall mean the Employment Retirement Income Security Act of 1974, as amended from time to time, and the rules and regulations promulgated hereunder.

"ERISA Affiliate" shall mean all members of a controlled group of corporations and all trades and business (whether or not incorporated) under common control and all other entities which, together with the Borrower, are treated as a single employer under any or all of Section 414(b), (c), (m) or (o) of the Code.

"Event of Default" shall mean any Event of Default set forth in Section 8.1 of this Borrower Loan Agreement. An Event of Default shall "exist" if a Potential Default shall have occurred and be continuing beyond any applicable cure period.

"Exchange Act" shall mean the Securities Exchange Act of 1934, as amended.

“Expenses of the Project” shall mean, for any period, the current expenses, paid or accrued, for the operation, maintenance and current repair of the Project, as calculated in accordance with GAAP, and shall include, without limiting the generality of the foregoing, salaries, wages, employee benefits, cost of materials and supplies, costs of routine repairs, renewals, replacements and alterations occurring in the usual course of business, costs and expenses properly designated as capital expenditures (e.g. repairs which would not be payable from amounts on deposit in a repair and replacement fund held pursuant to the Borrower Loan Documents), a management fee (however characterized) not to exceed 6.0% of Gross Income, costs of billings and collections, costs of insurance, and costs of audits. Expenses of the Project shall not include any payments, however characterized, on account of any subordinate financing in respect of the Project or other indebtedness, allowance for depreciation, amortization or other non-cash items, gains and losses or prepaid expenses not customarily prepaid.

“Extended Outside Conversion Date” shall have the meaning set forth in the Construction Funding Agreement.

“Fair Market Value” shall mean the price at which a willing buyer would purchase the investment from a willing seller in a bona fide, arm's length transaction (determined as of the date the contract to purchase or sell the investment becomes binding) if the investment is traded on an established securities market (within the meaning of Section 1273 of the Code) and, otherwise, the term “Fair Market Value” means the acquisition price in a bona fide arm's length transaction (as referenced above) if (i) the investment is a certificate of deposit that is acquired in accordance with applicable regulations under the Code, (ii) the investment is an agreement with specifically negotiated withdrawal or reinvestment provisions and a specifically negotiated interest rate (for example, a guaranteed investment contract, a forward supply contract or other investment agreement) that is acquired in accordance with applicable regulations under the Code, (iii) the investment is a United States Treasury Security State and Local Government Series that is acquired in accordance with applicable regulations of the United States Bureau of Public Debt, or (iv) the investment is an interest in any commingled investment fund in which the Governmental Lender and related parties do not own more than a ten percent (10%) beneficial interest therein if the return paid by the fund is without regard to the source of investment.

“Fitch” shall mean Fitch, Inc.

“Funding Lender” shall mean Citibank, N.A., a national banking association, in its capacity as lender under the Funding Loan.

“Funding Loan” means the Funding Loan in the original maximum principal amount of \$27,000,000 made by Funding Lender to Governmental Lender under the Funding Loan Agreement, the proceeds of which are used by the Governmental Lender to make the Borrower Loan.

“Funding Loan Agreement” means the Funding Loan Agreement, of even date herewith, between the Governmental Lender and the Funding Lender, as it may from time to time be supplemented, modified or amended by one or more amendments or other instruments supplemental thereto entered into pursuant to the applicable provisions thereof.

“Funding Loan Documents” shall have the meaning given to that term in the Funding Loan Agreement.

“GAAP” shall mean generally accepted accounting principles as in effect on the date of the application thereof and consistently applied throughout the periods covered by the applicable financial statements.

“General Partner” shall mean Parkside IIB, LLC, an Illinois limited liability company, and/or any other Person that the partners of the Borrower, with the prior written approval of the Funding Lender (or as otherwise permitted with the Funding Lender's approval pursuant to the Borrower Loan Documents), selected to be a general partner of the Borrower.

“Governmental Authority” shall mean (i) any governmental municipality or political subdivision thereof, (ii) any governmental or quasi-governmental agency, authority, board, bureau, commission, department, instrumentality or public body, or (iii) any court, administrative tribunal or public utility, agency, commission, office or authority of any nature whatsoever for any governmental unit (federal, state, county, district, municipal, city or otherwise), now or hereafter in existence.

“Governmental Lender” shall have the meaning set forth in the recitals to this Borrower Loan Agreement.

“Governmental Lender Notes” shall mean collectively, the Governmental Lender Construction/Permanent Note and the Governmental Lender Construction Note and “Governmental Lender Note” means one of such.

“Governmental Lender Construction/Permanent Note” shall mean that certain City of Chicago Multifamily Housing Revenue Construction/Permanent Note, Series 2014A (Parkside of Old Town Phase IIB), dated the Closing Date in the original maximum principal amount of \$14,557,681, made by the Governmental Lender and payable to Funding Lender, as it may be amended, supplemented or replaced from time to time.

“Governmental Lender Construction Note” shall mean that certain City of Chicago Multifamily Housing Revenue Construction Note, Series 2014B (Parkside of Old Town Phase IIB), dated the Closing Date in the original maximum principal amount of \$12,442,319, made by the Governmental Lender and payable to Funding Lender, as it may be amended, supplemented or replaced from time to time.

“Governmental Lender's Closing Fee” shall mean an amount equal to 1.5% of the original principal amount of the Governmental Lender Notes. The Governmental Lender's Closing Fee is payable to the Governmental Lender on the Closing Date, pursuant to Section 2.3(c)(iii) hereof.

“Gross Income” shall mean all receipts, revenues, income and other moneys received or collected by or on behalf of Borrower and derived from the ownership or operation of the Project, if any, and all rights to receive the same, whether in the form of accounts, accounts receivable, contract rights or other rights, and the proceeds of such rights, and whether now owned or held or hereafter coming into existence and proceeds received upon the foreclosure sale of the Project. Gross Income shall not include loan proceeds, equity or capital contributions, or tenant security deposits being held by Borrower in accordance with applicable law.

“Gross Proceeds” shall mean, without duplication, the aggregate of:

(a) the net amount (after payment of all expenses of originating the Funding Loan) of Funding Loan proceeds received by the Governmental Lender as a result of the origination of the Funding Loan;

(b) all amounts received by the Governmental Lender as a result of the investment of the Funding Loan proceeds;

(c) any amounts held in any fund or account to the extent that the Governmental Lender reasonably expects to use the amounts in such fund to pay any portion of the Funding Loan; and

(d) any securities or obligations pledged by the Governmental Lender or by the Borrower as security for the payment of any portion of the Funding Loan.

“Guarantors” shall mean Parkside Associates, LLC, Holsten Real Estate Development Corporation, Holsten Management Corporation and Peter M. Holsten or any other person or entity which may hereafter become a Guarantor of any of the Borrower’s obligations under the Borrower Loan.

“Guaranty” shall mean, collectively, (i) the Completion and Repayment Guaranty, of even date herewith, by the Guarantors for the benefit of the Beneficiary Parties, and (ii) the Exceptions to Non Recourse Guaranty, of even date herewith, by the Guarantors for the benefit of the Beneficiary Parties.

“Improvements” shall mean the multifamily residential project consisting of approximately 106 rental units, including approximately 27 affordable units, approximately 36 units which will be leased to public housing residents, approximately 43 unrestricted units and related common areas along with parking lot facilities, to be constructed upon the Land and known or to be known as Parkside of Old Town Phase IIB, and all other buildings, structures, fixtures, wiring, systems, equipment and other improvements and personal property to be constructed, rehabilitated and/or installed at or on the Land in accordance with the Cost Breakdown and the Plans and Specifications.

“Indemnified Party” shall have the meaning set forth in Section 5.15 hereof.

“Installment Computation Date” shall mean any Computation Date other than the first Computation Date or the final Computation Date.

“Interest Rate” shall mean with respect to a Borrower Note the rate of interest accruing on such Borrower Note.

“Interim Phase Amount” shall mean \$[_____].

“Land” means the real property described on **Exhibit A** to the Security Instrument.

“Late Charge” shall mean the amount due and payable as a late charge on overdue payments under the Borrower Notes, as provided in Section 7 of each Borrower Note and Section 2.5 hereof.

“Legal Action” shall mean an action, suit, investigation, inquiry, proceeding or arbitration at law or in equity or before or by any foreign or domestic court, arbitrator or other Governmental Authority.

“Legal Requirements” shall mean statutes, laws, rules, orders, regulations, ordinances, judgments, decrees and injunctions of Governmental Authorities affecting all or part of the Project or any property (including the Project) or the construction, rehabilitation, use, alteration or operation thereof, whether now or hereafter enacted and in force, and all permits, licenses and authorizations and regulations relating thereto, and all covenants, agreements, restrictions and encumbrances contained in any instrument, either of record or known to the Borrower, at any time in force affecting all or part of the Project, including any that may (i) require repairs, modifications or alterations in or to all or part of the Project, or (ii) in any way limit the use and enjoyment thereof.

“Liabilities” shall have the meaning set forth in Section 5.15 hereof.

“Licenses” shall have the meaning set forth in Section 4.1.22 hereof.

“Lien” shall mean any interest, or claim thereof, in the Project securing an obligation owed to, or a claim by, any Person other than the owner of the Project, whether such interest is based on common law, statute or contract, including the lien or security interest arising from a deed of trust, mortgage, deed to secure debt, assignment, encumbrance, pledge, security agreement, conditional sale or trust receipt or a lease, consignment or bailment for security purposes. The term “Lien” shall include reservations, exceptions, encroachments, easements, rights of way, covenants, conditions, restrictions, leases and other title exceptions and encumbrances affecting the Project.

“Management Agreement” shall mean the Management Agreement between the Borrower and the Manager, pursuant to which the Manager is to manage the Project, as same may be amended, restated, replaced, supplemented or otherwise modified from time to time.

“Manager” shall mean the management company to be employed by the Borrower and approved by the Funding Lender in accordance with the terms of the Security Instrument, this Borrower Loan Agreement or any of the other Borrower Loan Documents.

“Material Adverse Change” means any set of circumstances or events which (a) has or could reasonably be expected to have any material adverse effect whatsoever upon the validity or enforceability of this Borrower Loan Agreement or any other Borrower Loan Document; (b) is or could reasonably be expected to be material and adverse to the business, properties, assets, financial condition, results of operations or prospects of the Borrower, General Partner, Guarantors or the Mortgaged Property; (c) could reasonably be expected to impair materially the ability of the Borrower, General Partner, or Guarantors to duly and punctually pay or perform any of their respective obligations under any of the Borrower Loan Documents to which they are a party; or (d) impairs materially or could reasonably be expected to impair materially any rights of or benefits available to the Governmental Lender under this Borrower Loan Agreement or any other Borrower Loan Document, including, without limitation, the ability of Governmental Lender or, upon the assignment of the Borrower Loan to it, of the Funding Lender, to the extent permitted, to enforce its legal remedies pursuant to this Borrower Loan Agreement or any other Borrower Loan Document.

“Moody's” shall mean Moody's Investors Service, Inc., or its successor.

“Mortgaged Property” shall have the meaning given to that term in the Security Instrument.

“Net Operating Income” shall mean: (i) the Gross Income, less (ii) the Expenses of the Project.

“Nonpurpose Investment” shall mean any investment property (as defined in Section 148(b) of the Code) that is acquired with the Gross Proceeds of the Funding Loan and which is not acquired to carry out the governmental purpose of the Funding Loan.

“Ongoing Governmental Lender Fee” shall mean the annual fee of the Governmental Lender in the amount of \$2,650. The Ongoing Governmental Lender Fee is payable annually in advance by the Borrower to the Governmental Lender, commencing on the Closing Date and, thereafter, on or before each anniversary of the Closing Date, so long as any portion of the Funding Loan is outstanding.

“Other Borrower Monies” shall mean monies of Borrower other than Borrower Loan Proceeds and includes, but is not limited to, the Subordinate Debt, Net Operating Income, the Borrower's Equity Contributions and any other funds contributed by or loaned to the Borrower for application to the Costs of the Improvements or other costs associated with the Project.

“Other Charges” shall mean all maintenance charges, impositions other than Taxes, and any other charges, including vault charges and license fees for the use of vaults, chutes and similar areas adjoining the Project, now or hereafter levied or assessed or imposed against the Project or any part thereof.

“Outside Conversion Date” shall have the meaning set forth in the Construction Funding Agreement.

“Partnership Agreement” shall mean that certain [Amended and Restated Agreement of Limited Partnership] of the Borrower dated as of _____, 2014, as the same may be amended, restated or modified in accordance with its terms.

“Patriot Act” shall mean the *Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act (USA PATRIOT ACT)* of 2001, as the same may be amended from time to time, and corresponding provisions of future laws.

“Patriot Act Offense” shall have the meaning set forth in Section 4.1.48 hereof.

“Payment Obligations” shall mean all obligations of Borrower for the payment of money to the Governmental Lender or to any other person under the Borrower Notes, this Borrower Loan Agreement or under any other Borrower Loan Document.

“Permanent Period” shall mean the period of time from the Conversion Date to the Maturity Date (as defined in the Funding Loan Agreement).

“Permanent Period Amount” shall mean the principal amount of the Borrower Loan following the calculation provided for in the Construction Funding Agreement.

“Permitted Encumbrances” shall have the meaning given to that term in the Security Instrument.

“Permitted Lease” shall mean a lease and occupancy agreement pursuant to the form approved by Funding Lender, to a residential tenant in compliance with the Legal Requirements, providing for an initial term of not less than six (6) months nor more than two (2) years.

“Person” shall mean a natural person, a partnership, a joint venture, an unincorporated association, a limited liability company, a corporation, a trust, any other legal entity, or any Governmental Authority.

“Plan” shall mean (i) an employee benefit or other plan established or maintained by the Borrower or any ERISA Affiliate or to which the Borrower or any ERISA Affiliate makes or is obligated to make contributions and (ii) which is covered by Title IV of ERISA or Section 302 of ERISA or Section 412 of the Code.

“Plans and Specifications” shall mean the plans and specifications for the construction and/or rehabilitation, as the case may be, of the Project approved by Funding Lender.

“Potential Default” shall mean the occurrence of an event which, under this Borrower Loan Agreement or any other Borrower Loan Document, would, but for the giving of notice of passage of time, be an Event of Default.

“Prepayment Premium” shall mean any premium payable by the Borrower pursuant to the Borrower Loan Documents in connection with a prepayment of a Borrower Note (including any prepayment premium as set forth in such Borrower Note).

“Project” shall mean the Mortgaged Property (as defined in the Security Instrument) and Improvements thereon owned by the Borrower and encumbered by the Security Instrument, together with all rights pertaining to such real property and Improvements, as more particularly described in the Granting Clauses of the Security Instrument and referred to therein as the “Mortgaged Property.”

“Project Agreements and Licenses” shall mean any and all Construction Contracts, Engineer's Contracts and Management Agreements, and all other rights, licenses, permits, franchises, authorizations, approvals and agreements relating to use, occupancy, operation or leasing of the Project or the Mortgaged Property.

“Provided Information” shall have the meaning set forth in Section 9.1.1 (a) hereof.

“Qualified Project Costs” shall mean costs paid with respect to the Project that meet each of the following requirements: (i) the costs are properly chargeable to capital account (or would be so chargeable with a proper election by the Borrower or but for a proper election by the Borrower to deduct such costs) in accordance with general federal income tax principles and in accordance with Section 1.103-8(a)(1) of the Regulations, provided, however, that only such portion of the interest accrued during rehabilitation or construction of the Project (in the case of rehabilitation, with respect to vacated units only) shall be eligible to be a Qualified Project Cost as bears the same ratio to all such interest as the Qualified Project Costs bear to all costs of the acquisition and construction or rehabilitation of the Project; and provided further that interest accruing after the date of completion of the Project shall not be a Qualified Project Cost; and provided still further that if any portion of the Project is being constructed or rehabilitated by an Affiliate (whether as general contractor or a subcontractor), Qualified Project Costs shall include only (A) the actual out of pocket costs incurred by such affiliate in constructing or rehabilitating the Project (or any portion thereof), (B) any reasonable fees for supervisory services actually rendered by such affiliate, and (C) any overhead expenses incurred by such affiliate which are directly attributable to the work performed on the Project, and shall not include, for example, intercompany profits resulting from members of an “affiliated group” (within the meaning of Section 1504 of the Code) participating in the rehabilitation or construction of the Project or payments received by such affiliate due to early completion of the Project (or any portion thereof); (ii) the costs are paid with respect to a qualified residential rental project or projects within the meaning of Section 142(d) of the Code, (iii) the costs are paid after the earlier of 60 days prior to December __, 2013 [Date of Inducement Ordinance], being the date on which the Governmental Lender first declared its “official intent” to reimburse costs paid with respect to the Project (within the meaning of Section 1.150-2 of the Regulations) or the date of issue of the Funding Loan, and (iv) if the costs of the acquisition and construction or rehabilitation of the Project were previously paid and are to be reimbursed with proceeds of the Funding Loan such costs were (A) “preliminary expenditures” (within the meaning of Section 1.150-2(f)(2) of the Regulations) with respect to the Project (such as architectural, engineering and soil testing services) incurred before commencement of acquisition and construction or rehabilitation of the Project that do not exceed twenty percent (20%) of the issue price of the Governmental Lender Notes (as defined in Section 1.148-1 of the Regulations), or (B) were capital expenditures with respect to the Project that are reimbursed no later than 18 months after the later of the date the expenditure was paid or the date the Project is placed in service (but no later than three years after the expenditures is paid); provided, however, that (w) Costs of Funding shall not be deemed to be Qualified Project Costs; (x) fees, charges or profits (including, without limitation, developer fees) payable to the Borrower or a “related person” (within the meaning of Section 144(a)(3) of the Code) shall not be deemed to be Qualified Project Costs; (y) letter of credit fees and municipal bond insurance premiums which represent a transfer

of credit risk shall be allocated between Qualified Project Costs and other costs and expenses to be paid from the proceeds of the Funding Loan; and (z) letter of credit fees and municipal bond insurance premiums which do not represent a transfer of credit risk (including, without limitation, letter of credit fees payable to a "related person" to the Borrower) shall not constitute Qualified Project Costs.

"Rebate Amount" shall mean, for any given period, the amount determined by the Rebate Analyst as required to be rebated or paid as a yield reduction payment to the United States of America with respect to the Funding Loan.

"Rebate Analyst" shall mean the rebate analyst selected by the Borrower prior to the Closing Date and acceptable to the Governmental Lender and the Funding Lender. The initial Rebate Analyst shall be _____.

"Rebate Analyst's Fee" shall mean the annual fee of the Rebate Analyst in the amount of \$ _____. The Rebate Analyst's Fee is payable by the Borrower to the Rebate Analyst, commencing _____, 20____, every fifth anniversary thereof, and the Maturity Date.

"Rebate Fund" shall mean the Rebate Fund created pursuant to Section 5.35 hereof.

"Redevelopment Agreement" shall mean that certain Redevelopment Agreement of even date herewith, between the Governmental Lender, Borrower, Cabrini Green LAC Community Development Corporation, an Illinois not-for-profit corporation and Holsten Real Estate Development Corporation, an Illinois corporation (the "Sponsor").

"Related Documents" shall mean, collectively, any agreement or other document (other than the Borrower Loan Documents) granting a security interest (including each agreement that is the subject of any Borrower Loan Document), the Partnership Agreement, and any other agreement, instrument or other document (not constituting a Borrower Loan Document) relating to or executed in connection with the transactions contemplated by this Borrower Loan Agreement.

"Replacement Reserve Agreement" shall mean any Replacement Reserve Agreement between the Borrower and the Funding Lender, as the same may be amended, restated or supplemented from time to time.

"Replacement Reserve Fund Requirement" means Borrower's funding obligations from time to time under the Replacement Reserve Agreement.

"Retainage" shall mean, for each Construction Contract, the greater of (a) ten percent (10%) of all amounts required to be paid by a Contractor under the Construction Contract and (b) the actual retainage required under such Construction Contract, which shall be released upon satisfaction of the conditions set forth in Section 3.13 of the Construction Funding Agreement.

"Secondary Market Disclosure Document" shall have the meaning set forth in Section 9.1.2 hereof.

"Secondary Market Transaction" shall have the meaning set forth in Section 9.1.1 hereof.

"Securities" shall have the meaning set forth in Section 9.1.1 hereof.

"Securities Act" shall mean the Securities Act of 1933, as amended.

“**Security**” shall have the meaning set forth in Article IV of the Funding Loan Agreement.

“**Security Documents**” shall mean the Security Instrument, the Replacement Reserve Agreement, the Collateral Agreements, the Collateral Assignments, this Borrower Loan Agreement, the Environmental Agreement, and such other security instruments that Funding Lender may reasonably request.

“**Security Instrument**” shall have the meaning set forth in the recitals to this Borrower Loan Agreement.

“**Servicer**” shall mean the Servicer contracting with or appointed by the Funding Lender to service the Borrower Loan. The initial Servicer shall be Citibank, N.A.

“**Servicing Agreement**” shall mean any servicing agreement or master servicing agreement, among the Servicer and the Funding Lender relating to the servicing of the Borrower Loan and any amendments thereto or any replacement thereof.

“**Standard & Poor's**” or “**S&P**” shall mean Standard & Poor's Ratings Services, a Standard & Poor's Financial Services LLC business division, or its successors.

“**State**” shall mean the State in which the Project is located.

“**Subordinate Debt**” shall mean the subordinate loans to Borrower (i) in the amount of \$[12,442,319] being made by the Chicago Housing Authority, as a Subordinate Lender, as of the Closing Date pursuant to the Subordinate Loan Documents, (ii) in the amount of \$[2,300,000] being made by the City of Chicago, through its Community Development Block Grant Program, as a Subordinate Lender as of the Closing Date pursuant to the Subordinate Loan Documents, (iii) in the amount of \$[3,666,500] being made by the Chicago Housing Authority, as a Subordinate Lender as of the Closing Date pursuant to the Subordinate Loan Documents, (iv) in the amount of \$[6,000,000] being made by Holsten Real Estate Development Corporation, as a Subordinate Lender as of the Closing Date pursuant to the Subordinate Loan Documents, and (v) in the amount of \$[4,000,000] being made by Cabrini Green LAC Community Development Corporation, as a Subordinate Lender as of the Closing Date pursuant to the Subordinate Loan Documents.

“**Subordinate Lender**” shall mean Chicago Housing Authority, the City of Chicago, through its *Community Development Block Grant*, *Cabrini Green LAC Community Development Corporation* and *Holsten Real Estate Development Corporation*, each as applicable.

“**Subordinate Loan Documents**” shall mean, collectively, all instruments, agreements and other documents evidencing, securing or otherwise relating to the Subordinate Debt or executed and delivered by Borrower and/or Subordinate Lender in connection with the Subordinate Debt.

“**Substantial Completion Date**” means the date that is three (3) months prior to the Completion Date.

“**Substantially Complete**” or “**Substantially Completed**” means the Funding Lender has determined that construction or rehabilitation, as the case may be, of the Improvements is sufficiently complete such that the Improvements can be occupied by tenants as a multifamily residential rental project.

“**Tax Counsel**” shall have the meaning set forth in the Funding Loan Agreement.

“**Taxes**” shall mean all real estate and personal property taxes, assessments, water rates or sewer rents, now or hereafter levied or assessed or imposed against all or part of the Project.

“**Term**” shall mean the term of this Borrower Loan Agreement pursuant to Section 10.14.

“**Title Company**” means Greater Illinois Title Company.

“**Title Insurance Policy**” shall mean the mortgagee title insurance policy, in form acceptable to the Funding Lender, issued with respect to the Mortgaged Property and insuring the lien of the Security Instrument.

“**Transfer**” shall have the meaning given to that term in the Security Instrument.

“**UCC**” shall mean the Uniform Commercial Code as in effect in the State.

“**Unit**” shall mean a residential apartment unit within the Improvements.

“**Written Consent**” and “**Written Notice**” shall mean a written consent or notice signed by an Authorized Borrower Representative or an authorized representative of the Governmental Lender or the Funding Lender, as appropriate.

ARTICLE II GENERAL

Section 2.1. Origination of Borrower Loan. In order to provide funds for the purposes provided herein, the Governmental Lender agrees that it will, in accordance with the Ordinance, enter into the Funding Loan Agreement and accept the Funding Loan from the Funding Lender. The proceeds of the Funding Loan shall be advanced by the Funding Lender to the Borrower in accordance with the terms of the Construction Funding Agreement and this Borrower Loan Agreement.

The Governmental Lender hereby appoints the Funding Lender as its agent with full authority and power to act on its behalf to disburse the Borrower Loan for the account of the Governmental Lender, to take certain actions and exercise certain remedies with respect to the Borrower Loan, and for the other purposes set forth in this Borrower Loan Agreement and to do all other acts necessary or incidental to the performance and execution thereof. This appointment is coupled with an interest and is irrevocable except as expressly set forth herein. Accordingly, references to the rights of the Funding Lender to take actions under this Borrower Loan Agreement shall refer to Funding Lender in its role as agent of the Governmental Lender. The Funding Lender may designate Servicer to fulfill the rights and responsibilities granted by Governmental Lender to Funding Lender pursuant to this Section 2.1; provided, however, that such designation shall not release or absolve Funding Lender from ultimate responsibility for fulfillment of such rights or responsibilities.

Section 2.2. Security for the Funding Loan.

(a) As security for the Funding Loan, the Governmental Lender has pledged and assigned the Security to the Funding Lender under and pursuant to the Funding Loan Agreement. All revenues and assets pledged and assigned thereby shall immediately be subject to the lien of such pledge without any physical delivery thereof or any further act, except in the case of the Borrower Notes, which shall be delivered to the Funding Lender. The Borrower hereby acknowledges and consents to such assignment to the Funding Lender.

(b) With respect to the Unassigned Rights, subject to the limitations set forth in this Section 2.2, the Governmental Lender may:

(i) Tax Covenants. Seek specific performance of, and enforce, the tax covenants of the Funding Loan Agreement, and the Funding Loan Documents, injunctive relief against acts which may be in violation of any of the tax covenants, and enforce the Borrower's obligation to pay amounts for credit to the Rebate Fund;

(ii) Reserved Rights. Take whatever action at law or in equity which appears necessary or desirable to enforce the other Unassigned Rights

(c) The Governmental Lender shall provide written notice to the Funding Lender and the Servicer immediately upon taking any action at law or in equity to exercise any remedy or direct any proceeding under the Borrower Loan Documents or the Funding Loan Documents.

Section 2.3. Loan; Borrower Notes; Conditions to Closing.

(a) The Funding Loan shall be funded directly to the Borrower by the Funding Lender through the Construction Funding Agreement, in one or more installments not to exceed the Borrower Loan Amount in accordance with the disbursement procedures set forth in the Construction Funding Agreement. Upon funding of each installment of the Funding Loan, the Governmental Lender shall be deemed to have made the Borrower Loan to the Borrower in a like principal amount. Borrower Loan advances and Funding Loan advances shall be allocated to the Borrower Construction/Permanent Note and the related Governmental Lender Construction/Permanent Note and the Borrower Construction Note and the related Governmental Lender Construction Note as specified by the Borrower and approved by the Funding Lender. The Borrower Loan shall mature and be payable at the times and in the amounts required under the terms hereof and of the Borrower Notes. The proceeds of the Borrower Loan shall be used by the Borrower to pay costs of the acquisition, construction, rehabilitation, development, equipping and/or operation of the Project. The Borrower hereby accepts the Borrower Loan and acknowledges that the Governmental Lender shall cause the Funding Lender to fund the Borrower Loan in the manner set forth herein and in the Funding Loan Agreement. The Governmental Lender acknowledges that the Borrower Loan shall be funded by the Funding Lender for the account of the Governmental Lender.

(b) The Borrower hereby accepts the Borrower Loan. As evidence of its obligation to repay the Borrower Loan, simultaneously with the delivery of this Borrower Loan Agreement to the Governmental Lender, the Borrower hereby agrees to execute and deliver the Borrower Notes. The Borrower Loan shall mature and be payable at the times and in the amounts required under the terms hereof and of the Borrower Notes.

(c) Closing of the Borrower Loan on the Closing Date shall be conditioned upon satisfaction or waiver by the Governmental Lender and the Funding Lender, in their sole discretion of each of the conditions precedent to closing set forth in the Funding Loan Agreement and this Borrower Loan Agreement, including but not limited to the following:

(i) evidence of proper recordation of the Security Instrument, an assignment of the Security Instrument from the Governmental Lender to the Funding Lender, the Regulatory Agreement, and each of the other documents specified for recording in instructions delivered to the Title Company by counsel to the Funding Lender (or that such documents have been delivered to an authorized agent of the Title Company for

recordation under binding recording instructions from Funding Lender's counsel or such other counsel as may be acceptable to the Funding Lender); and

(ii) delivery into escrow with the Title Company (or separate escrow company, if applicable) of all amounts required to be paid in connection with the origination of the Borrower Loan and the Funding Loan and any underlying real estate transfers or transactions, including the Costs of Funding Deposit and the Borrower Initial Equity, all as specified in written instructions delivered to the Title Company by counsel to the Funding Lender (or such other counsel as may be acceptable to the Funding Lender); and

(iii) payment of all fees payable in connection with the closing of the Borrower Loan, including the Governmental Lender's Closing Fee.

Section 2.4. Borrower Loan Payments.

(a) The Borrower shall make Borrower Loan Payments in accordance with the Borrower Notes. Each Borrower Loan Payment made by the Borrower shall be made in funds immediately available to the Funding Lender or the Servicer by 2:00 p.m., New York City time, on the Borrower Loan Payment Date. Each such payment shall be made to the Funding Lender or the Servicer by deposit to such account as the Funding Lender or Servicer, as applicable, may designate by Written Notice to the Borrower. Whenever any Borrower Loan Payment shall be stated to be due on a day that is not a Business Day, such payment shall be due on the first Business Day immediately thereafter. In addition, the Borrower shall make Borrower Loan Payments in accordance with the Borrower Notes in the amounts and at the times necessary to make all payments due and payable on the Funding Loan. All payments made by the Borrower hereunder or by the Borrower under the other Borrower Loan Documents, shall be made irrespective of, and without any deduction for, any set-offs or counterclaims, but such payment shall not constitute a waiver of any such set offs or counterclaims.

(b) Unless there is no Servicer, payments of principal and interest on the Borrower Notes shall be paid to the Servicer. If there is no Servicer, payments of principal and interest on the Borrower Notes shall be paid directly to Funding Lender.

Section 2.5. Additional Borrower Payments.

(a) The Borrower shall pay on demand the following amounts:

(i) to the Servicer or the Funding Lender, the Rebate Amount then due, if any, to be deposited in the Rebate Fund as specified in Section 5.35 hereof and the Rebate Analyst's Fee and any other costs incurred to calculate such Rebate Amount (to the extent such costs are not included in the Borrower Loan Payment);

(ii) to the Governmental Lender, the Ongoing Governmental Lender Fee and all fees, charges, costs, advances, indemnities and expenses, including agent and counsel fees, of the Governmental Lender incurred under the Borrower Loan Documents or the Funding Loan Documents, and any taxes and assessments with respect to the Project, as and when the same become due;

(iii) [Reserved];

(iv) all Costs of Funding and fees, charges and expenses, including agent and counsel fees incurred in connection with the origination of the Borrower Loan and the Funding Loan, as and when the same become due;

(v) to the Funding Lender, all charges, costs, advances, indemnities and expenses, including agent and counsel fees, of the Funding Lender incurred by the Funding Lender at any time in connection with the Borrower Loan, the Funding Loan or the Project, including, without limitation, reasonable counsel fees and expenses incurred in connection with the interpretation, performance, or amendment and all counsel fees and expenses relating to the enforcement of the Borrower Loan Documents or the Funding Loan Documents or any other documents relating to the Project or the Borrower Loan or in connection with questions or other matters arising under such documents or in connection with any federal or state tax audit; and

(vi) any Late Charge due and payable under the terms of the Borrower Notes and Section 2.6 hereof; provided, however, that all payments made pursuant to this subsection (vi) shall be made to the Servicer, and if there is no Servicer, such payments shall be made to the Funding Lender.

(b) The Borrower shall pay to the party entitled thereto as expressly set forth in this Borrower Loan Agreement or the other Borrower Loan Documents or Funding Loan Documents:

(i) all expenses incurred in connection with the enforcement of any rights under this Borrower Loan Agreement or any other Borrower Loan Document, the Regulatory Agreement, or any Funding Loan Document by the Governmental Lender, Funding Lender or the Servicer;

(ii) all other payments of whatever nature that the Borrower has agreed to pay or assume under the provisions of this Borrower Loan Agreement or any other Borrower Loan Document or Funding Loan Document; and

(iii) all expenses, costs and fees relating to inspections of the Project required by the Governmental Lender, the Funding Lender, the Servicer or the Construction Consultant, in accordance with the Borrower Loan Documents or the Funding Loan Documents or to reimburse such parties for such expenses, costs and fees.

Section 2.6. Overdue Payments; Payments if Default. If any Borrower Payment Obligation is not paid by or on behalf of the Borrower when due, the Borrower shall pay to the Servicer, a Late Charge in the amount and to the extent set forth in the Borrower Notes, if any.

Section 2.7. Calculation of Interest Payments and Deposits to Real Estate Related Reserve Funds. The Borrower acknowledges as follows: (a) calculation of all interest payments shall be made by the Funding Lender; (b) deposits with respect to the Taxes and Other Charges shall be calculated by the Servicer or if there is no Servicer, the Funding Lender in accordance with the Security Instrument; and (c) deposits with respect to any replacement reserve funds required by the Funding Lender shall be calculated by the Servicer in accordance with the Replacement Reserve Agreement. In the event and to the extent that the Servicer or the Funding Lender, pursuant to the terms hereof, shall determine at any time that there exists a deficiency in amounts previously owed but not paid with respect to deposits to such replacement reserve fund, such deficiency shall be immediately due and payable hereunder following Written Notice to the Borrower.

Section 2.8. Grant of Security Interest; Application of Funds. To the extent not inconsistent with the Security Instrument and as security for payment of the Borrower Payment Obligations and the performance by the Borrower of all other terms, conditions and provisions of the Borrower Loan Documents, the Borrower hereby pledges and assigns to the Funding Lender, and grants to the Funding Lender, a security interest in, all the Borrower's right, title and interest in and to all payments to or moneys held in the funds and accounts created and held by the Funding Lender or the Servicer for the Project. This Borrower Loan Agreement is, among other things, intended by the parties to be a security agreement for purposes of the UCC. Upon the occurrence and during the continuance of an Event of Default hereunder, the Funding Lender and the Servicer shall apply or cause to be applied any sums held by the Funding Lender and the Servicer with respect to the Project in any manner and in any order determined by Funding Lender, in Funding Lender's sole and absolute discretion.

Section 2.9. Marshalling; Payments Set Aside. The Governmental Lender and Funding Lender shall be under no obligation to marshal any assets in favor of Borrower or any other Person or against or in payment of any or all of the proceeds. To the extent that Borrower makes a payment or payments or transfers any assets to the Governmental Lender or Funding Lender, or the Governmental Lender or Funding Lender enforces its liens, and such payment or payments or transfers, or the proceeds of such enforcement or any part thereof are subsequently invalidated, declared to be fraudulent or preferential, set aside or required to be repaid to a trustee, receiver or any other party in connection with any insolvency proceeding, or otherwise, then: (i) any and all obligations owed to the Governmental Lender or Funding Lender and any and all remedies available to the Governmental Lender or Funding Lender under the terms of the Borrower Loan Documents and the Funding Loan Documents or in law or equity against Borrower, General Partner or Guarantors and/or any of their properties shall be automatically revived and reinstated to the extent (and only to the extent) of any recovery permitted under clause (ii) below; and (ii) the Governmental Lender and Funding Lender shall be entitled to recover (and shall be entitled to file a proof of claim to obtain such recovery in any applicable bankruptcy, insolvency, receivership or fraudulent conveyance or fraudulent transfer proceeding) either: (x) the amount of payments or the value of the transfer or (y) if the transfer has been undone and the assets returned in whole or in part, the value of the consideration paid to or received by Borrower for the initial asset transfer, plus in each case any deferred interest from the date of the disgorgement to the date of distribution to the Governmental Lender or Funding Lender in any bankruptcy, insolvency, receivership or fraudulent conveyance or fraudulent transfer proceeding, and any costs and expenses due and owing, including, without limitation, any reasonable attorneys' fees incurred by the Governmental Lender or Funding Lender in connection with the exercise by the Governmental Lender or Funding Lender of its rights under this Section 2.9.

Section 2.10. Borrower Loan Disbursements. The Borrower Loan shall be disbursed by the Funding Lender, as agent for the Governmental Lender, pursuant to the Construction Funding Agreement.

ARTICLE III

CONVERSION

Section 3.1. Conversion Date and Extension of Outside Conversion Date. Borrower shall satisfy each of the Conditions to Conversion to occur and cause the Conversion Date to occur on or before the Outside Conversion Date (including the Extended Outside Conversion Date, if any), as further provided in the Construction Funding Agreement. The failure to satisfy each of the Conditions to Conversion on or before the Outside Conversion Date shall constitute an Event of Default under the Borrower Loan Documents.

Section 3.2. Notice From Funding Lender; Funding Lender's Calculation Final.

(a) Following satisfaction of all of the Conditions to Conversion, Funding Lender shall deliver Written Notice to Borrower of: (i) the Conversion Date, (ii) the amount of the Permanent Period Amount, (iii) any required prepayment of the Borrower Notes (as described below in Section 3.3) and (iv) any amendments to the amortization schedule, as applicable.

(b) Funding Lender's calculation of the Permanent Period Amount and any amendments to the amortization of the Borrower Loan shall be, in the absence of manifest error, conclusive and binding on all parties.

Section 3.3. Mandatory Prepayment of the Borrower Loan.

(a) As further provided in the Construction Funding Agreement, if and to the extent the Permanent Period Amount is less than the Interim Phase Amount, Funding Lender may in its sole discretion require Borrower to make a partial prepayment of the Borrower Loan in an amount equal to the difference between the Interim Phase Amount and the Permanent Period Amount (a "Pre-Conversion Loan Equalization Payment"), provided, however, that if the Permanent Period Amount is less than the Minimum Permanent Period Amount (as defined in the Construction Funding Agreement), then Funding Lender may in its sole discretion require Borrower to prepay the Borrower Loan in full.

(b) Any prepayment in full or in part of the Borrower Loan required pursuant to Section 3.3(a) above shall be subject to a prepayment premium under certain circumstances as more particularly set forth in the related Borrower Note.

Section 3.4. Release of Remaining Loan Proceeds. If and to the extent that the Permanent Period Amount is greater than the principal amount of the Borrower Loan which has previously been disbursed to Borrower, Funding Lender shall deliver Written Notice thereof to Borrower on or before the Conversion Date. Within ten (10) business days after delivery of such notice, but in no event later than the Outside Conversion Date, Funding Lender shall disburse Borrower Loan proceeds to Borrower so that the aggregate principal amount of the Borrower Loan disbursed equals the Permanent Period Amount. Any Borrower Loan proceeds previously disbursed to the Borrower in excess of the Permanent Period Amount shall be paid by Borrower to Funding Lender.

Section 3.5. No Amendment. Nothing contained in this Article III shall be construed to amend, modify, alter, change or supersede the terms and provisions of the Borrower Notes, Security Instrument, the Construction Funding Agreement or any other Borrower Loan Document and, if there shall exist a conflict between the terms and provisions of this Article III and those of the Borrower Notes, Security Instrument, the Construction Funding Agreement or other Borrower Loan Documents, then the terms and provisions of the Borrower Notes, Security Instrument, the Construction Funding Agreement and other Borrower Loan Documents shall control, provided, however, that in the event of a conflict between the terms and provisions of this Article III and those of the Borrower's loan application with the Funding Lender, the terms and provisions of this Article III shall control.

Section 3.6. Determinations by Funding Lender. In any instance where the consent or approval of Funding Lender may be given or is required, or where any determination, judgment or decision is to be rendered by Funding Lender under this Article III, including in connection with the Construction Funding Agreement, the granting, withholding or denial of such consent or approval and the rendering of such determination, judgment or decision shall be made or exercised by the Funding Lender (or its designated representative), at its sole and exclusive option and in its sole and absolute discretion.

**ARTICLE IV
REPRESENTATIONS AND WARRANTIES**

Section 4.1. Borrower Representations. To induce the Governmental Lender to execute this Borrower Loan Agreement and to induce Funding Lender to make Disbursements, Borrower represents and warrants for the benefit of the Governmental Lender, Funding Lender and the Servicer, that the representations and warranties set forth in this Section 4.1 are complete and accurate as of the Closing Date and will be complete and accurate, and deemed remade, as of the date of each Disbursement, as of the original Outside Conversion Date, as of the date of any extension thereof and as of the Maturity Date in accordance with the terms and conditions of the Borrower Notes. Subject to Section 4.2 hereof, the representations, warranties and agreements set forth in this Section 4.1 shall survive the making of the Borrower Loan, and shall remain in effect and true and correct in all material respects until the Borrower Loan and all other Payment Obligations have been repaid in full.

Section 4.1.1 Organization; Special Purpose. The Borrower is in good standing under the laws of the State (and under the laws of the state in which the Borrower was formed if the Borrower was not formed under the laws of the State), has full legal right, power and authority to enter into the Borrower Loan Documents to which it is a party, and to carry out and consummate all transactions contemplated by the Borrower Loan Documents to which it is a party, and by proper corporate limited partnership or limited liability company action, as appropriate has duly authorized the execution, delivery and performance of the Borrower Loan Documents to which it is a party. The Person(s) of the Borrower executing the Borrower Loan Documents and the Funding Loan Documents to which the Borrower is a party are fully authorized to execute the same. The Borrower Loan Documents and the Funding Loan Documents to which the Borrower is a party have been duly authorized, executed and delivered by the Borrower. The sole business of the Borrower is the ownership, management and operation of the Project.

Section 4.1.2 Proceedings; Enforceability. Assuming due execution and delivery by the other parties thereto, the Borrower Loan Documents and the Funding Loan Documents to which the Borrower is a party will constitute the legal, valid and binding agreements of the Borrower enforceable against the Borrower in accordance with their terms; except in each case as enforcement may be limited by bankruptcy, insolvency or other laws affecting the enforcement of creditors' rights generally, by the application of equitable principles regardless of whether enforcement is sought in a proceeding at law or in equity and by public policy.

Section 4.1.3 No Conflicts. The execution and delivery of the Borrower Loan Documents and the Funding Loan Documents to which the Borrower is a party, the consummation of the transactions herein and therein contemplated and the fulfillment of or compliance with the terms and conditions hereof and thereof, will not conflict with or constitute a violation or breach of or default (with due notice or the passage of time or both) under the Partnership Agreement of the Borrower, or to the best knowledge of the Borrower and with respect to the Borrower, any applicable law or administrative rule or regulation, or any applicable court or administrative decree or order, or any mortgage, deed of trust, loan agreement, lease, contract or other agreement or instrument to which the Borrower is a party or by which it or its properties are otherwise subject or bound, or result in the creation or imposition of any lien, charge or encumbrance of any nature whatsoever upon any of the property or assets of the Borrower, which conflict, violation, breach, default, lien, charge or encumbrance might have consequences that would materially and adversely affect the consummation of the transactions contemplated by the Borrower Loan Documents and the Funding Loan Documents, or the financial condition, assets, properties or operations of the Borrower.

Section 4.1.4 Litigation; Adverse Facts. There is no Legal Action, nor is there a basis known to Borrower for any Legal Action, before or by any court or federal, state, municipal or other governmental authority, pending, or to the knowledge of the Borrower, after reasonable investigation, threatened, against or affecting the Borrower, the General Partner or the Guarantors, or their respective assets, properties or operations which, if determined adversely to the Borrower or its interests, would have a material adverse effect upon the consummation of the transactions contemplated by, or the validity of, the Borrower Loan Documents or the Funding Loan Documents, upon the ability of each of Borrower, General Partner and Guarantors to perform their respective obligations under the Borrower Loan Documents, the Funding Loan Documents and the Related Documents to which it is a party, or upon the financial condition, assets (including the Project), properties or operations of the Borrower, the General Partner or the Guarantors, none of the Borrower, General Partner or Guarantors is in default (and no event has occurred and is continuing which with the giving of notice or the passage of time or both could constitute a default) with respect to any order or decree of any court or any order, regulation or demand of any federal, state, municipal or other governmental authority, which default might have consequences that would materially and adversely affect the consummation of the transactions contemplated by the Borrower Loan Documents and the Funding Loan Documents, the ability of each of Borrower, General Partner and Guarantors to perform their respective obligations under the Borrower Loan Documents, the Funding Loan Documents and the Related Documents to which it is a party, or the financial condition, assets, properties or operations of the Borrower, General Partner or Guarantors. None of Borrower, General Partner or Guarantors are (a) in violation of any applicable law, which violation materially and adversely affects or may materially and adversely affect the business, operations, assets (including the Project), condition (financial or otherwise) or prospects of Borrower, General Partner or Guarantors, as applicable; (b) subject to, or in default with respect to, any other Legal Requirement that would have a material adverse effect on the business, operations, assets (including the Project), condition (financial or otherwise) or prospects of Borrower, General Partner or Guarantors, as applicable; or (c) in default with respect to any agreement to which Borrower, General Partner or Guarantors, as applicable, are a party or by which they are bound, which default would have a material adverse effect on the business, operations, assets (including the Project), condition (financial or otherwise) or prospects of Borrower, General Partner or Guarantors, as applicable; and (d) there is no Legal Action pending or, to the knowledge of Borrower, threatened against or affecting Borrower, General Partner or Guarantors questioning the validity or the enforceability of this Borrower Loan Agreement or any of the other Borrower Loan Documents or the Funding Loan Documents or of any of the Related Documents. All tax returns (federal, state and local) required to be filed by or on behalf of the Borrower have been filed, and all taxes shown thereon to be due, including interest and penalties, except such, if any, as are being actively contested by the Borrower in good faith, have been paid or adequate reserves have been made for the payment thereof which reserves, if any, are reflected in the audited financial statements described therein. The Borrower enjoys the peaceful and undisturbed possession of all of the premises upon which it is operating its facilities.

Section 4.1.5 Agreements; Consents; Approvals. Except as contemplated by the Borrower Loan Documents and the Funding Loan Documents, the Borrower is not a party to any agreement or instrument or subject to any restriction that would materially adversely affect the Borrower, the Project, or the Borrower's business, properties, operations or financial condition or business prospects, except the Permitted Encumbrances. The Borrower is not in default in any material respect in the performance, observance or fulfillment of any of the obligations, covenants or conditions contained in any Permitted Encumbrance or any other agreement or instrument to which it is a party or by which it or the Project is bound.

No consent or approval of any trustee or holder of any indebtedness of the Borrower, and to the best knowledge of the Borrower and only with respect to the Borrower, no consent, permission, authorization, order or license of, or filing or registration with, any governmental authority (except no

representation is made with respect to any state securities or "blue sky" laws) is necessary in connection with the execution and delivery of the Borrower Loan Documents or the Funding Loan Documents, or the consummation of any transaction herein or therein contemplated, or the fulfillment of or compliance with the terms and conditions hereof or thereof, except as have been obtained or made and as are in full force and effect.

Section 4.1.6 Title. The Borrower shall have marketable title to the Project, free and clear of all Liens except the Permitted Encumbrances. The Security Instrument, when properly recorded in the appropriate records, together with any UCC financing statements required to be filed in connection therewith, will create (i) a valid, perfected first priority lien on the fee (or leasehold, if applicable) interest in the Project and (ii) perfected security interests in and to, and perfected collateral assignments of, all personalty included in the Project (including the Leases), all in accordance with the terms thereof, in each case subject only to any applicable Permitted Encumbrances. To the Borrower's knowledge, there are no delinquent real property taxes or assessments, including water and sewer charges, with respect to the Project, nor are there any claims for payment for work, labor or materials affecting the Project which are or may become a Lien prior to, or of equal priority with, the Liens created by the Borrower Loan Documents and the Funding Loan Documents.

Section 4.1.7 Survey. To the best knowledge of the Borrower, the survey for the Project delivered to the Governmental Lender and the Funding Lender does not fail to reflect any material matter affecting the Project or the title thereto.

Section 4.1.8 No Bankruptcy Filing. The Borrower is not contemplating either the filing of a petition by it under any state or federal bankruptcy or insolvency law or the liquidation of all or a major portion of its property (a "Bankruptcy Proceeding"), and the Borrower has no knowledge of any Person contemplating the filing of any such petition against it. As of the Closing Date, the Borrower has the ability to pay its debts as they become due.

Section 4.1.9 Full and Accurate Disclosure. No statement of fact made by the Borrower in any Borrower Loan Document or any Funding Loan Document contains any untrue statement of a material fact or omits to state any material fact necessary to make statements contained therein in light of the circumstances in which they were made, not misleading. There is no material fact or circumstance presently known to the Borrower that has not been disclosed to the Governmental Lender and the Funding Lender which materially and adversely affects the Project or the business, operations or financial condition or business prospects of the Borrower or the Borrower's ability to meet its obligations under this Borrower Loan Agreement and the other Borrower Loan Documents and Funding Loan Documents to which it is a party in a timely manner.

Section 4.1.10 No Plan Assets. The Borrower is not an "employee benefit plan," as defined in Section 3(3) of ERISA, subject to Title I of ERISA, and none of the assets of the Borrower constitutes or will constitute "plan assets" of one or more such plans within the meaning of 29 C.F.R. Section 2510.3 101.

Section 4.1.11 Compliance. The Borrower, the Project and the use thereof will comply, to the extent required, in all material respects with all applicable Legal Requirements. The Borrower is not in default or violation of any order, writ, injunction, decree or demand of any Governmental Authority, the violation of which would materially adversely affect the financial condition or business prospects or the business of the Borrower. There has not been committed by the Borrower or any Affiliate involved with the operation or use of the Project any act or omission affording any Governmental Authority the right of forfeiture as against the Project or any part thereof or any moneys

paid in performance of the Borrower's obligations under any Borrower Loan Document or any Funding Loan Documents.

Section 4.1.12 Contracts. All service, maintenance or repair contracts affecting the Project have been entered into at arm's length (except for such contracts between the Borrower and its affiliates or the affiliates of the Borrower Controlling Entity of the Borrower) in the ordinary course of the Borrower's business and provide for the payment of fees in amounts and upon terms comparable to existing market rates.

Section 4.1.13 Financial Information. All financial data, including any statements of cash flow and income and operating expense, that have been delivered to the Governmental Lender or the Funding Lender in respect of the Project by or on behalf of the Borrower, to the best knowledge of the Borrower, (i) are accurate and complete in all material respects, (ii) accurately represent the financial condition of the Project as of the date of such reports, and (iii) to the extent prepared by an independent certified public accounting firm, have been prepared in accordance with GAAP consistently applied throughout the periods covered, except as disclosed therein. Other than pursuant to or permitted by the Borrower Loan Documents or the Funding Loan Documents or the Borrower organizational documents, the Borrower has no contingent liabilities, unusual forward or long-term commitments or unrealized or anticipated losses from any unfavorable commitments. Since the date of such financial statements, there has been no materially adverse change in the financial condition, operations or business of the Borrower from that set forth in said financial statements.

Section 4.1.14 Condemnation. No Condemnation or other proceeding has been commenced or, to the Borrower's knowledge, is contemplated, threatened or pending with respect to all or part of the Project or for the relocation of roadways providing access to the Project.

Section 4.1.15 Federal Reserve Regulations. No part of the proceeds of the Borrower Loan will be used for the purpose of purchasing or acquiring any "margin stock" within the meaning of Regulation U of the Board of Governors of the Federal Reserve System or for any other purpose that would be inconsistent with such Regulation U or any other regulation of such Board of Governors, or for any purpose prohibited by Legal Requirements or any Borrower Loan Document or Funding Loan Document.

Section 4.1.16 Utilities and Public Access. To the best of the Borrower's knowledge, the Project is or will be served by water, sewer, sanitary sewer and storm drain facilities adequate to service it for its intended uses. All public utilities necessary or convenient to the full use and enjoyment of the Project are or will be located in the public right-of-way abutting the Project, and all such utilities are or will be connected so as to serve the Project without passing over other property absent a valid easement. All roads necessary for the use of the Project for its current purpose have been or will be completed and dedicated to public use and accepted by all Governmental Authorities. Except for Permitted Encumbrances, the Project does not share ingress and egress through an easement or private road or share on-site or off-site recreational facilities and amenities that are not located on the Project and under the exclusive control of the Borrower, or where there is shared ingress and egress or amenities, there exists an easement or joint use and maintenance agreement under which (i) access to and use and enjoyment of the easement or private road and/or recreational facilities and amenities is perpetual, (ii) the number of parties sharing such easement and/or recreational facilities and amenities must be specified, (iii) the Borrower's responsibilities and share of expenses are specified, and (iv) the failure to pay any maintenance fee with respect to an easement will not result in a loss of usage of the easement.

Section 4.1.17 Not a Foreign Person. The Borrower is not a "foreign person" within the meaning of §1445(f)(3) of the Code.

Section 4.1.18 Separate Lots. Each parcel comprising the Land is a separate tax lot and is not a portion of any other tax lot that is not a part of the Land.

Section 4.1.19 Assessments. There are no pending or, to the Borrower's best knowledge, proposed special or other assessments for public improvements or otherwise affecting the Project, or any contemplated improvements to the Project that may result in such special or other assessments.

Section 4.1.20 Enforceability. The Borrower Loan Documents and the Funding Loan Documents are not subject to, and the Borrower has not asserted, any right of rescission, set-off, counterclaim or defense, including the defense of usury.

Section 4.1.21 Insurance. The Borrower has obtained the insurance required by this Borrower Loan Agreement, if applicable, and the Security Instrument and has delivered to the Servicer copies of insurance policies or certificates of insurance reflecting the insurance coverages, amounts and other requirements set forth in this Borrower Loan Agreement, if applicable, and the Security Instrument.

Section 4.1.22 Use of Property; Licenses. The Project will be used as a multifamily residential rental project and other appurtenant and related uses, which use is consistent with the zoning classification for the Project. All certifications, permits, licenses and approvals, including certificates of completion and occupancy permits required for the legal use or legal, nonconforming use, as applicable, occupancy and operation of the Project (collectively, the "Licenses") required at this time for the construction or rehabilitation, as appropriate, and equipping of the Project have been obtained. To the Borrower's knowledge, all Licenses obtained by the Borrower have been validly issued and are in full force and effect. The Borrower has no reason to believe that any of the Licenses required for the future use and occupancy of the Project and not heretofore obtained by the Borrower will not be obtained by the Borrower in the ordinary course following the Completion Date. No Licenses will terminate, or become void or voidable or terminable, upon any sale, transfer or other disposition of the Project, including any transfer pursuant to foreclosure sale under the Security Instrument or deed in lieu of foreclosure thereunder. The Project does not violate any density or building setback requirements of the applicable zoning law except to the extent, if any, shown on the survey. No proceedings are, to the best of the Borrower's knowledge, pending or threatened that would result in a change of the zoning of the Project.

Section 4.1.23 Flood Zone. Either all Improvements will be constructed above the flood grade or the Borrower will obtain appropriate flood insurance as directed by the Servicer.

Section 4.1.24 Physical Condition. The Project, including all Improvements, parking facilities, systems, fixtures, Equipment and landscaping, are or, after completion of the construction, rehabilitation and/or repairs, as appropriate, will be in good and habitable condition in all material respects and in good order and repair in all material respects (reasonable wear and tear excepted). The Borrower has not received notice from any insurance company or bonding company of any defect or inadequacy in the Project, or any part thereof, which would adversely affect its insurability or cause the imposition of extraordinary premiums or charges thereon or any termination of any policy of insurance or bond. The physical configuration of the Project is not in material violation of the ADA, if required under applicable law.

Section 4.1.25 Encroachments. All of the Improvements included in determining the appraised value of the Project will lie wholly within the boundaries and building restriction lines of the Project, and no improvement on an adjoining property encroaches upon the Project, and no easement or other encumbrance upon the Project encroaches upon any of the Improvements, so as to affect the value

or marketability of the Project, except those insured against by the Title Insurance Policy or disclosed in the survey of the Project as approved by the Funding Lender.

Section 4.1.26 State Law Requirements. The Borrower hereby represents, covenants and agrees to comply with the provisions of all applicable State laws relating to the Borrower Loan, the Funding Loan and the Project.

Section 4.1.27 Filing and Recording Taxes. All transfer taxes, deed stamps, intangible taxes or other amounts in the nature of transfer taxes required to be paid by any Person under applicable Legal Requirements in connection with the transfer of the Project to the Borrower have been paid. All mortgage, mortgage recording, stamp, intangible or other similar taxes required to be paid by any Person under applicable Legal Requirements in connection with the execution, delivery, recordation, filing, registration, perfection or enforcement of any of the Borrower Loan Documents and the Funding Loan Documents have been or will be paid.

Section 4.1.28 Investment Company Act. The Borrower is not (i) an "investment company" or a company "controlled" by an "investment company," within the meaning of the Investment Company Act of 1940, as amended; or (ii) a "holding company" or a "subsidiary company" of a "holding company" or an "affiliate" of either a "holding company" or a "subsidiary company" within the meaning of the Public Utility Holding Company Act of 1935, as amended.

Section 4.1.29 Fraudulent Transfer. The Borrower has not accepted the Borrower Loan or entered into any Borrower Loan Document or Funding Loan Document with the actual intent to hinder, delay or defraud any creditor, and the Borrower has received reasonably equivalent value in exchange for its obligations under the Borrower Loan Documents and the Funding Loan Documents. Giving effect to the transactions contemplated by the Borrower Loan Documents and the Funding Loan Documents, the fair saleable value of the Borrower's assets exceeds and will, immediately following the execution and delivery of the Borrower Loan Documents and the Funding Loan Documents, exceed the Borrower's total liabilities, including subordinated, unliquidated, disputed or contingent liabilities. The fair saleable value of the Borrower's assets is and will, immediately following the execution and delivery of the Borrower Loan Documents and the Funding Loan Documents, be greater than the Borrower's probable liabilities, including the maximum amount of its contingent liabilities or its debts as such debts become absolute and matured. The Borrower's assets do not and, immediately following the execution and delivery of the Borrower Loan Documents and the Funding Loan Documents will not, constitute unreasonably small capital to carry out its business as conducted or as proposed to be conducted. The Borrower does not intend to, and does not believe that it will, incur debts and liabilities (including contingent liabilities and other commitments) beyond its ability to pay such debts as they mature (taking into account the timing and amounts to be payable on or in respect of obligations of the Borrower).

Section 4.1.30 Ownership of the Borrower. Except as set forth in the Partnership Agreement of the Borrower, the Borrower has no obligation to any Person to purchase, repurchase or issue any ownership interest in it.

Section 4.1.31 Environmental Matters. To the best of Borrower's knowledge and except as disclosed in environmental reports previously delivered to the Funding Lender and the Governmental Lender and in the no further remediation letter (the "Prior Environmental Disclosures"), the Project is not in violation of any Legal Requirement pertaining to or imposing liability or standards of conduct concerning environmental regulation, contamination or clean-up, and will comply with covenants and requirements relating to environmental hazards as set forth in the Security Instrument. The Borrower will execute and deliver the Agreement of Environmental Indemnification.

Section 4.1.32 Name; Principal Place of Business. Unless prior Written Notice is given to the Funding Lender, the Borrower does not use and will not use any trade name, and has not done and will not do business under any name other than its actual name set forth herein. The principal place of business of the Borrower is its primary address for notices as set forth in Section 10.1 hereof, and the Borrower has no other place of business, other than the Project and such principal place of business.

Section 4.1.33 Subordinated Debt. There is no secured or unsecured indebtedness with respect to the Project or any residual interest therein, other than Permitted Encumbrances and the permitted secured indebtedness described in Section 6.7 hereof, except an unsecured deferred developer fee not to exceed the amount permitted by Funding Lender as determined on the Closing Date.

Section 4.1.34 Filing of Taxes. The Borrower has filed (or has obtained effective extensions for filing) all federal, state and local tax returns required to be filed and has paid or made adequate provision for the payment of all federal, state and local taxes, charges and assessments, if any, payable by the Borrower.

Section 4.1.35 General Tax. All representations, warranties and certifications of the Borrower set forth in the Regulatory Agreement and the Tax Compliance Agreement are incorporated by reference herein and the Borrower will comply with such as if set forth herein.

Section 4.1.36 Approval of the Borrower Loan Documents and Funding Loan Documents. By its execution and delivery of this Borrower Loan Agreement, the Borrower approves the form and substance of the Borrower Loan Documents and the Funding Loan Documents, and agrees to carry out the responsibilities and duties specified in the Borrower Loan Documents and the Funding Loan Documents to be carried out by the Borrower. The Borrower acknowledges that (a) it understands the nature and structure of the transactions relating to the financing of the Project, (b) it is familiar with the provisions of all of the Borrower Loan Documents and the Funding Loan Documents and other documents and instruments relating to the financing, (c) it understands the risks inherent in such transactions, including without limitation the risk of loss of the Project, and (d) it has not relied on the Governmental Lender, the Funding Lender or the Servicer for any guidance or expertise in analyzing the financial or other consequences of the transactions contemplated by the Borrower Loan Documents and the Funding Loan Documents or otherwise relied on the Governmental Lender, the Funding Lender or the Servicer in any manner.

Section 4.1.37 Funding Loan Agreement. The Borrower has read and accepts and agrees that it is bound by the Funding Loan Agreement and the Funding Loan Documents.

Section 4.1.38 Americans with Disabilities Act. The Project, as designed, will conform in all material respects with all applicable zoning, planning, building and environmental laws, ordinances and regulations of governmental authorities having jurisdiction over the Project, including, but not limited to, the Americans with Disabilities Act of 1990 ("ADA"), to the extent required (as evidenced by an architect's certificate to such effect).

Section 4.1.39 Requirements of Code and Regulations. The Project satisfies all requirements of the Code and the Regulations applicable to the Project.

Section 4.1.40 Regulatory Agreement. The Project is, as of the date of origination of the Funding Loan, in compliance with all requirements of the Regulatory Agreement to the extent such requirements are applicable; and the Borrower intends to cause the residential units in the Project to be rented or available for rental on a basis which satisfies the requirements of the Regulatory Agreement,

including all applicable requirements of the Code and the Regulations, and pursuant to leases which comply with all applicable laws.

Section 4.1.41 Intention to Hold Project. The Borrower intends to hold the Project for its own account and has no current plans, and has not entered into any agreement, to sell the Project or any part of it; and the Borrower intends to occupy the Project or cause the Project to be occupied and to operate it or cause it to be operated at all times during the term of this Borrower Loan Agreement in compliance with the terms of this Borrower Loan Agreement and the Regulatory Agreement and does not know of any reason why the Project will not be so used by it in the absence of circumstances not now anticipated by it or totally beyond its control.

Section 4.1.42 Concerning General Partner.

(a) The General Partner of Borrower is a limited liability company, duly organized and validly existing under the laws of the State. The General Partner has all requisite power and authority, rights and franchises to enter into and perform its obligations under the Borrower Loan Documents and the Funding Loan Documents to be executed by such General Partner for its own account and on behalf of Borrower, as General Partner of Borrower, under this Borrower Loan Agreement and the other Borrower Loan Documents and the Funding Loan Documents.

(b) General Partner has made all filings (including, without limitation, all required filings related to the use of fictitious business names) and is in good standing in the State and in each other jurisdiction in which the character of the property it owns or the nature of the business it transacts makes such filings necessary or where the failure to make such filings could have a material adverse effect on the business, operations, assets, condition (financial or otherwise) or prospects of General Partner.

(c) General Partner is duly authorized to do business in the State.

(d) The execution, delivery and performance by Borrower of the Borrower Loan Documents and the Funding Loan Documents have been duly authorized by all necessary action of General Partner on behalf of Borrower, and by all necessary action on behalf of General Partner.

(e) The execution, delivery and performance by General Partner, on behalf of Borrower, of the Borrower Loan Documents and the Funding Loan Documents will not violate (i) General Partner's organizational documents; (ii) any other Legal Requirement affecting General Partner or any of its properties; or (iii) any agreement to which General Partner is bound or to which it is a party; and will not result in or require the creation (except as provided in or contemplated by this Borrower Loan Agreement) of any Lien upon any of such properties, any of the Collateral or any of the property or funds pledged or delivered to Funding Lender pursuant to the Security Documents.

Section 4.1.43 Government and Private Approvals. All governmental or regulatory orders, consents, permits, authorizations and approvals required for the construction, rehabilitation, use, occupancy and operation of the Improvements, that may be granted or denied in the discretion of any Governmental Authority, have been obtained and are in full force and effect (or, in the case of any of the foregoing that Borrower is not required to have as of the Closing Date, will be obtained), and will be maintained in full force and effect at all times during the construction or rehabilitation of the Improvements. All such orders, consents, permits, authorizations and approvals that may not be denied in the discretion of any Governmental Authority shall be obtained prior to the commencement of any work

for which such orders, consents, permits, authorizations or approvals are required, and, once obtained, such orders, consents, permits, authorizations and approvals will be maintained in full force and effect at all times during the construction or rehabilitation of the Improvements. Except as set forth in the preceding two sentences, no additional governmental or regulatory actions, filings or registrations with respect to the Improvements, and no approvals, authorizations or consents of any trustee or holder of any indebtedness or obligation of Borrower, are required for the due execution, delivery and performance by Borrower or General Partner of any of the Borrower Loan Documents or the Funding Loan Documents or the Related Documents executed by Borrower or General Partner, as applicable. All required zoning approvals have been obtained, and the zoning of the Land for the Project is not conditional upon the happening of any further event.

Section 4.1.44 Concerning Guarantors. The Borrower Loan Documents and the Funding Loan Documents to which the Guarantors are a party or a signatory executed simultaneously with this Borrower Loan Agreement have been duly executed and delivered by the Guarantors and are legally valid and binding obligations of the Guarantors, enforceable against the Guarantors in accordance with their terms, except as enforceability may be limited by bankruptcy, insolvency, reorganization, moratorium or similar laws affecting creditors' rights generally and by general principles of equity.

Section 4.1.45 No Material Defaults. Except as previously disclosed to Funding Lender in writing, there exists no material violation of or material default by Borrower under, and, to the best knowledge of Borrower, no event has occurred which, upon the giving of notice or the passage of time, or both, would constitute a material default with respect to: (i) the terms of any instrument evidencing, securing or guaranteeing any indebtedness secured by the Project or any portion or interest thereof or therein; (ii) any lease or other agreement affecting the Project or to which Borrower is a party; (iii) any license, permit, statute, ordinance, law, judgment, order, writ, injunction, decree, rule or regulation of any Governmental Authority, or any determination or award of any arbitrator to which Borrower or the Project may be bound; or (iv) any mortgage, instrument, agreement or document by which Borrower or any of its respective properties is bound; in the case of any of the foregoing: (1) which involves any Borrower Loan Document or Funding Loan Document; (2) which involves the Project and is not adequately covered by insurance; (3) that might materially and adversely affect the ability of Borrower, General Partner or Guarantors or to perform any of its respective obligations under any of the Borrower Loan Documents or the Funding Loan Documents or any other material instrument, agreement or document to which it is a party; or (4) which might adversely affect the priority of the Liens created by this Borrower Loan Agreement or any of the Borrower Loan Documents or the Funding Loan Documents.

Section 4.1.46 Payment of Taxes. Except as previously disclosed to Funding Lender in writing: (i) all tax returns and reports of Borrower, General Partner and Guarantors required to be filed have been timely filed, and all taxes, assessments, fees and other governmental charges upon Borrower, General Partner and Guarantors, and upon their respective properties, assets, income and franchises, which are due and payable have been paid when due and payable; and (ii) Borrower knows of no proposed tax assessment against it or against General Partner or Guarantors that would be material to the condition (financial or otherwise) of Borrower, General Partner or Guarantors, and neither Borrower nor General Partner have contracted with any Government Authority in connection with such taxes.

Section 4.1.47 Rights to Project Agreements and Licenses. Borrower is the legal and beneficial owner of all rights in and to the Plans and Specifications and all existing Project Agreements and Licenses, and will be the legal and beneficial owner of all rights in and to all future Project Agreements and Licenses. Borrower's interest in the Plans and Specifications and all Project Agreements and Licenses is not subject to any present claim (other than under the Borrower Loan Documents and the

Funding Loan Documents or as otherwise approved by Funding Lender in its sole discretion), set-off or deduction other than in the ordinary course of business.

Section 4.1.48 Patriot Act Compliance. Borrower is not now, nor has ever been (i) listed on any Government Lists (as defined below), (ii) a person who has been determined by a Governmental Authority to be subject to the prohibitions contained in Presidential Executive Order No. 13224 (Sept. 23, 2001) or any other similar prohibitions contained in the rules and regulations of OFAC or in any enabling legislation or other Presidential Executive Orders in respect thereof, (iii) indicted for or convicted of any felony involving a crime or crimes of moral turpitude or for any Patriot Act Offense, or (iv) under investigation by any Governmental Authority for alleged criminal activity. For purposes hereof, the term "Patriot Act Offense" shall mean any violation of the criminal laws of the United States of America or of any of the several states, or that would be a criminal violation if committed within the jurisdiction of the United States of America or any of the several states, relating to terrorism or the laundering of monetary instruments, including any offense under (A) the criminal laws against terrorism; (B) the criminal laws against money laundering, (C) Bank Representative Secrecy Act, as amended, (D) the Money Laundering Control Act of 1986, as amended, or (E) the Patriot Act. "Patriot Act Offense" also includes the crimes of conspiracy to commit, or aiding and abetting another to commit, a Patriot Act Offense. For purposes hereof, the term "Government Lists" shall mean (1) the Specially Designated Nationals and Blocked Persons Lists maintained by the Office of Foreign Assets Control ("OFAC"), (2) any other list of terrorists, terrorist organizations or narcotics traffickers maintained pursuant to any of the Rules and Regulations of OFAC that Funding Lender notified Borrower in writing is now included in "Government Lists", or (3) any similar lists maintained by the United States Department of State, the United States Department of Commerce or any other Government Authority or pursuant to any Executive Order of the President of the United States of America that Funding Lender notified Borrower in writing is now included in "Government Lists".

Section 4.1.49 Rent Schedule. Borrower has prepared, or has had prepared on its behalf, a prospective Unit absorption and rent collection schedule with respect to the Project substantially in the form attached as an exhibit to the Construction Funding Agreement, which schedule takes into account, among other relevant factors (i) a schedule of minimum monthly rentals for the Units, and (ii) any and all concessions including free rent periods, and on the basis of such schedule, Borrower believes it will collect rents with respect to the Project in amounts greater than or equal to debt service on the Borrower Loan.

Section 4.1.50 Other Documents. Each of the representations and warranties of Borrower or General Partner contained in any of the other Borrower Loan Documents or the Funding Loan Documents or Related Documents is true and correct in all material respects (or, in the case of representations or warranties contained in any of the other Borrower Loan Documents or Funding Loan Documents or Related Documents that speak as of a particular date, were true and correct in all material respects as of such date). All of such representations and warranties are incorporated herein for the benefit of Funding Lender.

Section 4.1.51 Subordinate Loan Documents. The Subordinate Loan Documents are in full force and effect and the Borrower has paid all commitment fees and other amounts due and payable to the Subordinate Lender(s) thereunder. There exists no material violation of or material default by the Borrower under, and no event has occurred which, upon the giving of notice or the passage of time, or both, would constitute a material default under the Subordinate Loan Documents.

Section 4.1.52 Ground Lease. The Ground Lease is in full force and effect and the Borrower has paid all rent and other amounts due and payable to the ground lessor thereunder. There exists no material violation of or material default by the Borrower under the Ground Lease, and no event

has occurred which, upon the giving of notice or the passage of time, or both, would constitute a material default by any other party under the Ground Lease.

Section 4.2. Survival of Representations and Covenants. All of the representations and warranties in Section 4.1 hereof and elsewhere in the Borrower Loan Documents (i) shall survive for so long as any portion of the Borrower Payment Obligations remains due and owing and (ii) shall be deemed to have been relied upon by the Governmental Lender and the Servicer notwithstanding any investigation heretofore or hereafter made by the Governmental Lender or the Servicer or on its or their behalf, provided, however, that the representations, warranties and covenants set forth in Section 4.1.31 hereof shall survive in perpetuity and shall not be subject to the exculpation provisions of Section 11.1 hereof.

ARTICLE V AFFIRMATIVE COVENANTS

During the term of this Borrower Loan Agreement, the Borrower hereby covenants and agrees with the Governmental Lender, the Funding Lender and the Servicer that:

Section 5.1. Existence. The Borrower shall (i) do or cause to be done all things necessary to preserve, renew and keep in full force and effect its existence and its material rights, and franchises, (ii) continue to engage in the business presently conducted by it, (iii) obtain and maintain all material Licenses, and (iv) qualify to do business and remain in good standing under the laws of the State.

Section 5.2. Taxes and Other Charges. The Borrower shall pay all Taxes and Other Charges as the same become due and payable and prior to their becoming delinquent in accordance with the Security Instrument, except to the extent that the amount, validity or application thereof is being contested in good faith as permitted by the Security Instrument.

The Borrower covenants to pay all taxes and Other Charges of any type or character charged to the Funding Lender affecting the amount available to the Funding Lender from payments to be received hereunder or in any way arising due to the transactions contemplated hereby (including taxes and Other Charges assessed or levied by any public agency or governmental authority of whatsoever character having power to levy taxes or assessments) but excluding franchise taxes based upon the capital and/or income of the Funding Lender and taxes based upon or measured by the net income of the Funding Lender; provided, however, that the Borrower shall have the right to protest any such taxes or Other Charges and to require the Funding Lender, at the Borrower's expense, to protest and contest any such taxes or Other Charges levied upon them and that the Borrower shall have the right to withhold payment of any such taxes or Other Charges pending disposition of any such protest or contest unless such withholding, protest or contest would adversely affect the rights or interests of the Funding Lender. This obligation shall remain valid and in effect notwithstanding repayment of the Borrower Loan hereunder or termination of this Borrower Loan Agreement.

Section 5.3. Repairs; Maintenance and Compliance; Physical Condition. The Borrower shall cause the Project to be maintained in a good, habitable and safe (so as to not threaten the health or safety of the Project's tenants or their invited guests) condition and repair (reasonable wear and tear excepted) as set forth in the Security Instrument and shall not remove, demolish or materially alter the Improvements or Equipment (except for removal of aging or obsolete equipment or furnishings in the normal course of business), except as provided in the Security Instrument.

Section 5.4. Litigation. The Borrower shall give prompt Written Notice to the Governmental Lender, the Funding Lender and the Servicer of any litigation, governmental proceedings or claims or investigations regarding an alleged actual violation of a Legal Requirement pending or, to the Borrower's

knowledge, threatened against the Borrower which might materially adversely affect the Borrower's condition (financial or otherwise) or business or the Project.

Section 5.5. Performance of Other Agreements. The Borrower shall observe and perform in all material respects each and every term to be observed or performed by it pursuant to the terms of any agreement or instrument materially affecting or pertaining to the Project.

Section 5.6. Notices. The Borrower shall promptly advise the Governmental Lender, the Funding Lender and the Servicer of (i) any Material Adverse Change in the Borrower's financial condition, assets, properties or operations other than general changes in the real estate market, (ii) any fact or circumstance affecting the Borrower or the Project that materially and adversely affects the Borrower's ability to meet its obligations hereunder or under any of the other Borrower Loan Document to which it is a party in a timely manner, or (iii) the occurrence of any Potential Default or Event of Default of which the Borrower has knowledge. If the Borrower becomes subject to federal or state securities law filing requirements, the Borrower shall cause to be delivered to the Governmental Lender, the Funding Lender and the Servicer any Securities and Exchange Commission or other public filings, if any, of the Borrower within two (2) Business Days of such filing.

Section 5.7. Cooperate in Legal Proceedings. The Borrower shall cooperate fully with the Governmental Lender, the Funding Lender and the Servicer with respect to, and permit the Governmental Lender, the Funding Lender and the Servicer at their option, to participate in, any proceedings before any Governmental Authority that may in any way affect the rights of the Governmental Lender, the Funding Lender and/or the Servicer under any Borrower Loan Document or Funding Loan Document.

Section 5.8. Further Assurances. The Borrower shall, at the Borrower's sole cost and expense (except as provided in Section 9.1 hereof), (i) furnish to the Servicer and the Funding Lender all instruments, documents, boundary surveys, footing or foundation surveys (to the extent that Borrower's construction or renovation of the Project alters any existing building foundations or footprints), certificates, plans and specifications, appraisals, title and other insurance reports and agreements, reasonably requested by the Servicer or the Funding Lender for the better and more efficient carrying out of the intents and purposes of the Borrower Loan Documents and the Funding Loan Documents; (ii) execute and deliver to the Servicer and the Funding Lender such documents, instruments, certificates, assignments and other writings, and do such other acts necessary or desirable, to evidence, preserve and/or protect the collateral at any time securing or intended to secure the Borrower Loan, as the Servicer and the Funding Lender may reasonably require from time to time; (iii) do and execute all and such further lawful and reasonable acts, conveyances and assurances for the better and more effective carrying out of the intents and purposes of the Borrower Loan Documents and the Funding Loan Documents, as the Servicer or the Funding Lender shall reasonably require from time to time; provided, however, with respect to clauses (i)-(iii) above, the Borrower shall not be required to do anything that has the effect of (A) changing the essential economic terms of the Borrower Loan or (B) imposing upon the Borrower greater personal liability under the Borrower Loan Documents and the Funding Loan Documents; and (iv) upon the Servicer's or the Funding Lender's request therefor given from time to time after the occurrence of any Potential Default or Event of Default for so long as such Potential Default or Event of Default, as applicable, is continuing pay for (a) reports of UCC, federal tax lien, state tax lien, judgment and pending litigation searches with respect to the Borrower and (b) searches of title to the Project, each such search to be conducted by search firms reasonably designated by the Servicer or the Funding Lender in each of the locations reasonably designated by the Servicer or the Funding Lender.

Section 5.9. Delivery of Financial Information. After notice to the Borrower of a Secondary Market Disclosure Document, the Borrower shall, concurrently with any delivery to the Funding Lender or the Servicer, deliver copies of all financial information required under Article IX.

Section 5.10. Environmental Matters. So long as the Borrower owns or is in possession of the Project, the Borrower shall (a) keep the Project in compliance with all Hazardous Materials Laws (as defined in the Security Instrument), (b) promptly notify the Funding Lender and the Servicer if the Borrower shall become aware that any Hazardous Materials (as defined in the Security Instrument) are on or near the Project in violation of Hazardous Materials Laws, and (c) commence and thereafter diligently prosecute to completion all remedial work necessary with respect to the Project required under any Hazardous Material Laws, in each case as set forth in the Security Instrument or the Agreement of Environmental Indemnification.

Section 5.11. Governmental Lender's and Funding Lender's Fees. The Borrower covenants to pay the reasonable fees and expenses of the Governmental Lender (including the Ongoing Governmental Lender Fee) and the Funding Lender or any agents, attorneys, accountants, consultants selected by the Governmental Lender or the Funding Lender to act on its behalf in connection with this Borrower Loan Agreement and the other Borrower Loan Documents, the Regulatory Agreement and the Funding Loan Documents, including, without limitation, any and all reasonable expenses incurred in connection with the making of the Borrower Loan or in connection with any litigation which may at any time be instituted involving the Borrower Loan, this Borrower Loan Agreement, the other Borrower Loan Documents, the Regulatory Agreement and the Funding Loan Documents or any of the other documents contemplated thereby, or in connection with the reasonable supervision or inspection of the Borrower, its properties, assets or operations or otherwise in connection with the administration of the foregoing. This obligation shall remain valid and in effect notwithstanding repayment of the Borrower Loan hereunder or termination of this Borrower Loan Agreement.

Section 5.12. Estoppel Statement. The Borrower shall furnish to the Funding Lender or the Servicer for the benefit of the Funding Lender or the Servicer within ten (10) days after request by the Funding Lender and the Servicer, with a statement, duly acknowledged and certified, setting forth, as applicable, with respect to each Borrower Note, (i) the unpaid principal of such Borrower Note, (ii) the applicable Interest Rate, (iii) the date installments of interest and/or principal were last paid, (iv) any offsets or defenses to the payment of the Borrower Payment Obligations, and (v) that the Borrower Loan Documents and the Funding Loan Documents to which the Borrower is a party are valid, legal and binding obligations of the Borrower and have not been modified or, if modified, giving particulars of such modification, and no Event of Default exists thereunder or specify any Event of Default that does exist thereunder. The Borrower shall use commercially reasonable efforts to furnish to the Funding Lender or the Servicer, within 30 days of a request by the Funding Lender or Servicer, tenant estoppel certificates from each commercial tenant at the Project, if any, in form and substance reasonably satisfactory to the Funding Lender and the Servicer; provided that the Funding Lender and the Servicer shall not make such requests more frequently than twice in any year.

Section 5.13. Defense of Actions. The Borrower shall appear in and defend any action or proceeding purporting to affect the security for this Borrower Loan Agreement hereunder or under the Borrower Loan Documents and the Funding Loan Documents, and shall pay, in the manner required by Section 2.4 hereof, all costs and expenses, including the cost of evidence of title and attorneys' fees, in any such action or proceeding in which Funding Lender may appear. If the Borrower fails to perform any of the covenants or agreements contained in this Borrower Loan Agreement or any other Borrower Loan Document, or if any action or proceeding is commenced that is not diligently defended by the Borrower which affects the Funding Lender's interest in the Project or any part thereof, including eminent domain, code enforcement or proceedings of any nature whatsoever under any Federal or state law, whether now existing or hereafter enacted or amended, then the Funding Lender may make such appearances, disburse such sums and take such action as the Funding Lender deems necessary or appropriate to protect its interests. Such actions include disbursement of attorneys' fees, entry upon the Project to make repairs or take other action to protect the security of the Project, and payment, purchase, contest or compromise of

any encumbrance, charge or lien which in the judgment of Funding Lender appears to be prior or superior to the Borrower Loan Documents or the Funding Loan Documents. The Funding Lender shall have no obligation to do any of the above. The Funding Lender may take any such action without notice to or demand upon the Borrower. No such action shall release the Borrower from any obligation under this Borrower Loan Agreement or any of the other Borrower Loan Documents or Funding Loan Documents. In the event (i) that the Security Instrument is foreclosed in whole or in part or that any Borrower Loan Document is put into the hands of an attorney for collection, suit, action or foreclosure, or (ii) of the foreclosure of any mortgage, deed of trust or deed to secure debt prior to or subsequent to the Security Instrument or any Borrower Loan Document in which proceeding the Funding Lender is made a party or (iii) of the bankruptcy of the Borrower or an assignment by the Borrower for the benefit of its creditors, the Borrower shall be chargeable with and agrees to pay all costs of collection and defense, including actual attorneys' fees in connection therewith and in connection with any appellate proceeding or post-judgment action involved therein, which shall be due and payable together with all required service or use taxes.

Section 5.14. Expenses. The Borrower shall pay all reasonable expenses incurred by the Governmental Lender, the Funding Lender and the Servicer (except as provided in Section 9.1 hereof) in connection with the Borrower Loan and the Funding Loan, including reasonable fees and expenses of the Governmental Lender's, the Funding Lender's and the Servicer's attorneys, environmental, engineering and other consultants, and fees, charges or taxes for the recording or filing of Borrower Loan Documents and the Funding Loan Documents. The Borrower shall pay or cause to be paid all reasonable expenses of the Governmental Lender, the Funding Lender and the Servicer (except as provided in Section 9.1 hereof) in connection with the issuance or administration of the Borrower Loan and the Funding Loan, including audit costs, inspection fees, settlement of condemnation and casualty awards, and premiums for title insurance and endorsements thereto. The Borrower shall, upon request, promptly reimburse the Governmental Lender, the Funding Lender and the Servicer for all reasonable amounts expended, advanced or incurred by the Governmental Lender, the Funding Lender and the Servicer to collect the Borrower Notes, or to enforce the rights of the Governmental Lender, the Funding Lender and the Servicer under this Borrower Loan Agreement or any other Borrower Loan Document, or to defend or assert the rights and claims of the Governmental Lender, the Funding Lender and the Servicer under the Borrower Loan Documents and the Funding Loan Documents arising out of an Event of Default or with respect to the Project (by litigation or other proceedings) arising out of an Event of Default, which amounts will include all court costs, attorneys' fees and expenses, fees of auditors and accountants, and investigation expenses as may be reasonably incurred by the Governmental Lender, the Funding Lender and the Servicer in connection with any such matters (whether or not litigation is instituted), together with interest at the Default Rate on each such amount from the Date of Disbursement until the date of reimbursement to the Governmental Lender, the Funding Lender and the Servicer, all of which shall constitute part of the Borrower Loan and the Funding Loan and shall be secured by the Borrower Loan Documents and the Funding Loan Documents. The obligations and liabilities of the Borrower under this Section 5.14 shall survive the Term of this Borrower Loan Agreement and the exercise by the Governmental Lender, the Funding Lender or the Servicer, as the case may be, of any of its rights or remedies under the Borrower Loan Documents and the Funding Loan Documents, including the acquisition of the Project by foreclosure or a conveyance in lieu of foreclosure. Notwithstanding the foregoing, the Borrower shall not be obligated to pay amounts incurred as a result of the gross negligence or willful misconduct of any other party, and any obligations of the Borrower to pay for environmental inspections or audits will be governed by Sections [18(i) and 43(i)] of the Security Instrument.

Section 5.15. Indemnity. In addition to its other obligations hereunder, and in addition to any and all rights of reimbursement, indemnification, subrogation and other rights of Governmental Lender or Funding Lender pursuant hereto and under law or equity, to the fullest extent permitted by law, the Borrower agrees to indemnify, hold harmless and defend the Governmental Lender, the Funding Lender,

the Servicer, the Beneficiary Parties, Citigroup, Inc., Citicorp Funding, Inc., and each of their respective officers, directors, employees, attorneys and agents (each an “**Indemnified Party**”), against any and all losses, damages, claims, actions, liabilities, reasonable costs and expenses of any nature, kind or character (including, without limitation, reasonable attorneys' fees, litigation and court costs, amounts paid in settlement (to the extent that the Borrower has consented to such settlement) and amounts paid to discharge judgments) (hereinafter, the “**Liabilities**”) to which the Indemnified Parties, or any of them, may become subject under federal or state securities laws or any other statutory law or at common law or otherwise, to the extent arising out of or based upon or in any way relating to:

(a) The Borrower Loan Documents and the Funding Loan Documents or the execution or amendment thereof or in connection with transactions contemplated thereby, including the sale, transfer or resale of the Borrower Loan or the Funding Loan, except with respect to any Secondary Market Disclosure Document (other than any Borrower's obligations under Article IX);

(b) Any act or omission of the Borrower or any of its agents, contractors, servants, employees or licensees in connection with the Borrower Loan, the Funding Loan or the Project, the operation of the Project, or the condition, environmental or otherwise, occupancy, use, possession, conduct or management of work done in or about, or from the planning, design, acquisition, construction, installation or rehabilitation of, the Project or any part thereof;

(c) Any lien (other than a Permitted Lien) or charge upon payments by the Borrower to the Governmental Lender or the Funding Lender hereunder, or any taxes (including, without limitation, all ad valorem taxes and sales taxes), assessments, impositions and Other Charges imposed on the Governmental Lender or the Funding Lender in respect of any portion of the Project;

(d) Any violation of any environmental law, rule or regulation with respect to, or the release of any toxic substance from, the Project or any part thereof during the period in which the Borrower is in possession or control of the Project, except as disclosed in the Prior Environmental Disclosures;

(e) The enforcement of, or any action taken by the Governmental Lender or the Funding Lender related to remedies under, this Borrower Loan Agreement and the other Borrower Loan Documents and the Funding Loan Documents;

(f) [Reserved];

(g) Any untrue statement or misleading statement or alleged untrue statement or alleged misleading statement of a material fact by the Borrower made in the course of Borrower applying for the Borrower Loan or the Funding Loan or contained in any of the Borrower Loan Documents or Funding Loan Documents to which the Borrower is a party;

(h) Any Determination of Taxability;

(i) Any breach (or alleged breach) by Borrower of any representation, warranty or covenant made in or pursuant to this Borrower Loan Agreement or in connection with any written or oral representation, presentation, report, appraisal or other information given or delivered by Borrower, General Partner Guarantors or their Affiliates to Governmental Lender, the Funding Lender, Servicer or any other Person in connection with Borrower's application for the Borrower

Loan and the Funding Loan (including, without limitation, any breach or alleged breach by Borrower of any agreement with respect to the provision of any substitute credit enhancement);

(j) any failure (or alleged failure) by Borrower, the Funding Lender or Governmental Lender to comply with applicable federal and state laws and regulations pertaining to the making of the Borrower Loan and the Funding Loan;

(k) the Project, or the condition, occupancy, use, possession, conduct or management of, or work done in or about, or from the planning, design, acquisition, installation, construction or rehabilitation of, the Project or any part thereof; or

(l) the use of the proceeds of the Borrower Loan and the Funding Loan,

except in the case of the foregoing indemnification of the Governmental Lender, the Funding Lender or the Servicer or any related Indemnified Party, to the extent such damages are caused by the gross negligence or willful misconduct of such Indemnified Party.

Without limiting the foregoing, to the fullest extent permitted by law, the Borrower agrees to indemnify, hold harmless and defend the Governmental Lender, and each of its officers, officials, directors, employees, attorneys and agents ("City Indemnified Parties") against any Liability to which the City Indemnified Parties, or any of them, may become subject under federal or state securities laws or any other statutory law or at common law or otherwise, to the extent arising out of or based upon or in any way relating to any declaration of taxability of interest on the Funding Loan or allegations (or regulatory inquiry) that interest on the Funding Loan is taxable for federal income tax purposes, except to the extent such damages are caused by the gross negligence or willful misconduct of a City Indemnified Party.

Notwithstanding anything herein to the contrary, the Borrower's indemnification obligations to the parties specified in Section 9.1.4 hereof with respect to any securitization or Secondary Market Transaction described in Article IX hereof shall be limited to the indemnity set forth in Section 9.1.4 hereof. In the event that any action or proceeding is brought against any Indemnified Party with respect to which indemnity may be sought hereunder, the Borrower, upon written notice from the Indemnified Party (which notice shall be timely given so as not to materially impair the Borrower's right to defend), shall assume the investigation and defense thereof, including the employment of counsel reasonably approved by the Indemnified Party, and shall assume the payment of all expenses related thereto, with full power to litigate, compromise or settle the same in its sole discretion; provided that the Indemnified Party shall have the right to review and approve or disapprove any such compromise or settlement, which approval shall not be unreasonably withheld. Each Indemnified Party shall have the right to employ separate counsel in any such action or proceeding and to participate in the investigation and defense thereof; provided, however, the Governmental Lender shall have the absolute right to employ separate counsel at the expense of the Borrower. The Borrower shall pay the reasonable fees and expenses of such separate counsel; provided, however, that such Indemnified Party may only employ separate counsel at the expense of the Borrower if and only if in such Indemnified Party's good faith judgment (based on the advice of counsel) a conflict of interest exists or could arise by reason of common representation, except that the Borrower shall always pay the reasonable fees and expenses of the Governmental Lender's separate counsel.

Notwithstanding any transfer of the Project to another owner in accordance with the provisions of this Borrower Loan Agreement or the Regulatory Agreement, the Borrower shall remain obligated to indemnify each Indemnified Party pursuant to this Section 5.15 if such subsequent owner fails to indemnify any party entitled to be indemnified hereunder, unless the Governmental Lender and the

Funding Lender have consented to such transfer and to the assignment of the rights and obligations of the Borrower hereunder.

The rights of any persons to indemnity and the right to payment of fees and reimbursement of expenses hereunder shall survive the final payment or defeasance of the Borrower Loan and the Funding Loan and in the case of the Servicer, any resignation or removal. The provisions of this Section 5.15 shall survive the termination of this Borrower Loan Agreement.

Nothing in this Section 5.15 shall in any way limit the Borrower's indemnification and other payment obligations set forth in the Regulatory Agreement.

Section 5.16. No Warranty of Condition or Suitability by the Governmental Funding Lender. Neither the Governmental Lender nor the Funding Lender makes any warranty, either express or implied, as to the condition of the Project or that it will be suitable for the Borrower's purposes or needs.

Section 5.17. Right of Access to the Project. The Borrower agrees that the Governmental Lender, the Funding Lender, the Servicer and the Construction Consultant, and their duly authorized agents, attorneys, experts, engineers, accountants and representatives shall have the right, but no obligation at all reasonable times during business hours and upon reasonable notice, to enter onto the Land (a) to examine, test and inspect the Project without material interference or prejudice to the Borrower's operations and (b) to perform such work in and about the Project made necessary by reason of the Borrower's default under any of the provisions of this Borrower Loan Agreement. The Governmental Lender, the Funding Lender, the Servicer, and their duly authorized agents, attorneys, accountants and representatives shall also be permitted, without any obligation to do so, at all reasonable times and upon reasonable notice during business hours, to examine the books and records of the Borrower with respect to the Project.

Section 5.18. Notice of Default. The Borrower will advise the Governmental Lender, the Funding Lender, and the Servicer promptly in writing of the occurrence of any Potential Default or Event of Default hereunder, specifying the nature and period of existence of such event and the actions being taken or proposed to be taken with respect thereto.

Section 5.19. Covenant with Governmental Lender and Funding Lender. The Borrower agrees that this Borrower Loan Agreement is executed and delivered in part to induce the purchase by others of the Governmental Lender Notes and, accordingly, all covenants and agreements of the Borrower contained in this Borrower Loan Agreement are hereby declared to be for the benefit of the Governmental Lender, the Funding Lender and any lawful owner, holder or pledgee of the Borrower Notes or the *Governmental Lender Notes from time to time*.

Section 5.20. Obligation of the Borrower to Construct or Rehabilitate the Project. The Borrower shall proceed with reasonable dispatch to construct or rehabilitate, as appropriate, and equip the Project. If the proceeds of the Borrower Loan, together with the Other Borrower Moneys, available to be disbursed to the Borrower are not sufficient to pay the costs of such construction or rehabilitation, as appropriate, and equipping, the Borrower shall pay such additional costs from its own funds. The Borrower shall not be entitled to any reimbursement from the Governmental Lender, the Funding Lender or the Servicer in respect of any such costs or to any diminution or abatement in the repayment of the Borrower Loan. The Governmental Lender and the Funding Lender shall not be liable to the Borrower or any other person if for any reason the Project is not completed or if the proceeds of the Borrower Loan are insufficient to pay all costs of the Project. The Governmental Lender and the Funding Lender do not make any representation or warranty, either express or implied, that moneys, if any, which will be made available to the Borrower will be sufficient to complete the Project, and the Governmental Lender and the

Funding Lender shall not be liable to the Borrower or any other person if for any reason the Project is not completed.

Section 5.21. Maintenance of Insurance. Borrower will maintain the insurance required by the Security Instrument.

Section 5.22. Information; Statements and Reports. Borrower shall furnish or cause to be furnished to Governmental Lender and Funding Lender:

(a) Notice of Default. As soon as possible, and in any event not later than five (5) Business Days after the occurrence of any Event of Default or Potential Default, a statement of an Authorized Representative of Borrower describing the details of such Event of Default or Potential Default and any curative action Borrower proposes to take;

(b) Financial Statements; Rent Rolls. In the manner and to the extent required under the Security Instrument, such financial statements, expenses statements, rent rolls, reports and other financial documents and information as required by the Security Instrument and the other Borrower Loan Documents and Funding Loan Documents, in the form and within the time periods required therein;

(c) General Partner. As soon as available and in any event within one hundred twenty (120) days after the end of each fiscal year of General Partner, copies of the financial statements of General Partner as of such date, prepared in substantially the form previously delivered to the Governmental Lender and Funding Lender and in a manner consistent therewith, or in such form (which may include a form prepared in accordance with GAAP) as Funding Lender may reasonably request;

(d) Leasing Reports. Prior to the Conversion Date, on a monthly basis (and in any event within fifteen (15) days after the end of each Calendar Month), a report of all efforts made by Borrower, if any, to lease all or any portion of the Project during such Calendar Month and on a cumulative basis since Project inception, which report shall be prepared and delivered by Borrower, shall be in form and substance satisfactory to Funding Lender, and shall, if requested by Funding Lender, be supported by copies of letters of intent, leases or occupancy agreements, as applicable;

(e) Audit Reports. Promptly upon receipt thereof, copies of all reports, if any, submitted to Borrower by independent public accountants in connection with each annual, interim or special audit of the financial statements of Borrower made by such accountants, including the comment letter submitted by such accountants to management in connection with their annual audit;

(f) Notices; Certificates or Communications. Immediately upon giving or receipt thereof, copies of any notices, certificates or other communications delivered at the Project or to Borrower or General Partner naming Governmental Lender or Funding Lender as addressee or which could reasonably be deemed to affect the structural integrity of the Project or the ability of Borrower to perform its obligations under the Borrower Loan Documents and the Funding Loan Documents;

(g) Certification of Non-Foreign Status. Promptly upon request of Funding Lender from time to time, a Certification of Non-Foreign Status, executed on or after the date of such request by Funding Lender;

(h) Compliance Certificates. Together with each of the documents required pursuant to Section 5.22(b) hereof submitted by or on behalf of Borrower, a statement, in form and substance satisfactory to Funding Lender and certified by an Authorized Borrower Representative, to the effect that Borrower is in compliance with all covenants, terms and conditions applicable to Borrower, under or pursuant to the Borrower Loan Documents and the Funding Loan Documents and under or pursuant to any other Debt owing by Borrower to any Person, and disclosing any noncompliance therewith, and any Event of Default or Potential Default, and describing the status of Borrower's actions to correct such noncompliance, Event of Default or Potential Default, as applicable; and

(i) Other Items and Information. Such other information concerning the assets, business, financial condition, operations, property, prospects and results of operations of Borrower, General Partner, Guarantors or the Project, as Funding Lender or Governmental Lender reasonably requests from time to time.

Section 5.23. Additional Notices. Borrower will, promptly after becoming aware thereof, give notice to Funding Lender and the Governmental Lender of:

(a) any Lien affecting the Project, or any part thereof, other than Liens expressly permitted under this Borrower Loan Agreement;

(b) any Legal Action which is instituted by or against Borrower, General Partner or Guarantors, or any Legal Action which is threatened against Borrower, General Partner or Guarantors which, in any case, if adversely determined, could have a material adverse effect upon the business, operations, properties, prospects, assets, management, ownership or condition (financial or otherwise) of Borrower, General Partner, Guarantors or the Project;

(c) any Legal Action which constitutes an Event of Default or a Potential Default or a default under any other Contractual Obligation to which Borrower, General Partner or Guarantors is a party or by or to which Borrower, General Partner or Guarantors, or any of their respective properties or assets, may be bound or subject, which default would have a material adverse effect on the business, operations, assets (including the Project), condition (financial or otherwise) or prospects of Borrower, General Partner or Guarantors, as applicable;

(d) any default, alleged default or potential default on the part of Borrower under any of the CC&R's (together with a copy of each notice of default, alleged default or potential default received from any other party thereto);

(e) any notice of default, alleged default or potential default on the part of Borrower received from any tenant or occupant of the Project under or relating to its lease or occupancy agreement (together with a copy of any such notice), if, in the aggregate, notices from at least fifteen percent (15%) of the tenants at the Project have been received by Borrower with respect to, or alleging, the same default, alleged default or potential default;

(f) any change or contemplated change in (i) the location of Borrower's or General Partner's executive headquarters or principal place of business; (ii) the legal, trade, or fictitious business names used by Borrower or General Partner; or (iii) the nature of the trade or business of Borrower; and

(g) any default, alleged default or potential default on the part of any general or limited partner (including, without limitation, General Partner and the Equity Investor) under the Partnership Agreement.

Section 5.24. Compliance with Other Agreements; Legal Requirements.

(a) Borrower shall timely perform and comply with, and shall cause General Partner to timely perform and comply with the covenants, agreements, obligations and restrictions imposed on them under the Partnership Agreement, and Borrower shall not do or permit to be done anything to impair any such party's rights or interests under any of the foregoing.

(b) Borrower will comply and, to the extent it is able, will require others to comply with, all Legal Requirements of all Governmental Authorities having jurisdiction over the Project or construction and/or rehabilitation of the Improvements, and will furnish Funding Lender with reports of any official searches for or notices of violation of any requirements established by such Governmental Authorities. Borrower will comply and, to the extent it is able, will require others to comply, with applicable CC&R's and all restrictive covenants and all obligations created by private contracts and leases which affect ownership, construction, rehabilitation, equipping, fixturing, use or operation of the Project, and all other agreements requiring a certain percentage of the Units to be rented to persons of low or moderate income. The Improvements, when completed, shall comply with all applicable building, zoning and other Legal Requirements, and will not violate any restrictions of record against the Project or the terms of any other lease of all or any portion of the Project. Funding Lender shall at all times have the right to audit, at Borrower's expense, Borrower's compliance with any agreement requiring a certain percentage of the Units to be rented to persons of low or moderate income, and Borrower shall supply all such information with respect thereto as Funding Lender may request and otherwise cooperate with Funding Lender in any such audit. Without limiting the generality of the foregoing, Borrower shall properly obtain, comply with and keep in effect (and promptly deliver copies to Funding Lender of) all permits, licenses and approvals which are required to be obtained from Governmental Authorities in order to construct, occupy, operate, market and lease the Project.

Section 5.25. Completion and Maintenance of Project. Borrower shall cause the construction or rehabilitation, as the case may be, of the Improvements, to be prosecuted with diligence and continuity and completed substantially in accordance with the Plans and Specifications, and in accordance with the Construction Funding Agreement, free and clear of any liens or claims for liens (but without prejudice to Borrower's rights of contest under Section 10.16 hereof) ("**Completion**") on or before the Completion Date. Borrower shall thereafter maintain the Project and the related and appurtenant uses as a residential apartment complex in good order and condition, ordinary wear and tear excepted. A maintenance program shall be in place at all times to assure the continuation of first class maintenance, which shall mean and be no less than the highest quality of maintenance provided by the Manager for similarly situated properties managed by the Manager.

Section 5.26. Fixtures. Borrower shall deliver to Funding Lender, on demand, any contracts, bills of sale, statements, receipted vouchers or agreements under which Borrower or any other Person claims title to any materials, fixtures or articles incorporated into the Improvements.

Section 5.27. Income from Project. Borrower shall first apply all Gross Income to Expenses of the Project, including all amounts then required to be paid under the Borrower Loan Documents and the Funding Loan Documents and the funding of all sums necessary to meet the Replacement Reserve Fund Requirement before using or applying such Gross Income for any other purpose. Prior to the Conversion Date, Borrower shall not make or permit any distributions or other payments of Net

Operating Income to its partners, shareholders or members, as applicable, in each case, without the prior Written Consent of Funding Lender.

Section 5.28. Leases and Occupancy Agreements.

(a) Lease Approval.

(i) Borrower has submitted to Funding Lender, and Funding Lender has approved, Borrower's standard form of tenant lease (the "**Tenant Lease Form**") for use in the Project. Borrower shall not materially modify the Tenant Lease Form without Funding Lender's prior Written Consent in each instance, which consent shall not be unreasonably withheld or delayed. Borrower may enter into leases of space within the Improvements (and amendments to such leases) in the ordinary course of business with bona fide third party tenants without Funding Lender's prior Written Consent if:

(A) The Tenant Lease Form is a Permitted Lease, and is executed in the form attached as an exhibit to the Construction Funding Agreement without material modification;

(B) Borrower, acting in good faith following the exercise of due diligence, has determined that the tenant meets requirements imposed under any applicable CC&R and is financially capable of performing all of its obligations under the Tenant Lease Form; and

(C) The Tenant Lease Form conforms to the Rent Schedule attached as an exhibit to the Construction Funding Agreement and reflects an arm's-length transaction, subject to the requirement that the Borrower comply with any applicable CC&R.

(ii) If any Event of Default has occurred and is continuing, Funding Lender may make written demand on Borrower to submit all future leases for Funding Lender's approval prior to execution. Borrower shall comply with any such demand by Funding Lender.

(iii) No approval of any lease by Funding Lender shall be for any purpose other than to protect Funding Lender's security for the Borrower Loan and to preserve Funding Lender's rights under the Borrower Loan Documents and the Funding Loan Documents. No approval by Funding Lender shall result in a waiver of any default of Borrower. In no event shall any approval by Funding Lender of a lease be a representation of any kind with regard to the lease or its enforceability, or the financial capacity of any tenant or Guarantors.

(b) Obligations. Borrower shall perform all obligations required to be performed by it as landlord under any lease affecting any part of the Project or any space within the Improvements.

(c) Leasing and Marketing Agreements. Except as may be contemplated in the Management Agreement with Borrower's Manager, Borrower shall not without the approval of Funding Lender enter into any leasing or marketing agreement and Funding Lender reserves the right to approve the qualifications of any marketing or leasing agent.

Section 5.29. Project Agreements and Licenses. To the extent not heretofore delivered to Funding Lender, Borrower will furnish to Funding Lender, as soon as available, true and correct copies of all Project Agreements and Licenses and the Plans and Specifications, together with assignments thereof to Funding Lender and consents to such assignments where required by Funding Lender, all in form and substance acceptable to Funding Lender. Neither Borrower nor General Partner has assigned or granted, or will assign or grant, a security interest in any of the Project Agreements and Licenses, other than to Funding Lender.

Section 5.30. Payment of Debt Payments. In addition to its obligations under the Borrower Notes, Borrower will (i) duly and punctually pay or cause to be paid all principal of and interest on any Debt of Borrower as and when the same become due on or before the due date; (ii) comply with and perform all conditions, terms and obligations of other instruments or agreements evidencing or securing such Debt; (iii) promptly inform Funding Lender of any default, or anticipated default, under any such note, agreement, instrument; and (iv) forward to Funding Lender a copy of any notice of default or notice of any event that might result in default under any such note, agreement, instrument, including Liens encumbering the Project, or any portion thereof, which have been subordinated to the Security Instrument (regardless of whether or not permitted under this Borrower Loan Agreement).

Section 5.31. ERISA. Borrower will comply, and will cause each of its ERISA Affiliates to comply, in all respects with the provisions of ERISA.

Section 5.32. Patriot Act Compliance. Borrower shall use its good faith and commercially reasonable efforts to comply with the Patriot Act and all applicable requirements of Governmental Authorities having jurisdiction over Borrower and/or the Project, including those relating to money laundering and terrorism. Funding Lender shall have the right to audit Borrower's compliance with the Patriot Act and all applicable requirements of Governmental Authorities having jurisdiction over Borrower and/or the Project, including those relating to money laundering and terrorism. In the event that Borrower fails to comply with the Patriot Act or any such requirements of Governmental Authorities, then Funding Lender may, at its option, cause Borrower to comply therewith and any and all costs and expenses incurred by Funding Lender in connection therewith shall be secured by the Security Instrument and shall be immediately due and payable.

Section 5.33. Funds from Equity Investor. Borrower shall cause the Equity Investor to fund all installments of the Equity Contributions in the amounts and at the times subject and according to the terms of the Partnership Agreement.

Section 5.34. Tax Covenants. The Borrower further represents, warrants and covenants as follows:

(a) General. The Borrower shall not take any action or omit to take any action which, if taken or omitted, respectively, would adversely affect the exclusion of interest on the Governmental Lender Notes from gross income (as defined in Section 61 of the Code), for federal income tax purposes and, if it should take or permit any such action, the Borrower will take all lawful actions that it can take to rescind such action promptly upon having knowledge thereof and that the Borrower will take such action or actions, including amendment of this Borrower Loan Agreement, the Security Instrument and the Regulatory Agreement, as may be necessary, in the opinion of Tax Counsel, to comply fully with all applicable rules, rulings, policies, procedures, regulations or other official statements promulgated or proposed by the Department of the Treasury or the Internal Revenue Service applicable to the Governmental Lender Notes, the Funding Loan or affecting the Project. Capitalized terms used in this Section 5.34 shall have the respective meanings assigned to them in the Regulatory Agreement or, if not defined therein, in

the Funding Loan Agreement. With the intent not to limit the generality of the foregoing, the Borrower covenants and agrees that, prior to the final maturity of the Governmental Lender Notes, unless it has received and filed with the Governmental Lender and the Funding Lender a Tax Counsel No Adverse Effect Opinion (other than with respect to interest on any portion of the Governmental Lender Notes for a period during which such portion of the Governmental Lender Notes is held by a "substantial user" of any facility financed with the proceeds of the Governmental Lender Notes or a "related person," as such terms are used in Section 147(a) of the Code), the Borrower will comply with this Section 5.34.

(b) Use of Proceeds. The use of the net proceeds of the Funding Loan at all times will satisfy the following requirements:

(i) Limitation on Net Proceeds. At least 95% of the net proceeds of the Funding Loan (within the meaning of the Code) actually expended shall be used to pay Qualified Project Costs that are costs of a "qualified residential rental project" (within the meaning of Sections 142(a)(7) and 142(d) of the Code) and property that is "functionally related and subordinate" thereto (within the meaning of Sections 1.103-8(a)(3) and 1.103-8(b)(4)(iii) of the Regulations).

(ii) Limit on Costs of Funding. The proceeds of the Funding Loan will be expended for the purposes set forth in this Borrower Loan Agreement and in the Funding Loan Agreement and no portion thereof in excess of two percent of the proceeds of the Funding Loan, within the meaning of Section 147(g) of the Code, will be expended to pay Costs of Funding of the Funding Loan.

(iii) Prohibited Facilities. The Borrower shall not use or permit the use of any proceeds of the Funding Loan or any income from the investment thereof to provide any airplane, skybox, or other private luxury box, health club facility, any facility primarily used for gambling, or any store the principal business of which is the sale of alcoholic beverages for consumption off premises.

(iv) Limitation on Land. Less than 25 percent of the net proceeds of the Funding Loan actually expended will be used, directly or indirectly, for the acquisition of land or an interest therein, nor will any portion of the net proceeds of the Funding Loan be used, directly or indirectly, for the acquisition of land or an interest therein to be used for farming purposes.

(v) Limitation on Existing Facilities. No portion of the net proceeds of the Funding Loan will be used for the acquisition of any existing property or an interest therein unless (A) the first use of such property is pursuant to such acquisition or (B) the rehabilitation expenditures with respect to any building and the equipment therefor equal or exceed 15 percent of the cost of acquiring such building financed with the proceeds of the Funding Loan (with respect to structures other than buildings, this clause shall be applied by substituting 100 percent for 15 percent). For purposes of the preceding sentence, the term "rehabilitation expenditures" shall have the meaning set forth in Section 147(d)(3) of the Code.

(vi) Accuracy of Information. The information furnished by the Borrower and used by the Governmental Lender in preparing its certifications with respect to Section 148 of the Code and the Borrower's information statement pursuant to Section

149(e) of the Code is accurate and complete as of the date of origination of the Funding Loan.

(vii) Limitation of Project Expenditures. The acquisition, construction and equipping of the Project were not commenced (within the meaning of Section 144(a) of the Code) prior to the 60th day preceding the adoption of the resolution of the Governmental Lender with respect to the Project on December __, 2013, and no obligation for which reimbursement will be sought from proceeds of the Funding Loan relating to the acquisition, construction or equipping of the Project was paid or incurred prior to 60 days prior to such date, except for permissible "preliminary expenditures", which include architectural, engineering surveying, soil testing, reimbursement bond issuance and similar costs incurred prior to the commencement of construction, rehabilitation or acquisition of the Project, and which do not exceed 20% of the aggregate issue price of the Governmental Lender Notes.

(viii) Qualified Costs. The Borrower hereby represents, covenants and warrants that the proceeds of the Funding Loan shall be used or deemed used exclusively to pay costs which are (A) capital expenditures (as defined in Section 1.150-1(b) of the Code's regulations) and (B) not made for the acquisition of existing property, to the extent prohibited in Section 147(d) of the Code and that for the greatest number of buildings the proceeds of the Governmental Lender Notes shall be deemed allocated on a pro rata basis to each building in the Project and the land on which it is located so that each building and the land on which it is located will have been financed fifty percent (50%) or more by the proceeds of the Governmental Lender Notes for the purpose of complying with Section 42(h)(4)(B) of the Code; provided however, the foregoing representation, covenant and warranty is made for the benefit of the Borrower and its partners and neither the Funding Lender nor the Governmental Lender shall have any obligation to enforce this statement nor shall they incur any liability to any person, including without limitation, the Borrower, the partners of the Borrower, any other affiliate of the Borrower or the holders or payees of the Governmental Lender Notes and the Borrower Notes for any failure to meet the intent expressed in the foregoing representation, covenant and warranty; and provided further, failure to comply with this representation, covenant and warranty shall not constitute a default or event of default under this Borrower Loan Agreement or the Funding Loan Agreement.

(c) Limitation on Maturity. The average maturity of the Governmental Lender Notes does not exceed 120 percent of the average reasonably expected economic life of the Project to be financed by the Funding Loan, weighted in proportion to the respective cost of each item comprising the property the cost of which has been or will be financed, directly or indirectly, with the Net Proceeds of the Funding Loan. For purposes of the preceding sentence, the reasonably expected economic life of property shall be determined as of the later of (A) the Closing Date for the Funding Loan or (B) the date on which such property is placed in service (or expected to be placed in service). In addition, land shall not be taken into account in determining the reasonably expected economic life of property.

(d) No Arbitrage. The Borrower shall not take any action or omit to take any action with respect to the Gross Proceeds of the Governmental Lender Notes or of any amounts expected to be used to pay the principal thereof or the interest thereon which, if taken or omitted, respectively, would cause the Governmental Lender Notes to be classified as an "arbitrage bond" within the meaning of Section 148 of the Code. Except as provided in the Funding Loan Agreement and this Borrower Loan Agreement, the Borrower shall not pledge or otherwise

encumber, or permit the pledge or encumbrance of, any money, investment, or investment property as security for payment of any amounts due under this Agreement or the Borrower Notes relating to the Governmental Lender Notes, shall not establish any segregated reserve or similar fund for such purpose and shall not prepay any such amounts in advance of the redemption date of an equal principal amount of the Governmental Lender Notes, unless the Borrower has obtained in each case a Tax Counsel No Adverse Effect Opinion with respect to such action, a copy of which shall be provided to the Governmental Lender and the Funding Lender. The Borrower shall not, at any time prior to the final maturity of the Governmental Lender Notes, invest or cause any Gross Proceeds to be invested in any investment (or to use Gross Proceeds to replace money so invested), if, as a result of such investment the Yield of all investments acquired with Gross Proceeds (or with money replaced thereby) on or prior to the date of such investment exceeds the Yield of the Governmental Lender Notes to the Maturity Date, except as permitted by Section 148 of the Code and Regulations thereunder or as provided in the Regulatory Agreement. The Borrower further covenants and agrees that it will comply with all applicable requirements of said Section 148 and the rules and Regulations thereunder relating to the Governmental Lender Notes and the interest thereon, including the employment of a Rebate Analyst acceptable to the Governmental Lender and Funding Lender at all times from and after the Closing Date for the calculation of rebatable amounts to the United States Treasury Department. The Borrower agrees that it will cause the Rebate Analyst to calculate the rebatable amounts prior to the Computation Date, annually not later than forty-five days after the anniversary of the Closing Date and subsequent to the Computation Date, not later than forty-five days after the fifth anniversary of the Closing Date and each five years thereafter and agrees that the Borrower will pay all costs associated therewith. The Borrower agrees to provide evidence of the employment of the Rebate Analyst satisfactory to the Governmental Lender and Funding Lender.

(e) No Federal Guarantee. Except to the extent permitted by Section 149(b) of the Code and the Regulations and rulings thereunder, the Borrower shall not take or omit to take any action which would cause the Governmental Lender Notes to be “federally guaranteed” within the meaning of Section 149(b) of the Code and the Regulations and rulings thereunder.

(f) Representations. The Borrower has supplied or caused to be supplied to Tax Counsel all documents, instruments and written information requested by Tax Counsel, and all such documents, instruments and written information supplied by or on behalf of the Borrower at the request of Tax Counsel, which have been reasonably relied upon by Tax Counsel in rendering its opinion with respect to the exclusion from gross income of the interest on the Governmental Lender Notes for federal income tax purposes, are true and correct in all material respects, do not contain any untrue statement of a material fact and do not omit to state any material fact necessary to be stated therein in order to make the information provided therein, in light of the circumstances under which such information was provided, not misleading, and the Borrower is not aware of any other pertinent information which Tax Counsel has not requested.

(g) Qualified Residential Rental Project. The Borrower hereby covenants and agrees that the Project will be operated as a “qualified residential rental project” within the meaning of Section 142(d) of the Code, on a continuous basis during the longer of the Qualified Project Period (as defined in the Regulatory Agreement) or any period during which any portion of the Governmental Lender Notes remains outstanding, to the end that the interest on the Governmental Lender Notes shall be excluded from gross income for federal income tax purposes. The Borrower hereby covenants and agrees, continuously during the Qualified Project Period, to comply with all the provisions of the Regulatory Agreement.

(h) Information Reporting Requirements. The Borrower will comply with the information reporting requirements of Section 149(e)(2) of the Code requiring certain information regarding the Governmental Lender Notes to be filed with the Internal Revenue Service within prescribed time limits.

(i) Governmental Lender Notes Not Hedge Bonds. The Borrower covenants and agrees that not more than 50% of the proceeds of the Governmental Lender Notes will be invested in Nonpurpose Investments having a substantially guaranteed Yield for four years or more within the meaning of Section 149(f)(3)(A)(ii) of the Code, and the Borrower reasonably expects that at least 85% of the spendable proceeds of the Governmental Lender Notes will be used to carry out the governmental purposes of the Governmental Lender Notes within the three-year period beginning on the Closing Date.

(j) Termination of Restrictions. Although the parties hereto recognize that, subject to the provisions of the Regulatory Agreement, the provisions of this Borrower Loan Agreement shall terminate in accordance with Section 10.14 hereof, the parties hereto recognize that pursuant to the Regulatory Agreement, certain requirements, including the requirements incorporated by reference in this Section, may continue in effect beyond the term hereof.

(k) Public Approval. The Borrower covenants and agrees that the proceeds of the Governmental Lender Notes will not be used in a manner that deviates in any substantial degree from the Project described in the written notice of a public hearing regarding the Governmental Lender Notes.

(l) 40/60 Test Election. The Borrower and the Governmental Lender hereby elect to apply the requirements of Section 142(d)(1)(B) to the Project. The Borrower hereby represents, covenants and agrees, continuously during the Qualified Project Period, to comply with all the provisions of the Regulatory Agreement.

(m) Modification of Tax Covenants. Subsequent to the origination of the Funding Loan and prior to its payment in full (or provision for the payment thereof having been made in accordance with the provisions of the Funding Loan Agreement), this Section 5.34 hereof may not be amended, changed, modified, altered or terminated except as permitted herein and by the Funding Loan Agreement and with the Written Consent of the Governmental Lender and the Funding Lender. Anything contained in this Agreement or the Funding Loan Agreement to the contrary notwithstanding, the Governmental Lender, the Funding Lender and the Borrower hereby agree to amend this Borrower Loan Agreement and, if appropriate, the Funding Loan Agreement and the Regulatory Agreement, to the extent required, in the opinion of Tax Counsel, in order for interest on the Governmental Lender Notes to remain excludable from gross income for federal income tax purposes. The party requesting such amendment, which may include the Funding Lender, shall notify the other parties to this Borrower Loan Agreement of the proposed amendment and send a copy of such requested amendment to Tax Counsel. After review of such proposed amendment, Tax Counsel shall render to the Funding Lender and the Governmental Lender an opinion as to the effect of such proposed amendment upon the includability of interest on the Governmental Lender Notes in the gross income of the recipient thereof for federal income tax purposes. The Borrower shall pay all necessary fees and expenses incurred with respect to such amendment. The Borrower, the Governmental Lender and, where applicable, the Funding Lender per written instructions from the Governmental Lender shall execute, deliver and, if applicable, the Borrower shall file of record, any and all documents and instruments, including without limitation, an amendment to the Regulatory Agreement, with a file-stamped copy to the Funding Lender, necessary to effectuate the intent of this Section 5.34, and the Borrower and the

Governmental Lender hereby appoint the Funding Lender as their true and lawful attorney-in-fact to execute, deliver and, if applicable, file of record on behalf of the Borrower or the Governmental Lender, as is applicable, any such document or instrument (in such form as may be approved by and upon instruction of Tax Counsel) if either the Borrower or the Governmental Lender defaults in the performance of its obligation under this Section 5.34; provided, however, that the Funding Lender shall take no action under this Section 5.34 without first notifying the Borrower or the Governmental Lender, as is applicable, of its intention to take such action and providing the Borrower or the Governmental Lender, as is applicable, a reasonable opportunity to comply with the requirements of this Section 5.34.

The Borrower irrevocably authorizes and directs the Funding Lender and any other agent designated by the Governmental Lender to make payment of such amounts from funds of the Borrower, if any, held by the Funding Lender, or any agent of the Governmental Lender or the Funding Lender. The Borrower further covenants and agrees that, pursuant to the requirements of Treasury Regulation Section 1.148-1(b), it (or any related person contemplated by such regulations) will not purchase interests in the Governmental Lender Notes in an amount related to the amount of the Borrower Loan.

Section 5.35. Payment of Rebate.

(a) Arbitrage Rebate. The Borrower agrees to take all steps necessary to compute and pay any rebatable arbitrage relating to the Funding Loan or the Governmental Lender Notes in accordance with Section 148(f) of the Code including:

(i) Delivery of Documents and Money on Computation Dates. The Borrower will deliver to the Servicer, within 55 days after each Computation Date:

(A) a statement, signed by the Borrower, stating the Rebate Amount as of such Computation Date;

(B) if such Computation Date is an Installment Computation Date, an amount that, together with any amount then held for the credit of the Rebate Fund, is equal to at least 90% of the Rebate Amount as of such Installment Computation Date, less any "previous rebate payments" made to the United States (as that term is used in Section 1.148-3(f)(1) of the Regulations), or (2) if such Computation Date is the final Computation Date, an amount that, together with any amount then held for the credit of the Rebate Fund, is equal to the Rebate Amount as of such final Computation Date, less any "previous rebate payments" made to the United States (as that term is used in Section 1.148-3(f)(1) of the Regulations); and

(C) an Internal Revenue Service Form 8038-T properly signed and completed as of such Computation Date.

(ii) Correction of Underpayments. If the Borrower shall discover or be notified as of any date that any payment paid to the United States Treasury pursuant to this Section 5.35 of an amount described in Section 5.35(a)(i)(A) or (B) above shall have failed to satisfy any requirement of Section 1.148-3 of the Regulations (whether or not such failure shall be due to any default by the Borrower, the Governmental Lender or the Funding Lender), the Borrower shall (1) pay to the Servicer (for deposit to the Rebate Fund) and cause the Servicer to pay to the United States Treasury from the Rebate Fund

the underpayment of the Rebate Amount, together with any penalty and/or interest due, as specified in Section 1.148-3(h) of the Regulations, within 175 days after any discovery or notice and (2) deliver to the Servicer an Internal Revenue Service Form 8038-T completed as of such date. If such underpayment of the Rebate Amount, together with any penalty and/or interest due, is not paid to the United States Treasury in the amount and manner and by the time specified in the Regulations, the Borrower shall take such steps as are necessary to prevent the Governmental Lender Notes from becoming an arbitrage bond within the meaning of Section 148 of the Code.

(iii) Records. The Borrower shall retain all of its accounting records relating to the funds established under this Borrower Loan Agreement and all calculations made in preparing the statements described in this Section 5.35 for at least six years after the later of the final maturity of the Governmental Lender Notes or the date the Funding Loan is retired in full.

(iv) Costs. The Borrower agrees to pay all of the fees and expenses of a nationally recognized Tax Counsel, the Rebate Analyst, a certified public accountant and any other necessary consultant employed by the Borrower or the Funding Lender in connection with computing the Rebate Amount.

(v) No Diversion of Rebatable Arbitrage. The Borrower will not indirectly pay any amount otherwise payable to the federal government pursuant to the foregoing requirements to any person other than the federal government by entering into any investment arrangement with respect to the Gross Proceeds of the Funding Loan which is not purchased at Fair Market Value or includes terms that the Borrower would not have included if the Funding Loan were not subject to Section 148(f) of the Code.

(vi) Modification of Requirements. If at any time during the term of this Agreement, the Governmental Lender, the Funding Lender or the Borrower desires to take any action which would otherwise be prohibited by the terms of this Section 5.35, such Person shall be permitted to take such action if it shall first obtain and provide to the other Persons named herein a Tax Counsel No Adverse Effect Opinion with respect to such action.

(b) Rebate Fund. The Servicer shall establish and hold a separate fund designated as the "Rebate Fund." The Servicer shall deposit or transfer to the credit of the Rebate Fund each amount delivered to the Servicer by the Borrower for deposit thereto and each amount directed by the Borrower to be transferred thereto.

(c) Within 15 days after each receipt or transfer of funds to the Rebate Fund, the Servicer shall withdraw from the Rebate Fund and pay to the United States of America the entire balance of the Rebate Fund.

(d) All payments to the United States of America pursuant to this Section 5.35 shall be made by the Servicer for the account and in the name of the Governmental Lender and shall be paid through the United States Mail (return receipt requested or overnight delivery), addressed to the appropriate Internal Revenue Service Center and accompanied by the appropriate Internal Revenue Service forms (such forms to be provided to the Servicer by the Borrower or the Rebate Analyst as set forth in this Section 5.35).

(e) The Borrower shall preserve all statements, forms and explanations received delivered pursuant this Section 5.35 and all records of transactions in the Rebate Fund until six years after the retirement of the Funding Loan.

(f) Moneys and securities held in the Rebate Fund shall not be deemed funds of the Funding Lender or of the Governmental Lender and are not pledged or otherwise subject to any security interest in favor of the Funding Lender to secure the Funding Loan or any other obligations.

(g) Notwithstanding anything to the contrary in this Borrower Loan Agreement, no payment shall be made to the United States if the Borrower shall furnish to the Governmental Lender and the Funding Lender an opinion of Tax Counsel to the effect that such payment is not required under Section 148(d) and (f) of the Code in order to maintain the exclusion from gross income for federal income tax purposes of interest on the Governmental Lender Notes. In such event, the Borrower shall be entitled to withdraw funds from the Rebate Fund to the extent the Borrower shall provide a Tax Counsel No Adverse Effect Opinion to the Governmental Lender and the Funding Lender with respect to such withdrawal.

(h) Notwithstanding the foregoing, the computations and payments of rebate amounts referred to in this Section 5.35 need not be made to the extent that neither the Governmental Lender nor the Borrower will thereby fail to comply with any requirements of Section 148(f) of the Code based on a Tax Counsel No Adverse Effect Opinion, a copy of which shall be provided to the Funding Lender.

Section 5.36. Covenants under Funding Loan Agreement. The Borrower will fully and faithfully perform all the duties and obligations which the Governmental Lender has covenanted and agreed in the Funding Loan Agreement to cause the Borrower to perform and any duties and obligations which the Borrower is required in the Funding Loan Agreement to perform. The foregoing will not apply to any duty or undertaking of the Governmental Lender which by its nature cannot be delegated or assigned.

Section 5.37. Notice of Default. The Borrower will advise the Governmental Lender, the Funding Lender, and the Servicer promptly in writing of the occurrence of any Potential Default or Event of Default hereunder, specifying the nature and period of existence of such event and the actions being taken or proposed to be taken with respect thereto.

Section 5.38. Continuing Disclosure Agreement. The Borrower and the Funding Lender shall enter into the Continuing Disclosure Agreement to provide for the continuing disclosure of information about the Governmental Lender Notes, the Borrower and other matters as specifically provided for in such agreement.

ARTICLE VI NEGATIVE COVENANTS

Borrower hereby covenants and agrees as follows, which covenants shall remain in effect so long as any Payment Obligation or other obligation of Borrower under any of the other Borrower Loan Documents or the Funding Loan Documents remains outstanding or unperformed. Borrower covenants and agrees that it will not, directly or indirectly:

Section 6.1. Management Agreement. Without first obtaining the Funding Lender's prior Written Consent, enter into the Management Agreement, and thereafter the Borrower shall not, without

the Funding Lender's prior Written Consent (which consent shall not be unreasonably withheld) and subject to the Regulatory Agreement: (i) surrender, terminate or cancel the Management Agreement or otherwise replace the Manager or enter into any other management agreement; (ii) reduce or consent to the reduction of the term of the Management Agreement; (iii) increase or consent to the increase of the amount of any charges under the Management Agreement; (iv) otherwise modify, change, supplement, alter or amend in any material respect, or waive or release in any material respect any of its rights and remedies under, the Management Agreement; or (v) suffer or permit the occurrence and continuance of a default beyond any applicable cure period under the Management Agreement (or any successor management agreement) if such default permits the Manager to terminate the Management Agreement (or such successor management agreement).

Section 6.2. Dissolution. Dissolve or liquidate, in whole or in part, merge with or consolidate into another Person.

Section 6.3. Change in Business or Operation of Property. Enter into any line of business other than the ownership and operation of the Project, or make any material change in the scope or nature of its business objectives, purposes or operations, or undertake or participate in activities other than the continuance of its present business and activities incidental or related thereto or otherwise cease to operate the Project as a multi-family property or terminate such business for any reason whatsoever (other than temporary cessation in connection with construction or rehabilitation, as appropriate, of the Project).

Section 6.4. Debt Cancellation. Cancel or otherwise forgive or release any claim or debt owed to the Borrower by a Person, except for adequate consideration or in the ordinary course of the Borrower's business in its reasonable judgment.

Section 6.5. Assets. Purchase or own any real property or personal property incidental thereto other than the Project.

Section 6.6. Transfers. Make, suffer or permit the occurrence of any Transfer other than a transfer permitted under the Security Instrument, nor transfer any material License required for the operation of the Project.

Section 6.7. Debt. Other than as expressly approved in writing by the Funding Lender, create, incur or assume any indebtedness for borrowed money (including subordinate debt) whether unsecured or secured by all or any portion of the Project or interest therein or in the Borrower or any partner thereof (including subordinate debt) other than (i) the Borrower Payment Obligations, (ii) the Subordinate Debt, (iii) secured indebtedness incurred pursuant to or permitted by the Borrower Loan Documents and the Funding Loan Documents, and (iv) trade payables incurred in the ordinary course of business.

Section 6.8. Assignment of Rights. Without the Funding Lender's prior Written Consent, attempt to assign the Borrower's rights or interest under any Borrower Loan Document or Funding Loan Document in contravention of any Borrower Loan Document or Funding Loan Document.

Section 6.9. Principal Place of Business. Change its principal place of business without providing 30 days' prior Written Notice of the change to the Funding Lender and the Servicer.

Section 6.10. Partnership Agreement. Without the Funding Lender's prior Written Consent (which consent shall not be unreasonably withheld) surrender, terminate, cancel, modify, change, supplement, alter or amend in any material respect, or waive or release in any material respect, any of its rights or remedies under the Partnership Agreement; provided, however, the consent of Funding Lender is

not required for an amendment of the Partnership Agreement resulting solely from the "Permitted Transfer" of partnership interests of Borrower as defined in and permitted by the Security Instrument.

Section 6.11. ERISA. Maintain, sponsor, contribute to or become obligated to contribute to, or suffer or permit any ERISA Affiliate of the Borrower to, maintain, sponsor, contribute to or become obligated to contribute to, any Plan, or permit the assets of the Borrower to become "plan assets," whether by operation of law or under regulations promulgated under ERISA.

Section 6.12. No Hedging Arrangements. Without the prior Written Consent of the Funding Lender or unless otherwise required by this Borrower Loan Agreement, the Borrower will not enter into or guarantee, provide security for or otherwise undertake any form of contractual obligation with respect to any interest rate swap, interest rate cap or other arrangement that has the effect of an interest rate swap or interest rate cap or that otherwise (directly or indirectly, derivatively or synthetically) hedges interest rate risk associated with being a debtor of variable rate debt or any agreement or other arrangement to enter into any of the above on a future date or after the occurrence of one or more events in the future.

Section 6.13. Loans and Investments; Distributions; Related Party Payments.

(a) Without the prior Written Consent of Funding Lender in each instance, Borrower shall not (i) lend money, make investments, or extend credit, other than in the ordinary course of its business as presently conducted; or (ii) repurchase, redeem or otherwise acquire any interest in Borrower, any Affiliate or any other Person owning an interest, directly or indirectly, in Borrower, or make any distribution, in cash or in kind, in respect of interests in Borrower, any Affiliate or any other Person owning an interest, directly or indirectly, in Borrower (except to the extent permitted by the Security Instrument and subject to the limitations set forth in Section 5.27 hereof).

(b) Disbursements for fees and expenses of any Affiliate of Borrower and developer fees (however characterized) will only be paid to the extent that such fee or expense bears a proportionate relationship to the percentage of completion of the construction or rehabilitation, as the case may be, of the Improvements, as determined by the Construction Consultant, and only after deducting the applicable Retainage. Except as otherwise permitted hereunder or by the Funding Lender, no Disbursements for the Developer Fee or any "deferred developer fees" shall be made prior to the Conversion Date.

Section 6.14. Amendment of Related Documents or CC&R's. Without the prior Written Consent of Funding Lender in each instance, except as provided herein, Borrower shall not enter into or consent to any amendment, termination, modification, or other alteration of any of the Related Documents or any of the CC&R's (including, without limitation, those contained in the Borrower Loan Agreement, any Architect's Agreement or Engineer's Contract, any Construction Contract, and any Management Agreement, but excluding the Partnership Agreement, which is covered by Section 6.10), or any assignment, transfer, pledge or hypothecation of any of its rights thereunder, if any.

Section 6.15. Personal Property. Borrower shall not install materials, personal property, equipment or fixtures subject to any security agreement or other agreement or contract wherein the right is reserved to any Person other than Borrower to remove or repossess any such materials, equipment or fixtures, or whereby title to any of the same is not completely vested in Borrower at the time of installation, without Funding Lender's prior Written Consent; provided, however, that this Section 6.15 shall not apply to laundry equipment or other equipment that is owned by a third-party vendor and commercial tenants.

Section 6.16. Fiscal Year. Without Funding Lender's Written Consent, which shall not be unreasonably withheld, neither Borrower nor General Partner shall change the times of commencement or termination of its fiscal year or other accounting periods, or change its methods of accounting, other than to conform to GAAP.

Section 6.17. Publicity. Neither Borrower nor General Partner shall issue any publicity release or other communication to any print, broadcast or on-line media, post any sign or in any other way identify Funding Lender or any of its Affiliates as the source of the financing provided for herein, without the prior written approval of Funding Lender in each instance (provided that nothing herein shall prevent Borrower or General Partner from identifying Funding Lender or its Affiliates as the source of such financing to the extent that Borrower or General Partner are required to do so by disclosure requirements applicable to publicly held companies). Borrower and General Partner agree that no sign shall be posted on the Project in connection with the construction or rehabilitation of the Improvements unless such sign identifies Citigroup and its affiliates as the source of the financing provided for herein or Funding Lender consents to not being identified on any such sign.

Section 6.18. Subordinate Loan Documents. Without Funding Lender's prior written consent, Borrower will not surrender, terminate, cancel, modify, change, supplement, alter, amend, waive, release, assign, transfer, pledge or hypothecate any of its rights or remedies under the Subordinate Loan Documents.

Section 6.19. Ground Lease. Without the Funding Lender's prior written consent, the Borrower will not surrender, terminate, cancel, modify, change, supplement, alter, amend, waive, release, assign, transfer, pledge or hypothecate any of its rights or remedies under the Ground Lease.

ARTICLE VII RESERVED

ARTICLE VIII DEFAULTS

Section 8.1. Events of Default. Each of the following events shall constitute an "Event of Default" under the Borrower Loan Agreement:

(a) failure by the Borrower to pay any Borrower Loan Payment in the manner and on the date such payment is due in accordance with the terms and provisions of one or both of the Borrower Notes, or the failure by the Borrower to pay any Additional Borrower Payment on the date such payment is due in accordance with the terms and provisions of one or both of the Borrower Notes, the Security Instrument, this Borrower Loan Agreement or any other Borrower Loan Document;

(b) failure by or on behalf of the Borrower to pay when due any amount (other than as provided in subsection (a) above or elsewhere in this Section 8.1) required to be paid by the Borrower under this Borrower Loan Agreement, one or both of the Borrower Notes, the Security Instrument or any of the other Borrower Loan Documents or Funding Loan Documents, including a failure to repay any amounts that have been previously paid but are recovered, attached or enjoined pursuant to any insolvency, receivership, liquidation or similar proceedings, which default remains uncured for a period of five (5) days after Written Notice thereof shall have been given to the Borrower;

(c) an Event of Default, as defined by a Borrower Note, the Security Instrument or any other Borrower Loan Document, occurs (or to the extent an "Event of Default" is not defined in any other Borrower Loan Document, any default or breach by the Borrower or any Guarantors of its obligations, covenants, representations or warranties under such Borrower Loan Document occurs and any applicable notice and/or cure period has expired);

(d) any representation or warranty made by any of the Borrower, the Guarantors or the General Partner in any Borrower Loan Document or Funding Loan Document to which it is a party, or in any report, certificate, financial statement or other instrument, agreement or document furnished by the Borrower, the Guarantors or the General Partner in connection with any Borrower Loan Document or Funding Loan Document, shall be false or misleading in any material respect as of the Closing Date;

(e) the Borrower shall make a general assignment for the benefit of creditors, or shall generally not be paying its debts as they become due;

(f) the Borrower Controlling Entity shall make a general assignment for the benefit of creditors, shall generally not be paying its debts as they become due, or an Act of Bankruptcy with respect to the Borrower Controlling Entity shall occur, unless in all cases the Borrower Controlling Entity is replaced with a substitute Borrower Controlling Entity that satisfies the requirements of Section 21 of the Security Instrument; which, in the case of a non-profit Borrower Controlling Entity, may be replaced within sixty (60) days of such event with another non-profit Borrower Controlling Entity acceptable to the Funding Lender, in which case no Event of Default shall be deemed to have occurred;

(g) any portion of Borrower Deferred Equity to be made by the Equity Investor and required for (i) completion of the construction or rehabilitation, as the case may be, of the Improvements, [(ii) the satisfaction of the Conditions of Conversion] or (iii) the operation of the Improvements, is not received in accordance with the terms of the Partnership Agreement after the expiration of all applicable notice and cure periods;

(h) the failure by Borrower or any ERISA Affiliate of Borrower to comply in all respects with ERISA, or the occurrence of any other event (with respect to the failure of Borrower or any ERISA Affiliate to pay any amount required to be paid under ERISA or with respect to the termination of, or withdrawal of Borrower or any ERISA Affiliate from, any employee benefit or welfare plan subject to ERISA) the effect of which is to impose upon Borrower (after giving effect to the tax consequences thereof) for the payment of any amount in excess of Fifty Thousand Dollars (\$50,000);

(i) a Bankruptcy Event shall occur with respect to Borrower, any General Partner or Guarantors, or there shall be a change in the assets, liabilities or financial position of any such Person which has a material adverse effect upon the ability of such Person to perform such Person's obligations under this Borrower Loan Agreement, any other Borrower Loan Document or any Related Document, provided that any such Bankruptcy Event with respect to a Guarantor shall not constitute an Event of Default: (i) if such Bankruptcy Event occurs on or after the date upon which the Guaranty terminates in accordance with its terms (or the date upon which all of the Guaranties have terminated in accordance with their terms, if more than one Guaranty was executed by such Guarantors), or (ii) if such Bankruptcy Event occurs prior to the date upon which the Guaranty terminates in accordance with its terms (or the date upon which all of the Guaranties have terminated in accordance with their terms, if more than one Guaranty was executed by such Guarantors) and the Borrower replaces such Guarantors with a person or entity

satisfying the Funding Lender's mortgage credit standards for principals and acceptable to the Funding Lender in its sole and absolute discretion within thirty (30) days after notice thereof from the Funding Lender;

(j) all or any part of the property of Borrower is attached, levied upon or otherwise seized by legal process, and such attachment, levy or seizure is not quashed, stayed or released: (i) prior to completion of the construction or rehabilitation, as the case may be, of the Improvements, within ten (10) days of the date thereof or (ii) after completion of the construction or rehabilitation, as the case may be, of the Improvements, within thirty (30) days of the date thereof;

(k) subject to Section 10.16 hereof, Borrower fails to pay when due any monetary obligation (other than pursuant to this Borrower Loan Agreement) to any Person in excess of \$100,000, and such failure continues beyond the expiration of any applicable cure or grace periods;

(l) any material litigation or proceeding is commenced before any Governmental Authority against or affecting Borrower, any General Partner or Guarantors, or property of Borrower, any General Partner or Guarantors, or any part thereof, and such litigation or proceeding is not defended diligently and in good faith by Borrower, any General Partner or Guarantors, as applicable, provided that any such material litigation or proceeding against the Guarantors shall not constitute an Event of Default: (i) if such material litigation is commenced on or after the date upon which the Guaranty terminates in accordance with its terms (or the date upon which all of the Guaranties have terminated in accordance with their terms, if more than one Guaranty was executed by such Guarantors), or (ii) if such material litigation or proceeding is commenced prior to the date upon which the Guaranty terminates in accordance with its terms (or the date upon which all of the Guaranties have terminated in accordance with their terms, if more than one Guaranty was executed by such Guarantors) and the Borrower replaces such Guarantors with a person or entity satisfying the Funding Lender's mortgage credit standards for principals and acceptable to the Funding Lender in its sole and absolute discretion within thirty (30) days after notice thereof from the Funding Lender;

(m) a final judgment or decree for monetary damages in excess of \$50,000 or a monetary fine or penalty (not subject to appeal or as to which the time for appeal has expired) is entered against Borrower, any General Partner or Guarantors by any Governmental Authority, and such judgment, decree, fine or penalty is not paid and discharged or stayed (i) prior to completion of the construction or rehabilitation, as the case may be, of the Improvements, within ten (10) days after entry thereof or (ii) after completion of the construction or rehabilitation, as the case may be, of the Improvements, within thirty (30) days after entry thereof (or such longer period as may be permitted for payment by the terms of such judgment, fine or penalty) , provided that any such judgment, decree, fine or penalty against the Guarantors shall not constitute an Event of Default: (i) if such judgment, decree, fine or penalty is entered on or after the date upon which the Guaranty terminates in accordance with its terms (or the date upon which all of the Guaranties have terminated in accordance with their terms, if more than one Guaranty was executed by such Guarantors), or (ii) if such judgment, decree, fine or penalty is entered prior to the date upon which the Guaranty terminates in accordance with its terms (or the date upon which all of the Guaranties have terminated in accordance with their terms, if more than one Guaranty was executed by such Guarantors) and the Borrower replaces such Guarantors with a person or entity satisfying the Funding Lender's mortgage credit standards for principals and acceptable to the Funding Lender in its sole and absolute discretion within thirty (30) days after notice thereof from the Funding Lender;

(n) a final, un-appealable and uninsured money judgment or judgments, in favor of any Person other than a Governmental Authority, in the aggregate sum of \$50,000 or more shall be rendered against Borrower, any General Partner or Guarantors, or against any of their respective assets, that is not paid, superseded or stayed (i) prior to completion of the construction or rehabilitation, as the case may be, of the Improvements, within ten (10) days after entry thereof or (ii) after completion of the construction or rehabilitation, as the case may be, of the Improvements, within thirty (30) days after entry thereof (or such longer period as may be permitted for payment by the terms of such judgment); or any levy of execution, writ or warrant of attachment, or similar process, is entered or filed against Borrower, any General Partner or Guarantors, or against any of their respective assets (that is likely to have a material adverse effect upon the ability of Borrower, any General Partner or Guarantors to perform their respective obligations under this Borrower Loan Agreement, any other Borrower Loan Document or any Related Document), and such judgment, writ, warrant or process shall remain unsatisfied, unsettled, unvacated, unhandled and unstayed (i) prior to completion of the construction or rehabilitation, as the case may be, of the Improvements, for a period of ten (10) days or (ii) after completion of the construction or rehabilitation, as the case may be, of the Improvements, for a period of thirty (30) days, or in any event later than five (5) Business Days prior to the date of any proposed sale thereunder, provided that any such judgment, levy, writ, warrant, attachment or similar process against the Guarantors shall not constitute an Event of Default: (i) if such judgment, levy, writ, warrant, attachment or similar process is entered on or after the date upon which the Guaranty terminates in accordance with its terms (or the date upon which all of the Guaranties have terminated in accordance with their terms, if more than one Guaranty was executed by such Guarantors), or (ii) if such judgment, levy, writ, warrant, attachment or similar process is entered prior to the date upon which the Guaranty terminates in accordance with its terms (or the date upon which all of the Guaranties have terminated in accordance with their terms, if more than one Guaranty was executed by such Guarantors) and the Borrower replaces such Guarantors with a person or entity satisfying the Funding Lender's mortgage credit standards for principals and acceptable to the Funding Lender in its sole and absolute discretion within thirty (30) days after notice thereof from the Funding Lender;

(o) the inability of Borrower to satisfy any condition for the receipt of a Disbursement hereunder (other than an Event of Default specifically addressed in this Section 8.1) and failure to resolve the situation to the satisfaction of Funding Lender for a period in excess of thirty (30) days after Written Notice from Funding Lender unless (i) such inability shall have been caused by conditions beyond the control of Borrower, including, without limitation, acts of God or the elements, fire, strikes and disruption of shipping; (ii) Borrower shall have made adequate provision, acceptable to Funding Lender, for the protection of materials stored on-site or off-site and for the protection of the Improvements to the extent then constructed against deterioration and against other loss or damage or theft; (iii) Borrower shall furnish to Funding Lender satisfactory evidence that such cessation of construction or rehabilitation will not adversely affect or interfere with the rights of Borrower under labor and materials contracts or subcontracts relating to the construction or operation of the Improvements; and (iv) Borrower shall furnish to Funding Lender satisfactory evidence that the completion of the construction or rehabilitation of the Improvements can be accomplished by the Completion Date;

(p) the construction or rehabilitation of the Improvements is abandoned or halted prior to completion for any period of thirty (30) consecutive days;

(q) Borrower shall fail to keep in force and effect any material permit, license, consent or approval required under this Borrower Loan Agreement, or any Governmental Authority with jurisdiction over the Mortgaged Property or the Project orders or requires that

construction or rehabilitation of the Improvements be stopped, in whole or in part, or that any required approval, license or permit be withdrawn or suspended, and the order, requirement, withdrawal or suspension remains in effect for a period of thirty (30) days;

(r) failure by the Borrower to Substantially Complete the construction or rehabilitation, as the case may be, of the Improvements in accordance with this Borrower Loan Agreement on or prior to the Substantial Completion Date;

(s) failure by Borrower to complete the construction or rehabilitation, as the case may be, of the Improvements in accordance with this Borrower Loan Agreement on or prior to the Completion Date;

(t) failure by Borrower to satisfy the Conditions to Conversion on or before the Outside Conversion Date;

(u) failure by any Subordinate Lender to disburse the proceeds of its Subordinate Loan in approximately such amounts and at approximately such times as set forth in the Cost Breakdown and in the Subordinate Loan Documents;

(v) an "Event of Default" or "Default" (as defined in the applicable agreement) shall occur under any of the Subordinate Loan Documents or the Redevelopment Agreement, after the expiration of all applicable notice and cure periods; or

(w) any failure by the Borrower to perform or comply with any of its obligations under this Borrower Loan Agreement (other than those specified in this Section 8.1), as and when required, which continues for a period of thirty (30) days after written notice of such failure by Funding Lender or the Servicer on its behalf to the Borrower; provided, however, if such failure is susceptible of cure but cannot reasonably be cured within such thirty (30) day period, and the Borrower shall have commenced to cure such failure within such thirty (30) day period and thereafter diligently and expeditiously proceeds to cure the same, such thirty (30) day period shall be extended for an additional period of time as is reasonably necessary for the Borrower in the exercise of due diligence to cure such failure, such additional period not to exceed sixty (60) days. However, no such notice or grace period shall apply to the extent such failure could, in the Funding Lender's judgment, absent immediate exercise by the Funding Lender of a right or remedy under this Borrower Loan Agreement, result in harm to the Funding Lender, impairment of the Borrower Notes or this Borrower Loan Agreement or any security given under any other Borrower Loan Document.

Section 8.2. Remedies.

Section 8.2.1 Acceleration. Upon the occurrence of an Event of Default (other than an Event of Default described in paragraph (e), (f) or (i) of Section 8.1) and at any time and from time to time thereafter, as long as such Event of Default continues to exist, in addition to any other rights or remedies available to the Governmental Lender pursuant to the Borrower Loan Documents or at law or in equity, the Funding Lender may, take such action, without notice or demand, as the Funding Lender deems advisable to protect and enforce its rights against the Borrower and in and to the Project, including declaring the Borrower Payment Obligations to be immediately due and payable (including, without limitation, the principal of, Prepayment Premium, if any, and interest on and all other amounts due on the Borrower Notes to be immediately due and payable), without notice or demand, and apply such payment of the Borrower Payment Obligations in any manner and in any order determined by Funding Lender, in Funding Lender's sole and absolute discretion; and upon any Event of Default described in paragraph (e),

(f) or (i) of Section 8.1, the Borrower Payment Obligations shall become immediately due and payable, without notice or demand, and the Borrower hereby expressly waives any such notice or demand, anything contained in any Borrower Loan Document to the contrary notwithstanding. Notwithstanding anything herein to the contrary, enforcement of remedies hereunder and under the Funding Loan Agreement shall be controlled by the Funding Lender.

Section 8.2.2 Remedies Cumulative. Upon the occurrence of an Event of Default, all or any one or more of the rights, powers, privileges and other remedies available to the Funding Lender against the Borrower under the Borrower Loan Documents or at law or in equity may be exercised by the Funding Lender, at any time and from time to time, whether or not all or any of the Borrower Payment Obligations shall be declared due and payable, and whether or not the Funding Lender shall have commenced any foreclosure proceeding or other action for the enforcement of its rights and remedies under any of the Borrower Loan Documents. Any such actions taken by the Funding Lender shall be cumulative and concurrent and may be pursued independently, singly, successively, together or otherwise, at such time and in such order as the Funding Lender may determine in its sole discretion, to the fullest extent permitted by law, without impairing or otherwise affecting the other rights and remedies of the Funding Lender permitted by law, equity or contract or as set forth in the Borrower Loan Documents. Without limiting the generality of the foregoing, the Borrower agrees that if an Event of Default is continuing, all Liens and other rights, remedies or privileges provided to the Funding Lender shall remain in full force and effect until they have exhausted all of its remedies, the Security Instrument has been foreclosed, the Project has been sold and/or otherwise realized upon satisfaction of the Borrower Payment Obligations or the Borrower Payment Obligations has been paid in full. To the extent permitted by applicable law, nothing contained in any Borrower Loan Document shall be construed as requiring the Funding Lender to resort to any portion of the Project for the satisfaction of any of the Borrower Payment Obligations in preference or priority to any other portion, and the Funding Lender may seek satisfaction out of the entire Project or any part thereof, in its absolute discretion.

Notwithstanding any provision herein to the contrary, the Governmental Lender and the Funding Lender agrees that any cure of any default made or tendered by the Equity Investor shall be deemed to be a cure by the Borrower and shall be accepted or rejected on the same basis as if made or tendered by the Borrower.

Section 8.2.3 Delay. No delay or omission to exercise any remedy, right, power accruing upon an Event of Default, or the granting of any indulgence or compromise by the Funding Lender shall impair any such remedy, right or power hereunder or be construed as a waiver thereof, but any such remedy, right or power may be exercised from time to time and as often as may be deemed expedient. A waiver of one Potential Default or Event of Default shall not be construed to be a waiver of any subsequent Potential Default or Event of Default or to impair any remedy, right or power consequent thereon. Notwithstanding any other provision of this Borrower Loan Agreement, the Funding Lender reserves the right to seek a deficiency judgment or preserve a deficiency claim, in connection with the foreclosure of the Security Instrument to the extent necessary to foreclose on the Project, the Rents, the funds or any other collateral.

Section 8.2.4 Set Off; Waiver of Set Off. Upon the occurrence of an Event of Default, Funding Lender may, at any time and from time to time, without notice to Borrower or any other Person (any such notice being expressly waived), set off and appropriate and apply (against and on account of any obligations and liabilities of Borrower to Funding Lender arising under or connected with this Borrower Loan Agreement and the other Borrower Loan Documents and the Funding Loan Documents, irrespective of whether or not Funding Lender shall have made any demand therefor, and although such obligations and liabilities may be contingent or unmatured), and Borrower hereby grants to Funding Lender, as security for the Payment Obligations, a security interest in, any and all deposits

(general or special, including but not limited to Debt evidenced by certificates of deposit, whether matured or unmatured, but not including trust accounts) and any other Debt at any time held or owing by Funding Lender to or for the credit or the account of Borrower.

Section 8.2.5 Assumption of Obligations. In the event that the Funding Lender or its assignee or designee shall become the legal or beneficial owner of the Project by foreclosure or deed in lieu of foreclosure, such party shall succeed to the rights and the obligations of the Borrower under this Borrower Loan Agreement, the Borrower Notes, the Regulatory Agreement, and any other Borrower Loan Documents and Funding Loan Documents to which the Borrower is a party. Such assumption shall be effective from and after the effective date of such acquisition and shall be made with the benefit of the limitations of liability set forth therein and without any liability for the prior acts of the Borrower.

Section 8.2.6 Accounts Receivable. Upon the occurrence of an Event of Default, Funding Lender shall have the right, to the extent permitted by law, to impound and take possession of books, records, notes and other documents evidencing Borrower's accounts, accounts receivable and other claims for payment of money, arising in connection with the Project, and to make direct collections on such accounts, accounts receivable and claims for the benefit of Funding Lender.

Section 8.2.7 Defaults under Other Documents. Funding Lender shall have the right to cure any default under any of the Related Documents [and the Subordinate Loan Documents], but shall have no obligation to do so.

Section 8.2.8 Abatement of Disbursements. Notwithstanding any provision to the contrary herein or any of the other Borrower Loan Documents or the Funding Loan Documents, Funding Lender's obligation to make further Disbursements shall abate (i) during the continuance of any Potential Default, (ii) after any disclosure to Funding Lender of any fact or circumstance that, absent such disclosure, would cause any representation or warranty of Borrower to fail to be true and correct in all material respects, unless and until Funding Lender elects to permit further Disbursements notwithstanding such event or circumstance; and (iii) upon the occurrence of any Event of Default.

Section 8.2.9 Completion of Improvements. Upon the occurrence of any Event of Default, Funding Lender shall have the right to cause an independent contractor selected by Funding Lender to enter into possession of the Project and to perform any and all work and labor necessary for the completion of the Project substantially in accordance with the Plans and Specifications, if any, and to perform Borrower's obligations under this Borrower Loan Agreement. All sums expended by Funding Lender for such purposes shall be deemed to have been disbursed to and borrowed by Borrower and shall be secured by the Security Documents.

Section 8.2.10 Right to Directly Enforce. Notwithstanding any other provision hereof to the contrary, the Funding Lender shall have the right to directly enforce all rights and remedies hereunder with or without involvement of the Governmental Lender, provided that only the Governmental Lender may enforce the Unassigned Rights and Funding Lender shall not impair Governmental Lender's enforcement of Unassigned Rights. In the event that any of the provisions set forth in this Section 8.2.10 are inconsistent with the covenants, terms and conditions of the Security Instrument, the covenants, terms and conditions of the Security Instrument shall prevail.

Section 8.2.11 Power of Attorney. Effective upon the occurrence of an Event of Default, and continuing until and unless such Event of Default is cured or waived, Borrower hereby constitutes and appoints Funding Lender, or an independent contractor selected by Funding Lender, as its true and lawful attorney-in-fact with full power of substitution, for the purposes of completion of the Project and performance of Borrower's obligations under this Borrower Loan Agreement in the name of

Borrower, and hereby empowers said attorney-in-fact to do any or all of the following upon the occurrence and continuation of an Event of Default (it being understood and agreed that said power of attorney shall be deemed to be a power coupled with an interest which cannot be revoked until full payment and performance of all obligations under this Borrower Loan Agreement and the other Borrower Loan Documents and the Funding Loan Documents):

(a) to use any of the funds of Borrower or General Partner, including any balance of the Borrower Loan, as applicable, and any funds which may be held by Funding Lender for Borrower (including all funds in all deposit accounts in which Borrower has granted to Funding Lender a security interest), for the purpose of effecting completion of the construction or rehabilitation, as the case may be, of the Improvements, in the manner called for by the Plans and Specifications;

(b) to make such additions, changes and corrections in the Plans and Specifications as shall be necessary or desirable to complete the Project in substantially the manner contemplated by the Plans and Specifications;

(c) to employ any contractors, subcontractors, agents, architects and inspectors required for said purposes;

(d) to employ attorneys to defend against attempts to interfere with the exercise of power granted hereby;

(e) to pay, settle or compromise all existing bills and claims which are or may be liens against the Project, the Improvements or the Project, or may be necessary or desirable for the completion of the construction or rehabilitation, as the case may be, of the Improvements, or clearance of objections to or encumbrances on title;

(f) to execute all applications and certificates in the name of Borrower, which may be required by any other construction contract;

(g) to prosecute and defend all actions or proceedings in connection with the Project and to take such action, require such performance and do any and every other act as is deemed necessary with respect to the completion of the construction or rehabilitation, as the case may be, of the Improvements, which Borrower might do on its own behalf;

(h) to let new or additional contracts to the extent not prohibited by their existing contracts;

(i) to employ watchmen and erect security fences to protect the Project from injury; and

(j) to take such action and require such performance as it deems necessary under any of the bonds or insurance policies to be furnished hereunder, to make settlements and compromises with the sureties or insurers thereunder, and in connection therewith to execute instruments of release and satisfaction.

It is the intention of the parties hereto that upon the occurrence and continuance of an Event of Default, rights and remedies may be pursued pursuant to the terms of the Borrower Loan Documents and the Funding Loan Documents. The parties hereto acknowledge that, among the possible outcomes to the pursuit of such remedies, is the situation where the Funding Lender assignees or designees become the

owner of the Project and assume the obligations identified above, and the Borrower Notes, the Borrower Loan and the other Borrower Loan Documents and Funding Loan Documents remain outstanding.

**ARTICLE IX
SPECIAL PROVISIONS**

Section 9.1. Sale of Notes and Secondary Market Transaction.

Section 9.1.1 Cooperation. Subject to the restrictions of Section 2.4(b) of the Funding Loan Agreement, at the Funding Lender's or the Servicer's request (to the extent not already required to be provided by the Borrower under this Borrower Loan Agreement), the Borrower shall use reasonable efforts to satisfy the market standards to which the Funding Lender or the Servicer customarily adheres or which may be reasonably required in the marketplace or by the Funding Lender or the Servicer in connection with one or more sales or assignments of all or a portion of the Governmental Lender Notes and the Funding Loan or participations therein or securitizations of single or multi-class securities (the "Securities") secured by or evidencing ownership interests in all or a portion of the Governmental Lender Notes and the Funding Loan (each such sale, assignment and/or securitization, a "Secondary Market Transaction"); provided that neither the Borrower nor the Governmental Lender shall incur any third party or other out-of-pocket costs and expenses in connection with a Secondary Market Transaction, including the costs associated with the delivery of any Provided Information or any opinion required in connection therewith, and all such costs shall be paid by the Funding Lender or the Servicer, and shall not materially modify Borrower's rights or obligations. Without limiting the generality of the foregoing, the Borrower shall, so long as the Borrower Loan is still outstanding:

(a) (i) provide such financial and other information with respect to the Borrower Loan, and with respect to the Project, the Borrower, the Manager, the contractor of the Project or the Borrower Controlling Entity, (ii) provide financial statements, audited, if available, relating to the Project with customary disclaimers for any forward looking statements or lack of audit, and (iii), at the expense of the Funding Lender or the Servicer, perform or permit or cause to be performed or permitted such site inspection, appraisals, surveys, market studies, environmental reviews and reports (Phase I's and, if appropriate, Phase II's), engineering reports and other due diligence investigations of the Project, as may be reasonably requested from time to time by the Funding Lender or the Servicer or the Rating Agencies or as may be necessary or appropriate in connection with a Secondary Market Transaction or Exchange Act requirements (the items provided to the Funding Lender or the Servicer pursuant to this paragraph (a) being called the "Provided Information"), together, if customary, with appropriate verification of and/or consents to the Provided Information through letters of auditors or opinions of counsel of independent attorneys acceptable to the Funding Lender or the Servicer and the Rating Agencies;

(b) make such representations and warranties as of the closing date of any Secondary Market Transaction with respect to the Project, the Borrower, the Borrower Loan Documents and the Funding Loan Documents reasonably acceptable to the Funding Lender or the Servicer, consistent with the facts covered by such representations and warranties as they exist on the date thereof; and

(c) execute such amendments to the Borrower Loan Documents and the Funding Loan Documents to accommodate such Secondary Market Transaction so long as such amendment does not affect the material economic terms of the Borrower Loan Documents and the Funding Loan Documents and is not otherwise adverse to the Borrower in its reasonable discretion.

Section 9.1.2 Use of Information. The Borrower understands that certain of the Provided Information and the required records may be included in disclosure documents in connection with a Secondary Market Transaction, including a prospectus or private placement memorandum (each, a “**Secondary Market Disclosure Document**”), or provided or made available to investors or prospective investors in the Securities, the Rating Agencies and service providers or other parties relating to the Secondary Market Transaction. In the event that the Secondary Market Disclosure Document is required to be revised, the Borrower shall cooperate, subject to Section 9.1.1(c) hereof, with the Funding Lender and the Servicer in updating the Provided Information or required records for inclusion or summary in the Secondary Market Disclosure Document or for other use reasonably required in connection with a Secondary Market Transaction by providing all reasonably requested current information pertaining to the Borrower and the Project necessary to keep the Secondary Market Disclosure Document accurate and complete in all material respects with respect to such matters. The Borrower hereby consents to any and all such disclosures of such information.

Section 9.1.3 Borrower Obligations Regarding Secondary Market Disclosure Documents. In connection with a Secondary Market Disclosure Document, the Borrower shall provide, or in the case of a Borrower-engaged third party such as the Manager, cause it to provide, information reasonably requested by the Funding Lender pertaining to the Borrower, the Project or such third party (and portions of any other sections reasonably requested by the Funding Lender pertaining to the Borrower, the Project or the third party). The Borrower shall, if requested by the Funding Lender and the Servicer, certify in writing that the Borrower has carefully examined those portions of such Secondary Market Disclosure Document, pertaining to the Borrower, the Project or the Manager, and such portions (and portions of any other sections reasonably requested and pertaining to the Borrower, the Project or the Manager) do not contain any untrue statement of a material fact or omit to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they were made, not misleading; provided that the Borrower shall not be required to make any representations or warranties regarding any Provided Information obtained from a third party except with respect to information it provided to such parties. Furthermore, the Borrower hereby indemnifies the Funding Lender, the Governmental Lender and the Servicer for any Liabilities to which any such parties may become subject to the extent such Liabilities arise out of or are based upon the use of the Provided Information in a Secondary Market Disclosure Document; provided that the Borrower shall not provide any indemnification regarding any Provided Information obtained from unrelated third parties except with respect to information it provided to such parties.

Section 9.1.4 Borrower Indemnity Regarding Filings. In connection with filings under the Exchange Act or the Securities Act, the Borrower shall (i) indemnify Funding Lender, the Governmental Lender and the underwriter group for any securities (the “**Underwriter Group**”) and all officials, employees and agents of any of them for any Liabilities to which Funding Lender, the Servicer or the Underwriter Group may become subject insofar as the Liabilities arise out of or are based upon the omission or alleged omission to state in the Provided Information of a material fact required to be stated in the Provided Information in order to make the statements in the Provided Information, in the light of the circumstances under which they were made not misleading and (ii) reimburse the Funding Lender, the Servicer, the Underwriter Group and other indemnified parties listed above for any legal or other expenses reasonably incurred by the Funding Lender, the Servicer or the Underwriter Group in connection with defending or investigating such Liabilities; provided that the Borrower shall not provide any indemnification regarding any Provided Information obtained from unrelated third parties except with respect to information it provided to such parties.

Section 9.1.5 Indemnification Procedure. Promptly after receipt by an indemnified party under Sections 9.1.3 and 9.1.4 hereof of notice of the commencement of any action for which a claim for indemnification is to be made against the Borrower, such indemnified party shall notify the

Borrower in writing of such commencement, but the omission to so notify the Borrower will not relieve the Borrower from any liability that it may have to any indemnified party hereunder except to the extent that failure to notify causes prejudice to the Borrower. In the event that any action is brought against any indemnified party, and it notifies the Borrower of the commencement thereof, the Borrower will be entitled, jointly with any other indemnifying party, to participate therein and, to the extent that it (or they) may elect by *Written Notice delivered to the indemnified party promptly after receiving the aforesaid notice of commencement*, to assume the defense thereof with counsel selected by the Borrower and reasonably satisfactory to such indemnified party in its sole discretion. After notice from the Borrower to such indemnified party under this Section 9.1.5, the Borrower shall not be responsible for any legal or other expenses subsequently incurred by such indemnified party in connection with the defense thereof other than reasonable costs of investigation. No indemnified party shall settle or compromise any claim for which the Borrower may be liable hereunder without the prior *Written Consent of the Borrower*.

Section 9.1.6 Contribution. *In order to provide for just and equitable contribution in circumstances in which the indemnity agreement provided for in Section 9.1.4 hereof is for any reason held to be unenforceable by an indemnified party in respect of any Liabilities (or action in respect thereof) referred to therein which would otherwise be indemnifiable under Section 9.1.4 hereof, the Borrower shall contribute to the amount paid or payable by the indemnified party as a result of such Liabilities (or action in respect thereof); provided, however, that no Person guilty of fraudulent misrepresentation (within the meaning of Section 10(f) of the Securities Act) shall be entitled to contribution from any Person not guilty of such fraudulent misrepresentation. In determining the amount of contribution to which the respective parties are entitled, the following factors shall be considered: (i) the indemnified parties and the Borrower's relative knowledge and access to information concerning the matter with respect to which the claim was asserted; (ii) the opportunity to correct and prevent any statement or omission; and (iii) any other equitable considerations appropriate in the circumstances. The parties hereto hereby agree that it may not be equitable if the amount of such contribution were determined by pro rata or per capita allocation.*

**ARTICLE X
MISCELLANEOUS**

Section 10.1. Notices. All notices, consents, approvals and requests required or permitted hereunder or under any other Borrower Loan Document or Funding Loan Document (a "**notice**") shall be deemed to be given and made when delivered by hand, by recognized overnight delivery service, confirmed facsimile transmission (provided any telecopy or other electronic transmission received by any party after 4:00 p.m., local time, as evidenced by the time shown on such transmission, shall be deemed to have been received the following Business Day), or five (5) calendar days after deposited in the United States mail, registered or certified, postage prepaid, with return receipt requested, addressed as follows:

If to the Borrower: Parkside Phase IIB, LP
 c/o Holsten Real Estate Development Corporation
 1020 W. Montrose Avenue
 Chicago, Illinois 60613
 Attn: Peter M. Holsten

and:

c/o Cabrini Green LAC Community Development Corporation
 530 West Locust
 Chicago, Illinois 60610
 Attention: President

and with a copy to:

Applegate & Thorne-Thomsen, P.C.
626 W. Jackson Blvd., Suite 400
Chicago, Illinois 60661
Attention: Nicole A. Jackson

Edwin F. Mandel Legal Aid Clinic
University of Chicago Law School
6020 S. University Avenue
Chicago, Illinois 60637
Attn: Jeff Leslie, Esq.

Alliant ALP 76 LLC
c/o Alliant Asset Management Company, LLC
21600 Oxnard Street, Suite 1200
Woodland Hills, California 91367
Attn: Brian Goldberg,

And to:

Kutak Rock LLP
1650 Farnam Street
Omaha, NE 68102
Attention: Shane Deaver
Telephone: (402) 346-6000
Facsimile: (402) 346-1148

If to the Governmental Lender: City of Chicago
Department of Housing and Economic Development
121 North LaSalle Street, Suite 1006
Chicago, Illinois 60602
Attention: Commissioner, Department of Housing and
Economic Development
Telephone: (312) 744-9476
Facsimile: (312) 742-2271

and with a copy to:

City of Chicago
Office of Corporation Counsel
121 North LaSalle Street, Room 600
Chicago, Illinois 60602
Attention: Finance and Economic Development Division
Telephone: (312) 744-0200
Facsimile: (312) 744-8538

and with a copy to:

City of Chicago
Office of the City Comptroller's Office
33 North LaSalle Street, Suite 600
Chicago, Illinois 60602
Attention: City Comptroller
Telephone: (312) 744-7106
Facsimile: (312) 742-6544

If to Funding Lender:

[Citibank, N.A.
c/o Citi Community Capital
Transaction Management Group
390 Greenwich Street, 2nd Floor
New York, New York 10013
Attention: Desk Head, Transaction Management Group
Loan/Transaction/File # _____
Facsimile: (212) 723 8642]

and

325 East Hillcrest Drive, Suite 160
Thousand Oaks, California 91360
Attention: Operations Manager/Asset Manager
Loan/Transaction/File # _____
Facsimile: (805) 557 0924

With a copy to:

390 Greenwich Street, 2nd Floor
New York, New York 10013
Attention: Account Specialist
Loan/Transaction/File # _____
Facsimile: (212) 723-8642

And a copy of any notices
of default sent to:

Citibank, N.A.
Municipal Securities Division
388 Greenwich Street
New York, New York 10013
Attention: General Counsel's Office
Loan/Transaction/File # _____
Facsimile: (212) 723-8939

Any party may change such party's address for the notice or demands required under this Borrower Loan Agreement by providing written notice of such change of address to the other parties by written notice as provided herein.

Section 10.2. Brokers and Financial Advisors. The Borrower hereby represents that it has dealt with no financial advisors, brokers, underwriters, placement agents, agents or finders in connection with the Borrower Loan, other than those disclosed to the Funding Lender and whose fees shall be paid by the Borrower pursuant to separate agreements. The Borrower and the Funding Lender shall indemnify and hold the other harmless from and against any and all claims, liabilities, costs and expenses of any kind in any way relating to or arising from a claim by any Person that such Person acted on behalf of the indemnifying party in connection with the transactions contemplated herein. The provisions of this

Section 10.2 shall survive the expiration and termination of this Borrower Loan Agreement and the repayment of the Borrower Payment Obligations.

Section 10.3. Survival. This Borrower Loan Agreement and all covenants, agreements, representations and warranties made herein and in the certificates delivered pursuant hereto shall survive the making by the Governmental Lender of the Borrower Loan and the execution and delivery to the Governmental Lender of the Borrower Notes and the assignment of the Borrower Notes to the Funding Lender, and shall continue in full force and effect so long as all or any of the Borrower Payment Obligations is unpaid. All the Borrower's covenants and agreements in this Borrower Loan Agreement shall inure to the benefit of the respective legal representatives, successors and assigns of the Governmental Lender, the Funding Lender and the Servicer.

Section 10.4. Preferences. The Governmental Lender shall have the continuing and exclusive right to apply or reverse and reapply any and all payments by the Borrower to any portion of the Borrower Payment Obligations. To the extent the Borrower makes a payment to the Governmental Lender or the Servicer, or the Governmental Lender or the Servicer receives proceeds of any collateral, which is in whole or part subsequently invalidated, declared to be fraudulent or preferential, set aside or required to be repaid to a trustee, receiver or any other party under any bankruptcy law, state or federal law, common law or equitable cause, then, to the extent of such payment or proceeds received, the Borrower Payment Obligations or part thereof intended to be satisfied shall be revived and continue in full force and effect, as if such payment or proceeds had not been received by the Governmental Lender or the Servicer.

Section 10.5. Waiver of Notice. The Borrower shall not be entitled to any notices of any nature whatsoever from the Funding Lender or the Servicer except with respect to matters for which this Borrower Loan Agreement or any other Borrower Loan Document specifically and expressly provides for the giving of notice by the Funding Lender or the Servicer, as the case may be, to the Borrower and except with respect to matters for which the Borrower is not, pursuant to applicable Legal Requirements, permitted to waive the giving of notice. The Borrower hereby expressly waives the right to receive any notice from the Funding Lender or the Servicer, as the case may be, with respect to any matter for which no Borrower Loan Document specifically and expressly provides for the giving of notice by the Funding Lender or the Servicer to the Borrower.

Section 10.6. Offsets, Counterclaims and Defenses. The Borrower hereby waives the right to assert a counterclaim, other than a compulsory counterclaim, in any action or proceeding brought against it by the Funding Lender or the Servicer with respect to a Borrower Loan Payment. Any assignee of Funding Lender's interest in and to the Borrower Loan Documents or the Funding Loan Documents shall take the same free and clear of all offsets, counterclaims or defenses that are unrelated to the Borrower Loan Documents or the Funding Loan Documents which the Borrower may otherwise have against any assignor of such documents, and no such unrelated offset, counterclaim or defense shall be interposed or asserted by the Borrower in any action or proceeding brought by any such assignee upon such documents, and any such right to interpose or assert any such unrelated offset, counterclaim or defense in any such action or proceeding is hereby expressly waived by the Borrower.

Section 10.7. Publicity. The Funding Lender and the Servicer (and any Affiliates of either party) shall have the right to issue press releases, advertisements and other promotional materials describing the Funding Lender's or the Servicer's participation in the making of the Borrower Loan or the Borrower Loan's inclusion in any Secondary Market Transaction effectuated by the Funding Lender or the Servicer or one of its or their Affiliates. All news releases, publicity or advertising by the Borrower or its Affiliates through any media intended to reach the general public, which refers to the Borrower Loan Documents or the Funding Loan Documents, the Borrower Loan, the Funding Lender or the Servicer in a

Secondary Market Transaction, shall be subject to the prior Written Consent of the Funding Lender or the Servicer, as applicable.

Section 10.8. Construction of Documents. The parties hereto acknowledge that they were represented by counsel in connection with the negotiation and drafting of the Borrower Loan Documents and the Funding Loan Documents and that the Borrower Loan Documents and the Funding Loan Documents shall not be subject to the principle of construing their meaning against the party that drafted them.

Section 10.9. No Third Party Beneficiaries. The Borrower Loan Documents and the Funding Loan Documents are solely for the benefit of the Governmental Lender, the Funding Lender, the Servicer and the Borrower and, with respect to Sections 9.1.3 and 9.1.4 hereof, the Underwriter Group, and nothing contained in any Borrower Loan Document shall be deemed to confer upon anyone other than the Governmental Lender, the Funding Lender, the Servicer, and the Borrower any right to insist upon or to enforce the performance or observance of any of the obligations contained therein.

Section 10.10. Assignment. The Borrower Loan, the Security Instrument, the Borrower Loan Documents and the Funding Loan Documents and all Funding Lender's rights, title, obligations and interests therein may be assigned by the Funding Lender, at any time in its sole discretion, whether by operation of law (pursuant to a merger or other successor in interest) or otherwise. Upon such assignment, all references to Funding Lender in this Borrower Loan Agreement and in any Borrower Loan Document shall be deemed to refer to such assignee or successor in interest and such assignee or successor in interest shall thereafter stand in the place of the Funding Lender. Borrower shall accord full recognition to any such assignment, and all rights and remedies of Funding Lender in connection with the interest so assigned shall be as fully enforceable by such assignee as they were by Funding Lender before such assignment. In connection with any proposed assignment, Funding Lender may disclose to the proposed assignee any information that Borrower has delivered, or caused to be delivered, to Funding Lender with reference to Borrower, General Partner Guarantors or any Affiliate, or the Project, including information that Borrower is required to deliver to Funding Lender pursuant to this Borrower Loan Agreement, provided that such proposed assignee agrees to treat such information as confidential. The Borrower may not assign its rights, interests or obligations under this Borrower Loan Agreement or under any of the Borrower Loan Documents or Funding Loan Documents, or Borrower's interest in any moneys to be disbursed or advanced hereunder, except only as may be expressly permitted hereby.

Section 10.11. [Intentionally Omitted].

Section 10.12. Governmental Lender, Funding Lender and Servicer Not in Control; No Partnership. None of the covenants or other provisions contained in this Borrower Loan Agreement shall, or shall be deemed to, give the Governmental Lender, the Funding Lender or the Servicer the right or power to exercise control over the affairs or management of the Borrower, the power of the Governmental Lender, the Funding Lender and the Servicer being limited to the rights to exercise the remedies referred to in the Borrower Loan Documents and the Funding Loan Documents. The relationship between the Borrower and the Governmental Lender, the Funding Lender and the Servicer is, and at all times shall remain, solely that of debtor and creditor. No covenant or provision of the Borrower Loan Documents or the Funding Loan Documents is intended, nor shall it be deemed or construed, to create a partnership, joint venture, agency or common interest in profits or income between the Borrower and the Governmental Lender, the Funding Lender or the Servicer or to create an equity in the Project in the Governmental Lender, the Funding Lender or the Servicer. Neither the Governmental Lender, the Funding Lender nor the Servicer undertakes or assumes any responsibility or duty to the Borrower or to any other person with respect to the Project or the Borrower Loan, except as expressly provided in the Borrower Loan Documents or the Funding Loan Documents; and notwithstanding any other provision of

the Borrower Loan Documents and the Funding Loan Documents: (1) the Governmental Lender, the Funding Lender and the Servicer are not, and shall not be construed as, a partner, joint venturer, alter ego, manager, controlling person or other business associate or participant of any kind of the Borrower or its stockholders, members, or partners and the Governmental Lender, the Funding Lender and the Servicer do not intend to ever assume such status; (2) the Governmental Lender, the Funding Lender and the Servicer shall in no event be liable for any the Borrower Payment Obligations, expenses or losses incurred or sustained by the Borrower; and (3) the Governmental Lender, the Funding Lender and the Servicer shall not be deemed responsible for or a participant in any acts, omissions or decisions of the Borrower, the Borrower Controlling Entities or its stockholders, members, or partners. The Governmental Lender, the Funding Lender and the Servicer and the Borrower disclaim any intention to create any partnership, joint venture, agency or common interest in profits or income between the Governmental Lender, the Funding Lender, the Servicer and the Borrower, or to create an equity in the Project in the Funding Lender or the Servicer, or any sharing of liabilities, losses, costs or expenses.

Section 10.13. Release. The Borrower hereby acknowledges that it is executing this Borrower Loan Agreement and each of the Borrower Loan Documents and the Funding Loan Documents to which it is a party as its own voluntary act free from duress and undue influence.

Section 10.14. Term of Borrower Loan Agreement. This Borrower Loan Agreement shall be in full force and effect until all payment obligations of the Borrower hereunder have been paid in full and the Borrower Loan and the Funding Loan have been retired or the payment thereof has been provided for; except that on and after payment in full of the Borrower Notes, this Borrower Loan Agreement shall be terminated, without further action by the parties hereto; provided, however, that the obligations of the Borrower under Sections 5.11 (Governmental Lender's Fees), 5.14 (Expenses), 5.15 (Indemnity), 9.1.3, 9.1.4, 9.1.5, 9.1.6 and 10.15 (Reimbursement of Expenses) hereof, as well as under Section 5.7 of the Construction Funding Agreement, shall survive the termination of this Borrower Loan Agreement.

Section 10.15. Reimbursement of Expenses. If, upon or after the occurrence of any Event of Default or Potential Default, the Governmental Lender, the Funding Lender or the Servicer shall employ attorneys or incur other expenses for the enforcement of performance or observance of any obligation or agreement on the part of the Borrower contained herein, the Borrower will on demand therefor reimburse the Governmental Lender, the Funding Lender and the Servicer for fees of such attorneys and such other expenses so incurred.

The Borrower's obligation to pay the amounts required to be paid under this Section 10.15 shall be subordinate to its obligations to make payments under the Borrower Notes.

Section 10.16. Permitted Contests. Notwithstanding anything to the contrary contained in this Borrower Loan Agreement, Borrower shall have the right to contest or object in good faith to any claim, demand, levy or assessment (other than in respect of Debt or Contractual Obligations of Borrower under any Borrower Loan Document or Related Document) by appropriate legal proceedings that are not prejudicial to Funding Lender's rights, but this shall not be deemed or construed as in any way relieving, modifying or providing any extension of time with respect to Borrower's covenant to pay and comply with any such claim, demand, levy or assessment, unless Borrower shall have given prior Written Notice to the Governmental Lender and the Funding Lender of Borrower's intent to so contest or object thereto, and unless (i) Borrower has, in the Governmental Lender's and the Funding Lender's judgment, a reasonable basis for such contest, (ii) Borrower pays when due any portion of the claim, demand, levy or assessment to which Borrower does not object, (iii) Borrower demonstrates to Funding Lender's satisfaction that such legal proceedings shall conclusively operate to prevent enforcement prior to final determination of such proceedings, (iv) Borrower furnishes such bond, surety, undertaking or other security in connection therewith as required by law, or as requested by and satisfactory to Funding

Lender, to stay such proceeding, which bond, surety, undertaking or other security shall be issued by a bonding company, insurer or surety company reasonably satisfactory to Funding Lender and shall be sufficient to cause the claim, demand, levy or assessment to be insured against by the Title Company or removed as a lien against the Project, (v) Borrower at all times prosecutes the contest with due diligence, and (vi) Borrower pays, promptly following a determination of the amount of such claim, demand, levy or assessment due and owing by Borrower, the amount so determined to be due and owing by Borrower. In the event that Borrower does not make, promptly following a determination of the amount of such claim, demand, levy or assessment due and owing by Borrower, any payment required to be made pursuant to clause (vi) of the preceding sentence, an Event of Default shall have occurred, and Funding Lender may draw or realize upon any bond or other security delivered to Funding Lender in connection with the contest by Borrower, in order to make such payment.

Section 10.17. Funding Lender Approval of Instruments and Parties. All proceedings taken in accordance with transactions provided for herein, and all surveys, appraisals and documents required or contemplated by this Borrower Loan Agreement and the persons responsible for the execution and preparation thereof, shall be satisfactory to and subject to approval by Funding Lender. Funding Lender's approval of any matter in connection with the Project shall be for the sole purpose of protecting the security and rights of Funding Lender. No such approval shall result in a waiver of any default of Borrower. In no event shall Funding Lender's approval be a representation of any kind with regard to the matter being approved.

Section 10.18. Funding Lender Determination of Facts. Funding Lender shall at all times be free to establish independently, to its reasonable satisfaction, the existence or nonexistence of any fact or facts, the existence or nonexistence of which is a condition of this Borrower Loan Agreement.

Section 10.19. Calendar Months. With respect to any payment or obligation that is due or required to be performed within a specified number of Calendar Months after a specified date, such payment or obligation shall become due on the day in the last of such specified number of Calendar Months that corresponds numerically to the date so specified; provided, however, that with respect to any obligation as to which such specified date is the 29th, 30th or 31st day of any Calendar Month: if the Calendar Month in which such payment or obligation would otherwise become due does not have a numerically corresponding date, such obligation shall become due on the first day of the next succeeding Calendar Month.

Section 10.20. Determinations by Lender. Except to the extent expressly set forth in this Borrower Loan Agreement to the contrary, in any instance where the consent or approval of the Governmental Lender and the Funding Lender may be given or is required, or where any determination, judgment or decision is to be rendered by the Governmental Lender and the Funding Lender under this Borrower Loan Agreement, the granting, withholding or denial of such consent or approval and the rendering of such determination, judgment or decision shall be made or exercised by the Governmental Lender and the Funding Lender, as applicable (or its designated representative) at its sole and exclusive option and in its sole and absolute discretion.

Section 10.21. Governing Law. This Borrower Loan Agreement shall be governed by and enforced in accordance with the laws of the State, without giving effect to the choice of law principles of the State that would require the application of the laws of a jurisdiction other than the State.

Section 10.22. Consent to Jurisdiction and Venue. Borrower agrees that any controversy arising under or in relation to this Borrower Loan Agreement shall be litigated exclusively in the State. The state and federal courts and authorities with jurisdiction in the State shall have exclusive jurisdiction over all controversies which shall arise under or in relation to this Borrower Loan Agreement. Borrower

irrevocably consents to service, jurisdiction, and venue of such courts for any such litigation and waives any other venue to which it might be entitled by virtue of domicile, habitual residence or otherwise. However, nothing herein is intended to limit Beneficiary Parties' right to bring any suit, action or proceeding relating to matters arising under this Borrower Loan Agreement against Borrower or any of Borrower's assets in any court of any other jurisdiction.

Section 10.23. Successors and Assigns. This Borrower Loan Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective heirs, legal representatives, successors, successors-in-interest and assigns, as appropriate. The terms used to designate any of the parties herein shall be deemed to include the heirs, legal representatives, successors, successors-in-interest and assigns, as appropriate, of such parties. References to a "person" or "persons" shall be deemed to include individuals and entities.

Section 10.24. Severability. The invalidity, illegality or unenforceability of any provision of this Borrower Loan Agreement shall not affect the validity, legality or enforceability of any other provision, and all other provisions shall remain in full force and effect.

Section 10.25. Entire Agreement; Amendment and Waiver. This Borrower Loan Agreement contains the complete and entire understanding of the parties with respect to the matters covered. This Borrower Loan Agreement may not be amended, modified or changed, nor shall any waiver of any provision hereof be effective, except by a written instrument signed by the party against whom enforcement of the waiver, amendment, change, or modification is sought, and then only to the extent set forth in that instrument. No specific waiver of any of the terms of this Borrower Loan Agreement shall be considered as a general waiver. Without limiting the generality of the foregoing, no Disbursement shall constitute a waiver of any conditions to the Governmental Lender's or the Funding Lender's obligation to make further Disbursements nor, in the event Borrower is unable to satisfy any such conditions, shall any such waiver have the effect of precluding the Governmental Lender or the Funding Lender from thereafter declaring such inability to constitute a Potential Default or Event of Default under this Borrower Loan Agreement.

Section 10.26. Counterparts. This Borrower Loan Agreement may be executed in multiple counterparts, each of which shall constitute an original document and all of which together shall constitute one agreement.

Section 10.27. Captions. The captions of the sections of this Borrower Loan Agreement are for convenience only and shall be disregarded in construing this Borrower Loan Agreement.

Section 10.28. Servicer. Borrower hereby acknowledges and agrees that, pursuant to the terms of Section 39 of the Security Instrument: (a) from time to time, the Governmental Lender or the Funding Lender may appoint a servicer to collect payments, escrows and deposits, to give and to receive notices under the Borrower Notes, this Borrower Loan Agreement or the other Borrower Loan Documents, and to otherwise service the Borrower Loan and (b) unless Borrower receives Written Notice from the Governmental Lender or the Funding Lender to the contrary, any action or right which shall or may be taken or exercised by the Governmental Lender or the Funding Lender may be taken or exercised by such servicer with the same force and effect.

Section 10.29. Beneficiary Parties as Third Party Beneficiary. Each of the Beneficiary Parties shall be a third party beneficiary of this Borrower Loan Agreement for all purposes.

Section 10.30. Waiver of Trial by Jury. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, EACH OF BORROWER AND THE BENEFICIARY PARTIES

(A) COVENANTS AND AGREES NOT TO ELECT A TRIAL BY JURY WITH RESPECT TO ANY ISSUE ARISING OUT OF THIS BORROWER LOAN AGREEMENT OR THE RELATIONSHIP BETWEEN THE PARTIES THAT IS TRIABLE OF RIGHT BY A JURY AND (B) WAIVES ANY RIGHT TO TRIAL BY JURY WITH RESPECT TO SUCH ISSUE TO THE EXTENT THAT ANY SUCH RIGHT EXISTS NOW OR IN THE FUTURE. THIS WAIVER OF RIGHT TO TRIAL BY JURY IS SEPARATELY GIVEN BY EACH PARTY, KNOWINGLY AND VOLUNTARILY WITH THE BENEFIT OF COMPETENT LEGAL COUNSEL.

Section 10.31. Time of the Essence. Time is of the essence with respect to this Borrower Loan Agreement.

Section 10.32. Modifications. Modifications (if any) to this Borrower Loan Agreement (“**Modifications**”) are set forth on Exhibit __ attached to this Borrower Loan Agreement. In the event of a Transfer under the terms of the Security Instrument, some or all of the Modifications to this Borrower Loan Agreement may be modified or rendered void by the Governmental Lender or the Funding Lender at its option by notice to Borrower or such transferee.

Section 10.33. Reference Date. This Borrower Loan Agreement is dated for reference purposes only as of the first day of June, 2014, and will not be effective and binding on the parties hereto unless and until the Closing Date (as defined herein) occurs.

ARTICLE XI LIMITATIONS ON LIABILITY

Section 11.1. Limitation on Liability. Notwithstanding anything to the contrary herein, the liability of the Borrower hereunder and under the other Borrower Loan Documents and the Funding Loan Documents shall be limited to the extent set forth in the Borrower Notes.

Section 11.2. Limitation on Liability of Governmental Lender. The Funding Loan, and interest thereon, are special, limited obligations of the Governmental Lender, payable solely from the Security pledged under the Funding Loan Agreement. The Funding Loan is not a general indebtedness of the Governmental Lender or a charge against its general credit or the general credit taxing powers of the State, the Governmental Lender, or any other political subdivision thereof, and shall never give rise to any pecuniary liability of the Governmental Lender, and neither the Governmental Lender, the State nor any other political subdivision thereof shall be liable for the payments of principal and interest on the Funding Loan, and the Funding Loan is payable from no other source, but are special, limited obligations of the Governmental Lender, payable solely out of the security pledged hereunder and receipts of the Governmental Lender derived pursuant to this Funding Loan Agreement (and not against any money due or to become due to the Governmental Lender pursuant to Unassigned Rights). No holder of the Funding Loan or any interest therein has the right to compel any exercise of the taxing power of the State, the Governmental Lender or any other political subdivision thereof to pay the Funding Loan or the interest thereon.

No recourse shall be had for the payment of the principal of, premium, if any, or the interest on the Funding Loan or for any claim based thereon or any obligation, covenant or agreement in this Funding Loan Agreement against any official of the Governmental Lender, or any official, officer, agent, employee or independent contractor of the Governmental Lender or any person executing this Borrower Loan Agreement. No covenant, stipulation, promise, agreement or obligation contained in this Borrower Loan Agreement or any other document executed in connection herewith shall be deemed to be the covenant, stipulation, promise, agreement or obligation of any present or future official, officer, agent or employee of the Governmental Lender in his or her individual capacity and neither any official of the

Governmental Lender nor any officers executing this Borrower Loan Agreement shall be liable personally or be subject to any personal liability or accountability by reason of this Borrower Loan Agreement.

Section 11.3. Waiver of Personal Liability. No member, officer, agent or employee of the Governmental Lender or any director, officer, agent or employee of the Governmental Lender shall be individually or personally liable for the payment of any principal (or prepayment price) of or interest on the Governmental Lender Notes or any other sum hereunder or be subject to any personal liability or accountability by reason of the execution and delivery of this Borrower Loan Agreement; but nothing herein contained shall relieve any such member, director, officer, agent or employee from the performance of any official duty provided by law or by this Borrower Loan Agreement.

Section 11.4. Limitation on Liability of Funding Lender's Officers, Employees, Etc.

(a) Borrower assumes all risks of the acts or omissions of the Governmental Lender and the Funding Lender (except to the extent that such acts or omissions constitute gross negligence or wilful misconduct), provided, however, this assumption is not intended to, and shall not, preclude Borrower from pursuing such rights and remedies as it may have against the Governmental Lender and the Funding Lender at law or under any other agreement. None of Governmental Lender and the Funding Lender, nor the other Beneficiary Parties or their respective officers, directors, employees or agents shall be liable or responsible for (i) for any acts or omissions of the Governmental Lender and the Funding Lender; or (ii) the validity, sufficiency or genuineness of any documents, or endorsements, even if such documents should in fact prove to be in any or all respects invalid, insufficient, fraudulent or forged. In furtherance and not in limitation of the foregoing, the Governmental Lender and the Funding Lender may accept documents that appear on their face to be in order, without responsibility for further investigation, regardless of any notice or information to the contrary, unless acceptance in light of such notice or information constitutes gross negligence or willful misconduct on the part of the Governmental Lender and the Funding Lender.

(b) None of the Governmental Lender the Funding Lender, the other Beneficiary Parties or any of their respective officers, directors, employees or agents shall be liable to any contractor, subcontractor, supplier, laborer, architect, engineer or any other party for services performed or materials supplied in connection with the Project. The Governmental Lender and the Funding Lender shall not be liable for any debts or claims accruing in favor of any such parties against Borrower or others or against the Project. Borrower is not and shall not be an agent of the Governmental Lender and the Funding Lender for any purpose. Neither the Governmental Lender nor the Funding Lender is a joint venture partner with Borrower in any manner whatsoever. Prior to default by Borrower under this Borrower Loan Agreement and the exercise of remedies granted herein, the Governmental Lender and the Funding Lender shall not be deemed to be in privity of contract with any contractor or provider of services to the Project, nor shall any payment of funds directly to a contractor, subcontractor or provider of services be deemed to create any third party beneficiary status or recognition of same by the Governmental Lender and the Funding Lender. Approvals granted by the Governmental Lender and the Funding Lender for any matters covered under this Borrower Loan Agreement shall be narrowly construed to cover only the parties and facts identified in any written approval or, if not in writing, such approvals shall be solely for the benefit of Borrower.

(c) Any obligation or liability whatsoever of the Governmental Lender and the Funding Lender that may arise at any time under this Borrower Loan Agreement or any other Borrower Loan Document shall be satisfied, if at all, out of the Funding Lender's assets only. No such obligation or liability shall be personally binding upon, nor shall resort for the enforcement

thereof be had to, the Project or any of the Governmental Lender's or the Funding Lender's shareholders (if any), directors, officers, employees or agents, regardless of whether such obligation or liability is in the nature of contract, tort or otherwise.

Section 11.5. Delivery of Reports, Etc. The delivery of reports, information and documents to the Governmental Lender and the Funding Lender as provided herein is for informational purposes only and the Governmental Lender's and the Funding Lender's receipt of such shall not constitute constructive knowledge of any information contained therein or determinable from information contained therein. The Governmental Lender and the Funding Lender shall have no duties or responsibilities except those that are specifically set forth herein, and no other duties or obligations shall be implied in this Borrower Loan Agreement against the Governmental Lender and the Funding Lender.

IN WITNESS WHEREOF, the undersigned has duly executed and delivered this Borrower Loan Agreement or caused this Borrower Loan Agreement to be duly executed and delivered by its authorized representative as of the date first set forth above. The undersigned intends that this instrument shall be deemed to be signed and delivered as a sealed instrument.

BORROWER:

PARKSIDE PHASE IIB, LP,
an Illinois limited partnership

By: **PARKSIDE IIB, LLC,**
an Illinois limited liability company
Its general partner

By: **Parkside Associates, LLC,**
an Illinois limited liability company,
its sole member

By: **Holsten Real Estate Development Corporation,**
an Illinois corporation,
a member

By: _____
Name: Peter M. Holsten
Title: President

By: **Cabrini Green LAC Community
Development Corporation,**
an Illinois not-for-profit corporation,
a member

By: _____
Name: Deidre Brewster
Title: President

GOVERNMENTAL LENDER:

CITY OF CHICAGO

By: _____
Name: Lois A. Scott
Title: Chief Financial Officer

[SEAL]

Attest:

By: _____
Name: Susana A. Mendoza
Title: City Clerk

Agreed to and Acknowledged by:

FUNDING LENDER:

CITIBANK, N.A.

By: _____
Name: _____
Title: _____

Exhibit "D".
(To Ordinance)

Land Use Restriction Agreement
With Parkside Phase IIB, L.P.

This Land Use Restriction Agreement (this "Agreement"), entered into as of June 1, 2014, between the CITY OF CHICAGO, a municipal corporation and home rule unit of local government duly organized and validly existing under the Constitution and laws of the State of Illinois (the "Issuer"), and PARKSIDE PHASE IIB, LP an Illinois limited partnership (the "Owner"),

WITNESSETH:

WHEREAS, pursuant to a Funding Loan Agreement, dated as of June 1, 2014 (the "Funding Loan Agreement") between the Issuer and Citibank, N.A. (the "Funding Lender") and an ordinance adopted by the Issuer on May _____, 2014 (the "Ordinance"), the Funding Lender will advance funds (the "Funding Loan") in an aggregate principal amount not to exceed Twenty-Seven Million and 00/100 Dollars (\$27,000,000) and the Issuer will issue, sell and deliver its \$14,557,681 Multifamily Mortgage Revenue Construction/Payment Note, Series 2014A (Parkside of Old Town Phase IIB) (the "Series 2014A Note") and its \$12,442,319 Multifamily Mortgage Revenue Construction Note, Series 2014B (Parkside of Old Town Phase IIB) (the "Series 2014B Note" and, collectively with the Series 2014A Note, the "Notes") evidencing the obligation to repay the Funding Loan; and

WHEREAS, the proceeds derived from the issuance and sale of the Notes have been lent by the Issuer to the Owner pursuant to the a loan agreement of even date herewith (the "Borrower Loan Agreement"), between the Issuer and the Owner for the purpose of financing a portion of the costs of acquiring, rehabilitating, constructing and equipping approximately 106 rental units, including approximately 27 affordable units, 36 units which will be leased to public housing residents, approximately 43 unrestricted units and related common areas along with parking lot facilities (together with all rights and interests of the Owner in common areas in such buildings and on the related site, the "Units"), located on the site described in Exhibit A hereto (the " Site" and, together with the Units, the "Project"); and

WHEREAS, the Units will be leased primarily to low- and moderate-income tenants, with 43 Units expected to be unrestricted, market-rate Units; and

WHEREAS, the Site is currently owned by the Chicago Housing Authority (the "CHA"), and, upon issuance of the Notes, a leasehold interest will be assigned to the Owner; and

WHEREAS, the Owner will construct the Units on the Site and will own the Units; and

WHEREAS, in order to assure the Issuer and the Funding Lender that interest on the Notes will be excluded from gross income for federal income tax purposes under the Internal Revenue Code of 1986, as amended (the "Code"), and to further the public purposes of the Issuer, certain restrictions on the use and occupancy of the Project under the Code must be established;

NOW, THEREFORE, In consideration of the mutual promises and covenants hereinafter set forth, and of other good and valuable consideration, the receipt, sufficiency and adequacy of which are hereby acknowledged, the Owner and the Issuer agree as follows:

Section 1. Term of Restrictions.

(a) Occupancy Restrictions. The term of the Occupancy Restrictions set forth in Section 3 hereof shall commence on the first day on which at least 10% of the Units are first occupied following completion of such Units and shall end on the latest of (i) the date which is 15 years after the date on which at least 50% of the Units in the Project are first occupied; (ii) the first date on which no tax-exempt note or bond (including any refunding note or bond) issued with respect to the Project is outstanding (treating, for such purpose, the Project as being financed in part by all Notes); or (iii) the date on which any housing assistance provided with respect to the Project under Section 8 of the United States Housing Act of 1937, as amended, terminates (which period is hereinafter referred with respect to the Project as the "Qualified Project Period").

(b) Rental Restrictions. The Rental Restrictions with respect to the Project set forth in Section 4 hereof shall remain in effect during the Qualified Project Period.

(c) Involuntary Loss or Substantial Destruction. The Occupancy Restrictions set forth in Section 3 hereof, and the Rental Restrictions set forth in Section 4 hereof, shall cease to apply to the Project in the event of involuntary noncompliance caused by fire, seizure, requisition, foreclosure, transfer of title by deed in lieu of foreclosure, change in federal law or an action of a federal agency (with respect to the Project) after the date of delivery of the Notes, which prevents the Issuer from enforcing the Occupancy Restrictions and the Rental Restrictions (with respect to the Project), or condemnation or similar event (with respect to the Project), but only if, within a reasonable time, (i) all of the Notes are promptly retired, or amounts received as a consequence of such event are used to provide a new project which meets all of the requirements of this Agreement, which new project is subject to new restrictions substantially equivalent to those contained in this Agreement, and which is substituted in place of the Project by amendment of this Agreement; and (ii) an opinion from nationally recognized bond counsel (selected by the Issuer) is received to the effect that noncompliance with the Occupancy Restrictions and the Rental Restrictions applicable to the Project as a result of such involuntary loss or substantial destruction resulting from an unforeseen event with respect to the Project will not adversely affect the exclusion of the interest on the Notes from the gross incomes of the owners thereof for purposes of federal income taxation; provided, however, that the preceding provisions of this paragraph shall cease to apply in the case of such involuntary noncompliance caused by foreclosure, transfer of title by deed in lieu of foreclosure or

similar event if at any time during the Qualified Project Period with respect to the Project subsequent to such event the Owner or any Affiliated Party (as hereinafter defined) obtains an ownership interest in the Project for federal income tax purposes. "Affiliated Party" means a person whose relationship to another person is such that (i) the relationship between such persons would result in a disallowance of losses under Section 267 or 707(b) of the Code; or (ii) such persons are members of the same controlled group of corporations (as defined in Section 1563(a) of the Code, except that "more than 50%" shall be substituted for "at least 80%" each place it appears therein).

(d) Termination. This Agreement shall terminate with respect to the Project upon the earliest of (i) termination of the Occupancy Restrictions and the Rental Restrictions with respect to the Project, as provided in paragraphs (a) and (b) of this Section 1; or (ii) delivery to the Issuer and the Owner of an opinion of nationally recognized bond counsel (selected by the Issuer) to the effect that continued compliance of the Project with the Rental Restrictions and the Occupancy Restrictions applicable to the Project is not required in order for interest on the Notes to remain excludible from gross income for federal income tax purposes.

(e) Certification. Upon termination of this Agreement, the Owner and the Issuer shall execute and cause to be recorded (at the Owner's expense), in all offices in which this Agreement was recorded, a certificate of termination, specifying which of the restrictions contained herein has terminated.

(f) Encumbrance of Fee. In furtherance of enforcing compliance with the provisions of Section 142(d) of the Code and Section 1.103-8(b) of the Regulations applicable to this Agreement, unless the provisions of paragraph (c) or (d) above apply to the Project resulting in a termination of the restrictions set forth herein, such restrictions shall continue to apply to the Project following the termination of the Owner's or any other party's leasehold estate therein, whether or not the Project is thereafter released by the Issuer.

Section 2. Project Restrictions.

The Owner represents, warrants and covenants that:

(a) The Owner has reviewed the provisions of the Code and the Treasury Regulations thereunder (the "Regulations") applicable to this Agreement (including, without limitation, Section 142(d) of the Code and Section 1.103-8(b) of the Regulations) with its counsel and understands said provisions.

(b) The Project is being acquired, constructed and equipped for the purpose of providing a "qualified residential rental project" (as such phrase is used in Section 142(d) of the Code) and will, during the term of the Rental Restrictions and Occupancy Restrictions hereunder applicable to the Project, continue to constitute a "qualified residential rental project" under Section 142(d) of the Code and any Regulations heretofore or hereafter promulgated thereunder and applicable thereto.

(c) Substantially all (not less than 95%) of the Project will consist of a "building or structure" (as defined in Section 1.103-8(b)(8)(iv) of the Regulations), or several proximate buildings or structures, of similar construction, each containing one or more similarly constructed residential units (as defined in Section 1.103-8(b)(8)(i) of the Regulations) located on a single tract of land or contiguous tracts of land (as defined in Section 1.103-8(b)(4)(ii)-(B) of the Regulations), which will be owned, for federal tax purposes, at all times by the same person, and financed pursuant to a common plan (within the meaning of Section 1.103-8(b)(4)(ii) of the Regulations), together with functionally related and subordinate facilities (within the meaning of Section 1.103-8(b)(4)(iii) of the Regulations). If any such building or structure contains fewer than five (5) units, no unit in such building or structure shall be Owner-occupied.

(d) None of the Units in the Project will at any time be used on a transient basis, nor will the Project itself be used as a hotel, motel, dormitory, fraternity or sorority house, rooming house, hospital, nursing home, sanitarium, rest home or trailer park or court for use on a transient basis; nor shall any portion, of the Project be operated as an assisted living facility which provides continual or frequent nursing, medical or psychiatric services; provided, however that nothing herein shall be understood to prohibit single room occupancy units occupied under month to month leases.

(e) All of the Units in the Project will be leased or rented, or available for lease or rental, on a continuous basis to members of the general public (other than (i) Units for resident managers or maintenance personnel, (ii) Units for Qualifying Tenants as provided for in Section 3 hereof, and (iii) Units which may be rented under the Section 8 assistance program, which units (subject to the Section 8 assistance program) shall be leased to eligible tenants in accordance with Section requirements), subject, however, to the requirements of Section 3(a) hereof. Each Qualifying Tenant (as hereinafter defined) occupying a Unit in the Project shall be required to execute a written lease with a stated term of not less than 30 days nor more than one year.

(f) Any functionally related and subordinate facilities (e.g., parking areas, swimming pools, tennis courts, etc.) which are included as part of the Project will be of a character and size commensurate with the character and size of the Project, and will be made available to all tenants in the Project on an equal basis; fees will only be charged with respect to the use thereof if the charging of fees is customary for the use of such facilities at similar residential rental properties in the surrounding area (i.e., within a one-mile radius), or, if none, then within comparable urban settings in the City of Chicago, and then only in amounts commensurate with the fees being charged at similar residential rental properties within such area. In any event, any fees charged will not be discriminatory or exclusionary as to the Qualifying Tenants (as defined in Section 3 hereof). No functionally related and subordinate facilities will be made available to persons other than tenants or their guests.

(g) Each residential unit in the Project will contain separate and complete facilities for living, sleeping, eating, cooking and sanitation for a single person or family.

(h) No portion of the Project will be used to provide any health club facility (except as provided in (0 above), any facility primarily used for gambling, or any store, the principal business of which is the sale of alcoholic beverages for consumption off premises, in violation of Section 147(e) of the Code.

Section 3. Occupancy Restrictions.

The Owner represents, warrants and covenants with respect to the Project that:

(a) Pursuant to the election of the Issuer in accordance with the provisions of Section 142(d)(1)(A) of the Code, at all times during the Qualified Project Period with respect to the Project at least 40% of the completed Units in the Project shall be continuously occupied (or treated as occupied as provided herein) or held available for occupancy by Qualifying Tenants as herein defined. For purposes of this Agreement, "Qualifying Tenants" means individuals or families whose aggregate adjusted incomes do not exceed 60% of the applicable median gross income (adjusted for family size) for the area in which the Project is located, as such income and area median gross income are determined by the Secretary of the United States Treasury in a manner consistent with determinations of income and area median gross income under Section 8 of the United States Housing Act of 1937, as amended (or, if such program is terminated, under such program as in effect immediately before such determination).

(b) Prior to the commencement of occupancy of any unit to be occupied by a Qualifying Tenant, the prospective tenant's eligibility shall be established by execution and delivery by such prospective tenant of an Income Computation and Certification in the form attached hereto as Exhibit B (the "Income Certification") evidencing that the aggregate adjusted income of such prospective tenant does not exceed the applicable income limit. In addition, such prospective tenant shall be required to provide whatever other information, documents or certifications are reasonably deemed necessary by the Owner or the Issuer to substantiate the Income Certification.

(c) Not less frequently than annually, the Owner shall determine whether the current aggregate adjusted income of each tenant occupying any unit being treated by the Owner as occupied by a Qualifying Tenant exceeds the applicable income limit. For such purpose the Owner shall require each such tenant to execute and deliver the Income Certification; provided, however, that for any calendar year during which no unit in the Project is occupied by a new resident who is not a qualifying tenant, no Income Computation and Certification for existing tenants shall be required.

(d) Any unit vacated by a Qualifying Tenant shall be treated as continuing to be occupied by such tenant until reoccupied, other than for a temporary period not to exceed 31 days, at which time the character of such unit as a unit occupied by a Qualifying Tenant shall be redetermined.

(e) If an individual's or family's income exceeds the applicable income limit as of any date of determination, the income of such individual or family shall be treated as continuing not to exceed the applicable limit, provided that the income of an individual or family did not exceed the applicable

income limit upon commencement of such tenant's occupancy or as of any prior income determination, and provided, further, that if any individual's or family's income as of the most recent income determination exceeds 140% of the applicable income limit, such individual or family shall cease to qualify as a Qualifying Tenant if, prior to the next income determination of such individual or family, any unit in the Project of comparable or smaller size to such individual's or family's unit is occupied by any tenant other than a Qualifying Tenant.

(f) The lease to be utilized by the Owner in renting any Unit in the Project to a prospective Qualifying Tenant shall provide for termination of the lease and consent by such person to eviction following 30 days' written notice, subject to applicable provisions of Illinois law (including for such purpose all applicable home rule ordinances), for any material misrepresentation made by such person with respect to the Income Certification with the effect that such tenant is not a Qualified Tenant.

(g) All Income Certifications will be maintained on file at the Project as long as any Notes are outstanding and for five years thereafter with respect to each Qualifying Tenant who occupied a Unit in the Project during the period the restrictions hereunder are applicable, and the Owner will, promptly upon receipt, file a copy thereof with the Issuer.

(h) On the first day of the Qualified Project Period with respect to the Project, on the fifteenth days of January, April, July and October of each year during the Qualified Project Period with respect to the Project, and within 30 days after the final day of each month in which there occurs any change in the occupancy of a Unit in the Project, the Owner will submit to the Issuer a "Certificate of Continuing Program Compliance," in the form attached hereto as Exhibit C executed by the Owner with respect to the Project.

(i) The Owner shall submit to the Secretary of the United States Treasury (at such time and in such manner as the Secretary shall prescribe) with respect to the Project an annual certification on Form 8703 as to whether the Project continues to meet the requirements of Section 142(d) of the Code. Failure to comply with such requirement may subject the Owner to the penalty provided in Section 6652(j) of the Code.

Section 4. Rental Restrictions.

The Owner represents, warrants and covenants with respect to the Project that once available for occupancy, each Unit in the Project will be rented or available for rental on a continuous basis to members of the general public (other than (a) Units for resident managers or maintenance personnel, (b) Units for Qualifying Tenants as provided for in Section 3 hereof, and (c) Units which may be rented under the Section 8 assistance program, which Units (subject to the Section 8 assistance program) shall be leased to eligible tenants in accordance with Section 8 requirements). If a Housing Assistance Payments Contract is subsequently entered into with respect to the Project under the Section 8 assistance program, in administering the restrictions hereunder with respect to the Project the Owner will comply with all Section 8 requirements.

Section 5. Transfer Restrictions.

The Owner covenants and agrees that no conveyance, transfer, assignment or any other disposition of title to any portion of the Project (a "Transfer") shall be made prior to the termination of the Rental Restrictions and Occupancy Restrictions hereunder with respect to the Project, unless the transferee pursuant to the Transfer assumes in writing (the "Assumption Agreement"), in a form reasonably acceptable to the Issuer, all of the executory duties and obligations hereunder of the Owner with respect to such portion of the Project, including those contained in this Section 5, and agrees to cause any subsequent transferee to assume such duties and obligations in the event of a subsequent Transfer by the transferee prior to the termination of the Rental Restrictions and Occupancy Restrictions hereunder with respect to the Project. The Owner shall deliver the Assumption Agreement to the Issuer at least 30 days prior to a proposed Transfer. This Section 5 shall not apply to any involuntary transfer pursuant to Section 1(c) hereof. This Section shall not be deemed to restrict the transfer of any partnership interest in the Owner or a transfer by foreclosure or deed in lieu of foreclosure.

Section 6. Enforcement.

(a) The Owner shall permit all duly authorized representatives of the Issuer to inspect any books and records of the Owner regarding the Project and the incomes of Qualifying Tenants which pertain to compliance with the provisions of this Agreement and Section 142(d) of the Code and the regulations heretofore or hereafter promulgated thereunder.

(b) In addition to the information provided for in Section 3(i) hereof, the Owner shall submit any other information, documents or certifications reasonably requested by the Issuer, which the Issuer deems reasonably necessary to substantiate continuing compliance with the provisions of this Agreement and Section 142(d) of the Code and the regulations heretofore or hereafter promulgated thereunder.

(c) The Issuer and the Owner each covenants that it will not take or permit to be taken any action within its control that it knows would adversely affect the exclusion of interest on the Notes from the gross income of the owners thereof for purposes of federal income taxation pursuant to Section 103 of the Code. Moreover, each covenants to take any lawful action within its control (including amendment of this Agreement as may be necessary in the opinion of nationally recognized bond counsel selected by the Issuer) to comply fully with all applicable rules, rulings, policies, procedures, regulations or other official statements promulgated or proposed by the Department of the Treasury or the Internal Revenue Service from time to time pertaining to obligations issued under Section 142(d) of the Code and affecting the Project.

(d) The Owner covenants and agrees to inform the Issuer by written notice of any violation of its obligations hereunder within five days of first discovering any such violation. If any such violation is not corrected to the satisfaction of the Issuer within the period of time specified by either the Issuer, which shall be (i) the lesser of (A) 60 days after the effective date of any notice to or from

the Owner, or (B) 75 days from the date such violation would have been discovered by the Owner by the exercise of reasonable diligence, or (ii) such longer period as may be necessary to cure such violation, provided bond counsel (selected by the Issuer) of nationally recognized standing in matters pertaining to the exclusion of interest on municipal bonds from gross income for purposes of federal income taxation issues an opinion that such extension will not result in the loss of such exclusion of interest on the Notes, without further notice, the Issuer shall declare a default under this Agreement effective on the date of such declaration of default, and the Issuer shall apply to any court, state or federal, for specific performance of this Agreement or an injunction against any violation of this Agreement, or any other remedies at law or in equity or any such other actions as shall be necessary or desirable so as to correct noncompliance with this Agreement.

(e) The Owner and the Issuer each acknowledges that the primary purposes for requiring compliance with the restrictions provided in this Agreement are to preserve the exclusion of interest on the Notes from gross income for purposes of federal income taxation, and that the Issuer, on behalf of the owners of the Notes, who are declared to be third-party beneficiaries of this Agreement, shall be entitled for any breach of the provisions hereof, to all remedies both at law and in equity in the event of any default hereunder.

(f) In the enforcement of this Agreement, the Issuer may rely on any certificate delivered by or on behalf of the Owner or any tenant with respect to the Project.

(g) Nothing in this Section shall preclude the Issuer from exercising any remedies it might otherwise have, by contract, statute or otherwise, upon the occurrence of any violation hereunder.

(h) Notwithstanding anything to the contrary contained herein, the Issuer hereby agrees that any cure of any default made or tendered by one or more of the Owner's partners shall be deemed to be a cure by the Owner and shall be accepted or rejected on the same basis as if made or tendered by the Owner.

Section 7. Covenants to Run with the Land.

The Owner hereby subjects the Project, the Site and the Units to the covenants, reservations and restrictions set forth in this Agreement. The Issuer and the Owner hereby declare their express intent that the covenants, reservations and restrictions set forth herein shall be deemed covenants, reservations and restrictions running with the land to the extent permitted by law, and shall pass to and be binding upon the Owner's successors in title to the Project, the Units, and the Site, throughout the term of this Agreement. Each and every contract, deed, mortgage, lease or other instrument hereafter executed covering or conveying the Project, the Units or the Site, or any portion thereof or interest therein (excluding any transferee of a partnership interest in the Owner), shall conclusively be held to have been executed, delivered and accepted subject to such covenants, reservations and restrictions, regardless of whether such covenants, reservations and restrictions are set forth in such contract, deed, mortgage, lease or other instrument.

Section 8. Recording.

The Owner shall cause this Agreement and all amendments and supplements hereto to be recorded in the conveyance and real property records of Cook County, Illinois, and in such other places as the Issuer may reasonably request. The Owner shall pay all fees and charges incurred in connection with any such recording.

Section 9. Agents of the Issuer.

The Issuer shall have the right to appoint agents to carry out any of its duties and obligations hereunder, and shall, upon written request, certify in writing to the other party hereto any such agency appointment.

Section 10. No Conflict with Other Documents.

The Owner warrants and covenants that it has not and will not execute any other agreement with provisions inconsistent or in conflict with the provisions hereof (except documents that are subordinate to the provisions hereof), and the Owner agrees that the requirements of this Agreement are paramount and controlling as to the rights and obligations herein set forth, which supersede any other requirements in conflict herewith.

Section 11. Interpretation.

Any capitalized terms not defined in this Agreement shall have the same meaning as terms defined in the Funding Loan Agreement, the Borrower Loan Agreement or Section 142(d) of the Code and the regulations heretofore or hereafter promulgated thereunder.

Section 12. Amendment.

Subject to any restrictions set forth in the Funding Loan Agreement, this Agreement may be amended by the parties hereto to reflect changes in Section 142(d) of the Code, the regulations hereafter promulgated thereunder and revenue rulings promulgated thereunder, or in the interpretation thereof.

Section 13. Severability.

The invalidity of any clause, part or provision of this Agreement shall not affect the validity of the remaining portions thereof.

Section 14. Notices.

Any notice, demand or other communication required or permitted hereunder shall be in writing and shall be deemed to have been given if and when personally delivered and receipted for, or, if

sent by private courier service or sent by overnight mail service, shall be deemed to have been given if and when received (unless the addressee refuses to accept delivery, in which case it shall be deemed to have been given when first presented to the addressee for acceptance), or on the first day after being sent by telegram, or on the third day after being deposited in United States registered or certified mail, postage prepaid. Any such notice, demand or other communication shall be given as provided for in Section 11.1 of the Funding Loan Agreement.

Section 15. Governing Law.

This Agreement shall be construed in accordance with and governed by the laws of the State of Illinois, and where applicable, the laws of the United States of America.

Section 16. Limited Liability of Owner.

Notwithstanding any other provision or obligation stated in or implied by this Agreement to the contrary, any and all undertakings and agreements of the Owner contained herein shall not (other than as expressly provided hereinafter in this paragraph) be deemed, interpreted or construed as the personal undertaking or agreement of, or as creating any personal liability upon, any past, present or future partner of the Owner, and no recourse (other than as expressly provided hereinafter in this paragraph) shall be had against the property of the Owner or any past, present or future partner of the Owner, personally or individually for the performance of any undertaking, agreement or obligation, or the payment of any money, under this Agreement or any document executed or delivered by or on behalf of the Owner pursuant hereto or in connection herewith, or for any claim based thereon. It is expressly understood and agreed that the Issuer and the registered owners of the Notes, and their respective successors and assigns, shall have the right to sue for specific performance of this Agreement and to otherwise seek equitable relief for the enforcement of the obligations and undertakings of the Owner hereunder, including, without limitation, obtaining an injunction against any violation of this Agreement or the appointment of a receiver to take over and operate all or any portion of the Project in accordance with the terms of this Agreement. This Section shall survive termination of this Agreement.

IN WITNESS WHEREOF, The parties hereto have caused this Agreement to be signed and sealed by their respective, duly authorized representatives, as of the day and year first above written.

CITY OF CHICAGO

By: _____
Lois A. Scott, Chief Financial Officer

81220

JOURNAL--CITY COUNCIL--CHICAGO

5/28/2014

(SEAL)

ATTEST:

Susana A. Mendoza, City Clerk

Acknowledged and agreed to:

PARKSIDE PHASE IIB, LP,
an Illinois limited partnership

By: PARKSIDE IIB, LLC,
an Illinois limited liability company
Its general partner

By: Parkside Associates, LLC,
an Illinois limited liability company, its sole member

By: Holsten Real Estate Development
Corporation, an Illinois corporation,
a member

By: _____
Name: Peter M. Holsten
Title: President

By: Cabrini Green LAC Community Development
Corporation, an Illinois not-for-profit corporation,
a member

By: _____
Name: Deidre Brewster
Title: President

(STATE OF ILLINOIS)
) ss.
COUNTY OF COOK)

BEFORE ME, the undersigned authority, on this day personally appeared Lois A. SCOTT and SUSANA A, MENDOZA, the CHIEF FINANCIAL OFFICER and CITY CLERK, respectively, of the CITY OF CHICAGO, a municipal corporation and home rule unit of local government duly organized and validly existing under the Constitution and laws of the State of Illinois (the "Issuer"), known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that each executed the same for the purposes and consideration therein expressed and in the capacity therein stated, as the act and deed of said Issuer.

Given under my hand and seal of office, this the ____ day of ____, 2014.

[SEAL]

Notary Public in and for the State of Illinois

My commission expires on:

STATE OF ILLINOIS)
) ss.
COUNTY OF COOK)

I, the undersigned, a Notary Public in and for the county and State aforesaid, do hereby certify that Peter M. Holsten, personally known to me to be the president of Holsten Real Estate Development Corporation, an Illinois corporation, a member of Parkside Associates, LLC, an Illinois limited liability company ("Parkside"), the sole member of Parkside IIB, LLC, an Illinois limited liability company (the "General Partner"), the general partner of Parkside Phase IIB, LP, an Illinois limited partnership (the "Partnership"), 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 severally acknowledged that as such officer, he signed and delivered the said instrument, pursuant to authority given by the members of Parkside, on behalf of the General Partner, as the free and voluntary act of such person, and as the free and voluntary act and deed of the General Partner and the Partnership, for the uses and purposes therein set forth.

(Sub)Exhibit "B".
 (To Land-Use Restriction Agreement
 With Parkside Phase IIB, L.P.)

*Income Computation And Certification.**

NOTE TO APARTMENT OWNER: This form is designed to assist you in computing Annual Income in accordance with the method set forth in the Department of Housing and Urban Development ("HUD") Regulations (24 CFR Part 5). You should make certain that this form is at all times up to date with HUD Regulations. All capitalized terms used herein shall have the meanings set forth in the Land Use Restriction Agreement, dated as of June 1, 2014, among the City of Chicago and Parkside Phase IIB, LP, an Illinois limited partnership (the "Owner").

Re: Parkside Phase IIB Project
 Chicago, IL

I/We, the undersigned, being first duly sworn, state that I/we have read and answered fully and truthfully each of the following questions for all persons who are to occupy the unit in the above apartment project for which application is made. Listed below are the names of all persons who intend to reside in the unit:

Name of Members of the Household	Relationship to Head of Household	Age	Social Security Number	Place of Employment
_____	HEAD	_____	_____	_____
_____	SPOUSE	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____

6. **Total Anticipated Income.** The total anticipated income, calculated in accordance with this paragraph 6, of all persons listed above for the 12-month period beginning the date that I/we plan to move into a unit (i.e., _____) is \$_____. Included in the total anticipated income listed above are:

- (a) the full amount, before payroll deductions, of wages and salaries, overtime pay, commissions, fees, tips and bonuses, and other compensation for personal services;
- (b) the net income from operation of a business or profession or net income from real or personal property (without deducting expenditures for business expansion or amortization or capital indebtedness); an allowance for depreciation of capital assets used in a business or profession may be deducted, based on straight-line depreciation, as provided in Internal Revenue Service regulation; include any withdrawal of cash or assets from the operation of a business or profession, except to the extent the withdrawal is reimbursement of cash or assets invested in the operation by the above persons;
- (c) interest and dividends (see 7(C) below);

* The form of Income Computation and Certification shall be conformed to any amendments made to 24 CFR Part 5, or any regulatory provisions promulgated in substitution therefor.

- (d) the full amount of periodic payments received from social security, annuities, insurance policies, retirement funds, pensions, disability or death benefits, and other similar types of periodic receipts, including a lump sum payment for the delayed start of a periodic payment;
- (e) payments in lieu of earnings, such as unemployment and disability compensation, workmen's compensation and severance pay;
- (f) the amount of any public welfare assistance payment; if the welfare assistance payment includes any amount specifically designated for shelter and utilities that is subject to adjustment by the welfare assistance agency in accordance with the actual cost of shelter and utilities, the amount of welfare assistance income to be included as income shall consist of:
 - (i) the amount of the allowance or grant exclusive of the amount specifically designated for shelter or utilities, plus
 - (ii) the maximum amount that the welfare assistance agency could in fact allow the family for shelter and utilities (if the family's welfare assistance is ratably reduced from the standard of need by applying a percentage, the amount calculated under this paragraph 6(f) shall be the amount resulting from one application of the percentage);
- (g) periodic and determinable allowances, such as alimony and child support payments and regular contributions or gifts received from persons not residing in the dwelling; and
- (h) all regular pay, special pay and allowances of a member of the Armed Forces.

Excluded from such anticipated total income are:

- (a) income from employment of children (including foster children) under the age of 18 years;
- (b) payment received for the care of foster children or foster adults;
- (c) lump-sum additions to family assets, such as inheritances, insurance payments (including payments under health and accident insurance and worker's compensation), capital gains and settlement for personal or property losses;
- (d) amounts received by the family that are specifically for, or in reimbursement of, the cost of medical expenses for any family member;
- (e) income of a live-in aide;
- (f) the full amount of student financial assistance paid directly to the student or to the educational institution;
- (g) special pay to a family member serving in the Armed Forces who is exposed to hostile fire;

- (h) amounts received under training programs funded by the Department of Housing and Urban Development ("HUD");
- (i) amounts received by a disabled person that are disregarded for a limited time for purposes of Supplemental Security Income eligibility and benefits because they are set aside for use under a Plan to Attain Self-Sufficiency (PASS);
- (j) amounts received by a participant in other publicly assisted programs which are specifically for or in reimbursement of out-of-pocket expenses incurred (special equipment, clothing, transportation, child care, etc.) and which are made solely to allow participation in a specific program;
- (k) a resident service stipend in a modest amount (not to exceed \$200 per month) received by a resident for performing a service for the Owner, on a part-time basis, that enhances the quality of life in the Project, including, but not limited to, fire patrol, hall monitoring, lawn maintenance and resident initiatives coordination (no resident may receive more than one stipend during the same period of time);
- (l) compensation from state or local employment training programs in training of a family member as resident management staff, which compensation is received under employment training programs (including training programs not affiliated with a local government) with clearly defined goals and objectives, and which compensation is excluded only for the period during which the family member participates in the employment training program;
- (m) reparations payment paid by a foreign government pursuant to claims filed under the laws of that government for persons who were persecuted during the Nazi era;
- (n) earnings in excess of \$480 for each full-time student, 18 years or older, but excluding the head of household and spouse;
- (o) adoption assistance payments in excess of \$480 per adopted child;
- (p) deferred periodic payments of supplemental security income and social security benefits that are received in a lump sum payment;
- (q) amounts received by the family in the form of refunds or rebates under state or local law for property taxes paid on the dwelling unit;
- (r) amounts paid by a state agency to a family with a developmentally disabled family member living at home to offset the cost of services and equipment needed to keep the developmentally disabled family member at home;
- (s) temporary, nonrecurring or sporadic income (including gifts); and
- (t) amounts specifically excluded by any other federal statute from consideration as income for purposes of determining eligibility or benefits under a category of assistance programs that includes assistance under any program to which the exclusions set forth in 24 CFR 5.609(c) apply.

7. **Assets.**

(a) Do the persons whose income or contributions are included in Item 6 above:

(i) have savings, stocks, bonds, equity in real property or other form of capital investment (excluding the values of necessary items of personal property such as furniture and automobiles, equity in a housing cooperative unit or in a manufactured home in which such family resides, and interests in Indian trust land)? _____ Yes _____ No.

(ii) have they disposed of any assets (other than at a foreclosure or bankruptcy sale) during the last two years at less than fair market value? _____ Yes _____ No.

(b) If the answer to (i) or (ii) above is yes, does the combined total value of all such assets owned or disposed of by -all such persons total more than \$5,000? _____ Yes _____ No.

(c) If the answer to (b) above is yes, state:

(i) the total value of all such assets: \$ _____

(ii) the amount of income expected to be derived from such assets in the 12-month period beginning on the date of initial occupancy of the unit that you propose to rent: \$ _____; and

(iii) the amount of such income, if any, that was included in Item 6 above: \$ _____.

8. **Full-time Students.**

(a) Are all of the individuals who propose to reside in the unit full-time students? _____ Yes _____ No.

A full-time student is an individual enrolled as a full-time student (carrying a subject load that is considered full-time for day students under the standards and practices of the educational institution attended) during each of five calendar months during the calendar year in which occupancy of the unit begins at an educational organization which normally maintains a regular faculty and curriculum and normally has a regularly enrolled body of students in attendance or an individual pursuing a full-time course of institutional or farm training under the supervision of an accredited agent of such an educational organization or of a state or political subdivision thereof.

(b) If the answer to 8(a) is yes, are at least two of the proposed occupants of the unit a husband and wife entitled to file a joint federal income tax return? _____ Yes _____ No.

9. **Relationship to Project Owner.** Neither myself nor any other occupant of the unit I/we propose to rent is the Owner, has any family relationship to the Owner, or owns directly or indirectly any interest in the Owner. For purposes of this paragraph, indirect ownership by an

individual shall mean ownership by a family member; ownership by a corporation, partnership, estate or trust in proportion to the ownership or beneficial interest in such corporation, partnership, estate or trust held by the individual or a family member; and ownership, direct or indirect, by a partner of the individual.

10. **Reliance.** This certificate is made with the knowledge that it will be relied upon by the Owner to determine maximum income for eligibility to occupy the unit and is relevant to the status under federal income tax law of the interest on obligations issued to provide financing for the apartment development for which application is being made. I/We consent to the disclosure of such information to the issuer of such obligations, the holders of such obligations, any fiduciary acting on their behalf and any authorized agent of the Treasury Department or the Internal Revenue Service. I/We declare that all information set forth herein is true, correct and complete and based upon information I/we deem reliable, and that the statement of total anticipated income contained in paragraph 6 is reasonable and based upon such investigation as the undersigned deemed necessary.

11. **Further Assistance.** I/We will assist the Owner in obtaining any information or documents required to verify the statements made herein, including, but not limited to, either an income verification from my/our present employer(s) or copies of federal tax returns for the immediately preceding two calendar years.

12. **Misrepresentation.** I/We acknowledge that I/we have been advised that the making of any misrepresentation or misstatement in this declaration will constitute a material breach of my/our agreement with the Owner to lease the unit, and may entitle the Owner to prevent or terminate my/our occupancy of the unit by institution of an action for ejection or other appropriate proceedings.

I/We declare under penalty of perjury that the foregoing is true and correct. Executed this

____ day of _____ in _____, Illinois.

Applicant

Applicant

Applicant

Applicant

[Signature of all persons over the age of 18 years listed in 2 above required.]

SUBSCRIBED AND SWORN to before me this ____ day of ____

(NOTARY SEAL)

Notary Public in and for the State of _____

My Commission Expires: _____

FOR COMPLETION BY APARTMENT OWNER ONLY:

1. Calculation of eligible income:

a. Enter amount entered for entire household in 6 above: \$ _____

b. (1) if the amount entered in 7(c)(i) above is greater than \$5,000, enter the total amount entered in 7(c)(ii), subtract from that figure the amount entered in 7(c)(iii) and enter the remaining balance (\$ _____);

(2) multiply the amount entered in 7(c)(i) times the current passbook savings rate as determined by HUD to determine what the total annual earnings on the amount in 7(c)(ii) would be if invested in passbook savings (\$ _____), subtract from that figure the amount entered in 7(c)(iii) and enter the remaining balance (\$ _____); and

(3) enter at right the greater of the amount calculated under (1) or (2) above: \$ _____.

c. TOTAL ELIGIBLE INCOME (Line 1.a plus line 1.b(3)): \$ _____

2. The amount entered in 1.c is:

_____ Less than 80% of Median Gross Income for Area.**

_____ More than 80% of Median Gross Income for the Area".***

3. Number of apartment unit assigned: _____
Bedroom Size: _ Rent: \$.

4. The last tenants of this apartment unit for a period of 31 consecutive days [had/did not have] aggregate anticipated annual income, as certified in the above manner upon their initial occupancy of the apartment unit, of less than 80% of Median Gross Income for the Area.

5. Method used to verify applicant(s) income:

- _____ Employer income verification.
- _____ Copies of tax returns.
- _____ Other (_____)

Owner or Manager

** "Median Gross Income for the Area" means the median income for the area where the Project is located as determined by the Secretary of Housing and Urban Development under Section 8(0(3) of the United States Housing Act of 1937, as amended, or if programs under Section 8(f) are terminated, median income determined under the method used by the Secretary prior to the termination. "Median Gross Income for the Area" shall be adjusted for family size.

*** See footnote 2.

INCOME VERIFICATION

(for employed persons)

The undersigned employee has applied for a rental unit located in a project financed by the City of Chicago. Every income statement of a prospective tenant must be stringently verified. Please indicate below the employee's current annual income from wages, overtime, bonuses, commissions or any other form of compensation received on a regular basis.

Annual wages	_____
Overtime	_____
Bonuses	_____
Commissions	_____
Total current income	_____

I hereby certify that the statements above are true and complete to the best of my knowledge.

_____	_____	_____
Signature	Date	Title

I hereby grant you permission to disclose my income to Parkside Phase IIB, LP, an Illinois limited partnership, in order that it may determine my income eligibility for rental of an apartment located in one of its projects which has been financed by the City of Chicago.

_____	_____
Signature	Date

Please send to:

INCOME VERIFICATION

(for self-employed persons)

I hereby attach copies of my individual federal and state income tax returns for the immediately preceding two calendar years and certify that the information shown in such income tax returns is true and complete to the best of my knowledge.

_____	_____
Signature	Date

(Sub)Exhibit "C".
 (To Land Use Restriction Agreement
 With Parkside Phase IIB, L.P.)

Certificate Of Continuing Program Compliance.

The undersigned, of behalf of Parkside Phase IIB, L.P., an Illinois limited partnership (the "Owner"), hereby certifies as follows:

1. The undersigned has read and is thoroughly familiar with the provisions of the Land Use Restriction Agreement, dated as of June 1, 2014 (the "Land Use Restriction Agreement"), between the City of Chicago and the Owner. All capitalized terms used herein shall have the meanings given in the Land Use Restriction Agreement.

2. Based on Certificates of Tenant Eligibility on file with the owner, as of the date of this certificate the following number of completed Units in the Project (i) are occupied by qualifying tenants (as such term is defined in the Land Use Restriction Agreement), or (ii) were previously occupied by Lower-Income Tenants and have been vacant and not reoccupied except for a temporary period of no more than 31 days:

Occupied by Qualifying Tenants****: _____ Number of Units.

Previously occupied by Qualifying Tenants
 (Vacant and not reoccupied except for a
 temporary period of no more than 31 days): _____ Number of Units.

3. The total number of completed Units in the Project is _____.

4. The total number in two is at least 40 percent of the total number in three above.

5. No Event of Default (as defined in the Land Use Restriction Agreement) has occurred and is subsisting under the Land Use Restriction Agreement, except as set forth in Schedule A attached hereto.

**** A unit all of the occupants of which are full-time students does not qualify as a unit occupied by Qualifying Tenants, unless one or more of the occupants was entitled to file a joint tax return.

Parkside Phase IIB, L.P.,
an Illinois limited partnership

By: Parkside IIB LLC,
an Illinois limited liability company,
its general partner

By: Parkside Associates LLC,
an Illinois limited liability company,
its sole member

By: Holsten Real Estate Development
Corporation, an Illinois corporation,
a member

By: _____

Name: Peter M. Holsten

Title: President

By: Cabrini Green LAC Community
Development Corporation,
an Illinois not-for-profit corporation,
a member

By: _____

Name: Deidre Brewster

Title: President

[Schedule A referred to in this Certificate of Continuing Program
Compliance unavailable at time of printing.]

Exhibit "E".
(To Ordinance)

Parkside IIB Rental Project Redevelopment Agreement.

This Parkside IIB Rental Project Redevelopment Agreement (the "Agreement") is made as of this _____ day of _____, 2014, by and among the City of Chicago, an Illinois municipal corporation (the "City"), through its Department of Planning and Development ("DPD"), and Parkside Phase IIB, LP, an Illinois limited partnership ("Partnership"), and Holsten Real Estate Development Corporation, an Illinois corporation ("Holsten"), and Cabrini Green LAC Community Development Corporation, an Illinois not-for-profit corporation ("LAC").

RECITALS:

A. **Constitutional Authority:** As a home rule unit of government under Section 6(a), Section 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 and 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. (2002 State Bar Edition), as amended from time-to-time (the "Act"), to finance projects that eradicate blighted conditions through the use of tax increment allocation financing for redevelopment projects.

C. **City Council Authority:** To induce redevelopment under the provisions of the Act, the City Council of the City (the "City Council") adopted the following ordinances on July 30, 1997: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Near North Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Near North Redevelopment Project Area as a Redevelopment Project Area Pursuant to Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Near North Redevelopment Project Area" (the "TIF Adoption Ordinance"). Collectively the three ordinances are defined as the "TIF Ordinances". The Redevelopment Area (as defined below) is legally described on Exhibit A.

D. **The Project:** Parkside Associates, LLC, an Illinois limited liability company, ("Parkside") of which Holsten and LAC are members, previously entered into a Contract for Redevelopment of Cabrini-Green Extension North dated September 29, 2005 (as amended, the "CHA Redevelopment Agreement") with the Chicago Housing Authority ("CHA") and Daniel E. Levin and The Habitat Company LLC, not personally but in their former official capacity as Receiver for CHA, for the construction by Parkside and other entities formed by Parkside of approximately 718 housing units, including replacement public housing, on sites located within the Near North Tax Increment

Financing Redevelopment Project Area (the "Redevelopment Area"). The project contemplated by this Redevelopment Agreement is for the construction of approximately 106 of those units on sites located at 459 West Division Street and 1151 North Cleveland Avenue in the Redevelopment Area (the "Property"). CHA has leased the Property to Partnership pursuant to one 99-year ground lease. The Property is approximately 0.83 acre, and is located wholly within the Redevelopment Area. A legal description of the Property is stated in Exhibit B-1. The Property is currently undeveloped and subject to the zoning requirements stated in Residential-Business Planned District No. 1006 (including any approved amendment thereof, the "PD"). In accordance with this Agreement, the Developer Parties (as hereinafter defined) plan to construct 1 new 9-story multifamily rental building with 5 new townhome-style units and two walkup flats attached to the rear facade of the building, and 1 new 3-story multifamily rental building with twelve residential units. The buildings will collectively comprise approximately 106 residential units consisting of 36 rental units for public housing residents, 27 rental units for low-income families, 43 market rate rental units, one exercise room, one community room, and 66 parking spaces. The new construction work is collectively defined as the "Project". A site plan for the Project (the "Site Plan") is Exhibit B-2. The completion of the Project would not reasonably be anticipated to occur without the financing contemplated in this Agreement.

E. Redevelopment Plan: The Project will be carried out in accordance with this Agreement, the PD and the City of Chicago Near North Redevelopment Project Area Tax Increment Finance Program Redevelopment Plan and Project (the "Redevelopment Plan"), and as amended from time-to-time.

F. City Financing and Assistance: The City agrees to use, in the amounts set forth in Section 4.03 hereof, Incremental Taxes to pay or reimburse the Developer Parties 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 (as defined below) pursuant to a TIF bond ordinance (the "TIF Bond Ordinance"), at a later date as described and conditioned in Section 4.07 hereof. The proceeds of the TIF Bonds (the "TIF Bond Proceeds") may be used to pay for the costs of the TIF-Funded Improvements not previously paid for from Available Incremental Taxes.

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

AGREEMENT:

SECTION 1: RECITALS

The recitals stated above are an integral part of this Agreement and are hereby incorporated into this Agreement by reference and made a part of this Agreement.

SECTION TWO: DEFINITIONS

For purposes of this Agreement the following terms shall have the meanings stated below:

"Act" has the meaning defined in the recitals.

"Actual Residents of the City" has the meaning defined for such phrase in Section 10.02(c).

"Affiliate" means any individual, corporation, partner, partnership, trust or entity which owns or controls a controlling interest, or is owned or controlled by, or is under common ownership or control with, in whole or in part, a Developer Party or any successor to a Developer Party or its respective subsidiary(ies) or parent(s).

"Agreement" has the meaning defined in the Agreement preamble.

"AMI" shall mean Chicago-area median income, adjusted for family (as defined in 24 C.F.R. Part 5.403) size, as determined from time to time by HUD.

"Annual Compliance Report" shall mean a signed report from the Partnership to the City (a) itemizing each of the Developer Parties' obligations under this Agreement during the preceding calendar year, (b) certifying the Developer Parties' 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 the Developer Parties are not in default with respect to any provision of the RDA, 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 8.12); (2) delivery of updated insurance certificates, if applicable (Section 8.13); (3) delivery of evidence of payment of Non-Governmental Charges, if applicable (Section 8.14); (4) compliance with the Affordability Requirements (Section 8.19); and (5) compliance with all other executory provisions of the RDA.

"Available Incremental Taxes" means an amount equal to 90% of the Incremental Taxes (as defined below) deposited after the Closing Date in the Redevelopment Project Area Special Tax Allocation Fund (as defined below) attributable to the taxes levied on property in the Redevelopment Area, using the year [2004] as a base year for equalized assessed valuation.

"Available Project Funds" has the meaning defined for such phrase in Section 5.16(g).

"Bonds" has the meaning defined in Section 8.05.

"Business Day" means any day other than Saturday, Sunday or a legal holiday in the State.

"Certificate" means the Certificate of Completion of Construction described in Section 7.01.

"CHA Units" shall mean the 36 residential units in the Project which shall be leased to CHA Residents by the Partnership.

"CHA Residents" shall mean tenants who qualify as being eligible to occupy "public housing" as defined in Section 3(b) of the United States Housing Act of 1937, as amended and as may hereafter be amended from time to time or any successor legislation, together with all regulations implementing the same.

"Change Order" means any amendment or modification to the Scope Drawings, the Plans and Specifications, or the Project Budget (all as defined below) within the scope of Section 3.04.

"Citibank" means Citibank, N.A. and its successors and assigns.

"City" has the meaning defined in the Agreement preamble.

"City Contract" has the meaning defined in Section 8.01 (o).

"City Council" means the City Council of the City of Chicago as defined in the recitals.

"City Funds" means the funds described in Section 4.03(b).

"City Group Member" has the meaning defined in Section 8.10.

"City Regulatory Agreement" means that certain Regulatory Agreement entered into on the date hereof by Partnership and the City.

"Closing Date" means the date of execution and delivery of this Agreement by all parties hereto.

"Construction Contract" means collectively those certain contracts substantially in the form of Exhibit E, to be entered into between Partnership and the General Contractor (as defined below) providing for construction of the TIF-Funded Improvements.

"Construction Program" has the meaning defined in Section 10.03.

"Corporation Counsel" means the City's Office of Corporation Counsel.

"Davis-Bacon Act" shall mean 40 U.S.C. Section 276a et seq.

"Developer Parties" means, collectively, the Partnership, Holsten and LAC; "Developer Party" means any one of the Developer Parties.

"DPD" has the meaning defined in the Agreement preamble.

"Employer(s)" has the meaning defined in Section 10.01.

"Environmental Laws" means 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 of Chicago, including but not limited to the Municipal Code of Chicago, Sections 7-28-390, 7-28-440, 11-4-1410, 11-4-1420, 11-4-1450, 11-4-1500, 11-4-1530, 11-4-1550, or 11-4-1560.

"Equity" means funds of Developer Parties (other than funds derived from Lender Financing (as defined below)) available for the Project, in the amount stated in Exhibit K attached hereto, which amount may be increased under Section 4.06 (Cost Overruns).

"Escrow Agreement" means that certain Escrow Agreement entered into on the date hereof by the City, Developer Parties, lenders providing Lender Financing and other parties, in substantially the form attached as Exhibit L.

"Event of Default" has the meaning defined in Section 15.01.

"Existing Materials" shall mean the Hazardous Materials and other environmental conditions described in any SRP reports existing on the Property prior to or as of the Closing Date.

"Existing Mortgages" has the meaning defined in Section 16.01.

"Financial Statements" means, for each of Partnership, Holsten and LAC, the financial statements of such Developer Party regularly prepared by such Developer Party, and including, but not limited to, a balance sheet, income statement and cash-flow statement, in accordance with generally accepted accounting principles and practices consistently applied throughout the appropriate periods, and which are delivered to the lender(s) providing Lender Financing pursuant to Partnership's loan agreement(s), if any.

"General Contractor" means the general contractor(s) hired by Partnership under Section 6.01.

"Governmental Charge" has the meaning defined in Section 8.18(a).

"Hazardous Materials" 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 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.

"HUD" shall mean the U.S. Department of Housing and Urban Development.

"Human Rights Ordinance" has the meaning defined in Section 10.01(a).

"In Balance" has the meaning defined in Section 5.16(g).

"Incremental Taxes" means 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 for deposit by the Treasurer into a special tax allocation fund established to pay Redevelopment Project Costs (as defined below) and obligations incurred in the payment thereof, such fund for the purposes of this Agreement being the Redevelopment Project Area Special Tax Allocation Fund.

"Indemnitee" and "Indemnitees" have the respective meanings defined in Section 13.01.

"Lender Financing" means funds borrowed by Partnership from lenders and available to pay for costs of the Project, in the amount stated in Exhibit K, if any.

"Limited Partner" means Alliant Tax Credit Fund 76, Ltd. or another affiliate of Alliant Capital, Ltd. and its successors and assigns.

"MBE(s)" has the meaning defined in Section 10.03.

"MBE/WBE Budget" shall mean the budget attached hereto as Exhibit C-2. as described in Section 10.03.

"MBE/WBE Program" has the meaning defined in Section 10.03.

"Municipal Code" means the Municipal Code of the City of Chicago as presently in effect and as hereafter amended from time to time.

"New Mortgage" has the meaning defined in Section 16.01.

"NFRL" shall mean a No Further Remediation Letter issued pursuant to the SRP.

"Non-Governmental Charges" means all non-governmental charges, liens, claims, or encumbrances relating to Developer Parties, the Property or the Project.

"Partnership" has the meaning defined in the Agreement preamble.

"PD" has the meaning defined in the recitals.

"Permitted Liens" means those liens and encumbrances against the buildings in the Project and/or the Project stated in Exhibit G.

"Permitted Mortgage" has the meaning defined in Section 16.01.

"Plans and Specifications" means final construction documents containing a site plan and working drawings and specifications for the Project.

"Prior Expenditure(s)" has the meaning defined in Section 4.05.

"Procurement Program" has the meaning defined in Section 10.03.

"Project" has the meaning defined in the recitals.

"Project Budget" means the budget stated in Exhibit C-1, showing the total cost of the Project by line item, as furnished by Partnership to DPD, in accordance with Section 3.03.

"Property" has the meaning defined in the recitals.

"Recorded Affordability Documents" means, collectively: the City Regulatory Agreement; that certain Declaration of Restrictive Covenants by and among the CHA and Partnership dated as of the date hereof; that certain Illinois Affordable Housing Tax Credit Regulatory Agreement by and among the Partnership, LAC and Illinois Housing Development Authority dated as of the date hereof; and that certain Regulatory and Operating Agreement by and among the CHA and the Partnership dated as of the date hereof.

"Redevelopment Area" has the meaning defined in the recitals.

"Redevelopment Plan" has the meaning defined in the recitals.

"Redevelopment Project Area Special Tax Allocation Fund" means the special tax allocation fund created by the City in connection with the Redevelopment Area into which the Incremental Taxes (as defined below) will be deposited.

"Redevelopment Project Costs" means redevelopment project costs as defined in Section 5/11-74.4-3(q) of the Act that are included in the budget stated in the Redevelopment Plan or otherwise referenced in the Redevelopment Plan.

"Requisition Form" shall mean the document, in the form attached hereto as Exhibit J, to be delivered by the Developer to DPD pursuant to Section 4.04 of this Agreement.

"Scope Drawings" means preliminary construction documents containing a site plan and preliminary drawings and specifications for the Project.

"Site Plan" has the meaning defined in the recitals.

"SRP" means the State of Illinois Site Remediation Program, as codified at 415 ILCS 5/58, et seq., as amended from time to time.

"State" means the State of Illinois as defined in the recitals.

"Survey" means an urban plat of survey in the most recently revised form of ALTA/ACSM land title survey of the Property dated within 90 days prior to the Closing Date, reasonably acceptable in form and content to the City and the Title Company, prepared by a surveyor registered in the State, 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 any updates thereof to reflect improvements to the Property as required by the City or the lender(s) providing Lender Financing, if any).

"Term of the Agreement" means the period of time commencing on the Closing Date and ending on July 30, 2020, such date being the date that is 23 years after the creation of the Redevelopment Area.

"TIF Adoption Ordinance" has the meaning stated in the recitals.

"TIF Bonds" has the meaning defined for such term in the recitals.

"TIF Bond Ordinance" has the meaning stated in the recitals.

"TIF Bond Proceeds" has the meaning stated in the recitals.

"TIF Ordinances" has the meaning stated in the recitals.

"TIF-Funded Improvements" means 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, and (iv) are stated in Exhibit D.

"Title Company" means Greater Illinois Title Company.

"Title Policy" means a leasehold title insurance policy in the most recently revised ALTA or equivalent form, showing Partnership as the insured, noting the recording of this Agreement as an encumbrance against the Property, and a subordination agreement in favor of the City with respect to previously recorded liens against the Project related to Lender Financing, if any, issued by the Title Company.

"WARN Act" means the Worker Adjustment and Retraining Notification Act (29 U.S.C. Section 2101 et seq.).

"WBE(s)" has the meaning defined in Section 10.03.

SECTION THREE: THE PROJECT

3.01 The Project. Partnership will: (i) begin redevelopment construction no later than ninety days after the Closing Date, and (ii) complete redevelopment construction no later than the [third anniversary] of the Closing Date, subject to the provisions of Section 18.16 (Force Majeure).

3.02 Scope Drawings and Plans and Specifications. Partnership has delivered the Scope Drawings and Plans and Specifications to DPD and DPD has approved them. After such initial approval, subsequent proposed changes to the Scope Drawings or Plans and Specifications within the scope of Section 3.04 will be submitted to DPD as a Change Order under Section 3.04. The Scope Drawings and Plans and Specifications will at all times conform to the Redevelopment Plan as in effect on the date of this Agreement, and all applicable Federal, State and local laws, ordinances and regulations. Developer Parties will submit all necessary documents to the City's Department of Buildings, Department of Transportation, and to 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. Partnership has furnished to DPD, and DPD has approved, a Project Budget which is Exhibit C-1, showing total costs for the Project in an amount not less than \$41,351,529. Partnership hereby certifies to the City that: (a) in addition to City Funds, the Lender Financing and/or Equity described in Exhibit K shall be sufficient to pay for all Project costs; and (b) the Project Budget is true, correct and complete in all material respects. Partnership will promptly deliver to DPD copies of any Change Orders with respect to the Project Budget as provided in Section 3.04.

3.04 Change Orders. Except as provided in subparagraph (b) below, all Change Orders (and documentation substantiating the need and identifying the source of funding therefor) relating to material changes to the Project must be submitted by Partnership to DPD concurrently with the progress reports described in Section 3.07; provided, however, that any Change Orders relating to any of the following must be submitted by Partnership to DPD for DPD's prior written approval: (i) a reduction or increase by more than five percent (5%) in the square footage of the Project, or

(ii) a change in the basic use of the Property and improvements, (iii) an increase or reduction in the Project budget by more than 10% or (iv) a delay in the Project completion date of more than 90 days, or (v) Change Orders costing more than \$150,000 each, or more than \$1,000,000 in the aggregate. DPD will respond to Partnership's request for written approval within 30 days from receipt of such request by granting or denying such request or by requesting additional information from Partnership. If DPD does not respond to Partnership's request, and if Partnership has complied with the requirements for notice stated in Section 17.02, then Partnership's request will be deemed to have been approved by DPD. Developer Parties will not authorize or permit the performance of any work relating to any Change Order requiring DPD's prior written approval or the furnishing of materials in connection therewith prior to the receipt by Partnership of DPD's written approval. The Construction Contract, and each contract between the General Contractor and any subcontractor, will contain a provision to this effect. An approved Change Order will not be deemed to imply any obligation on the part of the City to increase the amount of City Funds or to provide any other additional assistance to Partnership.

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

3.06 Other Approvals. Any DPD approval under this Agreement will have no effect upon, nor will it operate as a waiver of, Developer Parties' obligations to comply with the provisions of Section 5.03 (Other Governmental Approvals).

3.07 Progress Reports and Survey Updates. After the Closing Date, on or before the 15th day of each reporting month, Partnership will provide DPD with written quarterly construction progress reports detailing the status of the Project, including a revised completion date, if necessary (with any delay in completion date being considered a Change Order, requiring DPD's written approval under Section 3.04). Partnership must also deliver to the City written progress reports by draw, but not less than quarterly, detailing compliance with the requirements of Section 8.08 (Prevailing Wage), Section 10.02 (City Resident Construction Worker Employment Requirement) and Section 10.03 (Partnership's MBE/WBE Commitment). If the reports reflect a shortfall in compliance with the requirements of Sections 8.08, 10.02 and 10.03, then there must also be included a written plan from Partnership acceptable to DPD to address and cure such shortfall. At Project completion, upon the request of DPD, Partnership will provide 3 copies of an updated Survey to DPD reflecting improvements made to the Property.

3.08 Inspecting Agent or Architect. The independent agent or architect (other than Partnership's architect) selected by the lender providing Lender Financing will also act as the inspecting agent or architect for DPD for the Project, and any fees and expenses connected with its work or incurred

by such independent agent or architect will be solely for Partnership's account and will be promptly paid by Partnership. The inspecting agent or architect will perform periodic inspections with respect to the Project, providing written certifications with respect thereto to DPD, prior to requests for disbursements for costs related to the Project.

3.09 Barricades. Partnership has installed (or shall install) a construction barricade of a type and appearance satisfactory to the City and which barricade was constructed in compliance with all applicable Federal, State or City laws, ordinances, rules and regulations. DPD retains the right to approve the maintenance, appearance, color scheme, painting, nature, type, content, and design of all barricades (other than the name and logo of the Project) installed after the date of this Agreement.

3.10 Signs and Public Relations. Partnership will erect in a conspicuous location on the Property during the Project a sign of commercially reasonable size and style, 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 any other pertinent, non-confidential information regarding Developer Parties and the Project in the City's promotional literature and communications.

3.11 Utility Connections. Partnership may connect all on-site water, sanitary, storm and sewer lines constructed as a part of the Project to City utility lines existing on or near the perimeter of the Property, provided Partnership 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, Partnership is 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 Accessibility for Disabled Persons. Partnership acknowledges that it is in the public interest to design, construct and maintain the Project in a manner that promotes, enables, and maximizes universal access throughout the Project. Plans for all buildings on the Property and related improvements have been reviewed and approved by the Mayor's Office for People with Disabilities ("MOPD") to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.

SECTION FOUR: FINANCING

4.01 Total Project Cost and Sources of Funds. The cost of the Project is estimated to be \$41,351,529 to be applied in the manner stated in the Project Budget and funded from the sources identified in Exhibit K.

4.02 Developer Parties Funds. Equity and Lender Financing will be used to pay the majority of Project costs, including but not limited to 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 the Developer Parties for costs of TIF-Funded Improvements that constitute Redevelopment Project Costs. Exhibit D 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 Section 4.03(b)), 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.

(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 up to \$10,000,000 of City funds (the "City Funds") from Available Incremental Taxes to pay for or reimburse the Developer Parties for the costs of the TIF-Funded Improvements; provided, however, that the total amount of City Funds expended for TIF-Funded Improvements shall be an amount not to exceed the lesser of Ten Million Dollars (\$10,000,000) or twenty-four percent (24%) of the actual total Project costs; and provided further, that the \$10,000,000 to be derived from Available Incremental Taxes and/or TIF Bond proceeds, if any, 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 Available Incremental Taxes deposited into the Redevelopment Project Area Special Tax Allocation Fund shall be sufficient to pay for such costs.

The Developer Parties acknowledge and agree that the City's obligation to pay for TIF-Funded Improvements is contingent upon the fulfillment of the conditions set forth above. In the event that such conditions are not fulfilled, the amount of Equity to be contributed by the Developer Parties pursuant to Section 4.01 hereof shall increase proportionately until such City Funds are available.

(c) **Disbursement of City Funds.** Subject to the terms and conditions of this Agreement, including but not limited to this Section 4.03, Section 4.08 and Section 5 hereof, the City shall disburse the City Funds in three payments as follows: (i) \$5,000,000 upon the completion of 50% of the construction of the Project as certified to the City in a Requisition Form with required supporting documentation; (ii) \$2,500,000 upon the completion of 75% of the construction of the Project as certified to the City in a Requisition Form with required supporting documentation; and (iii) \$2,500,000 upon the issuance of the Certificate.

4.04 Construction Escrow. The City and the Developer Parties hereby agree to enter into the Escrow Agreement. 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.

4.05 Sale or Transfer of the Property or Project by Developer Parties.

(a) Prior to the Date of Issuance of the Certificate. Subject to Sections 4.05(b) and 16.01 below, Partnership must obtain the prior approval of the City for any sale or transfer to an entity that is not a Developer Party of any part of the Property or the Project prior to the issuance of the Certificate. Such approval by the City will be subject to the reasonable discretion requirement stated in Section 18.19.

(b) Sales of Assets or Equity. For purposes of this Section 4.05, the phrase: "sale or transfer of any part of the Property or Project" includes any sales or transfers which are a part of the sale or transfer of all or substantially all of Partnership's assets or equity. The foregoing restrictions of this Section 4.05 do not apply to: (i) transfers of the ground lease; (ii) transfers to any condominium association or community association; and (iii) any dedications or easements required by the subdivision, PD or applicable law.

4.06 Treatment of Prior Expenditures. Only those expenditures made by Developer Parties 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, will be considered previously contributed Equity or Lender Financing, if any, hereunder (the "Prior Expenditure(s)"). DPD has the right, in its sole discretion, to disallow any such expenditure (not listed on Exhibit F) as a Prior Expenditure as of the date hereof. Exhibit F states the prior expenditures approved by DPD as Prior Expenditures. Prior Expenditures made for items other than TIF-Funded Improvements will not be reimbursed to Developer Parties, but will reduce the amount of Equity and/or Lender Financing, if any, required to be contributed by Developer Parties under Section 4.01.

4.07 Cost Overruns. If the aggregate cost of the TIF-Funded Improvements exceeds City Funds available under Section 4.03, Developer Parties will be solely responsible for such excess costs, and will hold the City harmless from any and all costs and expenses of completing the TIF-Funded Improvements in excess of City Funds and from any and all costs and expenses of completing the Project in excess of the Project Budget.

4.08 Preconditions of Disbursement. Prior to each disbursement of City Funds hereunder, the Developer Parties shall submit documentation regarding the applicable expenditures to DPD, which shall be satisfactory to DPD in its sole discretion. Delivery by the Developer Parties to DPD of any request for disbursement of City 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 who 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) the Developer Parties have 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 the Developer Parties are in compliance with all covenants contained herein;

(e) the Developer Parties have received no notice and have 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 the Developer pursuant to this Agreement. The Developer Parties hereby agree that, if the Project is not In Balance, the Developer Parties 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 the Developer Parties 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 the Developer Parties. In addition, the Developer Parties shall have satisfied all other preconditions of disbursement of City Funds for each disbursement, 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.

4.09 Conditional Grant. The City Funds being provided hereunder are being granted on a conditional basis, subject to the Developer Parties' compliance with the provisions of this Agreement. The City Funds are subject to being reimbursed as provided in Sections 7.03 and 15.02 hereof.

4.10 TIF Bonds. The Commissioner of DPD may, in his or her sole discretion, recommend that the City Council approve an ordinance or ordinances authorizing the issuance of TIF Bonds in an amount which, in the opinion of the City Comptroller, is marketable under the then current market conditions. The costs of issuance of the TIF Bonds would be borne solely by the City. Partnership will cooperate with the City in the issuance of the TIF Bonds, as provided in Section 8.05.

SECTION FIVE: CONDITIONS PRECEDENT

The following conditions precedent to closing must be complied with to the City's satisfaction within the time periods set forth below or, if no time period is specified, prior to the Closing Date:

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

5.02 Scope Drawings and Plans and Specifications. Developer Parties will have submitted to DPD, and DPD will have approved, the Scope Drawings and Plans and Specifications as provided in Section 3.02.

5.03 Other Governmental Approvals. Developer Parties will have secured or applied for all other necessary approvals and permits required by any Federal, State, or local statute, ordinance, rule or regulation to begin or continue construction of the Project, and will submit evidence thereof to DPD.

5.04 Financing.

(a) Developer Parties will have furnished evidence acceptable to the City that Developer Parties have Equity and Lender Financing, if any, at least in the amounts stated in Section 4.01 and Exhibit K, which are sufficient to complete the Project and satisfy their obligations under this Agreement. If a portion of such financing consists of Lender Financing, Developer Parties will have furnished evidence as of the Closing Date that the proceeds thereof are available to be drawn upon by Developer Parties as needed and are sufficient (along with the Equity and other financing sources, if any, stated in Section 4.01 and Exhibit K) to complete the Project.

(b) Prior to the Closing Date, Partnership will deliver to DPD a copy of the Escrow Agreement. The Escrow Agreement must provide that DPD will receive copies of all construction draw request materials submitted by Partnership after the date of this Agreement.

(c) Any financing liens against the Property and Project in existence at the Closing Date will be subordinated to certain encumbrances of the City stated in Section 7.02(b) of this Agreement under 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 Partnership, in the Office of the Recorder of Deeds of Cook County.

(d) The City agrees that the Developer Parties may collaterally assign their respective interests in this Agreement to any of their collective or respective lenders if any such lenders require such collateral assignment.

5.05 Acquisition and Title. On the Closing Date, Developer Parties will furnish the City with a copy of the Title Policy for the Property, showing Partnership as the named insured. The Title Policy will be dated as of the Closing Date and will contain only those title exceptions listed as Permitted Liens on Exhibit G and will evidence the recording of this Agreement under the provisions of Section 8.17. The Title Policy will also contain the following endorsements as required by Corporation Counsel: an owner's comprehensive endorsement and satisfactory endorsements regarding zoning (i.e., Zoning 3.1 plans and specifications) with parking, contiguity, location, access, and survey.

5.06 Evidence of Clear Title. Not less than 5 Business Days prior to the Closing Date, Developer Parties, at their own expense, will have provided the City with current searches under the names of each of the entities comprising Developer Parties as follows:

Secretary of State (IL)	UCC search
Secretary of State (IL)	Federal tax lien search
Cook County Recorder	UCC search
Cook County Recorder	Fixtures search
Cook County Recorder	Federal tax lien search
Cook County Recorder	State tax lien search
Cook County Recorder	Memoranda of judgments search
U.S. District Court (N.D. IL)	Pending suits and judgments
Clerk of Circuit Court, Cook County	Pending suits and judgments

showing no liens against Developer Parties, the Property or any fixtures now or hereafter affixed thereto, except for the Permitted Liens.

5.07 Surveys. Developer Parties will have furnished the City with 3 copies of the Survey.

5.08 Insurance. Partnership, at its own expense, will have insured the Property and the Project as required under Section 12. Prior to the Closing Date, certificates required under Section 12 evidencing the required coverages will have been delivered to DPD.

5.09 Opinions of Developer Parties' Counsel. On the Closing Date, Developer Parties will furnish the City with an opinion of counsel, substantially in the form of Exhibit H, with such changes as may be required by or acceptable to Corporation Counsel. If any Developer Party has engaged special counsel in connection with the Project, and such special counsel is unwilling or unable to give some of the opinions stated in Exhibit H, such opinions shall be obtained by such Developer Party from its general corporate counsel.

5.10 Evidence of Prior Expenditures. Developer Parties will have provided evidence satisfactory to DPD of the Prior Expenditures as provided in Section 4.06.

5.11 Financial Statements. Developer Parties will have provided Financial Statements to DPD for their fiscal year 2013, and their most recently available unaudited interim Financial Statements.

5.12 Additional Documentation. Partnership will have provided documentation to DPD, satisfactory in form and substance to DPD concerning Partnership's employment profile and copies of any ground leases or operating leases and other tenant leases executed by Partnership for leaseholds in the Project, if any.

5.13 Environmental Audit. Partnership will have provided DPD with copies of all phase I environmental audits completed with respect to the Property, if any, and a letter from the environmental engineer(s) who completed such audit(s), authorizing the City to rely on such audits. If environmental issues exist on the Property, the City will require written verification from the Illinois Environmental Protection Agency that all identified environmental issues have been or will be resolved to its satisfaction.

5.14 Entity Documents. Each of Holsten and LAC shall provide a copy of its current Articles of Incorporation, with all amendments, 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 or incorporation and all other states in which Holsten or LAC is qualified to do business; its current bylaws; a secretary's certificate in such form and substance as the Corporation Counsel may require; and such organizational documentation as the City may request. Partnership shall provide comparable organizational documentation.

5.15 Litigation. Developer Parties will provide to Corporation Counsel and DPD a description of all pending or threatened litigation or administrative proceedings involving Developer Parties or any Affiliate of Developer Parties (excluding any limited partners of the Partnership) 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 SIX: AGREEMENTS WITH CONTRACTORS

6.01 Bid Requirement for General Contractor and Subcontractors.

(a) DPD acknowledges that Partnership has selected Linn-Mathes, Inc. or an Affiliate as the General Contractor for the Project. Partnership will cause the General Contractor to solicit bids for work on the Project solely from qualified subcontractors eligible to do business with the City of Chicago.

(b) Partnership must submit copies of the Construction Contract to DPD as required under Section 6.02 below. Upon the written request of the City, Partnership will provide photocopies of all subcontracts entered or to be entered into in connection with the Project within five (5) Business Days of the execution thereof. The Partnership must ensure that the General Contractor will not (and must cause the General Contractor to ensure that the subcontractors will not) begin work on the Project (or any phase thereof) until the applicable Plans and Specifications for that phase have been approved by the City and all requisite permits have been obtained.

6.02 Construction Contract. Prior to the execution thereof, Partnership must deliver to DPD a copy of the proposed Construction Contract with the General Contractor selected to work on the Project, for DPD's prior written approval. Following execution of such contract by Partnership, the General Contractor and any other parties thereto, Partnership must 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 commencement of construction of any work in the public way, Partnership will require that the General Contractor and any applicable subcontractor(s) be bonded (as to such work in the public way) for their respective payment and performance by sureties having an AA rating or better using the bond form attached as Exhibit I. The City will be named as obligee or co-obligee on such bond.

6.04 Employment Opportunity. Partnership will contractually obligate and cause the General Contractor to agree and contractually obligate each subcontractor to agree to the provisions of Section 10; provided, however, that the contracting, hiring and testing requirements associated with the MBEAA/BE and the City resident obligations in Section 10 shall be applied on an aggregate basis and the failure of the General Contractor to require each subcontractor to satisfy or the failure of any one subcontractor to satisfy, such obligation shall not result in a default or a termination of this Agreement or require payment of the City resident hiring shortfall amounts so long as such Section 10 obligations are satisfied on an aggregate basis.

6.05 Other Provisions. In addition to the requirements of this Section 6, the Construction Contract and each contract with any subcontractor must contain provisions required under Section 3.04 (Change Orders), Section 8.08 (Prevailing Wage), Section 10.01(e) (Employment Opportunity), Section 10.02 (City Resident Construction Worker Employment Requirement), Section 10.03 (Partnership's MBEAA/BE Commitment), Section 12 (Insurance) and Section 14.01 (Books and Records).

SECTION SEVEN: COMPLETION OF CONSTRUCTION

7.01 Certificate of Completion of Construction.

(a) Upon completion of the construction of the Project in compliance with the terms and conditions of this Agreement, and upon Partnership's written request, DPD will issue to Developer Parties a recordable certificate of completion of construction in substantially the form attached hereto as Exhibit N (the "Certificate") certifying that Developer Parties have fulfilled their obligations to complete the Project in compliance with the terms and conditions of this Agreement. DPD will respond to Partnership's written request for a Certificate within 30 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 Parties in order to obtain the Certificate. Partnership may resubmit a written request for a Certificate upon completion of such measures, and the City will respond within 30 days in the same way as the procedure for the initial request. Such process may repeat until the City issues a Certificate.

(b) Each Developer Party acknowledges and understands that the City will not issue a Certificate until (i) the City's Monitoring and Compliance unit has determined in writing that Partnership is in complete compliance with all City requirements (MAA/BE, City residency and prevailing wage) as required in this Agreement, (ii) the Project, including all 106 residential units, the parking spaces and all related improvements, has been completed, (iii) at least 80% of the residential units have been leased, and (iv) Developer Parties have received a Certificate of Occupancy from the City or other evidence reasonably acceptable to DPD that the Developer Parties have complied with building permit requirements.

7.02 Effect of Issuance of Certificate; Continuing Obligations.

(a) The 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 Parties' obligation to complete such activities have been satisfied. After the issuance of the 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 must not be construed as a waiver by the City of any of its rights and remedies under such executory terms.

(b) Those covenants specifically described at Section 8.02 (Covenant to Redevelop), Section 8.18 (Real Estate Provisions), and Section 8.19 (Affordability Requirements) 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. The other executory terms of this Agreement that remain after the issuance of the Certificate will be binding only upon each Developer Party or a permitted assignee of such Developer Party who, as provided in Section 18.14 (Assignment) of this Agreement, has contracted to take an assignment of such Developer Party's rights under this Agreement and assume such Developer Party's liabilities hereunder.

Incorporation as amended and supplemented, its bylaws, any applicable provision of law, or constitute a breach of, default under or require any consent under any agreement, instrument or document to which Holsten is now a party or by which Holsten or any of its assets is now or may become bound (Holsten only); Holsten has the right, power and authority to enter into, execute, deliver and perform this Agreement or has otherwise applied for permits and approvals required to complete the Project (Holsten only);

(e) The execution, delivery and performance of this Agreement has been duly authorized by all necessary corporate action, and does not and will not violate LAC's Articles of Incorporation as amended and supplemented, its bylaws, any applicable provision of law, or constitute a breach of, default under or require any consent under any agreement, instrument or document to which LAC is now a party or by which LAC or any of its assets is now or may become bound (LAC only); LAC has the right, power and authority to enter into, execute, deliver and perform this Agreement (LAC only);

(f) Partnership (i) is an Illinois limited partnership duly organized and validly existing in the State of Illinois, (ii) has the right, power and authority to enter into, execute, deliver and perform this Agreement, and (iii) has been duly authorized by all necessary limited partnership action to execute, deliver and perform its obligations under this Agreement, which execution, delivery and performance does not and will not violate its certificate of limited partnership or partnership agreement 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 the Partnership is now a party or by which it may become bound (Partnership only);

(g) Partnership has acquired and will maintain good and merchantable leasehold title, or fee simple title, as the case may be, to the Property (and improvements) free and clear of all liens except for the Permitted Liens or Lender Financing, if any, as disclosed in the Project Budget (Partnership only);

(h) Partnership is now, and until the earlier to occur of the expiration of the Term of the Agreement and the date, if any, on which Partnership has no further economic interest in the Project, will remain solvent and able to pay its debts as they mature (Partnership only);

(i) there are no actions or proceedings by or before any court, governmental commission, board, bureau or any other administrative agency pending or, to Partnership's actual knowledge threatened or affecting Partnership which would impair its ability to perform under this Agreement (Partnership only);

(j) Partnership has or will acquire as necessary and will 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 (Partnership only);

7.03 Failure to Complete. If Developer Parties fail to timely complete the Project in compliance with the terms of this Agreement, then the City will have, but will 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 under this Agreement;

(b) the right (but not the obligation) to complete those TIF-Funded Improvements that are public improvements and to pay for the costs of such TIF-Funded Improvements (including interest costs) out of City Funds or other City monies. If the aggregate cost of completing the TIF-Funded Improvements exceeds the amount of City Funds available under Section 4.01. Partnership will 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 the Developer Parties, provided that the City is entitled to rely on an opinion of counsel that such reimbursement will not jeopardize the tax-exempt status, if any, of any TIF Bonds.

7.04 Notice of Expiration of Term of Agreement. Upon the expiration of the Term of the Agreement, DPD will provide Developer Parties, at their written request, with a written notice in recordable form stating that the Term of the Agreement has expired.

SECTION EIGHT: REPRESENTATIONS, WARRANTIES AND COVENANTS OF DEVELOPER PARTIES.

8.01 General. Each of Partnership, Holsten and LAC represent, warrant, and covenant, as of the date of this Agreement as follows. Representations, warranties and covenants denoted (Partnership only) or (Holsten only) or (LAC only) shall be deemed to have been made only by Partnership or Holsten or LAC, as applicable; otherwise, they shall be deemed to apply to all.

(a) Holsten is an Illinois corporation, duly organized, validly existing and in good standing (Holsten only);

(b) LAC is an Illinois not-for-profit corporation, duly organized, validly existing and in good standing (LAC only);

(c) Holsten and LAC are the sole members of Parkside, which is the sole member of the general partner of Partnership.

(d) The execution, delivery and performance of this Agreement has been duly authorized by all necessary corporate action, and does not and will not violate Holsten's Articles of

(k) Partnership 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 Partnership is a party or by which Partnership or any of its assets is bound which would materially adversely affect its ability to comply with its obligations under this Agreement (Partnership only);

(l) 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 Partnership; and there has been no material adverse change in the assets, liabilities, results of operations or financial condition of Partnership since the date of Partnership's most recent Financial Statements (Partnership only);

(m) prior to the issuance of the Certificate, if it would materially adversely affect Partnership's ability to perform its obligations under this Agreement, Partnership will 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 (directly or indirectly) of all or substantially all of its assets or any portion of the Property or the Project (including but not limited to any fixtures or equipment now or hereafter attached thereto) except in the ordinary course of business or in accordance with Section 4.05; (3) enter into any transaction outside the ordinary course of Partnership's business; (4) assume, guarantee, endorse, or otherwise become liable in connection with the obligations of any other person or entity (except as required in connection with Lender Financing or tax credit equity investment for the Project); or (5) enter into any transaction that would cause a material and detrimental change to Partnership's financial condition; provided, however, this section shall not apply to any commercial leases entered into in the ordinary course of business, it being acknowledged that Partnership shall have the right to enter into commercial leases in the ordinary course of business for all or any portion of the Property on such terms as are determined by Partnership (Partnership only);

(n) Partnership has not incurred and, prior to the issuance of the Certificate, will not, without the prior written consent of the Commissioner of DPD, allow the existence of any liens against the Project other than the Permitted Liens; or incur any indebtedness secured or to be secured by the Project or any fixtures now or hereafter attached thereto, except Lender Financing disclosed in the Project Budget (Partnership only);

(o) None of the Developer Parties has 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 under 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 such Developer Party in violation of Chapter 2-156-120 of the Municipal Code of the City, as amended; and

(p) None of the Developer Parties or any affiliate 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 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 subsection only, "affiliate" 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.

8.02 Covenant to Redevelop. Upon DPD's approval of the Scope Drawings and Plans and Specifications as provided in Section 3.02, and DPD's approval of the Project Budget as provided in Section 3.03, and Partnership's receipt of all required building permits and governmental approvals, Developer Parties will redevelop the Property in compliance with this Agreement, the TIF Ordinances, the PD, the CHA Redevelopment Agreement, the Scope Drawings, the Plans and Specifications, the Project Budget and all amendments thereto, and all Federal, State and local laws, ordinances, rules, regulations, executive orders and codes applicable to the Project and/or Partnership.

The covenants set forth in this Section 8.02 will run with the land and will be binding upon any transferee of the Property, or a portion thereof, unless terminated in whole or in part by the City, acting through DPD, pursuant to a written instrument executed pursuant to Section 7.02 and recorded against the Property, or any portion thereof.

8.03 Redevelopment Plan. Developer Parties represent that the Project is and will be in compliance with all applicable terms of the Redevelopment Plan, as in effect on the date of this Agreement.

8.04 Use of City Funds. City Funds disbursed to Developer Parties will be used by Developer Parties solely to pay for or reimburse Developer Parties for their payment for the TIF-Funded Improvements as provided in this Agreement.

8.05 Other Bonds. At the request of the City, Developer Parties will agree to any reasonable amendments to this Agreement that are necessary or desirable in order for the City to issue (in its sole and absolute discretion) TIF Bonds or other bonds ("Bonds") in connection with the Project or the Redevelopment Area, the proceeds of which are to be used to reimburse the City for expenditures made in connection with the TIF-Funded Improvements; provided, however, that any

such amendments will not have a material adverse effect on Developer Parties or the Project. Developer Parties will 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 its preparation of an offering statement with respect thereto. None of the Developer Parties will have any liability with respect to any disclosures made in connection with any such issuance that are actionable under applicable securities laws unless such disclosures are based on factual information provided by Developer Parties that is determined to be false and misleading.

8.06 Employment Opportunity.

(a) Partnership covenants and agrees to abide by, and contractually obligate and use reasonable efforts to cause the General Contractor and, as applicable, to cause the General Contractor to contractually obligate each subcontractor to abide by the terms set forth in Section 8.08 and Section 10; provided, however, that the contracting, hiring and testing requirements associated with the MBEA/BE and City resident obligations in Section 10 shall be applied on an aggregate basis and the failure of the General Contractor to require each subcontractor to satisfy, or the failure of any one subcontractor to satisfy, such obligations shall not result in a default or a termination of the Agreement or require payment of the City resident hiring shortfall amount so long as such Section 10 obligations are satisfied on an aggregate basis. Partnership will submit to DPD a plan describing their compliance program prior to the Closing Date.

(b) Partnership will deliver to the City written progress reports by draw, but not less than quarterly, detailing compliance with the requirements of Sections 8.08, 10.02 and 10.03 of this Agreement. If any such reports indicate a shortfall in compliance, Partnership will also deliver a plan to DPD which will outline, to DPD's satisfaction, the manner in which Developer Parties will correct any shortfall.

8.07 Employment Profile. Partnership will submit, and contractually obligate and cause the General Contractor to submit and contractually obligate any subcontractor to submit, to DPD, from time to time, statements of its employment profile upon DPD's request.

8.08 Prevailing Wage. The Partnership covenants and agrees to pay, and to contractually obligate and cause the General Contractor to pay and to contractually cause 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 will 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, Partnership will provide the City with copies of all such contracts entered into by any Developer Party or the General Contractor to evidence compliance with this Section 8.08.

8.09 Arms-Length Transactions. Unless DPD has given its prior written consent with respect thereto, no Affiliate of a Developer Party 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 Parties will provide information with respect to any entity to receive City Funds directly or indirectly (whether through payment to an Affiliate by a Developer Party and reimbursement to such Developer Party for such costs using City Funds, or otherwise), upon DPD's request, prior to any such disbursement.

8.10 No Conflict of Interest. Under Section 5/11-74.4-4(n) of the Act, each Developer Party 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 Parties with respect thereto, (a "City Group Member") owns or controls, has owned or controlled or will own or control any interest, and no such City Group Member will 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 any Developer Party, the Property, the Project, or to any Developer Party's actual knowledge, any other property in the Redevelopment Area.

8.11 Disclosure of Interest. None of the Developer Parties' counsel has direct or indirect financial ownership interest in a Developer Party, the Property, or any other feature of the Project.

8.12 Financial Statements. Partnership will obtain and provide to DPD Financial Statements for Partnership's fiscal year ended 2013, and each yearly thereafter for the Term of the Agreement. In addition, if requested by DPD, Partnership will 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.

8.13 Insurance. Solely at their own expense, Developer Parties will comply with all provisions of Section 12 hereof.

8.14 Non-Governmental Charges.

(a) Payment of Non-Governmental Charges. Except for the Permitted Liens, and subject to subsection (b) below, Developer Parties agree to pay or cause to be paid when due any Non-Governmental Charges assessed or imposed upon the Project, or any fixtures that are or may become attached thereto and which are owned by a Developer Party, which create, may create, or appear to create a lien upon all or any portion of the Project; provided however, that if such Non-Governmental Charges may be paid in installments, Developer

Parties 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 Parties will furnish to DPD, within thirty (30) days of DPD's request, official receipts from the appropriate entity, or other evidence satisfactory to DPD, evidencing payment of the Non-Governmental Charges in question.

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

(i) to contest or object in good faith to the amount or validity of any Non-Governmental Charges by appropriate legal proceedings properly and diligently instituted and prosecuted, in such manner as shall stay the collection of the contested Non-Governmental Charges, prevent the imposition of a lien or remove such lien, or prevent the transfer or forfeiture of the Property (so long as no such contest or objection shall be deemed or construed to relieve, modify or extend Developer Parties' covenants to pay any such Non-Governmental Charges at the time and in the manner provided in this Section 8.14); 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 will require, or a good and sufficient undertaking as may be required or permitted by law to accomplish a stay of any such transfer 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 Charges and all interest and penalties upon the adverse determination of such contest.

8.15 Developer's Liabilities. No Developer Party will enter into any transaction that would materially and adversely affect its ability to perform its obligations under this Agreement. Each Developer Party will immediately notify DPD of any and all events or actions which may materially affect such party's ability to carry on its business operations or perform its obligations under this Agreement or any other documents and agreements related to this Agreement or the Project.

8.16 Compliance with Laws. To the best of each Developer Party's knowledge, after diligent inquiry, the Property and the Project are in compliance with all applicable Federal, State and local laws, statutes, ordinances, rules, regulations, executive orders and codes pertaining to or affecting the Property and the Project. Upon the City's request, Developer Parties will provide evidence satisfactory to the City of such current compliance.

8.17 Recording and Filing. Partnership will cause this Agreement, certain exhibits (as specified by Corporation Counsel) and all amendments and supplements hereto to be recorded and filed on the date hereof in the conveyance and real property records of Cook County, Illinois against the Property. Partnership will pay all fees and charges incurred in connection with any such recording. Upon recording, Partnership will immediately transmit to the City an executed original of this Agreement showing the date and recording number of record.

8.18 Real Estate Provisions.

(a) Governmental Charges.

(i) Payment of Governmental Charges. Subject to subsection (ii) below, Developer Parties agree to pay or cause to be paid when due all Governmental Charges (as defined below) which are assessed or imposed upon Developer Parties, the Property or the Project, or become due and payable, and which create, may create, or appear to create a lien upon Developer Parties or all or any portion of the Property or the Project. "Governmental Charge" means 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 Parties, the Property, or the Project, including but not limited to real estate taxes.

(ii) Right to Contest. Developer Parties have 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 transfer or forfeiture of the Property. No such contest or objection will be deemed or construed in any way as relieving, modifying or extending Developer Parties' covenants to pay any such Governmental Charge at the time and in the manner provided in this Agreement unless Partnership has given prior written notice to DPD of a Developer Party's intent to contest or object to a Governmental Charge and, unless, at DPD's sole option:

(x) Developer Parties will demonstrate to DPD's satisfaction that legal proceedings instituted by Developer Parties contesting or objecting to a Governmental Charge will conclusively operate to prevent or remove a lien against, or the sale or transfer or forfeiture of, all or any part of the Property to satisfy such Governmental Charge prior to final determination of such proceedings, and/or;

(y) Developer Parties will furnish a good and sufficient bond or other security satisfactory to DPD in such form and amounts as DPD may require, or a good and sufficient undertaking as may be required or permitted by law to accomplish a stay of any such sale or transfer 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 Parties' Failure To Pay Or Discharge Lien. If Developer Parties fail to pay or contest any Governmental Charge or to obtain discharge of the same as required by this Section 8.18, Partnership will advise DPD thereof in writing, at which time DPD may, but will not be obligated to, and without waiving or releasing any obligation or liability of Developer Parties 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, will be promptly disbursed to DPD by Developer Parties. Notwithstanding anything contained herein to the contrary, this paragraph must not be construed to obligate the City to pay any such Governmental Charge. Additionally, if Developer Parties fail to pay any Governmental Charge, the City, in its sole discretion, may require Developer Parties to submit to the City audited Financial Statements at Developer Parties' own expense.

8.19 Affordability Requirements.

(a) Affordable Units. Of the 106 units comprising the Project, 36 units (or 34% of the Project's units) shall be CHA Units affordable to households with incomes not greater than 60% AMI; 27 units (or 25% of the Project's units) shall be affordable to households with AMI not greater than 60%; and 43 units shall not have any affordability restrictions.

(b) CHA Units. The Developer Parties agree and covenant to the City that, prior to any foreclosure of the Property by a lender providing Lender Financing, the provisions of that certain Regulatory Agreement executed by the Partnership and DPD as of the date hereof shall govern the terms of the Developer Parties' obligation to provide affordable housing. Following foreclosure, if any, and from the date of such foreclosure through the Term of the Agreement, the following provisions shall govern the terms of the obligation to provide affordable housing under this Agreement:

(i) The CHA Units shall be operated and maintained solely as residential rental housing;

(ii) All of the CHA Units shall be available for occupancy to and be occupied solely by Low Income Families (as defined below) upon initial occupancy; and

(iii) All of the CHA Units have monthly rents 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.

(iv) As used in this Section 8.19, the following terms have the following meanings:

(A) "Family" shall mean one or more individuals, whether or not related by blood or marriage; and

(B) "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.

(c) The covenants set forth in this Section 8.19 shall run with the land and be binding upon any transferee.

(d) The City and the Partnership may enter into a separate agreement to implement the provisions of this Section 8.19;

8.20 Job Readiness Program. If requested by the City, Partnership will use its best efforts to encourage its tenants at the Project to participate in job readiness programs established by the City to help prepare individuals to work for businesses located within the Redevelopment Area.

8.21 Broker's Fees. Partnership has no liability or obligation to pay any fees or commissions to any broker, finder, or agent with respect to any of the transactions contemplated by this Agreement for which the City could become liable or obligated.

8.22 No Business Relationship with City Elected Officials. Partnership acknowledges receipt of a copy of Section 2-156-030(b) of the Municipal Code and that Partnership has read and understands such provision. Under Section 2-156-030(b) of the Municipal Code of Chicago, 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 official has a "Business Relationship" (as defined in Section 2-156-080(b)(2) of the Municipal Code), or to participate in any discussion of 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. Violation of Section 2-156-030(b) by any elected official, or any person acting at the direction of such official, with respect to this Agreement, or in connection with the transactions contemplated thereby, will be grounds for termination of this Agreement and the transactions contemplated thereby. Partnership 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 thereby.

8.23 Environmental Features. The design of the Project incorporates the following environmentally-friendly elements for which Partnership shall be responsible: permeable pavers covering at least 50% of the parking spaces; high efficiency heating and hot water; high insulation values in the windows and walls using 25% or more recycled-content insulation; insulated heaters; and a gearless elevator.

8.24 Annual Compliance Report. Beginning with the issuance of the Certificate and continuing throughout the Term of the Agreement, the Partnership 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.

8.25 Survival of Covenants. All warranties, representations, covenants and agreements of Partnership contained in this Section 8 and elsewhere in this Agreement are true, accurate and complete at the time of Partnership's execution of this Agreement, and will survive the execution, delivery and acceptance by the parties and (except as provided in Section 7 upon the issuance of the Certificate) will be in effect throughout the Term of the Agreement.

SECTION NINE: REPRESENTATIONS, WARRANTIES AND COVENANTS 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 TEN: DEVELOPER PARTIES' EMPLOYMENT OBLIGATIONS

10.01 Employment Opportunity. Partnership, 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 Partnership operating on the Project (collectively, with Partnership, such parties are defined herein as the "Employers," and individually defined herein as an "Employer") to agree, that for the Term of this Agreement with respect to Partnership 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 must 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 setting forth the provisions of this nondiscrimination clause. In addition, the Employers, in all solicitations or advertisements for employees, must 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 will comply with all applicable 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 State Human Rights Act, 775 ILCS 5/1-101 eL seq. (2002 State Bar Edition, as amended), and any subsequent amendments and regulations promulgated thereto.

(d) Each Employer, in order to demonstrate compliance with the terms of this Section, will 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 will include the foregoing provisions of subparagraphs (a) through (d) in every construction contract entered into in connection with the Project (other than for remediation and demolition entered into prior to the date of this Agreement), and will 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 will 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 will be a basis for the City to pursue remedies under the provisions of Section 15.02 hereof, subject to the cure rights under Section 15.03.

10.02 City Resident Construction Worker Employment Requirement.

(a) Partnership agrees for itself and its successors and assigns, and will contractually obligate its General Contractor and will cause the General Contractor to contractually obligate its subcontractors, as applicable, to agree, that during the construction of the Project they will 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 of Chicago (at least 50 percent of the total worker hours worked by persons on the site of the Project will be performed by actual residents of the City); provided, however, that in addition to complying with this percentage, Partnership, its General Contractor and each subcontractor will be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions. Partnership, 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.

(b) Partnership 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.

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

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

(e) Weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) will be submitted to the Commissioner of DPD in triplicate, which will 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.

(f) Upon 2 Business Days prior written notice, Partnership, the General Contractor and each subcontractor will provide full access to their employment records related to the Construction of the Project 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. Partnership, the General Contractor and each subcontractor will maintain all relevant personnel data and records related to the Construction of the Project for a period of at least 3 years after final acceptance of the work constituting the Project.

(g) At the direction of DPD, affidavits and other supporting documentation will be required of Partnership, the General Contractor and each subcontractor 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 Partnership, 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) will not suffice to replace the actual, verified achievement of the requirements of this Section concerning the worker hours performed by actual Chicago residents.

(i) When work at the Project is completed, in the event that the City has determined that Partnership has failed to ensure the fulfillment of the requirement of this Section concerning the worker hours performed by actual residents of the City 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 undertaken by Partnership (and specifically excluding any tenant improvements which are not undertaken by Partnership) (the product of .0005 x such aggregate hard construction costs) (as the same will be evidenced by approved contract value for the actual contracts) will be surrendered by Partnership 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 will 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 Partnership, the General Contractor and/or the subcontractors to prosecution. Any retainage to cover contract performance that may become due to Partnership pursuant to Section 2-92-250 of the Municipal Code of Chicago may be withheld by the City pending the Chief Procurement Officer's determination as to whether Partnership must surrender damages as provided in this paragraph.

(j) Nothing herein provided will 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.

(k) Partnership will cause or require the provisions of this Section 10.02 to be included in all construction contracts and subcontracts related to the Project (other than contracts for remediation and demolition entered into prior to the date of this Agreement).

10.03 Developer Parties' MBE/WBE Commitment. The Partnership 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 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 MBEAA/BE 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 aggregate hard construction costs (as set forth in the Project Budget) shall be expended for contract participation by minority-owned businesses ("MBEs") and by women-owned businesses ("WBEs"):

(1) At least 24 percent by MBEs.

(2) At least four percent by WBEs.

(b) For purposes of this Section 10.03 only:

(i) The Partnership (and any party to whom a contract is let by Partnership in connection with the Project) shall be deemed a "contractor" and this Agreement (and any contract let by Partnership 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, Partnership's MBEAA/BE commitment may be achieved in part by Partnership's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by Partnership) 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 Partnership 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 Partnership's MBEAA/BE commitment as described in this Section 10.03. In accordance with Section 2-92-730, Municipal Code of Chicago, Partnership shall not substitute any MBE or WBE General Contractor or subcontractor without the prior written approval of DPD.

(d) The Partnership shall deliver quarterly reports to the City's monitoring staff during the Project describing its efforts to achieve compliance with this MBEAA/BE commitment. Such reports shall include, inter alia, the name and business address of each MBE and WBE solicited by Partnership 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 Partnership's compliance with this MBEAA/BE commitment. The Partnership 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 Partnership, on five Business Days' notice, to allow the City to review Partnership's compliance with its commitment to MBEAA/BE 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, Partnership 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 Partnership's MBEAA/BE commitment as described in this Section 10.03 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code of Chicago, as applicable.

(g) Prior to the commencement of the Project, Partnership shall be required to meet with the City's monitoring staff with regard to Partnership'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, Partnership 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, Partnership 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 MBEAA/BE 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 Partnership is not complying with its obligations under this Section 10.03, shall, upon the delivery of written notice to Partnership, 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 Partnership to halt the Project, (2) withhold any further payment of any City Funds to Developer Parties or the General Contractor, or (3) seek any other remedies against Partnership available at law or in equity.

SECTION ELEVEN: ENVIRONMENTAL MATTERS

11.01 Environmental Matters. Partnership hereby represents and warrants to the City that Partnership has conducted environmental studies sufficient to conclude that the Project may be constructed, completed and operated in accordance with all Environmental Laws (taking into account the anticipated issuance and applicability of any NFRLs issued with respect to the Property), this Agreement and all Exhibits, the Scope Drawings, the Plans and Specifications and all amendments thereto, the TIF Bond Ordinance, if any, and the Redevelopment Plan.

Without limiting any other provisions hereof, Partnership agrees to indemnify, defend and hold the City (except with respect to Existing Materials and any gross negligence or wanton or willful misconduct by 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 Partnership: (i) the presence of any Hazardous Materials on or under, or the escape, seepage, leakage, spillage, emission, discharge or release of any Hazardous Materials from all or any portion of the Property, 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 Partnership or any of its Affiliates under any Environmental Laws relating to the Property.

This Section shall not be construed to require Partnership to assume any of the obligations of the CHA with respect to remediation work required to be performed by the CHA, and Partnership may exercise such rights and remedies it may have to enforce the CHA's performance of the work, provided, however, that this sentence shall not be construed to limit Partnership's indemnification obligations hereunder.

SECTION TWELVE: INSURANCE

12.01. Insurance. The Partnership must provide and maintain, at Partnership'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, Partnership 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, Partnership 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 Partnership undertakes any construction, including improvements, betterments, and/or repairs, the Partnership 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 recreation and reconstruction of such records.

(viii) Contractors Pollution Liability

When any remediation work is performed which may cause a pollution exposure, the Partnership 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: 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: The Partnership must furnish the City of Chicago, Department of Planning Services, 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 Partnership 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 Partnership is not a waiver by the City of any

requirements for the Partnership to obtain and maintain the specified coverages. The Partnership shall advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance does not relieve Partnership 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 Partnership and Contractors.

The Partnership 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 Partnership in no way limit the Partnership'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 Partnership 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 Partnership 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 Partnership must require Contractor and subcontractors to provide the insurance required herein, or Partnership may provide the coverages for Contractor and subcontractors. All Contractors and subcontractors are subject to the same insurance requirements of Partnership unless otherwise specified in this Agreement.

If Partnership, 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 THIRTEEN: INDEMNIFICATION

13.01 General Indemnity. Each of Developer Parties agrees to severally, but not jointly, indemnify, pay 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 (arising out of a third party action against the City), 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 by a third party in any manner relating to or arising out of:

- (i) Such Developer Party's failure to comply with any of the terms, covenants and conditions contained within this Agreement; or
- (ii) Such Developer Party's or any contractor's failure to pay General Contractors, subcontractors or materialmen in connection with the TIF-Funded Improvements or any other Project feature or improvement; or
- (iii) the existence of any material misrepresentation or omission in this Agreement, any offering memorandum or the Redevelopment Plan or any other document related to this Agreement that is the result of information supplied or omitted by such Developer Party or any of its Affiliates or any of their respective agents, employees, contractors or persons acting under the control or at the request of such Developer Party or any of its Affiliates; or
- (iv) a Developer Party's failure to cure any misrepresentation in this Agreement or any other document or agreement relating hereto; or
- (v) any act or omission by such Developer Party or any of its Affiliates.

provided, however, that no Developer Party shall have any 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, such Developer Party will contribute the maximum portion that it is permitted to pay and satisfy under 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 will survive the termination of this Agreement.

SECTION FOURTEEN: MAINTAINING RECORDS/RIGHT TO INSPECT

14.01 Books and Records. Developer Parties will keep and maintain separate, complete, accurate and detailed books and records necessary to reflect and fully disclose the total actual costs 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 Partnership's loan statements, if any, General Contractors' and contractors' sworn statements,

general contracts, subcontracts, purchase orders, waivers of lien, paid receipts and invoices, will be available at Partnership's offices for inspection, copying, audit and examination by an authorized representative of the City, at Partnership's expense. No Developer Party will pay for salaries or fringe benefits of auditors or examiners. Developer Parties must incorporate this right to inspect, copy, audit and examine all books and records into all contracts entered into by a Developer Party with respect to the Project.

14.02 Inspection Rights. Upon 3 Business Days notice, any authorized representative of the City will have access to all portions of the Project and the Property during normal business hours for the Term of the Agreement.

SECTION FIFTEEN: 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, will constitute an "Event of Default" by a Developer Party, as applicable, hereunder (provided, however, the occurrence of an Event of Default by Partnership shall not be deemed to constitute an Event of Default by Holsten or LAC and the occurrence of an Event of Default by Holsten or LAC shall not be deemed to constitute an Event of Default by Partnership):

- (a) the failure of a Developer Party to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of such party under this Agreement or any related agreement;
- (b) the failure of a Developer Party to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of such party under any other agreement with any person or entity if such failure may have a material adverse effect on such party's business, property (including the Property or the Project), assets (including the Property or the Project), operations or condition, financial or otherwise;
- (c) the making or furnishing by a Developer Party 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 when made;
- (d) except as otherwise permitted hereunder, the creation (whether voluntary or involuntary) of, or any attempt by a Developer Party to create, any lien or other encumbrance upon the Property or the Project, 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 a Developer Party or for the liquidation or reorganization of a Developer Party, or alleging that a Developer

Party is insolvent or unable to pay its debts as they mature, or for the readjustment or arrangement of a Developer Party'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 a Developer Party; provided, however, that if such commencement of proceedings is involuntary, such action will not constitute an Event of Default unless such proceedings are not dismissed within 60 days after the commencement of such proceedings;

(f) the appointment of a receiver or trustee for a Developer Party, for any substantial part of a Developer Party's assets, or the institution of any proceedings for the dissolution, or the full or partial liquidation, or the merger or consolidation, of a Developer Party; provided, however, that if such appointment or commencement of proceedings is involuntary, such action will not constitute an Event of Default unless such appointment is not revoked or such proceedings are not dismissed within 60 days after the commencement thereof;

(g) the entry of any judgment or order against a Developer Party for an amount in excess of \$1.0 million which remains unsatisfied or undischarged and in effect for 60 days after such entry without a stay of enforcement or execution;

(h) the occurrence of an event of default under the Lender Financing, if any, which default is not cured within any applicable cure period;

(i) the dissolution of Partnership, Holsten or LAC; or

(j) the institution in any court of a criminal proceeding (other than a misdemeanor) against a Developer Party or any natural person who owns a material interest in a Developer Party, which is not dismissed within 30 days, or the indictment of a Developer Party or any natural person who owns a material interest in a Developer Party, for any crime (other than a misdemeanor).

For purposes of Section 15.01 (j) hereof, a natural person with a material interest in a Developer Party is one owning in excess of thirty-three percent (33%) of such party's (or such party's ultimate parent entity's) issued and outstanding ownership shares or interest. Notwithstanding anything to the contrary contained herein, City hereby agrees that, in addition to the cure rights set out in Section 15.04 below, any cure of any default made or tendered by one or more of Partnership's limited partners shall be deemed to be a cure by the Partnership and/or Developer Parties and shall be accepted or rejected on the same basis as if made or tendered by Partnership and/or Developer Parties.

15.02 Remedies. Subject to Section 15.04, upon the occurrence of an Event of Default, the City may terminate this Agreement and any other agreements to which the City and the Developer Parties are or shall be parties and/or suspend disbursement of City Funds, except as otherwise

provided in Section 4.03(c)(vii). 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. To the extent permitted by law, the City may also lien the Property. Without limiting the generality of the foregoing, with respect to Events of Defaults by a Developer Party prior to the issuance of a Certificate, the City shall be entitled to seek reimbursement of City Funds from Developer Parties. If an Event of Default attributable to Holsten's or LAC's acts or omissions occurs, in no event shall the City be entitled to exercise remedies against Partnership. If an Event of Default attributable to Partnership's acts or omissions occurs, in no event shall the City be entitled to exercise remedies against Holsten or LAC.

15.03 Curative Period.

(a) In the event a Developer Party fails to perform a monetary covenant which it is required to perform under this Agreement, notwithstanding any other provision of this Agreement to the contrary, an Event of Default will not be deemed to have occurred unless the applicable party has failed to perform such monetary covenant within 10 days of its receipt of a written notice from the City specifying that it has failed to perform such monetary covenant.

(b) In the event a Developer Party fails to perform a non-monetary covenant which it is required to perform under this Agreement, an Event of Default will not be deemed to have occurred unless the applicable party (or the non-defaulting Developer Party) has failed to cure such default within 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 30 day period, the applicable party will not be deemed to have committed an Event of Default under this Agreement if it has commenced to cure the alleged default within such 30 day period and thereafter diligently and continuously prosecutes the cure of such default until the same has been cured.

15.04 Right to Cure by the Limited Partner and/or Citibank. If a default occurs under this Agreement and as a result thereof, the City intends to exercise any right or remedy available to it that could result in termination of this Agreement and all related agreements, or the suspension, cancellation, reduction or reimbursement of City Funds disbursed hereunder, or any other remedy under this Agreement, the City shall prior to exercising such right or remedy, send notice of such intended exercise to the Limited Partner and Citibank, and the Limited Partner (including, without limitation, by exercise of management take over rights of the Owner under its partnership agreement) and Citibank shall have the right (but not the obligation) to cure such default as follows:

(a) if a monetary default exists, the Limited Partner may cause to be cured such monetary default within 90 days after the later of (and Citibank, except as provided in Section 15.04(h) below, and the City shall take no action during such 90 day period): (i) the expiration of the cure period, if any, granted under Section 15.03 to Developer Parties with respect to such monetary default; or (ii) receipt by the Limited Partner and Citibank of

notice of default from the City. If the Limited Partner does not cause such monetary default to be cured within such 90-day time period set forth in the preceding sentence, then Citibank may cure such monetary default in the manner set forth in Section 15.04(c); and

(b) if a non-monetary default exists (except for a Personal Developer Default, as later defined), the Limited Partner may cause to be cured such non-monetary default within 90 days after the later of (and Citibank, except as provided in Section 15.04(h) below, and the City shall take no action during such 90 day period): (i) the expiration of the cure period, if any, granted under Section 15.03 to Developer with respect to such non-monetary default; or (ii) receipt by the Limited Partner and Citibank of notice of default from the City. If the Limited Partner does not cause such non-monetary default to be cured within such 90-day time period set forth in the preceding sentence, then Citibank may cure such monetary default in the manner set forth in Section 15.04(d); and

(c) if a monetary default exists, Citibank may cure such monetary default within 60 days after the later of (and the non-electing party and the City shall take no action during such 60-day period): (i) the expiration of the Limited Partner's 90-day cure period; or (ii) receipt by Citibank of notice from the City that the Limited Partner has failed to cure the default within the timeframe set forth in Section 15.04(a) above; and

(d) if a non-monetary default exists (except for a Personal Developer Default), Citibank may cure such non-monetary default within 90 days after the later of (and the non-electing party and the City shall take no action during such 90-day period): (i) the expiration of the Limited Partner's 90-day cure period; or (ii) receipt by Citibank of notice from the City that the Limited Partner has failed to cure the default within the timeframe set forth in Section 15.04(b) above; provided, however, if such non-monetary default is of a nature that is not subject to cure in 90 days, the cure period will be extended for the time period needed to cure such default (including any time period required by Citibank to take control of the Project by initiating foreclosure of its mortgage and/or appointing a receiver) and the City shall forbear from exercising its remedies hereunder so long as diligent and continuous efforts are being pursued to cure such default; and

(e) (1) If such non-monetary default would be an Event of Default set forth in Section 15.01(e), (f), (q), (i) or (j) hereof (each such default being a "Personal Developer Default"), the Limited Partner or Citibank (as applicable and in that strict order as more fully provided in this Section 15.04(e) below and not otherwise, the "Electing Party"), may provide written notice (the "Assumption Notice") to the City and the Limited Partner or Citibank (as applicable, the "Non- Electing Parties") within 30 days of receipt of notice from the City of such Personal Developer Default, as more fully provided in Section 15.04(e)(2) below. If notice is delivered within said 30- day period, the Electing Party shall, in accordance with

Section 15.04(e)(2) below, either cure or cause to be cured such Personal Developer Default by the assignment pursuant to Section 18.15 hereof of all of the Developer Parties' rights, obligations and interests in this Agreement to the Electing Party or any other party agreed to in writing by Citibank and the City, which assumption shall be deemed to cure the Personal Developer Default.

(2) Upon receipt by the City and Citibank of an Assumption Notice from the Limited Partner pursuant to subsection (e)(1) above, the cure period shall be extended for such reasonable period of time as may be necessary to complete such assignment and assumption of the Developer Parties' rights, obligations and interests in this Agreement (but in no event longer than 90 days without the written consent of the City and Citibank). If the Limited Partner does not (i) provide such Assumption Notice within the 30-day period specified in subsection (e)(1), or (ii) identify to the City and the Non-Electing Parties any other party (which may be an affiliate of the Limited Partner other than any of the Developer Parties) to assume the Developer Parties' rights, obligations and interests in this Agreement within 30 days from the date of the Assumption Notice, then Citibank shall have 30 days to cure such Personal Developer Default by the assignment, in accordance with the provisions of Section 18.14 hereof, of all of the Developer Parties' rights, obligations and interests in this Agreement to Citibank, or an affiliate thereof, or any other party agreed to in writing by Citibank and the City.

(f) If such Personal Developer Default is not cured by the Limited Partner or Citibank within the timeframes set forth in Section 15.04(e), then the City shall have available all remedies set forth in this Agreement, including those in Sections 15.02.

(g) During all such times as a Personal Developer Default exists and remains uncured after the expiration of all cure periods, no payments of City Funds shall occur until such time as such Personal Developer Default is thereafter cured.

(h) The City agrees that at any time during which an Event of Default has occurred under the Lender Financing Documents, during the period that Citibank is diligently and continuously pursuing actions or remedies under the Lender Financing, with or without the Developer Parties, which are intended to cause substantial completion of the Project, and, as part of such actions or remedies, continues to fund or make advances to pay Project costs, the City shall likewise forbear from exercising its remedies under Section 15.02.

(i) Notwithstanding anything to the contrary contained in this Agreement, including, without limitation, the continuation of any cure periods under Section 15.03 and Section 15.04, in the event Citibank initiates a foreclosure proceeding, or the Limited Partner and Citibank provide a joint notice of discontinuance of actions or remedies intending to achieve substantial completion, the City may immediately commence to exercise any and all of the remedies specified in Section 15.02 above.

SECTION SIXTEEN: MORTGAGING OF THE PROJECT

16.01 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 (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 a Developer Party may hereafter elect to record or permit to be recorded against the Property or any portion thereof without obtaining the prior written consent of the City is referred to herein as a "New Mortgage." Any mortgage or deed of trust that a Developer Party may hereafter elect to 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 the Developer Parties as follows:

(a) If a mortgagee or any other party shall succeed to a Developer Party's interest in the Property or any portion thereof by the exercise of remedies under a mortgage or deed of trust (other than an Existing Mortgage or a Permitted Mortgage) whether by foreclosure or deed in lieu of foreclosure, and in conjunction therewith accepts an assignment of such Developer Party's interest hereunder in accordance with Section 18.14 hereof, the City may, but will not be obligated to, attorn to and recognize such party as the successor in interest to such Developer Party for all purposes under this Agreement and, unless so recognized by the City as the successor in interest, such party will be entitled to no rights or benefits under this Agreement, but such party will be bound by those provisions of this Agreement that are covenants expressly running with the land specified in Section 7.02.

(b) If any mortgagee or any other party shall succeed to a Developer Party's interest in the Property or any portion thereof by 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 a Developer Party's interest hereunder in accordance with Section 18.14 hereof, then the City hereby agrees to attorn to and recognize such party as the successor in interest to such Developer Party for all purposes under this Agreement so long as such party accepts all of the executory obligations and liabilities of a "Developer Party" hereunder. Notwithstanding any other provision of this Agreement to the contrary, it is understood and agreed that if such party accepts an assignment of a Developer Party's interest under this Agreement, such party will have no liability under this Agreement for any Event of Default of such Developer Party which occurred prior to the time such party succeeded to the interest of such Developer Party under this Agreement, nor shall the City have the right to record a lien against or otherwise enforce any remedies hereunder against the Project, in which case such Developer Party will be solely responsible. If the City placed a lien on the Project pursuant to Section 15.02 hereof in connection with an Event of Default of a Developer Party which accrued prior to the time such party succeeded to the interest of the Developer Party under this Agreement, the City shall release such lien upon written request to do so by such succeeding

mortgagee. However, if such mortgagee under a Permitted Mortgage or an Existing Mortgage does not expressly accept an assignment of such Developer Party's interest hereunder, such party will be entitled to no rights and benefits under this Agreement, and such party will be bound only by those provisions of this Agreement, if any, which are covenants expressly running with the land specified in Section 7.02.

(c) Prior to the issuance by the City to Developer Parties of a Certificate under Section 7 hereof, no New Mortgage will be executed with respect to the Property or the Project or any portion thereof without the prior written consent of the Commissioner of DPD. A feature of such consent will be that any New Mortgage will subordinate its mortgage lien to the covenants in favor of the City that run with the land. After the issuance of a Certificate, consent of the Commissioner of DPD is not required for any such New Mortgage.

SECTION SEVENTEEN: NOTICES

17.01 Notices. All notices and any other communications under this Agreement will: (A) be in writing; (B) be sent by: (i) telecopier/fax machine, (ii) delivered by hand, (iii) delivered by an overnight courier service which maintains records confirming the receipt of documents by the receiving party, or (iv) registered or certified U.S. Mail, return receipt requested; (C) be given at the following respective addresses:

If to the City:	City of Chicago Department of Planning and Development Attn: Commissioner 121 North LaSalle Street, Room 1000 Chicago, IL 60602 312/744-2271 (Fax)
With Copies To:	City of Chicago Corporation Counsel Attn: Finance and Economic Development Division 121 North LaSalle Street, Room 600 Chicago, IL 60602 312/744-8538 (Fax)
If to a Developer Party:	Parkside Phase IIB, LP c/o Holsten Real Estate Development Corporation 1020 W. Montrose Avenue Chicago, Illinois 60613 Attn: Peter Holsten Fax: _____

With copy to: Applegate & Thorne-Thomsen, P.C.
626 W. Jackson Blvd, Suite 400
Chicago, Illinois 60661
Attention: Nicole Jackson, Esq.
Fax: 312/421-4411

And to: Holsten Real Estate Development Corporation
1020 W. Montrose Avenue
Chicago, Illinois 60613
Attn: Peter Holsten

And to: Edwin F. Mandel Legal Aid Clinic
6020 S. University Avenue
Chicago, IL 60637
Attn: Jeff Leslie, Esq.

And to: Cabrini Green LAC Community
Development Corporation
530 W. Locust
Chicago, IL 60610
Attn: President

And to: Alliant Asset Management Company, LLC
21600 Oxnard Street, Suite 1200
Woodland Hills, CA 91367
Attn: Brian Goldberg

And to: Kutak Rock LLP
1650 Farnam Street
Omaha, NE 68102
Attn: Shane Deaver

If to Existing Mortgagee: Citibank, N.A.
c/o Citi Community Capital Transaction
Management Group
390 Greenwich Street, Second Floor
New York, NY 10013
Attn: Desk Head, Transaction Management Group
Loan/Transaction/File # _____
Fax: (212) 723-8642

and

325 East Hillcrest Drive, Suite 160
Thousand Oaks, California 91360
Attention: Operations Manager/Asset Manager
Loan/Transaction/File # _____
Facsimile: (805) 557 0924

With a copy to:

390 Greenwich Street, 2nd Floor
New York, New York 10013
Attention: Account Specialist
Loan/Transaction/File # _____
Facsimile: (212) 723-8642

And a copy of any notices
of default sent to:

Citibank, N.A.
Municipal Securities Division
388 Greenwich Street
New York, New York 10013
Attention: General Counsel's Office
Loan/Transaction/File # _____
Facsimile: (212) 723-8939

With copy to:

Dentons US LLP
One Metropolitan Square
211 N Broadway, Suite 3000
St Louis, MO 63102-2741
Attn: Thomas K. Vandiver

If to Limited Partner:

Alliant ALP 76 LLC
c/o Alliant Asset Management Company, LLC
21600 Oxnard Street, Suite 1200
Woodland Hills, CA 91367
Attn: Brian Goldberg

If to CHA:

Chicago Housing Authority
60 East Van Buren
Chicago, Illinois 60605
Attn: Chief Executive Officer

With copy to:

Chicago Housing Authority
Office of the General Counsel
60 East Van Buren, 12th Floor
Chicago, Illinois 60605
Attn: Chief Legal Officer

or at such other address or telecopier/fax number or to the attention of such other person as the party to whom such information pertains may hereafter specify for the purpose in a notice to the other specifically captioned "Notice of Change of Address" and, (D) be effective or deemed delivered or furnished: (i) if given by telecopier/fax, when such communication is confirmed to have been transmitted to the appropriate telecopier/fax number specified in this section, and confirmation is deposited into the U.S. Mail, postage prepaid to the recipient's address shown herein; (ii) if given by hand delivery or overnight courier service, when left at the address of the addressee, properly addressed as provided above.

17.02 Developer Requests for City or DPD Approval. Any request under this Agreement for City or DPD approval submitted by a Developer Party will comply with the following requirements:

- (a) be in writing and otherwise comply with the requirements of Section 17.01 (Notices);
- (b) expressly state the particular document and section thereof relied on by Developer Parties to request City or DPD approval;
- (c) if applicable, note in bold type that failure to respond to such Developer Party's request for approval by a certain date will result in the requested approval being deemed to have been given by the City or DPD;
- (d) if applicable, state the outside date for the City's or DPD's response; and
- (e) be supplemented by a delivery receipt or time/date stamped notice or other documentary evidence showing the date of delivery of such Developer Party's request.

SECTION EIGHTEEN: ADDITIONAL PROVISIONS

18.01 Amendments. Except as provided in this Section 18.01, and except for changes or amendments that are otherwise expressly identified as being in the discretion of the Commissioner, this Agreement and the Schedules and Exhibits attached hereto may not be materially amended without the written consent of all parties. In addition to consents and discretion expressly identified herein, the Commissioner, in her sole discretion, may amend or otherwise revise: (a) any exhibits containing legal descriptions in order to correct a surveyor's, scrivener's or clerical error in such a legal description, or to reflect any new subdivision of property index numbers, provided that such correction does not have a material effect on any portion of the Project; and (b) Exhibit B-2 to

adjust unit locations and types; (c) Exhibits C-1 and C-2 in connection with updated budgets and/or the approval of Change Orders resulting in changes in the Project Budget in accordance with Section 3.05; (d) Exhibit D to adjust allocations between line items or to add new line items permitted under the Plan; (e) Exhibit K to reflect the terms of the final project financing, so long as such financing is not materially inconsistent with that contemplated hereunder; and (f) Exhibit G to correct inadvertent omissions or permit other minor title encumbrances not in the nature of a lien. Amendments required in clauses (b), (c) and (e) shall also require the Partnership's consent. The City in its sole discretion, may amend, modify or supplement the Redevelopment Plan. For purposes of this Agreement, Developer Parties are only obligated to comply with the Redevelopment Plan as in effect on the date of this Agreement.

18.02 Complete Agreement, Construction. Modification. This Agreement, including any exhibits and the other agreements, documents and instruments referred to herein or contemplated hereby, constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all previous negotiations, commitments and writings with respect to such subject matter.

18.03 Limitation of Liability. No member, elected or appointed official or employee or agent of the City shall be individually, collectively or personally liable to Developer Parties or any successor in interest to Developer Parties in the event of any default or breach by the City or for any amount which may become due to Developer Parties or any successor in interest, from the City or on any obligation under the terms of this Agreement.

18.04 Further Assurances. Partnership and City each agree 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, and to accomplish the transactions contemplated in this Agreement.

18.05 Waivers. No party hereto will be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by such party. No delay or omission on the part of a party in exercising any right will 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 will 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, will constitute a waiver of any of 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 must not be construed as a waiver of any other remedies of such party unless specifically so provided herein.

18.07 Parties in Interest/No Third Party Beneficiaries. The terms and provisions of this Agreement are binding upon and inure to the benefit of, and are enforceable by, the respective successors and permitted assigns of the parties hereto. This Agreement will 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. Nothing contained in this Agreement, nor any act of the City or the Developer Parties, will 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 or Developer Parties.

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

18.09 Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, with the same effect as if all parties had signed the same document. All such counterparts shall be deemed an original, must be construed together and will constitute one and the same instrument.

18.10 Severability. If any provision of this Agreement, or the application thereof, to any person, place or circumstance, is held by a court of competent jurisdiction to be invalid, unenforceable or void, the remainder of this Agreement and such provisions as applied to other persons, places and circumstances will remain in full force and effect only if, after excluding the portion deemed to be unenforceable, the remaining terms will provide for the consummation of the transactions contemplated hereby in substantially the same manner as originally set forth herein. In such event, the parties will negotiate, in good faith, a substitute, valid and enforceable provision or agreement which most nearly affects the parties' intent in entering into this Agreement.

18.11 Conflict. In the event of a conflict between any provisions of this Agreement and the provisions of the TIF Ordinances in effect as of the date of this Agreement, such ordinance(s) will prevail and control.

18.12 Governing Law. This Agreement is governed by and construed in accordance with the internal laws of the State, without regard to its conflicts of law principles.

18.13 Form of Documents. All documents required by this Agreement to be submitted, delivered or furnished to the City will be in form and content satisfactory to the City.

18.14 Assignment. Prior to the issuance by the City to Developer Parties of the Certificate, Developer Parties 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 the Developer Parties may collaterally assign their respective interests in this Agreement to any of their collective or respective lenders identified to the City as of the Closing Date if any such lenders require such collateral assignment. Any successor in interest to Developer Parties under this Agreement will certify in writing to the City its agreement to abide by all remaining executory terms of this Agreement, including but not limited to Section 8.25 (Survival of Covenants) hereof, for the Term of the Agreement. Each Developer Party hereby consents to the City's transfer, assignment or other disposal of this Agreement at any time in whole or in part.

18.15 Binding Effect. This Agreement is binding upon Partnership, Holsten, LAC, the City and their respective successors and permitted assigns (as provided herein) and will inure to the benefit of Partnership, Holsten, LAC, the City and their respective successors and permitted assigns (as provided herein).

18.16 Force Majeure. Neither the City nor Developer Parties nor any successor in interest to either of them will 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, war, terrorism, 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. Such force majeure events shall also include the City's failure to complete the public improvements within the Property which, at the Closing Date, the City has agreed to undertake within a construction schedule mutually acceptable to the City and the Partnership, and the CHA's failure to complete any environmental remediation work that is the CHA's responsibility under applicable agreements between the CHA and Parkside, if applicable. The individual or entity relying on this section with respect to any such delay will, 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 Exhibits and Schedules. All of the exhibits and schedules attached hereto are incorporated herein by reference. Any exhibits and schedules to this Agreement will be construed to be an integral part of this Agreement to the same extent as if the same has been set forth verbatim herein.

18.18 Business Economic Support Act. Under the Business Economic Support Act (30 ILCS 760/1 et seq. 2002 State Bar Edition, as amended), if Partnership is required to provide notice under the WARN Act, Partnership will, 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 Partnership has locations in the State. Failure by Partnership 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.

18.19 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.

18.20 Construction of Words. The use of the singular form of any word herein includes the plural, and vice versa. Masculine, feminine and neuter pronouns are fully interchangeable, where the context so requires. The words "herein", "hereof" and "hereunder" and other words of similar import refer to this Agreement as a whole and not to any particular Section, Section or other subdivision. The term "include" (in all its forms) means "include, without limitation" unless the context clearly states otherwise. The word "shall" means "has a duty to."

18.21 Date of Performance. If any date for performance under this Agreement falls on a Saturday, Sunday or other day which is a holiday under Federal law or under State law, the date for such performance will be the next succeeding Business Day.

18.22 Survival of Agreements. Except as otherwise contemplated by this Agreement, all covenants and agreements of the parties contained in this Agreement will survive the consummation of the transactions contemplated hereby.

18.23 Equitable Relief. In addition to any other available remedy provided for hereunder, at law or in equity, to the extent that a party fails to comply with the terms of this Agreement, any of the other parties hereto shall be entitled to injunctive relief with respect thereto, without the necessity of posting a bond or other security, the damages for such breach hereby being acknowledged as unascertainable.

18.24 Venue and Consent to Jurisdiction. If there is a lawsuit under this Agreement, each party 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.

18.25 Costs and Expenses. In addition to and not in limitation of the other provisions of this Agreement, Partnership agrees to pay upon demand the City's out-of-pocket expenses, including attorneys' fees, incurred in connection with the enforcement of the provisions of this Agreement but only if the City is determined to be the prevailing party in an action for enforcement. This includes, subject to any limits under applicable law, reasonable attorneys' fees and legal expenses, whether or not there is a lawsuit, including reasonable attorneys' fees for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. Partnership also will pay any court costs, in addition to all other sums provided by law.

IN WITNESS WHEREOF, the parties hereto have caused this Parkside IIB Rental Project Redevelopment Agreement to be signed on or as of the day and year first above written.

CITY OF CHICAGO

By: _____
Andrew J. Mooney, Commissioner,
Department of Planning and Development

PARKSIDE PHASE IIB, LP,
an Illinois limited partnership

By: PARKSIDE IIB, LLC,
an Illinois limited liability company
Its general partner

By: Parkside Associates, LLC,
an Illinois limited liability company
its sole member

By: Holsten Real Estate Development Corporation
an Illinois corporation, a member

By: _____
Name: Peter M. Holsten
Title: President

By: Cabrini Green LAC Community
Development Corporation
an Illinois not-for-profit corporation
a member

By: _____
Name: Deidre Brewster
Title: President

HOLSTEN REAL ESTATE DEVELOPMENT
CORPORATION, an Illinois corporation

By: _____
Name: Peter M. Holsten
Title: President

CABRINI GREEN LAC COMMUNITY DEVELOPMENT
CORPORATION, an Illinois not-for-profit corporation
a member

By: _____
Name: Deidre Brewster
Title: 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 Andrew J. Mooney, personally known to me to be 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 of the City, for the uses and purposes therein set forth.

GIVEN under my hand and official seal this ____ day of _____, 2014.

Notary Public

My Commission Expires _____

STATE OF ILLINOIS)
) ss.
COUNTY OF COOK)

I, the undersigned, a Notary Public in and for the county and State aforesaid, do hereby certify that Peter M. Holsten, personally known to me to be the president of Holsten Real Estate Development Corporation, an Illinois corporation, a member of Parkside Associates, LLC, an Illinois limited liability company ("Parkside"), the sole member of Parkside IIB, LLC, an Illinois limited liability company (the "General Partner"), the general partner of Parkside Phase IIB, LP, an Illinois limited partnership (the "Partnership"), 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 severally acknowledged that as such officer, he signed and delivered the said instrument, pursuant to authority given by the members of Parkside, on behalf of the General Partner, as the free and voluntary act of such person, and as the free and voluntary act and deed of the Partnership, for the uses and purposes therein set forth.

Given under my hand and official seal this ____ day of _____, 2014.

Notary Public

(SEAL)

STATE OF ILLINOIS)
) ss.
COUNTY OF COOK)

I, the undersigned, a Notary Public in and for the county and State aforesaid, do hereby certify that Deidre Brewster, personally known to me to be the President of Cabrini Green LAC Community Development Corporation, an Illinois not-for-profit corporation, a member of Parkside Associates, LLC, an Illinois limited liability company ("Parkside"), the sole member of Parkside IIB, LLC, an Illinois limited liability company (the "General Partner"), the general partner of Parkside Phase IIB, LP, an Illinois limited partnership (the "Partnership"), 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 severally acknowledged that as such officer, s/he signed and delivered the said instrument, pursuant to authority given by the members of Parkside, on behalf of the General Partner, as the free and voluntary act of such person, and as the free and voluntary act and deed of the Partnership, for the uses and purposes therein set forth.

Given under my hand and official seal this _____ day of _____, 2014.

Notary Public

(SEAL)

STATE OF ILLINOIS)
) ss.
COUNTY OF COOK)

I, the undersigned, a Notary Public in and for the county and State aforesaid, do hereby certify that Peter M. Holsten, personally known to me to be the president of Holsten Real Estate Development Corporation, an Illinois corporation ("Holsten"), 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 severally acknowledged that as such officer, he signed and delivered the said instrument, pursuant to authority given by the Board, as the free and voluntary act of such person, and as the free and voluntary act and deed of Holsten, for the uses and purposes therein set forth.

Given under my hand and official seal this _____ day of _____, 2014.

Notary Public

(SEAL)

STATE OF ILLINOIS)
) ss.
COUNTY OF COOK)

I, the undersigned, a Notary Public in and for the county and State aforesaid, do hereby certify that Deidre Brewster, personally known to me to be the President of Cabrini Green LAC Community Development Corporation, an Illinois not-for-profit corporation ("LAC"), 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 severally acknowledged that as such officer, s/he signed and delivered the said instrument, pursuant to authority given by the Board as the free and voluntary act of such person, and as the free and voluntary act and deed of LAC, for the uses and purposes therein set forth.

Given under my hand and official seal this ____ day of _____, 2014.

Notary Public

(SEAL)

[(Sub)Exhibits "A", "C-2", "D", "E", "F", "I", "L", "M" and "N" referred to in the Parkside Phase IIB Rental Project Redevelopment Agreement unavailable at time of printing.]

[(Sub)Exhibit "B-1" referred to in this Parkside Phase IIB Rental Project Redevelopment Agreement constitutes Exhibit "F" to ordinance and printed on pages 81301 and 81302 of this Journal.]

[(Sub)Exhibit "B-2" referred to in this Parkside Phase IIB Rental Project Redevelopment Agreement printed on page 81294 of this Journal.]

(Sub)Exhibits "C-1", "G", "H", "J" and "K" referred to in this Parkside Phase IIB Rental Project Redevelopment Agreement read as follows:

(Sub)Exhibit "C-1".
 (To Parkside Phase IIB Rental Project
 Redevelopment Agreement)

Project Budget.

Acquisition:	\$ -
Hard Costs Residential:	
Site work: residential	-
Construction: residential	30,750,000
Contingency: residential 5 percent	1,537,500
Total Hard Costs Residential:	\$32,287,500
Soft Costs:	
Professional Services:	
Architect -- Master Plan	\$ 5,000
Architect -- Design, Permit Process, Engineers, Supervision	1,679,500
Architect -- Supervision	-
Architect -- Miscellaneous	20,000
Part 2 Fee -- New City Code	50,000
Private Utilities	85,000
Concrete, Rebar and Masonry Testing	100,000
Soil Testing/Geotechnical Borings	25,000
Green Building Certification	-
Legal Fees -- Partnership	300,000

Legal Fees -- Syndicator	\$100,000
Legal Fees -- Lender	262,000
Legal Fees -- Zoning	15,000
Bond Related Costs (Issuance Fee, Trustee Fee, Counsel)	485,000
Consultant -- TIF	82,500
Accounting	30,000
Market Study/Appraisal	33,500
Survey/Plat of Subdivision	15,000
Environmental Reports	7,500
Construction Period Taxes	100,000
Construction Period Insurance	150,000
Real Estate Tax Escrow	70,000
Insurance Escrow	60,000
Title and Recording	55,000
Lender Fees -- First Mortgage	75,000
Construction Period Interest -- CHA Loan (\$12.7 Million)	-
Pre-Development Loan Interest (CHA and Citi)	50,000
Bond Interest -- Basis	700,000
Bond Interest -- Non-Basis	517,500
Tax Credit Reservation Fees	296,529
Permit/Application Fees	100,000
Marketing and Leasing	230,000

Pre-Development and Bridge Lender Fees	\$ 325,000
Construction Period Carry Costs	90,000
TIF Financing Costs	-
Lease-Up Reserve	300,000
PH Operating Subsidy Reserve (\$425 per unit)	168,300
Operating Reserve (\$650K less PH Operating Reserve)	481,700
Developer Fee	2,000,000
Total Soft Costs:	\$ 9,064,029
USES OF FUNDS: TOTAL RESIDENTIAL:	\$41,351,529

(Sub)Exhibit "G".
(To Parkside Phase IIB Rental Project
Redevelopment Agreement)

Permitted Liens.

1. Liens or encumbrances against the Property (and related improvements):

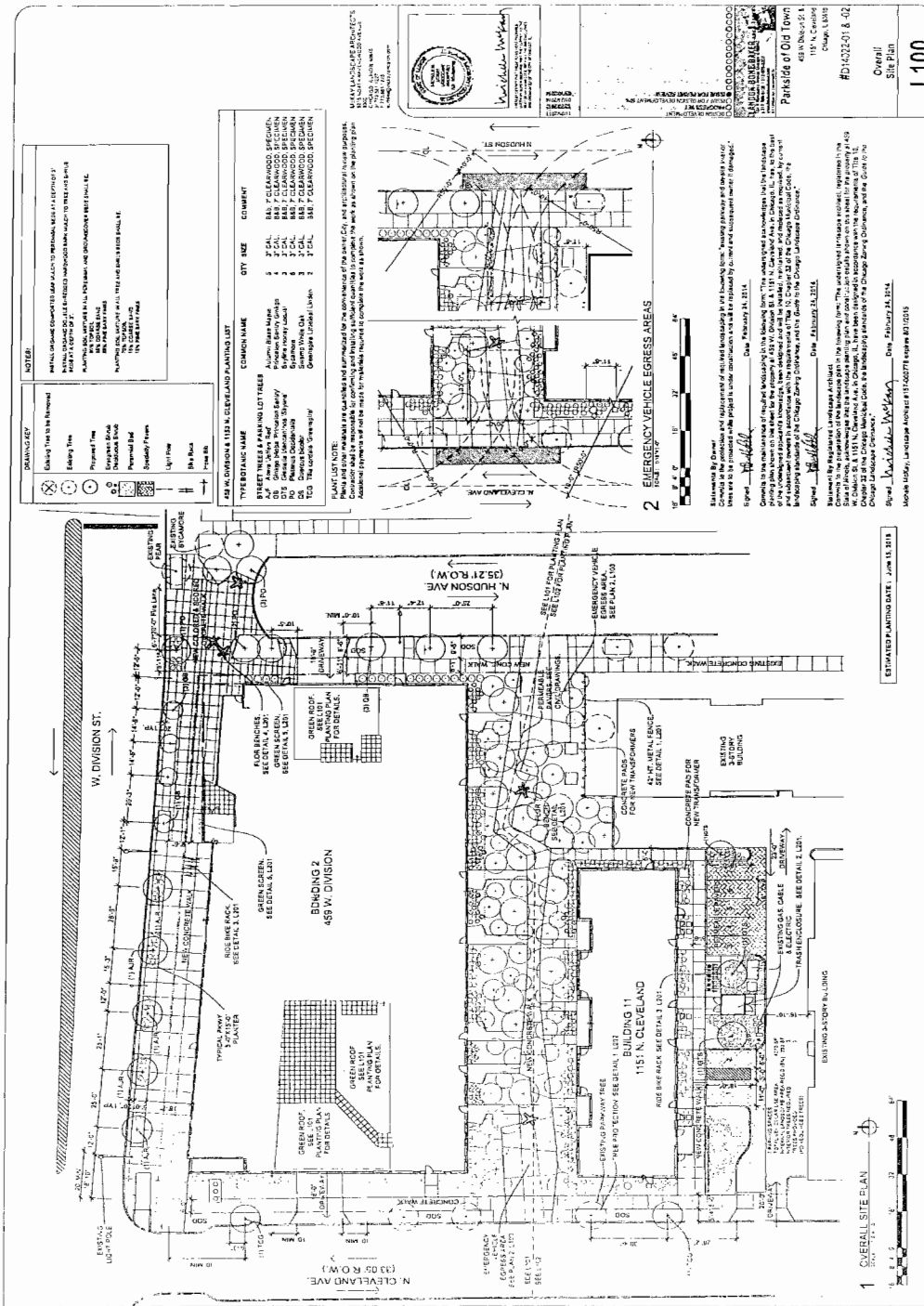
Those matters set forth as Schedule B title exceptions in the owner's title insurance policy issued by the Title Company as of the date hereof, but only so long as applicable title endorsements issued in conjunction therewith on the date hereof, if any, continue to remain in full force and effect.

2. Liens or encumbrances against the Partnership or the Project, other than liens against the Property (and related improvements), if any:

None.

(Sub)Exhibit "B-2".
(To Parkside Phase IIB Rental Project
Redevelopment Agreement)

Site Plan.



L100
Overall
Site Plan

1 OVERALL SITE PLAN
June 13, 2013

2 EMERGENCY VEHICLE EGRESS AREAS
SEE PLAN 11100

1 OVERALL SITE PLAN
June 13, 2013

(Sub)Exhibit "H".
(To Parkside Phase IIB Rental Project
Redevelopment Agreement)

Opinion Of Counsel For Developer Parties.

[To Be Retyped On Developer Parties' Counsel's Letterhead]

_____, 2014.

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

Attention: Corporation Counsel

Ladies and Gentlemen:

We have acted as counsel to Parkside Phase IIB, L.P., an Illinois limited partnership (the "Developer"), in connection with the construction of certain improvements on _____ located in the Near North 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) Parkside Phase IIB Rental Project Redevelopment Agreement (the "Agreement") of even date herewith, executed by Developer and the City of Chicago (the "City"); and
- (b) 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) Certificate of Formation, as amended to date, (ii) Amended and Restated Agreement of Limited Partnership, (iii) qualifications to do business and certificates of good standing in all states in which Developer is qualified to do business, 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 limited partnership duly organized, validly existing and in good standing under the laws of its state of 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 organization 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 Certificate of Formation or Amended and Restated Agreement of Limited Partnership 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 in favor of any lender providing lender financing.

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 the members and managers of Developer and the percentage interest held by each member. 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 equity of Developer. Each outstanding interest 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 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: _____

All capitalized terms which are not defined herein have 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 "K".
(To Parkside Phase IIB Rental Project
Redevelopment Agreement)

Lender Financing.

A. Lender Financing:

- 1. Amount: Not to exceed \$27,000,000.
- Source: Citibank, through City Tax Exempt Notes.
- Interest: Not to exceed 10 percent or such other rate acceptable to the DPD Commissioner.

- Security: A first mortgage lien (construction period) on the Property.
2. Amount: Not to exceed \$4,500,000.
- Term: Not to exceed term of third mortgage lien.
- Source: Citibank, or another entity acceptable to the DPD Commissioner.
- Interest: Not to exceed 7 percent or such other rate acceptable to the DPD Commissioner.
- Security: A first mortgage lien (permanent) on the Property.
3. Amount: Up to \$12,442,319.
- Source: Chicago Housing Authority -- Moving to Work Funds, Hope VI Funds, Capital Development Funds, Program Funds or other funds acceptable to DPD Commissioner.
- Term: Not to exceed 42 years.
- Interest: Zero percent per annum.
- Security: A second mortgage lien on the Property.
4. Amount: Up to \$2,300,000.
- Source: City of Chicago Multi-Family Program Funds.
- Term: Not to exceed 42 years.
- Interest: One percent per annum.
- Security: A third mortgage lien on the Property.
5. Amount: Not to exceed \$3,666,500.
- Source: CHA, through sale of Illinois Affordable Housing Tax Credits and loan of proceeds.
- Term: Not to exceed 42 years.
- Interest: Zero percent per annum.
- Security: A fourth mortgage lien on the Property.

- 6. Amount: Up to \$10,000,000.
- Source: TIF Loan.
- Term: Not to exceed 42 years.
- Interest: Zero percent per annum.
- Security: Mortgage lien(s) junior to above liens on the Property.

B. Other Financing:

- 1. Approximately \$8,734,842 to be derived from the syndication by the General Partner of Low-Income Housing Tax Credits allocated by the City.
- 2. The General Partner will also contribute \$10,100.

Exhibit "F".
(To Ordinance)

Legal Description Of Property.

Leasehold Interest In:

Lot 1 In Block 3:

All in Parkside of Old Town, being a resubdivision and consolidation of parts of Blocks 2 and 3, and all of Blocks 4 and 5, and parts of vacated alleys lying within Block 2 aforesaid, and vacated alleys lying within Blocks 3, 4 and 5 aforesaid, together with that part of vacated West Elm Street lying south of and adjoining Blocks 2, 3 and 5 aforesaid, and lying north of and adjoining Blocks 9, 7 and 6, and that part of vacated North Hudson Avenue lying west of and adjoining Block 2 aforesaid, and lying east of and adjoining Block 3 aforesaid, and lying north of the south line of West Elm Street, and lying south of the south line of West Division Street as widened, all in Rogers' Subdivision of that part west of the east line of North Sedgwick Street of the northeast quarter of the southwest quarter of Section 4, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois, according to the plat of said Parkside of Old Town recorded August 4, 2006 as Document Number 0621632048.

Commonly Known As:

459 West Division Street
Chicago, Illinois.

Permanent Index Number:

17-04-306-030-0000.

Lots 11 Through 18 In Block 3:

All in Parkside of Old Town, being a resubdivision and consolidation of parts of Blocks 2 and 3, and all of Blocks 4 and 5, and parts of vacated alleys lying within Block 2 aforesaid, and vacated alleys lying within Blocks 3, 4 and 5 aforesaid, together with that part of vacated West Elm Street lying south of and adjoining Blocks 2, 3 and 5 aforesaid, and lying north of and adjoining Blocks 9, 7 and 6, and that part of vacated North Hudson Avenue lying west of and adjoining Block 2 aforesaid, and lying east of and adjoining Block 3 aforesaid, and lying north of the south line of West Elm Street, and lying south of the south line of West Division Street as widened, all in Rogers' Subdivision of that part west of the east line of North Sedgwick Street of the northeast quarter of the southwest quarter of Section 4, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois, according to the plat of said Parkside of Old Town recorded August 4, 2006 as Document Number 0621632048.

Commonly Known As:

1151 North Cleveland Avenue
Chicago, Illinois.

Permanent Index Numbers:

17-04-306-040 through 047.

And

Easement Interests In:

Lot 2 In Block 3:

All in Parkside of Old Town, being a resubdivision and consolidation of parts of Blocks 2 and 3, and all of Blocks 4 and 5, and parts of vacated alleys lying within Block 2 aforesaid, and vacated alleys lying within Blocks 3, 4 and 5 aforesaid, together with that part of vacated West Elm Street lying south of and adjoining Blocks 2, 3 and 5 aforesaid, and lying north of and adjoining Blocks 9, 7 and 6, and that part of vacated North Hudson Avenue lying west of and adjoining Block 2 aforesaid, and lying east of and adjoining Block 3 aforesaid, and lying north of the south line of West Elm Street, and lying south of the south line of West Division Street as widened, all in Rogers' Subdivision of that part west of the east line of North Sedgwick Street of the northeast quarter of the southwest

quarter of Section 4, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois, according to the plat of said Parkside of Old Town recorded August 4, 2006 as Document Number 0621632048.

Permanent Index Number:

17-04-306-031.

Lot 10 In Block 3:

All in Parkside of Old Town, being a resubdivision and consolidation of parts of Blocks 2 and 3, and all of Blocks 4 and 5, and parts of vacated alleys lying within Block 2 aforesaid, and vacated alleys lying within Blocks 3, 4 and 5 aforesaid, together with that part of vacated West Elm Street lying south of and adjoining Blocks 2, 3 and 5 aforesaid, and lying north of and adjoining Blocks 9, 7 and 6, and that part of vacated North Hudson Avenue lying west of and adjoining Block 2 aforesaid, and lying east of and adjoining Block 3 aforesaid, and lying north of the south line of West Elm Street, and lying south of the south line of West Division Street as widened, all in Rogers' Subdivision of that part west of the east line of North Sedgwick Street of the northeast quarter of the southwest quarter of Section 4, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois, according to the plat of said Parkside of Old Town recorded August 4, 2006 as Document Number 0621632048.

Permanent Index Number:

17-04-306-039.

LOAN RESTRUCTURING FOR LAWSON HOUSE YMCA RELATED TO
REHABILITATION OF RESIDENTIAL HOUSING PROJECT AT 30 W. CHICAGO AVE.
[O2014-4117]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

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 and subordination agreement with Lawson House YMCA, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 and, as such, may legislate as to matters which pertain to its local government and affairs; and

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

WHEREAS, The City received certain funds from the United States Department of Housing and Urban Development to make loans and grants to expand the long-term supply of affordable housing through, among other things, acquisition, new construction, reconstruction and moderate and substantial rehabilitation in low- and moderate-income areas; and

WHEREAS, Pursuant to an ordinance enacted by the City Council of the City (the "City Council") on May 17, 1995 and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date, the City made a loan of funds in the principal amount of

\$8,531,621, along with interest thereon (the "Loan"), to the Board of Trustees of the Young Men's Christian Association of Chicago, constituted pursuant to special act of the Illinois legislature (the "Board of Trustees"), and the Young Men's Christian Association, an Illinois corporation created pursuant to special act of the Illinois legislature (the "YMCA") (collectively, the Board of Trustees and the YMCA are jointly and severally referred to herein as the "Borrower"); and

WHEREAS, The Loan was evidenced by that certain Note dated July 16, 1996 made by the Borrower in favor of the City (the "Note") and secured by, among other things, that certain Junior Mortgage Security Agreement and Financing Statement made by the Borrower in favor of the City (the "Mortgage"); and

WHEREAS, The proceeds of the Loan were used to provide for the rehabilitation of a residential housing project by the Borrower located generally at 30 West Chicago Avenue, Chicago, Illinois 60610 (the "Property"); and

WHEREAS, The Property was subject to that certain Regulatory Agreement dated as of July 16, 1996, as amended on August 15, 1997 by and between the Borrower and the City (the "Regulatory Agreement") which required, among other things, that the Property be used by the Borrower to provide certain affordable residential housing units for a certain period of time, all as further described therein; and

WHEREAS, The terms of the Note provided that the amount of the Loan required to be paid to the City was to be forgiven over time provided that the Borrower remained in compliance with the Regulatory Agreement; and

WHEREAS, The Borrower desires to transfer the Property to Holsten Human Capital Development NFP, an Illinois not-for-profit corporation, or a wholly-owned subsidiary thereof ("HHCD"); and

WHEREAS, HHCD intends to transfer the Property to Lawson Partners LLC, an Illinois limited liability company ("Holsten"), whose members are HHCD and Holsten Real Estate Development Corporation, an Illinois corporation; and

WHEREAS, Holsten has agreed to acquire the Property and to continue to provide affordable residential housing units at the Property for period of time beyond the requirements of the Regulatory Agreement; and

WHEREAS, On January 16, 2002, the City Council enacted an ordinance published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 77362 through 77366, inclusive, as amended by an ordinance adopted by City Council on September 4, 2003 and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 6475 through 6626, inclusive, which authorized the establishment of a program (as supplemented, amended and restated from time to time, the "Donation Tax Credit Program") to be implemented by the City's Department of Planning and Development ("DPD") in connection with the use of certain tax credits authorized by the

Illinois General Assembly pursuant to Public Act 92-0491 (as supplemented, amended and restated from time to time) for donations made in connection with affordable housing projects; and

WHEREAS, The transfer of the Property from the Borrower to HHCD may qualify under the Donation Tax Credit Program as an eligible donation, and may thereby generate certain additional proceeds for use in connection with the Property; and

WHEREAS, DPD desires to approve a restructuring (the "Restructuring") of the Loan in a manner which: (1) forgives any remaining indebtedness under the Note; (2) releases the Borrower from obligations to the City made in connection with the Loan; (3) releases the Property from the lien of the Mortgage and other documents securing the indebtedness evidenced by the Note; (4) permits the transfer of the Property from the Borrower to HHCD and the transfer of the Property from HHCD to Holsten; (5) releases the Borrower from and permits the assignment and assumption of the obligations of the Borrower to the City under the Regulatory Agreement by HHCD and Holsten; and (6) requires that Holsten provide affordable residential units at the Property in a number and for a period of time acceptable to the Commissioner of DPD (the "Commissioner") which shall be for not less than thirty (30) years (collectively, the "Material Terms"); 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 Restructuring is hereby approved as described above. The Commissioner or a designee of the Commissioner (each, an "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 Restructuring. Each Authorized Officer is 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 any future restructuring of the Loan which does not substantially modify the Material Terms.

SECTION 3. 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 owners of the Property as of the date following the date of the closing of the Restructuring (collectively, the "Owner"), any legal entities which are direct owners in excess of 7.5 percent of the Owner which changed in connection with the Restructuring, and all legal entities who constitute the direct or indirect controlling parties of the 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 Restructuring.

SECTION 4. 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 2-45-110 of the Municipal Code of Chicago shall not apply to the Property.

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

SERVICE PROVIDER AGREEMENT WITH WEST CENTRAL ASSOCIATION, INC.
FOR SPECIAL SERVICE AREA NO. 16.

[O2014-3421]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the execution of a service provider agreement for Special Service Area Number 16, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(l) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On July 31, 1996, the City Council of the City of Chicago (the "City Council") enacted an ordinance, as further amended by an ordinance by the City Council on November 20, 1996 (collectively the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 16 (the "Area") and authorized the levy of an annual tax, for the period beginning in tax year 1996 through and including tax year 2016, not to exceed an annual rate of one percent (1%) of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area as that territory approximately bounded by Madison Street on the north, the John Fitzgerald Kennedy Expressway on the east, Congress Parkway on the south and Green Street on the west; and

WHEREAS, The Special Services authorized in the Establishment Ordinance included recruitment of new businesses to the Area, rehabilitation activities, loan packaging services, landscaping, security, maintenance and beautification activities including, but not limited to, the maintenance and lighting of certain public improvements in the form of pillars and pavilions to be erected in the Area, coordinated promotional and advertising activities for the Area, and other technical assistance activities to promote commercial and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Greektown/Halsted Street Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Planning and Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, On December 11, 2013, the City Council approved, among other things, the levy and collection of the Services Tax for tax year 2013 for the provision of Special Services in the Area in fiscal year 2014 (the "2013 Levy Ordinance"); now, therefore,

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

SECTION 1. Incorporation Of Preambles. The preambles of this ordinance are hereby incorporated into this text as if set out herein in full.

SECTION 2. Appropriations. Pursuant to the 2013 Levy Ordinance the amount of \$138,342 is hereby appropriated for expenditure pursuant to the Service Provider Agreement (as hereinafter defined) for the provision of Special Services in the Area in fiscal year 2014.

SECTION 3. Service Provider Agreement. The Commissioner of the Department of Planning and Development (the "Commissioner"), or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with the West Central Association, Inc., an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement. Upon execution, the term of the Service Provider Agreement shall begin retroactively as of January 1, 2014 and cover the period through and including December 31, 2014.

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

SECTION 5. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 6. Effective Date. This ordinance shall take effect as of the date of its passage and approval.

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

Exhibit "A".
(To Ordinance)

Agreement For Special Service Area No. 16
Between
The City Of Chicago
(Represented By The Special Service Area Commission)
And
West Central Association, Inc.
Effective January 1, 2014 Through December 31, 2014.

This Agreement for the management of Special Service Area Number 16 is entered into on _____, 2014 by and between West Central Association, Inc., an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 16" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed 1.00% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on December 11, 2013, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2014 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2014, and continuing until December 31, 2014, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, In consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

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

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area 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 Department of Planning and Development or a duly authorized representative of the Commissioner of the Department of Planning and Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Planning and Development.

"Establishment Ordinance" means the ordinance enacted by City Council on July 31, 1996, as amended on November 20, 1996, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Late Collections" means any tax revenue received by the City during the term of this Agreement attributable to the levy of the Service Tax in prior years in the SSA, along with any interest income on such revenue.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004, 225 ILCS 447 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services & Budget) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

"Subcontractor" means any person or entity with whom Contractor contracts to provide any part of the Services, including subcontractors of any tier, subconsultants of any tier, suppliers and materialmen, whether or not in privity with the Contractor.

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 1 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure 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, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperfomed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 5 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 30 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(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. § 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, 44 111. 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 3.04 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.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 3.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act 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 Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services.

In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 8 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 8 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. 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 that the City would have had in the absence of such provisions.

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 five 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 such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 6 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2014 ("Effective Date") and shall continue through December 31, 2014, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2014 and December 31, 2014 is the sum of (a) \$117,383 or the total amount of Service Tax Funds actually collected, plus interest earned on those funds, for tax year 2013, whichever is less; (b) the total amount of Surplus Funds in the amount of \$15,159 which are being carried over from previous program years and which contractor hereby acknowledges are in its possession; and (c) Late Collections in an amount not to exceed \$5,800; the maximum compensation that the Contractor may be paid under this Agreement between January 1, 2014 and December 31, 2014, therefore, shall not exceed \$138,342.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2014, attached hereto as Exhibit 1 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2014 may not exceed \$138,342, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR IS RESPONSIBLE FOR RECONCILING THE ACCOUNT MONTHLY AND ACCOUNTING FOR ALL SERVICE TAX FUNDS. THE CONTRACTOR MUST REQUIRE ITS AUDITOR TO REPORT ON THE ACTIVITIES THAT ARE SUPPORTED BY THESE FUNDS IN A SEPARATE AUDIT TO ACCOUNT FOR CURRENT AND PRIOR YEARS' SERVICE TAX FUNDS.

The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

In connection with the execution of this Agreement, the Contractor warrants and represents:

- A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein.
- B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services.
- C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City.
- D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1, et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code.

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General or Board of Ethics in any investigation or hearing undertaken pursuant to Chapters 2-56 or 2-156 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 and 2-156 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith.

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement.

G. That the Contractor understands and agrees 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 for default.

H. 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.

I. Contractor will abide by any policies promulgated by the Department or other City departments.

J. Contractor understands and will abide by, and will cause Subcontractors to abide by, the terms of Chapter 2-55 of the Municipal Code of Chicago pertaining to cooperation with the Office of the Legislative Inspector General. Contractor understands and will abide by the terms of Section 2-154-020 of the Municipal Code of Chicago. Failure by the Contractor 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 a default for which no cure is available and grounds for termination of this Agreement.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, 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 or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor or have any financial interest in any Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

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 shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof or because of any breach hereof.

6.05 Independent Contractor

(a) The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

(b) The City is subject to the May 31, 2007 Order entitled "Agreed Settlement Order and Accord" (the "Shakman Accord") and the June 24, 2011 "City of Chicago Hiring Plan" (the "City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United State District Court for the Northern District of Illinois). Among other things, the Shakman Accord and the City Hiring Plan prohibit the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

(c) Contractor is aware that City policy prohibits City employees from directing any individual to apply for a position with Contractor, either as an employee or as a subcontractor, and from directing Contractor to hire an individual as an employee or as a subcontractor. Accordingly, Contractor must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by Contractor under this Agreement are employees or subcontractors of Contractor, 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 Contractor.

(d) Contractor will not condition, base, or knowingly prejudice or affect any term or aspect of 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.

(e) In the event of any communication to Contractor by a City employee or City official in violation of paragraph (c) above, or advocating a violation of paragraph (d) above, Contractor 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 Department. Contractor will also cooperate with any inquiries by IGO Hiring Oversight or the Shakman Monitor's Office related to this Agreement.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, 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 Section 2-156-030 by any elected official with respect to this Agreement will be grounds for termination of this Agreement. The term financial interest is defined as set forth in Chapter 2-156 of the Municipal Code of the City of Chicago.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago 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:

(i) If Contractor has 25 or more full-time employees, and

(ii) 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

(iii) Contractor must pay its Covered Employees, and must assure 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.

(b) Contractor's obligation to pay, and to assure 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.

(c) As of July 1, 2013, the Base Wage is \$11.78, 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. 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.

(d) 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 Chief Procurement Officer 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.

(e) 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 Sections (a) through (d) above do not apply.

6.08 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.

6.09 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 designation 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.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 2, 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.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that 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 further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 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 111. Laws 3220).

The provisions of this Section 6.12 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.

6.13 Duty to Report Corrupt or Unlawful Activity

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 or should reasonably know to involve corrupt or other unlawful activity by its employees or the employees of any of its subcontractors, in connection with the performance of city work, or by any person dealing with the city which concerns the person's dealings with the city. Knowing failure to make such a report will be an event of default under this Agreement.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 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 the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the 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 of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

- A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.
- B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.
- C. The right of specific performance, an injunction or any other appropriate equitable remedy.
- D. The right to money damages.
- E. The right to withhold all or any part of Contractor's compensation hereunder.
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it 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 the Contractor to continue to provide the Services despite one or more events of default, the 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. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

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

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at 111. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year May 1M of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The Contractor must also provide to the City, no later than June 1st of each year, a Full-Year Assessment. The forms of this Affidavit and Full-Year Assessment are attached as Exhibit 7 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("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 percent ("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 not make a contribution of any amount to the Mayor of the City of Chicago ("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 any 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 Contractor or the date Contractor 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.

Contractor 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.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 11-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 11-4.

Contractor 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. 11-4 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, 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. 11-4 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

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

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

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

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors 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.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:	Special Service Area #16 Commission Chicago, Illinois 606 Department of Planning and Development City Hall, Room 1000 121 North LaSalle Street Chicago, Illinois 60602 Attention: Commissioner
With copies to:	Department of Law Room 600, City Hall 121 North LaSalle Street Chicago, Illinois 60602 Attention: Corporation Counsel
If to Contractor:	West Central Association, Inc. 917 West Washington #173 Chicago, Illinois 60607 Attention: President

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

ARTICLE 11 MULTI-PROJECT LABOR AGREEMENT

The City has entered into the Multi-Project Labor Agreement ("PLA") with various trades regarding projects as described in the PLA, a copy of which, without appendices, is attached hereto as Exhibit 9. A copy of the PLA, with appendices, may also be found on the City's website at <http://www.cityofchicago.org/PLA>. Contractor acknowledges familiarity with the requirements of the PLA and its applicability to any Services under this Agreement, and shall comply in all respects with any applicable provisions of the PLA.

IN WITNESS WHEREOF, The City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO:

By: _____
Commissioner, Department of
Planning and Development
as of _____, 20__

CONTRACTOR:

By: _____

Its: _____

Attested By: _____

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)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for Special Service Area Number 16 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 16)

Scope Of Services And Budget.
 Schedule A: 2014 Special Service Area Budget And Services Summary.
 City Of Chicago, Department Of Housing And Economic Development.

SSA #16 Greektown
 West Central Association
 Budget Period: January 1, 2014 to December 31, 2014

2013 BUDGET SUMMARY CATEGORY	2013 Levy	+	Carry Over	+	Late Collections and Interest Income Thereon	=	2014 Budget
1.00 Advertising & Promotion	\$ 46,099	+	\$ -	+	\$ -	=	\$ 46,099
2.00 Public Way Maintenance	\$ 12,885	+	\$ -	+	\$ -	=	\$ 12,885
3.00 Public Way Aesthetics	\$ 25,139	+	\$ 15,159	+	\$ -	=	\$ 40,298
4.00 Tenant Retention/Attraction	\$ -	+	\$ -	+	\$ -	=	\$ -
5.00 Façade Improvements	\$ -	+	\$ -	+	\$ -	=	\$ -
6.00 Parking/Transit/Accessibility	\$ -	+	\$ -	+	\$ -	=	\$ -
7.00 Safety Programs	\$ -	+	\$ -	+	\$ -	=	\$ -
8.00 District Planning	\$ -	+	\$ -	+	\$ -	=	\$ -
9.00 Other Technical Assistance	\$ -	+	\$ -	+	\$ -	=	\$ -
10.00 Personnel	\$ 4,500	+	\$ -	+	\$ -	=	\$ 4,500
11.00 Admin Non-Personnel	\$ 27,686	+	\$ -	+	\$ -	=	\$ 27,686
12.00 Loss Collection: 0.9%	\$ 1,074	+	\$ -	+	\$ -	=	\$ 1,074
13.00 Late Collection	\$ -	+	\$ -	+	\$ 5,800	=	\$ 5,800
GRAND TOTAL	\$ 117,383	+	\$ 15,159	+	\$ 5,800	=	\$ 138,342

2014 Budget	\$	138,342
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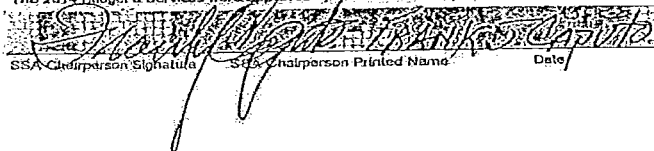
LEVY ANALYSIS	
1	Estimated 2012 EAV: \$11,736,321
2	Authorized Tax Rate Cap: 1.000%
3	Estimated 2013 Levy: \$117,383
4	Estimated Tax Rate to Generate 2013 Levy (EAV x Est. 2013 Levy = Est. Tax Rate): 1.000%

2014 SSA SERVICES SUMMARY	
1.00 Advertising & Promotion	
2.00 Public Way Maintenance	
3.00 Public Way Aesthetics	

2014 BUDGET & SERVICES - SIGNATURE PAGE

SSA #16 Greektown
 Budget & Services Period: January 1, 2014 to December 31, 2014

The 2014 Budget & Services were approved by the SSA Commission.


 SSA Chairperson Signature: SSA Chairperson Printed Name: Date: Date:

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 16)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting the EDS:

West Central Association

Enter d/b/a if applicable:

The Disclosing Party submitting this EDS is:

the Applicant

B. Business address of the Disclosing Party:

917 West Washington
#173
Chicago, IL 60607
United States

C. Telephone:

312-405-8508

Fax:

Email:

pmp@fourramps.com

D. Name of contact person:

Mr. Patrick M Palella

E. Federal Employer Identification No. (if you have one):



F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains:

To allow West Central Association to enter into a service provider agreement with the city of Chicago in order to provide special services within SSA#16

Which City agency or department is requesting this EDS?

DEPT OF HOUSING AND ECONOMIC DEVELOPMENT

Specification Number

Contract (PO) Number

Revision Number

Release Number

User Department Project Number

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

Not-for-profit corporation

Is the Disclosing Party also a 501(c)(3) organization?

No

Is the Disclosing Party incorporated or organized in the State of Illinois?

Yes

B. DISCLOSING PARTY IS A LEGAL ENTITY:

1.a.1 Does the Disclosing Party have any directors?

Yes

1.a.3 List below the full names and titles of all executive officers and all directors, if any, of the entity. Do not include any directors who have no power to select the entity's officers.

Officer/Director: Ms. Judith Peyton

Title: Director

Role: Director

Officer/Director: William Skoufis

Title: Director

Role: Director

Officer/Director: Mr. Jay Shah

Title: Director

Role: Director

Officer/Director: Mr. John Sochasz

Title: Director

Role: Director

Officer/Director: Mr. Harry Huzenis

Title: Director

Role: Director

Officer/Director: Ms. Carol Swinney

Title: Director

Role: Director

Officer/Director: Mr. Tom Broderick

Title: Director

Role: Director

Officer/Director: Mr. Patrick M Palella

Title: Executive Director

Role: Both

Officer/Director: Mr. Armando Chacon

Title: President

Role: Both

Officer/Director: Ms. Cheri Finno
Title: Vice President
Role: Both

Officer/Director: Ms. Jodi Agee
Title: Vice President
Role: Both

Officer/Director: Mr. John Neurauter
Title: Vice President
Role: Both

Officer/Director: Mr. Steven Homrich
Title: Treasurer
Role: Both

Officer/Director: Mr. David Scharfenberg
Title: Secretary
Role: Both

1.a.5 Are there any members of the non-for-profit Disclosing Party which are legal entities?

No

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

No

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, 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.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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.

1. Has the Disclosing Party retained any legal entities in connection with the Matter?

Yes

2. List below the names of all legal entities which are retained parties.

Name: Maragos & Maragos
Anticipated/Retained: Retained
Business Address: 1N LaSalle Suite2200
 Chicago, IL 60601 United States
Relationship: Attorney
Fees (\$\$ or %): \$13,200.00 per year
Estimated/Paid: Estimated

Name: Arlington Financial Tax Co
Anticipated/Retained: Retained
Business Address: 15 N Arlington Heights Rd.
 Arlington Heights, IL 60004 United States
Relationship: Accountant
Fees (\$\$ or %): \$2,400.00 per year
Estimated/Paid: Estimated

Name: Bravos and Assoc.
Anticipated/Retained: Retained
Business Address: 324 Ridgewood Dr.
 Bloomingdale, IL 60108 United States
Relationship: Accountant
Fees (\$\$ or %): \$3,500.00 per year
Estimated/Paid: Estimated

Name: WGN Flag and Banner Co
 Anticipated/
 Retained: Anticipated
 Business Address: Chicago, IL United States
 Relationship: Supplier
 Fees \$6,000.00 per year
 (\$\$ or %):
 Estimated/Paid: Estimated

Name: QC Enterprises
 Anticipated/
 Retained: Retained
 Business Address: 2770 hillock
 Chicago, IL 60608 United States
 Relationship: Supplier
 Fees \$15,000.00 per year
 (\$\$ or %):
 Estimated/Paid: Estimated

Name: Pouloupoulos & Associates
 Anticipated/
 Retained: Retained
 Business Address: 2140 White Oak Circle
 Northbrook, IL United States
 Relationship: Supplier
 Fees \$15,000.00
 (\$\$ or %):
 Estimated/Paid: Estimated

Name: Virtus Creative Group
 Anticipated/
 Retained: Retained
 Business Address: 234 Elm St.
 Northbrook, IL 60062 United States
 Relationship: Supplier
 Fees \$3,000.00
 (\$\$ or %):
 Estimated/Paid: Estimated

Name: Pressure Washing Co.
Anticipated/
Retained: Anticipated
Business Address: 1615 S. 55th Ave
Cicero, IL 60804 United States
Relationship: Supplier
Fees \$4,000.00
(\$\$ or %):
Estimated/Paid: Estimated

Name: Chicago Event Graphics
Anticipated/
Retained: Anticipated
Business Address: 400 N. Hart St
Chicago, IL 60622 United States
Relationship: Supplier
Fees \$6,000.00 per year
(\$\$ or %):
Estimated/Paid: Estimated

Name: The Greek Star
Anticipated/
Retained: Retained
Business Address: 44 Green Bay Rd.
Winnetka, IL 60656 United States
Relationship: Supplier
Fees \$2,000.00 per year
(\$\$ or %):
Estimated/Paid: Estimated

Name: Enosis
Anticipated/
Retained: Retained
Business Address: 5941 N. Milwaukee
Chicago, IL 60656 United States
Relationship: Supplier
Fees \$1,200.00
(\$\$ or %):
Estimated/Paid: Estimated

3. Has the Disclosing Party retained any persons in connection with the Matter?

Yes

4. List below the names of all persons who are retained parties.

Name: Mr. Terry Young
 Anticipated/Retained: Retained
 Business Address: 231 S. Halsted
 Chicago, IL 60661 United States
 Relationship: Supplier
 Fees (\$\$ or %): \$2,500.00
 Estimated/Paid: Estimated

 Name: Mr. Anthony Kutsulias
 Anticipated/Retained: Retained
 Business Address: 306 S. Halsted
 Chicago, IL 60661 United States
 Relationship: Supplier
 Fees (\$\$ or %): \$7,200.00
 Estimated/Paid: Estimated

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code 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 of any child support obligations by any Illinois court of competent jurisdiction?

Not applicable because no person directly or indirectly owns 10% or more of the Disclosing Party

B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows:

- i. neither the Applicant nor any controlling person 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 Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

I certify the above to be true

2. 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, within a five-year period preceding 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 clause B.2.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding 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.

I certify the above to be true

3. 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 five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five 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 a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

I certify the above to be true

4. Neither the Disclosing Party, 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

- bid-rigging in violation of 720 ILCS 5/33E-3;
- bid-rotating in violation of 720 ILCS 5/33E-4; or
- 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.

I certify the above to be true

5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

I certify the above to be true

6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), Chapter 2-56 (Inspector General) and Chapter 2-156 (Governmental Ethics) of the Municipal Code.

I certify the above to be true

7. 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 execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago.

None

8. 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 \$20 per recipient.

None

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

The Disclosing Party certifies that, as defined in Section 2-32-455(b) of the Municipal Code, the Disclosing Party

is not a "financial institution"

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: 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?

No

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

If the Disclosing Party cannot make this verification, the Disclosing Party must disclose all required information in the space provided below or in an attachment in

the "Additional Info" tab. 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.

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.

I can make the above verification

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

Is the Matter federally funded? For the purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

No

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

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 and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. A training program is available on line at www.cityofchicago.org/city/en/depts/ethics.html, 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 the applicable ordinances.

I acknowledge and consent to the above

The Disclosing Party understands and agrees that:

- 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 transactions with the City. 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 on this EDS and any attachments to this EDS may be made available to the public 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 Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

I acknowledge and consent to the above

The Disclosing Party represents and warrants that:

F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

I certify the above to be true

F.2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U.S. General Services Administration.

I certify the above to be true

F.3 If the Disclosing Party is the Applicant, the Disclosing Party 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 F.1. and F.2. 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 Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

I certify the above to be true

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This question 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 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code 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 corporate officers of the Disclosing Party, 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 percent 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?

No

ADDITIONAL INFO

Please add any additional explanatory information here. If explanation is longer than 1000 characters, you may add an attachment below. Please note that your EDS, including all attachments, becomes available for public viewing upon contract award. Your attachments will be viewable "as is" without manual redaction by the City. You are responsible for redacting any non-public information from your documents before uploading.

None

List of vendor attachments uploaded by City staff

None .

List of attachments uploaded by vendor

None .

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

/s/ 04/08/2014

Mr. Patrick M Palella

Executive Director

West Central Association

This is a printed copy of the Economic Disclosure Statement, the original of which is filed electronically with the City of Chicago. Any alterations must be made electronically, alterations on this printed copy are void and of no effect.

Certificate of Filing attached to this Economic Disclosure Statement and Affidavit reads as follows:

Certificate Of Filing.
(To Economic Disclosure Statement And Affidavit)

EDS Number: 49593

Date of This Filing:04/08/2014 12:55 PM

Certificate Printed on: 04/09/2014

Original Filing Date:11/12/2013 03:50 PM

Disclosing Party: West Central Association
Inc.,

Title:Executive Director

Filed by: Mr. Patrick M Palella

Matter: To allow West Central Association to
enter into a service provider agreement with
the city of Chicago in order to provide special
services within SSA#16

Applicant: West Central Association Inc.,

Specification #:

Contract #:

The Economic Disclosure Statement referenced above has been electronically filed with the City. Please provide a copy of this Certificate of Filing to your city contact with other required documents pertaining to the Matter. For additional guidance as to when to provide this Certificate and other required documents, please follow instructions provided to you about the Matter or consult with your City contact.

A copy of the EDS may be viewed and printed by visiting <https://webapps1.cityofchicago.org/EDSWeb> and entering the EDS number into the EDS Search. Prior to contract award, the filing is accessible online only to the disclosing party and the City, but is still subject to the Illinois Freedom of Information Act. The filing is visible online to the public after contract award.

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 16)

Special Service Area No. 16.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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 \$100,000 each accident, illness or disease.

2) 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, 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, noncontributory basis for any liability arising directly or indirectly from the work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultants (e.g.: CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. 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 years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 4 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Planning and Development (DPD), City Hall, Room 1006, 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. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this 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 Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor 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.

The Contractor 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 Contractor.

Contractor 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 Contractor in no way limit the Contractor'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 Contractor under this 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 Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

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

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

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 16)

Special Service Area No. 16.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return

and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) 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, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent but coverage must include Endorsement CG 22 74). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. 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 years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Planning and Development (DPD), City Hall, Room 1006, 121 North LaSalle Street, 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an

expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

The Security Firm must provide for 60 days prior written notice to be given to the Contractor 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 Security Firm.

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

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

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

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

If Security Firm 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 Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 5.
 (To Service Provider Agreement For
 Special Service Area No. 16)

Prevailing Wages.
 (Page 1 of 9)

Cook County Prevailing Wage For
 April 2014.

Trade Name	RG	TYP	C	Base	FRMAN	M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
ASBESTOS ABT-GEN		ALL		37.100	37.600	1.5	1.5	2.0	13.38	9.520	0.000	0.500
ASBESTOS ABT-MEC		BLD		35.100	37.600	1.5	1.5	2.0	11.17	10.76	0.000	0.720
BOILERMAKER		BLD		44.240	48.220	2.0	2.0	2.0	6.970	17.54	0.000	0.350
BRICK MASON		BLD		41.580	45.740	1.5	1.5	2.0	9.700	12.80	0.000	1.040
CARPENTER		ALL		42.520	44.520	1.5	1.5	2.0	13.29	12.75	0.000	0.630
CEMENT MASON		ALL		42.350	44.350	2.0	1.5	2.0	12.16	12.35	0.000	0.430
CERAMIC TILE FNSHER		BLD		34.810	0.000	2.0	1.5	2.0	10.20	7.830	0.000	0.640
COMM. ELECT.		BLD		38.000	40.800	1.5	1.5	2.0	8.420	11.30	1.100	0.700
ELECTRIC PWR EQMT OP		ALL		44.850	49.850	1.5	1.5	2.0	10.63	14.23	0.000	0.450
ELECTRIC PWR GRNDMAN		ALL		34.980	49.850	1.5	1.5	2.0	8.290	11.10	0.000	0.350
ELECTRIC PWR LINEMAN		ALL		44.850	49.850	1.5	1.5	2.0	10.63	14.23	0.000	0.450
ELECTRICIAN		ALL		43.000	46.000	1.5	1.5	2.0	12.83	14.27	0.000	0.750
ELEVATOR CONSTRUCTOR		BLD		49.900	56.140	2.0	2.0	2.0	12.73	13.46	3.990	0.600
FENCE ERECTOR		ALL		34.840	36.840	1.5	1.5	2.0	12.86	10.67	0.000	0.300
GLAZIER		BLD		40.000	41.500	1.5	2.0	2.0	12.49	15.99	0.000	0.940
HT/FROST INSULATOR		BLD		46.950	49.450	1.5	1.5	2.0	11.17	11.96	0.000	0.720
IRON WORKER		ALL		42.070	44.070	2.0	2.0	2.0	13.45	19.59	0.000	0.350
LABORER		ALL		37.000	37.750	1.5	1.5	2.0	13.38	9.520	0.000	0.500
LATHER		ALL		42.520	44.520	1.5	1.5	2.0	13.29	12.75	0.000	0.630
MACHINIST		BLD		43.920	46.420	1.5	1.5	2.0	6.760	8.950	1.850	0.000
MARBLE FINISHERS		ALL		30.520	0.000	1.5	1.5	2.0	9.700	12.55	0.000	0.590
MARBLE MASON		BLD		40.780	44.860	1.5	1.5	2.0	9.700	12.71	0.000	0.740
MATERIAL TESTER I		ALL		27.000	0.000	1.5	1.5	2.0	13.38	9.520	0.000	0.500
MATERIALS TESTER II		ALL		32.000	0.000	1.5	1.5	2.0	13.38	9.520	0.000	0.500
MILLWRIGHT		ALL		42.520	44.520	1.5	1.5	2.0	13.29	12.75	0.000	0.630
OPERATING ENGINEER		BLD	1	46.100	50.100	2.0	2.0	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER		BLD	2	44.800	50.100	2.0	2.0	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER		BLD	3	42.250	50.100	2.0	2.0	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER		BLD	4	40.500	50.100	2.0	2.0	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER		BLD	5	49.850	50.100	2.0	2.0	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER		BLD	6	47.100	50.100	2.0	2.0	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER		BLD	7	49.100	50.100	2.0	2.0	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER		FLT	1	51.300	51.300	1.5	1.5	2.0	15.70	10.55	1.900	1.250
OPERATING ENGINEER		FLT	2	49.800	51.300	1.5	1.5	2.0	15.70	10.55	1.900	1.250
OPERATING ENGINEER		FLT	3	44.350	51.300	1.5	1.5	2.0	15.70	10.55	1.900	1.250
OPERATING ENGINEER		FLT	4	36.850	51.300	1.5	1.5	2.0	15.70	10.55	1.900	1.250
OPERATING ENGINEER		FLT	5	52.800	51.300	1.5	1.5	2.0	15.70	10.55	1.900	1.250
OPERATING ENGINEER		HWY	1	44.300	48.300	1.5	1.5	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER		HWY	2	43.750	48.300	1.5	1.5	2.0	16.60	11.05	1.900	1.250

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 16)

Prevailing Wages.
(Page 2 of 9)

Cook County Prevailing Wage For
April 2014.

OPERATING ENGINEER	HWY 3	41.700	48.300	1.5	1.5	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER	HWY 4	40.300	48.300	1.5	1.5	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER	HWY 5	39.100	48.300	1.5	1.5	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER	HWY 6	47.300	48.300	1.5	1.5	2.0	16.60	11.05	1.900	1.250
OPERATING ENGINEER	HWY 7	45.300	48.300	1.5	1.5	2.0	16.60	11.05	1.900	1.250
ORNAMNTL IRON WORKER	ALL	42.900	45.400	2.0	2.0	2.0	13.11	16.40	0.000	0.600
PAINTER	ALL	40.750	45.500	1.5	1.5	1.5	10.75	11.10	0.000	0.770
PAINTER SIGNS	BLD	33.920	38.090	1.5	1.5	1.5	2.600	2.710	0.000	0.000
PILEDRIVER	ALL	42.520	44.520	1.5	1.5	2.0	13.29	12.75	0.000	0.630
PIPEFITTER	BLD	46.000	49.000	1.5	1.5	2.0	9.000	15.85	0.000	1.680
PLASTERER	BLD	41.250	43.730	1.5	1.5	2.0	11.10	11.69	0.000	0.550
PLUMBER	BLD	46.050	48.050	1.5	1.5	2.0	12.53	10.06	0.000	0.880
ROOFER	BLD	39.200	42.200	1.5	1.5	2.0	8.280	9.690	0.000	0.430
SHEETMETAL WORKER	BLD	41.210	44.510	1.5	1.5	2.0	10.48	19.41	0.000	0.660
SIGN HANGER	BLD	30.210	30.710	1.5	1.5	2.0	4.850	3.030	0.000	0.000
SPRINKLER FITTER	BLD	49.200	51.200	1.5	1.5	2.0	10.75	8.850	0.000	0.450
STEEL ERECTOR	ALL	42.070	44.070	2.0	2.0	2.0	13.45	19.59	0.000	0.350
STONE MASON	BLD	41.580	45.740	1.5	1.5	2.0	9.700	12.80	0.000	1.040
SURVEY WORKER	ALL	37.000	37.750	1.5	1.5	2.0	12.97	9.930	0.000	0.500
TERRAZZO FINISHER	BLD	36.040	0.000	1.5	1.5	2.0	10.20	9.900	0.000	0.540
TERRAZZO MASON	BLD	39.880	42.880	1.5	1.5	2.0	10.20	11.25	0.000	0.700
TILE MASON	BLD	41.840	45.840	2.0	1.5	2.0	10.20	9.560	0.000	0.880
TRAFFIC SAFETY WRKR	HWY	28.250	29.850	1.5	1.5	2.0	4.896	4.175	0.000	0.000
TRUCK DRIVER	E ALL 1	33.850	34.500	1.5	1.5	2.0	8.150	8.500	0.000	0.150
TRUCK DRIVER	E ALL 2	34.100	34.500	1.5	1.5	2.0	8.150	8.500	0.000	0.150
TRUCK DRIVER	E ALL 3	34.300	34.500	1.5	1.5	2.0	8.150	8.500	0.000	0.150
TRUCK DRIVER	E ALL 4	34.500	34.500	1.5	1.5	2.0	8.150	8.500	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPINTER	BLD	41.950	42.950	1.5	1.5	2.0	8.180	11.78	0.000	0.630

Legend: RG (Region)

TYP (Trade Type - All, Highway, Building, Floating, Oil & Chip, Rivers)

C (Class)

Base (Base Wage Rate)

FRMAN (Foreman Rate)

M->8 (OT required for any hour greater than 8 worked each day, Mon through Fri.)

OSA (Overtime (OT) is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/W (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

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COOK COUNTY

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day and Veterans Day in some classifications/counties. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration. If in doubt, please check with IDOL.

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or

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similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate,

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travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Spider Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and Gutter Machine; Grader, Elevating; Grouting Machines; Heavy Duty Self-Propelled Transporter or Prime Mover; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Operation of Tie Back Machine; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine;

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Hoists, Tugger Single Drum; Laser Screed; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators (remodeling or renovation work); Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 4. Bobcats and/or other Skid Steer Loaders; Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall.

Class 7. Mechanics; Welders.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types; Creter Crane; Spider Crane; Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dredges; Elevators, Outside type Rack & Pinion and Similar Machines; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Heavy Duty Self-Propelled Transporter or Prime Mover; Hydraulic Backhoes; Backhoes with shear attachments up to 40' of boom reach; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Snow Melters; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Operation of Tieback Machine; Tractor Drawn Belt Loader; Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Traffic Barrier Transfer Machine; Trenching; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

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Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; Hydro Excavating (excluding hose work); Laser Screed; All Locomotives, Dinky; Off-Road Hauling Units (including articulating) Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Flows; Rototiller, Seaman, etc., self-propelled; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper - Single/Twin Engine/Push and Pull; Scraper - Prime Mover in Tandem (Regardless of Size); Tractors pulling attachments, Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Forklift Trucks; Grouting Machine; Hoists, Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Vacuum Trucks (excluding hose work); Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. SkidSteer Loader (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Dowell Machine with Air Compressor; Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Master Mechanic; Diver/Wet Tender; Engineer; Engineer (Hydraulic Dredge).

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Class 2. Crane/Backhoe Operator; Boat Operator with towing endorsement; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender.

Class 3. Deck Equipment Operator, Machineryman, Maintenance of Crane (over 50 ton capacity) or Backhoe (115,000 lbs. or more); Tug/Launch Operator; Loader/Dozer and like equipment on Barge, Breakwater Wall, Slip/Dock, or Scow, Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks; Deck Hand, Tug Engineer, Crane Maintenance (50 Ton Capacity and Under) or Backhoe Weighing (115,000 pounds or less); Assistant Tug Operator.

Class 5. Friction or Lattice Boom Cranes.

SURVEY WORKER - Operated survey equipment including data collectors, G.P.S. and robotic instruments, as well as conventional levels and transits.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; Teamsters; Unskilled Dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

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Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

MATERIAL TESTER & MATERIAL TESTER/INSPECTOR I AND II

Notwithstanding the difference in the classification title, the classification entitled "Material Tester I" involves the same job duties as the classification entitled "Material Tester/Inspector I". Likewise, the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester/Inspector II".

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 16)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of
lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs,
executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this _____ day of _____ A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing
Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgements, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20 _____ (Seal)

_____ (Seal)

_____ (Seal)

Purchasing Agent

_____ (Seal)

Approved as to form and legality: _____ (Seal)

_____ (Seal)

Assistant Corporation Counsel

PRINCIPAL
IF CORPORATION

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____

who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known

to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____, appeared before me this day in person and acknowledged that _____

signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUAL

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider.

(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 7.(To Service Provider Agreement For
Special Service Area No. 16)*Contractor's Affidavit.*

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
 Agreement between the City of Chicago and _____ dated
 _____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this Contractor's Affidavit unavailable at time of printing.]

(Sub)Exhibit 8.
(To Service Provider Agreement For Special Service Area No. 16)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required. Audit firm evaluations can replace an annual RFP process; an RFP process every three years is preferred.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education that is relevant to the performance of this engagement during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Confirmation the CPA Firm and key personnel assigned to this engagement maintains an active license in the State of Illinois and attached a copy of a current license with the RFP response or annually.
 - i. Confirmation the CPA Firm is not on the City's debarred vendor list.
 - j. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.

- b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP, including cost and independence.
5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a PDF digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the Special Service Area Commission ("SSAC").
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.

- h. Terms of making changes to the scope of the Agreement.
- i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carryover" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2014 Budget, 2014 Actual, Variance; 2013 Budget, 2013 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings that also includes the management response to any audit findings and any subsequent CPA Firm and/or City's and/or management responses until the CPA Firm and/or the City consider the findings sufficiently remedied.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

CPA Firm License.

The CPA Firm shall attach as an exhibit to the audit the firm's active license and key personnel to this engagement in the State of Illinois.

Audit Presentations.

The CPA Firm shall attend at least one SSAC meeting and be available for other meetings as requested by the City to present the draft and/or final audit and respond to questions.

Debarment.

Upon issuance of the final audit, the CPA Firm shall confirm it is not on the City's debarred vendor list.

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 16)

This Model Multi-Project Labor Agreement ("Agreement") is entered into by and between City of Chicago, an Illinois municipal corporation, as Owner, on behalf of itself and each of its contractors, subcontractors of whatsoever tier performing construction work on any project to which this Agreement shall be applicable, and each of the undersigned labor organizations signatory hereto.

Whereas, Owner is responsible for construction, demolition, rehabilitation, maintenance, and/or renovation of real property located in Chicago, Illinois; Due to the size, scope, cost and duration of the multitude of Projects traditionally performed by the City of Chicago, the parties to this Agreement have determined that it is in their interest to have these Projects completed in the most timely, productive, economical and orderly manner possible, and without labor disruptions of any kind that might interfere with, or delay, any of these Projects;

Whereas, the parties have determined that it is desirable to eliminate the potential for friction and disruption of these Projects by using their best efforts and ensuring that all work is performed by the trade unions that are signatory hereto and which have traditionally performed and have trade and geographic jurisdiction over such work. Experience has proven the value of such cooperation, and that such mutual undertakings should be maintained, and if possible, strengthened, and that the ultimate beneficiaries remain the Owner of the project; and,

Whereas, the Owner acknowledges that it has a serious and ongoing concern regarding labor relations associated with the Projects and through its completion irrespective of the existence of a collective bargaining relationship with any of the signatory labor organizations.

NOW THEREFORE, in order to further these goals and objectives and to maintain the spirit of harmony, labor-management cooperation and stability, the parties agree as follows:

1. During the term of this Agreement, Owner its representatives and agents shall not contract or subcontract, nor permit any other person, firm, company, or entity to contract or subcontract, any construction, demolition, rehabilitation or renovation work for the Project work covered under this Agreement or within the trade jurisdiction of the signatory labor organization, to be performed at the Site of construction or off-site solely for installation at the Site (including all tenant improvements, if applicable), unless such work is performed only by a person, firm or company signatory, or willing to become signatory, to the applicable area-wide collective bargaining agreement(s) with the union(s) or the appropriate trade/craft union(s) or subordinate body or affiliate of the Chicago & Cook County Building & Construction Trades Council ("Council") or the Teamsters' Joint Council No. 25. Copies of all such current collective bargaining

agreements constitute Appendix "A" of this Agreement, attached hereto and made an integral part hereof, and as may be modified from time to time during the term of this Agreement. Said provisions of this Agreement shall be included in all Requests for Bids and/or Proposals and shall be explicitly included in all contracts or subcontracts of whatsoever tier by all contractors and subcontractors; provided that the total Project value exceeds \$25,000.00. In no event shall contracts be "split" so as to avoid the applicability of this Agreement. In the event a dispute arises with respect to the applicability of this Multi-Project Labor Agreement to a particular project, the parties agree to submit said dispute to final and binding arbitration before a Permanent Umpire who shall be mutually agreed to by the parties.

2. With respect to a contractor or subcontractor who is the successful bidder, but is not signatory to the applicable collective bargaining agreement, the collective bargaining agreement(s) executed by said bidder shall be the relevant area-wide agreement(s) regulating or governing wages, hours and other terms and conditions of employment.
3. During the term of this Agreement, the Owner or any Project contractor and subcontractor shall engage in no lockout.
4. During the term of this Agreement, no labor organization signatory hereto, or any of its members, officers, stewards, agents, representatives, or employees shall instigate, authorize, support, sanction, maintain, or participate in any strike, walkout, work stoppage, work slowdown, work curtailment, cessation or interruption of production, or in any picketing of any Site covered under this Agreement for any reason whatsoever, including but not limited to the expiration of any of the collective bargaining agreements referred to on Appendix A. In the event of an economic strike or other job action upon the termination of an existing collective bargaining agreement, in no event shall any adverse job action be directed against any covered Project. All provisions of the subsequently negotiated collective bargaining agreement shall be retroactive for all employees working at a Project Site, provided such a provision for retroactivity is contained in the newly negotiated collective bargaining agreement.
5. Each Union signatory hereto agrees that it will use its best efforts to prevent any of the acts forbidden in Paragraph 4, and that in the event any such act takes place or is engaged in by any employee or group of employees, each Union signatory hereto further agrees that it will use its best efforts (including its full disciplinary power under its Constitution and/or By-Laws) to cause an immediate cessation thereof.
6. Any contractor or subcontractor signatory or otherwise bound stipulated or required to abide by and to any provisions of this Agreement shall have the right to discharge or discipline any employee who violates the provisions of this Agreement. Such discharge or discipline by a contractor or subcontractor shall be subject to the Grievance/Arbitration procedure of the applicable collective bargaining agreement only as to the fact of such employee's violation of this Agreement. If such fact is established, the penalty imposed shall not be disturbed. Work at any Site covered under this Agreement shall continue without disruption or hindrance of any kind during any Grievance/ Arbitration procedure.

7. The parties expressly authorize a court of competent jurisdiction to order appropriate injunctive relief to restrain any violation of this Agreement, any form of self-help remedy is expressly forbidden. Nothing in the foregoing shall restrict any party to otherwise judicially enforce any provision of its collective bargaining agreement between any labor organization and a contractor with whom it has a collective bargaining relationship.
8. This Agreement shall become effective, and shall be included in all Requests for Proposals and/or Bids, all Purchase Orders, Contracts or other arrangements issued by the City of Chicago for work described in Paragraph 1 above immediately subsequent to the ratification of the Ordinance authorizing this Multi-Project Labor Agreement by the City Council.
9. This Agreement shall expire on December 31, 2016 and shall be automatically extended for an additional five (5) year term unless the parties issue a notice to terminate between sixty (60) and (30) days prior to the initial expiration date.
10. In the event a dispute shall arise between any contractor or subcontractor of the Project and any signatory labor organization and/or fringe benefit fund established under any of the appropriate collective bargaining agreements as to the obligation and/or payment of fringe benefit contributions provided under the collective bargaining agreement, upon proper notice to the contractor(s) or subcontractor(s) by the applicable labor organization or fringe benefit fund and to the contractor or subcontractor, an amount sufficient to satisfy the amount claimed shall be withheld from the contractor's or subcontractor's regularly scheduled periodic payment from the contractor or subcontractor, or their agents until such time as said claim is resolved.
11. In the event of a jurisdictional dispute by and between any labor organizations signatory hereto, such labor organizations shall take all steps necessary to promptly resolve the dispute. In the event of a dispute relating to trade or work jurisdiction, all parties, including the employers, contractors or subcontractors, agree that a final and binding resolution of the dispute shall be resolved as follows:
 - a.) Representatives of the affected trades shall meet on the job site within forty-eight (48) hours after receiving notice in an effort to resolve the dispute. (In the event there is a dispute between local unions affiliated with the same International Union, the decision of the General President, or his/her designee, as the internal jurisdictional authority of that International Union, shall constitute a final and binding decision and determination as to the jurisdiction of work.)
 - b.) If no settlement is achieved subsequent to the preceding Paragraph, the matter shall be referred to the Chicago & Cook County Building & Construction Trades Council, which shall meet with the affected trades within forty-eight (48) hours subsequent to receiving notice. An agreement reached at this Step shall be final and binding.
 - c.) If no settlement agreements is reached during the proceedings contemplated by Paragraph "a" or "b" above, the matter shall be immediately referred to the Joint Conference Board, established by the Standard Agreement between the Construction Employers' Association and the Chicago & Cook County Building & Construction Trades Council, which may be amended from time to time, for final and binding resolution of said dispute. Said Standard Agreement is attached hereto as Appendix "B" and specifically incorporated into this Agreement.

12. This Agreement shall be incorporated into and become part of the collective bargaining agreements between the Unions signatory hereto and contractors and subcontractors. In the event of any inconsistency between this Agreement and any collective bargaining agreement, the terms of this Agreement shall supersede and prevail except for all work performed under the NT Articles of Agreement, the National Stack/Chimney Agreement, the National Cooling Tower Agreement, all instrument calibration work and loop checking shall be performed under the terms of the UA/IBEW Joint National Agreement for instrument and Control Systems Technicians, and the National Agreement of the International Union of Elevator Constructors with the exception of the content and subject matter of Articles V, VI and VII of the AFL-CIO's Building & Construction Trades Department model Project Labor Agreement.
13. The parties agree that in the implementation and administration of this Agreement, it is vitally necessary to maintain effective and immediate communication so as to minimize the potential of labor relations disputes arising out of this Agreement. To that end, each party hereto agrees to designate, in writing, a representative to whom problems can be directed which may arise during the term of this Agreement. Within forty-eight (48) hours after notice of the existence of any problem, representatives of each party shall meet to discuss and, where possible, resolve such problems. The representative of the signatory unions shall be Thomas Villanova, or his designee, President of the Chicago & Cook County Building & Construction Trades Council. The representative of Owner shall be the Corporation Counsel or his/her designee.
14. If any provision, section, subsection or other portion of this Agreement shall be determined by any court of competent jurisdiction to be invalid, illegal, or unenforceable in whole or in part, and such determination shall become final, such provision or portion shall be deemed to be severed or limited, but only to the extent required to render the remaining provisions and portions of this Agreement enforceable. This Agreement, as thus amended, shall be enforced so as to give effect to the intention of the parties insofar as that is possible. In addition, the parties hereby expressly empower a court of competent jurisdiction to modify any term or provision of this Agreement to the extent necessary to comply with existing law and to enforce this Agreement as modified.
15. Owner and General Contractor, on behalf of themselves and their contractors and subcontractors agree that the applicable substance abuse policy (i.e., drug, alcohol, etc.) applicable to the employees working on any covered Project shall be that as contained, or otherwise provided for, in the area-wide collective bargaining agreements attached at Appendix "A" to this Agreement. Nothing in the foregoing shall limit the Owners and/or General Contractor, its contractors or subcontractors from instituting its own substance abuse policy governing other employees performing work on a Project not otherwise covered under this Agreement. In the event there is no substance abuse policy in the applicable collective bargaining agreement, the policy adopted by the Owners and/or General Contractor may apply.

16. The parties recognize a desire to facilitate the entry into the building and construction trades of veterans who are interested in careers in the building and construction industry. The parties agree to utilize the services of the Center for Military Recruitment, Assessment and Veterans Employment (hereinafter referred to as the "Center") and the Center's Helmets to Hardhats" program to service as a resource for preliminary orientation, assessment of construction aptitude, referral to apprenticeship programs or hiring halls, counseling and mentoring, support network, employment opportunities and other needs as identified by the parties. The parties also agree to coordinate with the Center to create and maintain an integrated database of veterans interested in working on this project and of apprenticeship and employment opportunities for these Projects. To the extent permitted by law, the parties will give appropriate credit to such veterans for bona fide, provable past experience, in the building and construction industry.

The parties recognize the importance of facilitating the goals and objectives of the Apprenticeship & Training Initiative agreed to by the parties in separate collective bargaining agreements applicable to employees of the Owner. Additionally, parties agree to incorporate the duties and responsibilities associated with the Supplemental Addendum to the Multi-Project Labor Agreement between the signatory labor organizations and the Chicago Public Schools attached hereto in Appendix "C" and incorporated herein. Towards these ends, the undersigned labor organizations will assist and cooperate with the Owner, the Chicago Public Schools, City Colleges and contractors in monitoring and enforcing the foregoing commitments, including providing relevant information requested by the Owner for the purpose of such monitoring and enforcement, including the information provided for in Paragraph 3(E) of the Supplemental Addendum with CPS. Upon execution of this Agreement, representatives of the Owner and the Chicago Building Trades Council will immediately meet for the purpose of establishing the specific mechanism by which this information will be gathered, processed and reported.

The parties hereto agree and acknowledge that the commitments set forth herein, including those in the attached Appendix "C" are interdependent. In the event the goals and commitments set forth in Appendix "C" are not realized, the City shall bring this to the attention of the Chicago Building Trades Council ("Council"), and the parties shall immediately meet for the purpose of identifying the cause(s) of said failure and implement necessary measures to remedy the failure. Should the Council's affiliate members refuse to implement measures reasonably necessary to realize these goals and commitments, the City may terminate this Agreement subsequent to January 13, 2013. If, as of June 1, 2012, the City believes that the Council's affiliate members have failed to implement measures reasonably necessary to realize these goals and commitments, the City may at that time deliver to the Council formal written notice of intent to terminate this Agreement on January 1, 2013. Upon deliverance of such notice, the parties shall immediately meet to craft and implement additional measures to remedy such failure. If the parties are unsuccessful in implementing satisfactory measures, the City may implement said notice of termination on January 1, 2013.

The parties acknowledge the Residency requirement for employees of contractors and subcontractors in the standard City of Chicago construction contract. The parties also agree to cooperatively work and monitor compliance with these requirements and to work cooperatively to facilitate and work in good faith to the achievement of said required Residency provision including union attendance at pre-bid conferences with prospective contractors and subcontractors as well as other reasonable undertakings to demonstrate progress in this regard.

- 17. The parties agree that contractors and subcontractors working under the provisions of this Agreement shall be required to strive to utilize the maximum number of apprentices on said Project as permitted under the applicable collective bargaining agreement as contained in Appendix "A".
- 18. This document, with each of the Attachments, constitutes the entire agreement of the parties and may not be modified or changed except by the subsequent written agreement of the parties.
- 19. All parties represent that they have the full legal authority to enter into this Agreement.

The undersigned, as the Owner and Labor Organizations on the Project, agree to all of the terms and conditions contained in this Agreement.

Dated this the 9th day of February, 2011 in Chicago, Cook County, Illinois.

On behalf of Owner:

Corporation Counsel

Duly Authorized Officer of the City of Chicago

On behalf of _____

(Insert Name of Labor Organization)

Its Duly Authorized Officer

[Appendices "A", "B" and "C" referred to in this Multi-Project Labor Agreement unavailable at time of printing.]

SUPPORT OF COOK COUNTY CLASS L TAX INCENTIVE FOR CHICAGO MOTOR CLUB BUILDING AT 68 E. WACKER PL.

[O2014-3222]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance approving a Class L real estate tax increment classification for property located at 68 East Wacker Place, owned by the Integrated Motor Club 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 Edward M. Burke abstained from voting on this item pursuant to 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 46.

Nays -- None.

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

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

The following is said ordinance as passed:

WHEREAS, The 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 Real Property Assessment Classification Ordinance, as amended (the "Classification Ordinance"), which establishes the Class L property tax classification to encourage the preservation and rehabilitation of certain historically and architecturally significant buildings, which will enhance the general character of real estate in the county and contribute to the economic well-being of the county by increasing the level of economic activity, increasing employment opportunities and contributing to the long-term growth of the real property tax base; and

WHEREAS, Integrated Motor Club LLC, an Illinois limited liability company (the "Owner"), is the owner of a historic building (the "Building") located at 68 East Wacker Place in Chicago, Illinois, as more precisely described in Exhibit 1 attached hereto and hereby made a part hereof (the land and improvements thereon being herein referred to as the "Project Real Estate"); and

WHEREAS, The City Council of the City (the "City Council") adopted an ordinance on May 9, 2012, designating the Building as a Chicago landmark pursuant to the criteria then established in Section 2-120-620 now in Section 2-120-580 of the Municipal Code of Chicago, and such designation as a Chicago landmark meets the definition of landmark pursuant to Section 1 of the Classification Ordinance; and

WHEREAS, The Owner proposes to rehabilitate the Building thereby preserving the historic building, increasing employment opportunities in the area and contributing to the long-term growth of the real property tax base (the "Project"); and

WHEREAS, It is anticipated that the Project may require a transfer of a beneficial interest in the Owner to one or more entities who will receive an allocation of federal historic rehabilitation tax credits ("Tax Credit Investors"); and

WHEREAS, The Owner anticipates using the Building for hotel purposes after the Project is completed (the "Use"); and

WHEREAS, The Owner has applied to the Office of the Assessor of Cook County, Illinois (the "Assessor"), for designation of the Project Real Estate as a Class L classification eligible for certain real estate tax incentives pursuant to the Classification Ordinance; and

WHEREAS, Pursuant to the Classification Ordinance, the Class L classification is available to real estate which is to be used for commercial or industrial purposes and which (1) is a landmark (as defined in Section 1 of the Classification Ordinance); and (2) has undergone Substantial Rehabilitation (as defined in Section 1 of the Classification Ordinance), which constitutes an investment by the owner of at least 50 percent of the building's full market value as determined by the Assessor in the assessment year prior to the commencement of the Substantial Rehabilitation; and the Class L incentive shall apply to the Building only, except that if the entire Building has been vacant and unused for at least 24 continuous months prior to the filing of the eligibility application with the Assessor, the land upon which the Building is situated shall be eligible for the incentive; and

WHEREAS, Section 2 of the Classification Ordinance requires that, in connection with the filing of a Class L eligibility application with the Assessor, an applicant must obtain from the unit of local government in which the real estate is located, an ordinance or resolution which expressly states that the local government: 1) has determined that the incentive provided by Class L is necessary for the Substantial Rehabilitation of the property; 2) supports and consents to the granting of the incentive; and 3) has reviewed and accepted its Preservation Commission's (as defined in Section 1 of the Classification Ordinance) written recommendation of the project for the Class L incentive, specifying the project budget and proposed scope of the work, which meets or exceeds the Standards of the United States Department of the Interior for Rehabilitation, Preservation, Restoration, and Reconstruction of historic properties; and

WHEREAS, The City is a Certified Local Government as defined in Section 1 of the Classification Ordinance and has established the City of Chicago Commission on Chicago Landmarks (the "Landmarks Commission"), and such Landmarks Commission is a Preservation Commission (as defined in Section 1 of the Classification Ordinance); and

WHEREAS, On March 6, 2014, the Landmarks Commission issued a written recommendation of the Project to the City Council; recommending that the Project be approved by the Assessor for the Class L incentive, a copy of which is attached hereto as Exhibit 2 and hereby made a part hereof; and

WHEREAS, The Project Real Estate has not been occupied and used for the 24-month period prior to the filing of the Class L eligibility application with the Assessor, making the Class L incentive applicable to the Building and land; and

WHEREAS, The City requires, and the Owner has agreed to perform or cause to be performed, certain work as part of the Project as more fully described in Exhibit 2 attached hereto and incorporated herein, in furtherance of the City's efforts to promote a sustainable development policy; and

WHEREAS, The Department of Planning and Development of the City (the "DPD") has reviewed the proposed Project, has determined that it meets the necessary eligibility requirements for Class L designation, and hereby recommends to City Council that the City expressly determine by ordinance that: 1) the incentive provided by Class L is necessary for the Substantial Rehabilitation of the Project Real Estate; 2) the City supports and consents to the granting of the incentive; and 3) the City has reviewed and accepted the Landmarks Commission's written recommendation of the Project for the Class L incentive, specifying the Project budget and proposed scope of the work, and specifying that the Project meets or exceeds the Standards of the United States Department of the Interior for Rehabilitation, Preservation, Restoration, and Reconstruction of historic properties; 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 incentive provided by Class L is necessary for the Substantial Rehabilitation of the Project Real Estate.

SECTION 3. The City hereby expressly supports and consents to the granting of the Class L incentive. The City's support and consent to the grant of certification for the Class L incentive for the Project Real Estate is expressly conditioned upon the substantial completion of the Project and Use as proposed by the Owner and approved by the City, both upon completion of the Substantial Rehabilitation of the Project Real Estate and during the term of the Class L incentive.

SECTION 4. The Project is anticipated to be completed by June, 2015. The Commissioner of DPD (the "Commissioner") or a designee of the Commissioner (together with the Commissioner, an "Authorized Officer") shall have discretion to extend the construction completion date by issuing a written extension letter in response to a written request from the Owner. To the extent that the Project Real Estate is not rehabilitated, used or maintained during the term of the Class L incentive in a manner which is substantially consistent with the approved Project or Use, as determined by the Authorized Officer, the Authorized Officer is hereby authorized to take such steps as may be necessary and appropriate to withdraw the City's support and consent to the Class L incentive, which may cause the Class L certification to be terminated or revoked.

SECTION 5. The City has reviewed and hereby accepts the Landmarks Commission's written recommendation of the Project for the Class L incentive, which specifies the Project budget and proposed scope of the work, and which specifies that the Project meets or exceeds the Standards of the United States Department of the Interior for Rehabilitation,

Preservation, Restoration, and Reconstruction of historic properties, a copy of which is attached hereto as Exhibit 2 and made a part hereof.

SECTION 6. The Authorized Officer is 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 Owner with the Assessor for Class L designation of the Project Real Estate.

SECTION 7. The Authorized Officer is hereby authorized to enter into and execute such instruments and agreements, and perform any and all acts as shall be necessary or advisable in connection with the Project, including such other terms and conditions as may be approved in connection with the Project by the Authorized Officer.

SECTION 8. The Authorized Officer is hereby authorized to approve minor changes in the scope of work delineated on (Sub)Exhibit B to Exhibit 2 hereof, provided that changes in the Building conditions warrant such changes and will not change the suitability of the Project Real Estate for the Use (all as determined in the sole discretion of the Authorized Officer). Changes to the Project budget delineated on Exhibit A to Exhibit 2 shall not require approval provided that the Project is substantially completed in accordance with the scope of work defined in (Sub)Exhibit B to Exhibit 2 and achieves the minimum investment required for Class L eligibility.

SECTION 9. Upon request by the Owner for a final determination of the eligibility of the Project Real Estate for the Class L incentive by the Landmarks Commission pursuant to the Classification Ordinance upon completion of the Substantial Rehabilitation of the Project Real Estate, the Authorized Officer shall verify that the work performed substantially conforms to the Project approved by the City and that the Project Real Estate is eligible for the Class L incentive (the "Final Determination").

SECTION 10. Any conveyance of all or a portion of the Project Real Estate by the Owner before the Final Determination shall render the support and consent of the City for the Class L incentive set forth hereunder in connection with the Project null and void. Any renewed support and consent of the City for the Class L incentive contemplated in connection with the Project undertaken by a successor in interest to the Owner of the Project Real Estate prior to the Final Determination shall require additional authorization by the City Council. Any change prior to the Final Determination in the direct owners in excess of 7.5 percent of the Owner or who constitute the direct or indirect controlling parties of the Owner, as determined by the Corporation Counsel (an "Ownership Change"), shall render the support and consent of the City for the Class L incentive set forth hereunder in connection with the Project null and void, unless such Ownership Change is approved by the Authorized Officer in his or her discretion. This Section 10 shall not apply to the transfer of a beneficial interest in the Owner to Tax Credit Investors with respect to the Project, or to the transfer of a leasehold interest in the Project Real Estate to a master tenant entity owned in whole or in part by one or more

Tax Credit Investors, provided that such transfers do not involve a change to the direct or indirect controlling parties of the Owner.

SECTION 11. No permit fee waiver(s) pursuant to Section 2-120-815 of the Municipal Code of Chicago from the City related to the Project Real Estate shall be granted to the Owner during the rehabilitation of the Project and prior to the expiration of the Class L incentive related to the Project Real Estate.

SECTION 12. To the extent that any ordinance, resolution, 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 be controlling. If any section, paragraph, clause or provision 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 13. This ordinance shall be effective from and after its passage and approval.

Exhibits 1 and 2 referred to in this ordinance read as follows:

Exhibit 1.
(To Ordinance)

Legal Description (subject to final title and survey):

Lots 30 and 31 in Block 4 in Fort Dearborn Addition to Chicago in the southwest quarter of Section 10, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Address Commonly Known As:

68 East Wacker Place.

Permanent Index Number:

17-10-300-016-0000.

*Exhibit 2.
(To Ordinance)*

*City Of Chicago
Commission On Chicago Landmarks
March 6, 2014*

*Recommendation To The City Council That
A Class L Real Estate Tax Reduction Be Approved For
Chicago Motor Club Building
68 E. Wacker Pl.*

To the Mayor and members of the City Council of the City of Chicago:

Whereas, The Commission on Chicago Landmarks has reviewed an application for the proposed exterior and interior rehabilitation of the building at 68 East Wacker Place (the "Building", and its rehabilitation, the "Project"), pursuant to the Cook County Real Property Assessment Classification Ordinance, as amended (the "County Ordinance"), and its requirements governing the Class L real estate tax incentive (the "Class L Incentive"); and

Whereas, The Building was designated as a Chicago landmark by the City Council of the City of Chicago (the "City Council") on May 9, 2012; now, therefore,

The Commission on Chicago Landmarks Hereby:

1. Incorporates the above recitals;
2. Finds, based on the Project's budget and proposed scope of work, incorporated herein and attached as (Sub)Exhibits A and B, respectively, that the Project meets or exceeds the Secretary of the Interior's Standards for the Rehabilitation of Historic Buildings;
3. Finds that the Project meets the eligibility criteria for the Class L Incentive specified in the County Ordinance; and
4. Recommends that the Project be approved for the Class L incentive.

The above recommendation was passed unanimously (5-0).

(Signed) _____ Rafael M. Leon
Chairman.

Dated: March 6, 2014

(Sub)Exhibits "A" and "B" referred to in this Commission on Chicago Landmarks Recommendation read as follows:

(Sub)Exhibit "A".
(To Commission On Chicago Landmarks Recommendation)

Eligible Cost Summary.

	CLASS L ELIGIBLE COSTS	NON - ELIGIBLE COSTS	TOTAL PROJECT COSTS
Building Acquisition		\$9,500,000	\$9,500,000
Acquisition closing Costs		\$110,888	\$110,888
TOTAL ACQUISITION COSTS		\$9,610,888	\$9,610,888
HARD COSTS			
Demolition	\$465,975	\$500,000*	\$965,975
Abatement		\$375,472*	\$375,472
Exterior Façade / Masonry Repair	\$1,686,883		\$1,686,883
Steel Framing / Misc Metals	\$632,354		\$632,354
Cast Iron Restoration/ Replacement	\$450,000		\$450,000
Carpentry	\$1,630,010		\$1,630,010
Roofing (Green Roof Component - \$55,920)	\$193,515		\$193,515
Windows	\$372,071		\$372,071
Drywall	\$1,918,831		\$1,918,831
Flooring	\$84,862		\$84,862
Painting		\$518,379	\$518,379
Plumbing	\$2,219,353		\$2,219,353
New Canopy	\$200,000		\$200,000
Elevators	\$1,188,000		\$1,188,000
Fire Protection	\$284,788		\$284,788
HVAC	\$1,952,832		\$1,952,832
Electrical	\$1,790,098		\$1,790,098
INDIRECTS (GC's, Precon, GL and Fee)	\$3,689,663	\$100,000	\$3,789,663
Mural Restoration	\$120,000	\$30,000*	\$150,000
Site Costs/ Other Owners Costs	\$105,000		\$105,000
TOTAL HARD COSTS	\$18,984,235	\$1,523,851	\$20,508,086
SOFT COSTS			
Permits and Impact Fees	\$75,000		\$75,000
Architecture and Engineering Fees	\$1,150,500		\$1,150,500
Development Management	\$1,775,500		\$1,775,500
Legal Fees	\$250,000		\$250,000
Insurance/Real Estate Taxes/Utilities	\$426,384		\$426,384
Marketing Costs		\$40,000	\$40,000
Financing Costs	\$1,320,573		\$1,320,573
Furniture Fixtures and Equipment		\$4,868,000	\$4,868,000
Contingency	\$500,000		\$500,000
TOTAL SOFT COSTS	\$5,497,957	\$4,908,000	\$10,405,957
TOTAL PROJECT COSTS	\$24,482,192	\$16,042,739	\$40,524,931

* Denotes work started in 2013

(Sub)Exhibit "B".
(To Commission On Chicago Landmarks Recommendation)

Scope Of Work.

General.

All work affecting the significant historical and architectural features shall be done in accordance with the following:

- The City of Chicago's building permit review procedures and the Landmarks Ordinance, 2-120-580, et seq. of the Municipal Code of Chicago.
- The review and approval of the Commission.
- The U.S. Secretary of the Interior's Standards for the Rehabilitation of Historic Buildings (the "Standards") and the Guidelines for Alterations to Historic Buildings and New Construction, adopted by the Commission on March 7, 1992.
- Historic photographs, architectural drawings, and any other available archival documentation of the building, to be investigated and assembled by the property owner.
- Drawings prepared by Hartshorne Plunkard Architecture (HPA) dated February 13, 2014 and Klein and Hoffman (KH) dated February 5, 2014 and any Commission/PRC conditions of approval.

Required Approvals.

All work must be submitted to the Commission staff for prior review and approval. The Commission staff may require as part of its review, as appropriate, material samples, paint colors and finishes, shop drawings, specifications, mock-ups, test patches, and control samples.

Required Work.

Exterior:

Work shall include:

- Masonry repairs on all facades as per Critical Examination Report dated November 15, 2013 and as identified on KH drawings dated February 4, 2014.

- Masonry cleaning of south (front) facade.
- Restoration of historic windows and doors for the ground-floor and mezzanine levels on the south, east, and north elevations.
- Removal of fire escape on north (alley) facade.
- Removal and replacement of roofing and installation of vegetative 'green' roof on 50 percent of net usable area.
- Architectural accent lighting.

Cast iron on south (front) facade:

Complete repair to include:

- Removal of temporary strapping.
- All cast iron decorative elements and window frames will be carefully dismantled, catalogued, and stored.
- Underlying steel support will be repaired or replaced as necessary.
- New assembly details will be submitted for review and approval of Historic Preservation staff prior to order and installation.
- Existing cast iron ornament that can be salvaged will be repaired, cleaned, primed and recoated based on paint analysis of original color scheme.
- Recreation of any missing elements shall be in cast iron and shall be cast from molds taken from historic elements and coated to match original color.
- Replacement of non-historic entry doors with new doors to match historic design.
- Original signage panels on each side of the entry surround will be retained and repaired.

Interior:

Work shall include:

- Conversion of building to a hotel with approximately 143 rooms.

- Three new passenger elevators.
- Exit stair installation and modifications for code compliance (all floors).
- Installation of new sprinkler and fire protection system (all floors).
- New HVAC, plumbing, and electrical systems (all floors).

Lobby Restoration:

- Complete repair and restoration of United States Map mural.
- Repair of plaster ornament, new paint shall be based on original color palette.
- Removal of non-historic lighting, repair and reinstallation of all historic lighting.
- Retention of historic mail chute (on west side of lobby) and marble desk (in southwest alcove).
- New elevator doors to match historic pattern and finish.

Work shall occur in accordance with permit drawings for the Project, to be reviewed and approved by the staff of the Commission on Chicago Landmarks. Upon completion of the above scope of work, the project shall exceed ASHRAE 90/1-2004 by at least 14 percent.

Additional work not required by the Class L, but to be undertaken by the owner, includes installation of a new canopy on the south facade and restoration of the 6th floor executive offices. Any proposed signage shall be reviewed and approved by the Commission staff. The project is designed to follow Leadership in Energy and Environmental Design (LEED) Certified guidelines.

In addition, Applicant began work before Class L approval was given by the Commission on Chicago Landmarks, which included limited interior demolition of non-load bearing partitions and asbestos abatement in December, 2013. The items are reflected in (Sub)Exhibit A as Non-Eligible Costs.

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, May 28, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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)

[Or2014-269]

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 printed on pages 81397
through 81611 of this *Journal*.]

Regular Orders.

(All Amounts)

[Or2014-270]

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 printed on pages 81612
through 81672 of this *Journal*.]

City Of Chicago
Police & Fire Regular Orders

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
Insured Name1: City Of Chicago Fire					
01/17/2007	Zanin, Martin	F	00490	City Of Chicago Fire	\$2.40
04/07/2014	ZACCAGNINI, GEORGE	8817		City Of Chicago Fire	\$6.00
04/07/2014	ZACCAGNINI, GEORGE	8817		City Of Chicago Fire	\$7.72
04/07/2014	ZACCAGNINI, GEORGE	8817		City Of Chicago Fire	\$6.00
04/07/2014	ZACCAGNINI, GEORGE	8817		City Of Chicago Fire	\$0.68
04/07/2014	ZACCAGNINI, GEORGE	8817		City Of Chicago Fire	\$667.45
04/07/2014	ZACCAGNINI, GEORGE	8817		City Of Chicago Fire	\$44.80
10/27/2008	YORK, DONALD			City Of Chicago Fire	\$7.22
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$102.79
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$350.41
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$6.00
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$0.95
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$6.00
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$2.78
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$6.00
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$2.56
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$103.90
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$2.78
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$350.41
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$322.39
12/13/2013	WILLIAMS, RAMSEY	8801		City Of Chicago Fire	\$6.00
04/01/2014	WILLIAMS, LAURENCE	8731		City Of Chicago Fire	\$6.00
04/01/2014	WILLIAMS, LAURENCE	8731		City Of Chicago Fire	\$167.78
04/01/2014	WILLIAMS, LAURENCE	8731		City Of Chicago Fire	\$6.00
04/01/2014	WILLIAMS, LAURENCE	8731		City Of Chicago Fire	\$4.10
04/01/2014	WILLIAMS, LAURENCE	8731		City Of Chicago Fire	\$521.42
04/01/2014	WILLIAMS, LAURENCE	8731		City Of Chicago Fire	\$6.00
04/01/2014	WILLIAMS, LAURENCE	8731		City Of Chicago Fire	\$12.75
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$14.41

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/08/2012	WEAVER, KENNETH	8819		City Of Chicago Fire	\$366.82
12/08/2012	WEAVER, KENNETH	8819		City Of Chicago Fire	\$6.00
12/08/2012	WEAVER, KENNETH	8819		City Of Chicago Fire	\$11.53
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$5.59
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$6.00
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$2.29
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$6.00
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$289.26
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$0.78
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$6.00
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$6.00
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$952.62
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$705.78
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$7.54
12/29/2013	WALTER, KAREN	FPM		City Of Chicago Fire	\$67.26
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$309.04
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$6.00
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$6.13
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$221.87
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$6.00
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$6.00
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$351.82
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$38.28
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$6.00
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$11.36
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$157.82
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$5.42
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$6.05
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$9.66
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$6.00
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$395.01
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$15.46
03/13/2014	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$338.67

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/13/2014	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$13.15
03/13/2014	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$116.10
03/13/2014	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$6.00
03/13/2014	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$3.10
03/13/2014	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$6.00
03/13/2014	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$53.20
03/13/2014	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$6.00
07/24/2007	Ulreich, Kelly	F	00635	City Of Chicago Fire	\$6.62
02/10/2014	URQUHART, KENNETH	8735		City Of Chicago Fire	\$110.00
02/10/2014	URQUHART, KENNETH	8735		City Of Chicago Fire	\$225.00
06/09/2013	TUMPICH, JOHN	8811		City Of Chicago Fire	\$116.44
06/09/2013	TUMPICH, JOHN	8811		City Of Chicago Fire	\$1.35
06/09/2013	TUMPICH, JOHN	8811		City Of Chicago Fire	\$6.00
06/09/2013	TUMPICH, JOHN	8811		City Of Chicago Fire	\$110.00
03/04/2014	TORONYI, SCOTT	8750		City Of Chicago Fire	\$19.53
03/04/2014	TORONYI, SCOTT	8750		City Of Chicago Fire	\$6.00
03/04/2014	TORONYI, SCOTT	8750		City Of Chicago Fire	\$798.83
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$6.00
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$95.14
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$1.10
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$175.89
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$257.02
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.00
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.28
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$702.73
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$42.76
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$3.95
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$74.88
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$126.07
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$63.72
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$6.00
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$1.56
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$441.86

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$235.06
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$6.00
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$14.70
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$6.00
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$18.48
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$235.06
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$6.00
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$14.70
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$235.06
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$6.00
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$14.70
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$235.06
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$6.00
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$14.70
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$235.06
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$6.00
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$14.70
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$225.00
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$110.00
09/13/2008	STORCK, RAYMOND			City Of Chicago Fire	\$99.07
03/31/2014	STEINMETZ, ERIK	8750		City Of Chicago Fire	\$6.00
03/31/2014	STEINMETZ, ERIK	8750		City Of Chicago Fire	\$109.48
03/31/2014	STEINMETZ, ERIK	8750		City Of Chicago Fire	\$1.27
03/31/2014	STEINMETZ, ERIK	8750		City Of Chicago Fire	\$315.88
03/31/2014	STEINMETZ, ERIK	8750		City Of Chicago Fire	\$6.00
03/31/2014	STEINMETZ, ERIK	8750		City Of Chicago Fire	\$3.66
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$176.21
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$6.00
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$0.69
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$176.21

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$6.00
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$0.69
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$174.33
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$6.00
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$0.68
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$174.33
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$6.00
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$0.68
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$6.00
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$0.69
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$6.00
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$176.21
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$164.61
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$6.00
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$0.69
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$176.21
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$6.00
12/11/2012	STAWIARSKI, KEVIN	8737		City Of Chicago Fire	\$6.00
12/11/2012	STAWIARSKI, KEVIN	8737		City Of Chicago Fire	\$38.15
12/11/2012	STAWIARSKI, KEVIN	8737		City Of Chicago Fire	\$3.51
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$6.00
12/19/2012	SMITH, ASHFORD	8801		City Of Chicago Fire	\$2.61
12/19/2012	SMITH, ASHFORD	8801		City Of Chicago Fire	\$106.85
12/19/2012	SMITH, ASHFORD	8801		City Of Chicago Fire	\$6.00
02/28/2014	SINDELAR, MARISOL	8750		City Of Chicago Fire	\$6.00
02/28/2014	SINDELAR, MARISOL	8750		City Of Chicago Fire	\$771.00
02/08/2014	SINCLAIR, DONALD	8731		City Of Chicago Fire	\$6.00
02/08/2014	SINCLAIR, DONALD	8731		City Of Chicago Fire	\$342.87
02/08/2014	SINCLAIR, DONALD	8731		City Of Chicago Fire	\$1.54
12/21/2013	SILHAN, BRIAN	8801		City Of Chicago Fire	\$2.11
12/21/2013	SILHAN, BRIAN	8801		City Of Chicago Fire	\$173.85
12/21/2013	SILHAN, BRIAN	8801		City Of Chicago Fire	\$6.00
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$0.61

5/28/2014

REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$6.00
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$350.41
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$2.78
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$6.00
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$350.41
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$0.63
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$6.00
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$112.16
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$52.19
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$6.00
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$2.78
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$350.41
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$6.00
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$2.78
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$1.97
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$6.00
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$170.15
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$1.01
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$63.72
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$127.26
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$1.56
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$6.00
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$1.89
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$77.33
02/18/2014	SCHUBERT, MICHAEL	8811		City Of Chicago Fire	\$6.00
02/18/2014	SCHUBERT, MICHAEL	8811		City Of Chicago Fire	\$54.80
04/15/2014	SCARNAVACK, MICHAEL	8817		City Of Chicago Fire	\$33.35
04/15/2014	SCARNAVACK, MICHAEL	8817		City Of Chicago Fire	\$234.77
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$16.54
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$12.02
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$250.66

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$212.29
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$6.00
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$12.02
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$212.29
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$6.00
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$12.02
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$212.29
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$6.00
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$12.02
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$217.75
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$6.00
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$3.05
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$212.29
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$6.00
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$6.00
03/16/2014	SANTIAGO, JOSE	8801		City Of Chicago Fire	\$438.45
03/16/2014	SANTIAGO, JOSE	8801		City Of Chicago Fire	\$6.00
08/24/2010	SANICKI, BRADLEY	8811		City Of Chicago Fire	\$442.22
08/24/2010	SANICKI, BRADLEY	8811		City Of Chicago Fire	\$99.16
08/24/2010	SANICKI, BRADLEY	8811		City Of Chicago Fire	\$68.58
08/04/2008	Ryder, Adam	F	09999	City Of Chicago Fire	\$8.74
01/05/2014	RUIZ, GONZALO	8817		City Of Chicago Fire	\$6.00
01/05/2014	RUIZ, GONZALO	8817		City Of Chicago Fire	\$1.75
01/05/2014	RUIZ, GONZALO	8817		City Of Chicago Fire	\$219.47
03/24/2014	RUANE, THOMAS	8817		City Of Chicago Fire	\$3.49
03/24/2014	RUANE, THOMAS	8817		City Of Chicago Fire	\$6.00
03/24/2014	RUANE, THOMAS	8817		City Of Chicago Fire	\$300.92
03/24/2014	RUANE, THOMAS	8817		City Of Chicago Fire	\$186.42
03/24/2014	RUANE, THOMAS	8817		City Of Chicago Fire	\$6.00
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$100.34
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$14.72
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$6.00
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$4.75
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$455.24
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$3.66
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$6.00
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$67.26
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$6.00
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$0.78
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$316.45
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$6.00
01/24/2014	ROTH, MIRIAM	8750		City Of Chicago Fire	\$33.06
01/24/2014	ROTH, MIRIAM	8750		City Of Chicago Fire	\$6.00
01/24/2014	ROTH, MIRIAM	8750		City Of Chicago Fire	\$0.38
03/18/2014	ROTH, MIRIAM	8750		City Of Chicago Fire	\$5.13
03/18/2014	ROTH, MIRIAM	8750		City Of Chicago Fire	\$6.00
03/18/2014	ROTH, MIRIAM	8750		City Of Chicago Fire	\$443.23
03/18/2014	ROTH, MIRIAM	8750		City Of Chicago Fire	\$5.13
03/18/2014	ROTH, MIRIAM	8750		City Of Chicago Fire	\$6.00
03/18/2014	ROTH, MIRIAM	8750		City Of Chicago Fire	\$443.23
04/19/2014	ROSA, ANNA	8749		City Of Chicago Fire	\$5.13
04/19/2014	ROSA, ANNA	8749		City Of Chicago Fire	\$6.00
04/19/2014	ROSA, ANNA	8749		City Of Chicago Fire	\$443.23
02/06/2014	ROOK, KEVIN	8801		City Of Chicago Fire	\$110.00
02/06/2014	ROOK, KEVIN	8801		City Of Chicago Fire	\$6.00
02/06/2014	ROOK, KEVIN	8801		City Of Chicago Fire	\$72.62
02/06/2014	ROOK, KEVIN	8801		City Of Chicago Fire	\$6.00
02/06/2014	ROOK, KEVIN	8801		City Of Chicago Fire	\$40.96
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$41.68
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$306.15
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$306.15
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.43
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.43
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.43
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$306.15
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41
04/09/2012	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$6.00
04/09/2012	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$991.16
04/09/2012	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$3.61
04/09/2012	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$6.00
04/09/2012	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$312.95
04/09/2012	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$6.00
04/09/2012	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$50.02
04/09/2012	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$11.47
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$350.41

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$6.00
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$2.78
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$270.39
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$6.00
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$2.15
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$15.20
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$34.66
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$2.14
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$6.00
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$270.15
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$2.97
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$6.00
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$374.78
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$2.30
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$59.28
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$6.00
04/03/2014	RILEY, LUTHER	8728		City Of Chicago Fire	\$409.00
04/03/2014	RILEY, LUTHER	8728		City Of Chicago Fire	\$6.00
04/03/2014	RILEY, LUTHER	8728		City Of Chicago Fire	\$15.02
04/03/2014	RILEY, LUTHER	8728		City Of Chicago Fire	\$6.00
04/03/2014	RILEY, LUTHER	8728		City Of Chicago Fire	\$614.40
08/14/2013	REYES, JOSE	8750		City Of Chicago Fire	\$69.74
08/14/2013	REYES, JOSE	8750		City Of Chicago Fire	\$6.00
01/22/2014	REYES, ANGEL	8731		City Of Chicago Fire	\$172.04
01/22/2014	REYES, ANGEL	8731		City Of Chicago Fire	\$6.00
01/22/2014	REYES, ANGEL	8731		City Of Chicago Fire	\$2.09
01/22/2014	REYES, ANGEL	8731		City Of Chicago Fire	\$6.00
01/22/2014	REYES, ANGEL	8731		City Of Chicago Fire	\$134.00
01/22/2014	REYES, ANGEL	8731		City Of Chicago Fire	\$172.04
01/22/2014	REYES, ANGEL	8731		City Of Chicago Fire	\$6.00
01/22/2014	REYES, ANGEL	8731		City Of Chicago Fire	\$2.09
12/30/2013	REISNER, KEVIN			City Of Chicago Fire	\$208.19
12/30/2013	REISNER, KEVIN			City Of Chicago Fire	\$110.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$2.43
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$306.15
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$6.00
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$2.43
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$350.41
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$6.00
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$2.78
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$261.89
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$6.00
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$2.08
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$261.89
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$6.00
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$2.08
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$17.56
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$6.00
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$334.39
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$70.80
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$6.00
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$0.39
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$6.00
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$33.35
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$6.00
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$181.53
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$6.00
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$499.14
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$162.02
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$6.00
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$227.39
07/13/2013	QUINN, CHRISTOPHER	8811		City Of Chicago Fire	\$6.00
07/23/2013	QUANE, PATRICK	8750		City Of Chicago Fire	\$54.95
07/23/2013	QUANE, PATRICK	8750		City Of Chicago Fire	\$6.00
03/04/2014	QUANE, PATRICK	8750		City Of Chicago Fire	\$281.16
03/04/2014	QUANE, PATRICK	8750		City Of Chicago Fire	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/04/2014	QUANE, PATRICK	8750		City Of Chicago Fire	\$234.86
03/04/2014	QUANE, PATRICK	8750		City Of Chicago Fire	\$8.84
03/04/2014	QUANE, PATRICK	8750		City Of Chicago Fire	\$6.00
03/04/2014	QUANE, PATRICK	8750		City Of Chicago Fire	\$9.12
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$2.67
10/19/2009	PUGH, DONALD	8811		City Of Chicago Fire	\$372.07
08/23/2013	PUGH, DONALD	8811		City Of Chicago Fire	\$84.63
08/23/2013	PUGH, DONALD	8811		City Of Chicago Fire	\$6.00
02/13/2014	PRYST, THEODORE	8728		City Of Chicago Fire	\$6.00
09/14/2011	PRAZUCH, DAVID	8733		City Of Chicago Fire	\$153.03
09/14/2011	PRAZUCH, DAVID	8733		City Of Chicago Fire	\$6.00
09/14/2011	PRAZUCH, DAVID	8733		City Of Chicago Fire	\$1.78
05/05/2012	POWER, JOHN	8735		City Of Chicago Fire	\$70.80
05/05/2012	POWER, JOHN	8735		City Of Chicago Fire	\$6.00
05/05/2012	POWER, JOHN	8735		City Of Chicago Fire	\$6.00
05/05/2012	POWER, JOHN	8735		City Of Chicago Fire	\$833.17
05/05/2012	POWER, JOHN	8735		City Of Chicago Fire	\$6.00
05/05/2012	POWER, JOHN	8735		City Of Chicago Fire	\$344.84
05/05/2012	POWER, JOHN	8735		City Of Chicago Fire	\$6.00
05/05/2012	POWER, JOHN	8735		City Of Chicago Fire	\$18.83
05/05/2012	POWER, JOHN	8735		City Of Chicago Fire	\$67.02
05/05/2012	POWER, JOHN	8735		City Of Chicago Fire	\$6.00
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$6.00
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$6.00
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$70.09
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$2.88
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$6.00
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$2.72
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$350.41
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$2.78
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$6.00
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$350.41
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$2.78

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$6.00
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$350.41
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$2.78
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$362.97
12/17/2013	PIWOWAR, MARGARET	8750		City Of Chicago Fire	\$6.00
12/17/2013	PIWOWAR, MARGARET	8750		City Of Chicago Fire	\$1.58
12/17/2013	PIWOWAR, MARGARET	8750		City Of Chicago Fire	\$130.39
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$176.24
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$6.00
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$2.43
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$6.00
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$306.15
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$6.00
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$31.95
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$116.00
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$306.15
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$6.00
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$2.43
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$6.00
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$8.59
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$261.89
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$6.00
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$2.08
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$189.61
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$6.00
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$1.50
02/24/2013	PETRUZZI, CHARLES	8731		City Of Chicago Fire	\$6.00
05/29/2013	PETRUZZI, CHARLES	8731		City Of Chicago Fire	\$361.16
05/29/2013	PETRUZZI, CHARLES	8731		City Of Chicago Fire	\$6.00
05/29/2013	PETRUZZI, CHARLES	8731		City Of Chicago Fire	\$320.72
05/29/2013	PETRUZZI, CHARLES	8731		City Of Chicago Fire	\$4.18
05/29/2013	PETRUZZI, CHARLES	8731		City Of Chicago Fire	\$6.00
11/15/2011	PEMBERTON, WARD	8731		City Of Chicago Fire	\$27.62

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/15/2011	PEMBERTON, WARD	8731		City Of Chicago Fire	\$6.00
11/15/2011	PEMBERTON, WARD	8731		City Of Chicago Fire	\$1.52
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$6.00
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$350.86
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$6.00
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$28.41
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$6.00
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$0.61
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$6.00
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$52.19
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$0.61
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$6.00
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$52.19
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$1.35
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$6.00
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$116.44
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$110.88
02/26/2014	PAWLOWSKI, DANIEL	8750		City Of Chicago Fire	\$6.00
02/26/2014	PAWLOWSKI, DANIEL	8750		City Of Chicago Fire	\$219.40
03/03/2014	PAPLACZYK, JOHN	8731		City Of Chicago Fire	\$6.00
03/03/2014	PAPLACZYK, JOHN	8731		City Of Chicago Fire	\$6.00
03/03/2014	PAPLACZYK, JOHN	8731		City Of Chicago Fire	\$6.00
03/03/2014	PAPLACZYK, JOHN	8731		City Of Chicago Fire	\$6.00
03/03/2014	PAPLACZYK, JOHN	8731		City Of Chicago Fire	\$6.00
03/03/2014	PAPLACZYK, JOHN	8731		City Of Chicago Fire	\$6.00
07/28/2010	PANG, KYUNG	8731		City Of Chicago Fire	\$1.53
07/28/2010	PANG, KYUNG	8731		City Of Chicago Fire	\$62.77
07/28/2010	PANG, KYUNG	8731		City Of Chicago Fire	\$6.00
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$15.79
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$15.52
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$6.00
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$242.00
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$6.00
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$271.89

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$23.55
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$6.00
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$310.26
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$19.03
02/23/2012	PACK, JAMES	8801		City Of Chicago Fire	\$612.81
02/23/2012	PACK, JAMES	8801		City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$37.36
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$194.06
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$220.35
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$33.96
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$33.96
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$23.40
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$608.99
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$27.38
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$901.86
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$410.22
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$75.36
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$105.01
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$73.36
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$293.53
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$97.03
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$97.03
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$220.35
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$220.35
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$97.03
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$279.13
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$212.03
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$19.74
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$674.19
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$243.21
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$220.35
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$317.38
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
07/10/2013	OWSIANIAK, DAVID	8819		City Of Chicago Fire	\$78.20

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/10/2013	OWSIANIAK, DAVID	8819		City Of Chicago Fire	\$6.00
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$315.24
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$6.00
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$2.50
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$315.24
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$6.00
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$2.50
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$315.24
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$6.00
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$2.50
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$511.94
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$6.00
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$4.06
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$553.16
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$6.00
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$128.80
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$196.70
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$6.00
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$1.56
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$6.00
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$83.79
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$6.00
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$1.56
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$2.50
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$315.24
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$6.00
12/15/2011	ORAHA, MARLINE	8750		City Of Chicago Fire	\$6.00
12/15/2011	ORAHA, MARLINE	8750		City Of Chicago Fire	\$4.36
12/15/2011	ORAHA, MARLINE	8750		City Of Chicago Fire	\$138.72
10/29/2013	OHSE, RORY	8801		City Of Chicago Fire	\$6.00
10/29/2013	OHSE, RORY	8801		City Of Chicago Fire	\$35.32
10/29/2013	OHSE, RORY	8801		City Of Chicago Fire	\$0.41
12/06/2013	OHSE, BARBARA	8807		City Of Chicago Fire	\$165.27

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/06/2013	OHSE, BARBARA	8807		City Of Chicago Fire	\$6.00
12/06/2013	OHSE, BARBARA	8807		City Of Chicago Fire	\$4.04
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$235.20
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$6.00
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$17.34
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$6.00
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$3.82
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$214.80
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$6.00
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$2.49
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$6.00
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$26.01
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$108.23
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$6.00
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$70.80
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$6.00
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$951.02
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$6.00
11/19/2013	NG, MICHAEL	8817		City Of Chicago Fire	\$6.00
11/19/2013	NG, MICHAEL	8817		City Of Chicago Fire	\$894.49
11/19/2013	NG, MICHAEL	8817		City Of Chicago Fire	\$10.36
03/31/2004	Muscare, Tina	F	00375	City Of Chicago Fire	\$6.00
03/31/2004	Muscare, Tina	F	00375	City Of Chicago Fire	\$102.82
03/31/2004	Muscare, Tina	F	00375	City Of Chicago Fire	\$1.19
05/06/1998	Mcmahon, Patrick	E	00432	City Of Chicago Fire	\$79.96
05/06/1998	Mcmahon, Patrick	E	00432	City Of Chicago Fire	\$5.86
05/06/1998	Mcmahon, Patrick	E	00432	City Of Chicago Fire	\$6.00
05/28/1999	Mcmahon, James P	F	00492	City Of Chicago Fire	\$406.03
12/19/2001	Martin, Brookie	L	00506	City Of Chicago Fire	\$15.79
03/12/2014	MUSE, LESLIE	8735		City Of Chicago Fire	\$9.12
03/12/2014	MUSE, LESLIE	8735		City Of Chicago Fire	\$6.00
03/12/2014	MUSE, LESLIE	8735		City Of Chicago Fire	\$234.86
03/12/2014	MUSE, LESLIE	8735		City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/12/2014	MUSE, LESLIE	8735		City Of Chicago Fire	\$36.86
03/12/2014	MUSE, LESLIE	8735		City Of Chicago Fire	\$0.43
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$350.41
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$2.06
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$260.05
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$2.42
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$304.31
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$2.08
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$261.89
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$2.08
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$261.89
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$0.78
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$67.26
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$2.08
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$261.89
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$2.08
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$2.78
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$261.89
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
01/06/2012	MUSE, BARBARA	8801		City Of Chicago Fire	\$122.10
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$63.72
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$13.81
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$333.14
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$1.56
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$6.00
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/07/2014	MURALLES, ROBERT	8750		City Of Chicago Fire	\$6.00
04/07/2014	MURALLES, ROBERT	8750		City Of Chicago Fire	\$186.42
04/11/2014	MURALLES, ROBERT	8750		City Of Chicago Fire	\$6.00
04/11/2014	MURALLES, ROBERT	8750		City Of Chicago Fire	\$276.31
02/01/2012	MROZEK, MARTIN	8731		City Of Chicago Fire	\$65.85
02/01/2012	MROZEK, MARTIN	8731		City Of Chicago Fire	\$50.35
02/01/2012	MROZEK, MARTIN	8731		City Of Chicago Fire	\$6.00
02/01/2012	MROZEK, MARTIN	8731		City Of Chicago Fire	\$0.58
02/01/2012	MROZEK, MARTIN	8731		City Of Chicago Fire	\$6.00
02/01/2012	MROZEK, MARTIN	8731		City Of Chicago Fire	\$49.78
03/17/2014	MOORE, DARRYL	8811		City Of Chicago Fire	\$6.00
03/17/2014	MOORE, DARRYL	8811		City Of Chicago Fire	\$41.32
03/17/2014	MOORE, DARRYL	8811		City Of Chicago Fire	\$6.00
03/17/2014	MOORE, DARRYL	8811		City Of Chicago Fire	\$38.19
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$701.41
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$6.00
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$17.14
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$118.93
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$6.00
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$15.74
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$46.80
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$6.00
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$1.14
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$70.80
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$6.00
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$47.87
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$18.93
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$6.00
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$276.31
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$6.00
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$249.54
03/03/2014	MITCHELL, BARRY	8817		City Of Chicago Fire	\$6.00
02/08/2014	MILTON, THOMAS	8701		City Of Chicago Fire	\$457.06

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/08/2014	MILTON, THOMAS	8701		City Of Chicago Fire	\$6.00
09/26/2012	MILLER, ELVBETH	8748		City Of Chicago Fire	\$23.35
09/26/2012	MILLER, ELVBETH	8748		City Of Chicago Fire	\$6.00
09/26/2012	MILLER, ELVBETH	8748		City Of Chicago Fire	\$161.51
03/07/2014	MERCADO, GABRIEL	8801		City Of Chicago Fire	\$70.80
03/07/2014	MERCADO, GABRIEL	8801		City Of Chicago Fire	\$24.56
03/07/2014	MERCADO, GABRIEL	8801		City Of Chicago Fire	\$6.00
03/07/2014	MERCADO, GABRIEL	8801		City Of Chicago Fire	\$6.00
12/13/2012	MENNINGER, ERIN	8801		City Of Chicago Fire	\$69.74
12/13/2012	MENNINGER, ERIN	8801		City Of Chicago Fire	\$6.00
04/04/2014	MENNINGER, ERIN	8801		City Of Chicago Fire	\$0.38
04/04/2014	MENNINGER, ERIN	8801		City Of Chicago Fire	\$6.00
04/04/2014	MENNINGER, ERIN	8801		City Of Chicago Fire	\$9.91
04/04/2014	MENNINGER, ERIN	8801		City Of Chicago Fire	\$6.00
04/04/2014	MENNINGER, ERIN	8801		City Of Chicago Fire	\$855.44
04/04/2014	MENNINGER, ERIN	8801		City Of Chicago Fire	\$33.06
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$179.74
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.30
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$289.71
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$4.23
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$230.33
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$250.89
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$0.78
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$67.26
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$0.78
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$67.26
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$0.78
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$67.26
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$0.78
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$67.26
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$1.80
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$318.83
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$1.41

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/21/2014	MC VICKER, EDWARD	8811		City Of Chicago Fire	\$70.80
01/21/2014	MC VICKER, EDWARD	8811		City Of Chicago Fire	\$6.00
01/06/2014	MC KEOUGH, TIMOTHY	8819		City Of Chicago Fire	\$6.08
01/06/2014	MC KEOUGH, TIMOTHY	8819		City Of Chicago Fire	\$350.41
01/06/2014	MC KEOUGH, TIMOTHY	8819		City Of Chicago Fire	\$6.00
01/06/2014	MC KEOUGH, TIMOTHY	8819		City Of Chicago Fire	\$2.78
01/06/2014	MC KEOUGH, TIMOTHY	8819		City Of Chicago Fire	\$67.26
01/06/2014	MC KEOUGH, TIMOTHY	8819		City Of Chicago Fire	\$6.00
01/06/2014	MC KEOUGH, TIMOTHY	8819		City Of Chicago Fire	\$0.78
01/06/2014	MC KEOUGH, TIMOTHY	8819		City Of Chicago Fire	\$11.43
01/06/2014	MC KEOUGH, TIMOTHY	8819		City Of Chicago Fire	\$6.00
01/12/2014	MC DONALD, DARRELL	8801		City Of Chicago Fire	\$147.84
01/12/2014	MC DONALD, DARRELL	8801		City Of Chicago Fire	\$6.00
01/12/2014	MC DONALD, DARRELL	8801		City Of Chicago Fire	\$28.26
08/07/2008	MC CORMICK, BRENDAN	8735		City Of Chicago Fire	\$31.77
11/08/2012	MC ARDLE, JOHN	8735		City Of Chicago Fire	\$782.77
11/08/2012	MC ARDLE, JOHN	8735		City Of Chicago Fire	\$6.00
02/11/2013	MC ANDREW, GUY	8701		City Of Chicago Fire	\$9.56
02/11/2013	MC ANDREW, GUY	8701		City Of Chicago Fire	\$184.77
02/11/2013	MC ANDREW, GUY	8701		City Of Chicago Fire	\$70.09
02/11/2013	MC ANDREW, GUY	8701		City Of Chicago Fire	\$6.00
02/11/2013	MC ANDREW, GUY	8701		City Of Chicago Fire	\$2.72
02/11/2013	MC ANDREW, GUY	8701		City Of Chicago Fire	\$246.45
02/11/2013	MC ANDREW, GUY	8701		City Of Chicago Fire	\$6.00
03/08/2014	MC ALEER, SEAN	8749		City Of Chicago Fire	\$6.00
03/08/2014	MC ALEER, SEAN	8749		City Of Chicago Fire	\$291.73
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$6.00
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$148.11
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$6.00
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$6.00
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$580.15
04/03/2014	MARTINEZ, MICHELE	8749		City Of Chicago Fire	\$6.00
04/03/2014	MARTINEZ, MICHELE	8749		City Of Chicago Fire	\$172.90

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/30/2014	MARTIN, WILLIAM	8750		City Of Chicago Fire	\$6.00
03/30/2014	MARTIN, WILLIAM	8750		City Of Chicago Fire	\$5.58
03/30/2014	MARTIN, WILLIAM	8750		City Of Chicago Fire	\$481.90
03/30/2014	MARTIN, WILLIAM	8750		City Of Chicago Fire	\$27.56
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$392.83
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$2.43
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$306.15
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$3.13
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$394.68
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$3.12
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$0.61
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$52.19
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$12.98
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$235.90
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$6.00
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$70.80
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$820.00
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$6.00
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$5.80
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$6.00
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$10.62
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$6.00
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$72.96
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$70.80
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$9.44
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$6.00
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$15.98
12/06/2013	MARCHBANK, THOMAS	8801		City Of Chicago Fire	\$142.90

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/06/2013	MARCHBANK, THOMAS	8801		City Of Chicago Fire	\$6.00
12/06/2013	MARCHBANK, THOMAS	8801		City Of Chicago Fire	\$1.66
10/19/2004	Lane, Russell	F	00665	City Of Chicago Fire	\$123.51
10/19/2004	Lane, Russell	F	00665	City Of Chicago Fire	\$6.00
10/19/2004	Lane, Russell	F	00665	City Of Chicago Fire	\$7.72
04/19/2011	LUNZ, JOHN	8750		City Of Chicago Fire	\$7.20
04/19/2011	LUNZ, JOHN	8750		City Of Chicago Fire	\$185.40
04/19/2011	LUNZ, JOHN	8750		City Of Chicago Fire	\$6.00
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$6.00
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$1.00
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$0.87
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$6.00
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$223.43
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$1.00
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$257.48
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$6.00
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$1.00
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$276.72
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$6.00
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$1.07
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$257.48
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$6.00
10/23/2013	LUKACS, HENRY	8819		City Of Chicago Fire	\$257.48
01/02/2014	LEVERON, CARLOS	8801		City Of Chicago Fire	\$23.56
01/02/2014	LEVERON, CARLOS	8801		City Of Chicago Fire	\$963.58
01/02/2014	LEVERON, CARLOS	8801		City Of Chicago Fire	\$6.00
04/15/2014	LEE, JESSE	8731		City Of Chicago Fire	\$6.00
04/15/2014	LEE, JESSE	8731		City Of Chicago Fire	\$487.20
04/15/2014	LEE, JESSE	8731		City Of Chicago Fire	\$11.90
01/09/2013	LAMBERT, ELIZABETH	8749		City Of Chicago Fire	\$55.23

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/09/2013	LAMBERT, ELIZABETH	8749		City Of Chicago Fire	\$6.00
01/09/2013	LAMBERT, ELIZABETH	8749		City Of Chicago Fire	\$318.95
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$0.53
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$6.00
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$135.18
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$0.53
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$6.00
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$6.00
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$24.32
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$135.18
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$283.65
02/21/2014	KURCZAK, CHRISTOPHER	8801		City Of Chicago Fire	\$6.00
02/21/2014	KURCZAK, CHRISTOPHER	8801		City Of Chicago Fire	\$0.78
02/21/2014	KURCZAK, CHRISTOPHER	8801		City Of Chicago Fire	\$67.26
10/12/2011	KRAWCZYK, FRANK	8728		City Of Chicago Fire	\$13.60
03/06/2014	KING, JEFFREY	8728		City Of Chicago Fire	\$14.18
03/06/2014	KING, JEFFREY	8728		City Of Chicago Fire	\$31.50
03/06/2014	KING, JEFFREY	8728		City Of Chicago Fire	\$6.00
03/06/2014	KING, JEFFREY	8728		City Of Chicago Fire	\$6.00
03/06/2014	KING, JEFFREY	8728		City Of Chicago Fire	\$1.70
09/08/2013	KIERNICKI, NICOLE	8750		City Of Chicago Fire	\$6.00
09/08/2013	KIERNICKI, NICOLE	8750		City Of Chicago Fire	\$7.40
09/08/2013	KIERNICKI, NICOLE	8750		City Of Chicago Fire	\$190.66
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$6.00
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$23.23
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$269.22
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$6.00
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$18.73
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$269.22
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$6.00
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$18.73
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$269.22
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$18.73
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$67.26
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$6.00
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$0.78
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$269.22
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$6.00
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$18.73
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$269.22
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$6.00
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$18.73
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$269.22
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$6.00
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$18.73
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$269.22
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$6.00
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$18.73
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$149.67
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$6.00
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$4.66
10/27/2013	KERN, WILLIAM	8733		City Of Chicago Fire	\$307.59
12/16/2013	KELLY, KATHLEEN	8749		City Of Chicago Fire	\$110.00
02/25/2014	KEHOE, PATRICK	8818		City Of Chicago Fire	\$6.00
02/25/2014	KEHOE, PATRICK	8818		City Of Chicago Fire	\$0.17
02/25/2014	KEHOE, PATRICK	8818		City Of Chicago Fire	\$6.00
02/25/2014	KEHOE, PATRICK	8818		City Of Chicago Fire	\$3.76
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$5.23
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$6.00
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$451.89
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$12.58
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$6.00
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$176.24
11/18/2013	KAVENEY, KYLE	8750		City Of Chicago Fire	\$6.00
11/18/2013	KAVENEY, KYLE	8750		City Of Chicago Fire	\$0.70
11/18/2013	KAVENEY, KYLE	8750		City Of Chicago Fire	\$254.11
11/25/2013	KAIRIS, DANIEL	8728		City Of Chicago Fire	\$21.60
11/25/2013	KAIRIS, DANIEL	8728		City Of Chicago Fire	\$6.00
11/25/2013	KAIRIS, DANIEL	8728		City Of Chicago Fire	\$0.53
04/23/2012	JONES, MATTHEW	8801		City Of Chicago Fire	\$187.63
04/23/2012	JONES, MATTHEW	8801		City Of Chicago Fire	\$6.00
08/11/2008	JACKSON, ROBERT	8807		City Of Chicago Fire	\$14.95
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$350.41
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$6.00
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$0.63
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$112.16
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$6.00
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$2.78
02/25/2002	Howe, Patrick	C	09999	City Of Chicago Fire	\$7.50
02/25/2002	Howe, Patrick	C	09999	City Of Chicago Fire	\$16.59
02/25/2002	Howe, Patrick	C	09999	City Of Chicago Fire	\$3.88
02/25/2002	Howe, Patrick	C	09999	City Of Chicago Fire	\$0.46
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$0.70
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$180.25
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$6.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$201.28
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$180.25
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$6.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$0.70
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$6.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$223.43
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$6.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$0.87
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$375.45

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$6.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$20.65
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$6.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$180.25
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$33.15
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$6.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$0.70
10/31/2013	HOWE, CATHERINE	8749		City Of Chicago Fire	\$26.82
10/31/2013	HOWE, CATHERINE	8749		City Of Chicago Fire	\$853.19
10/31/2013	HOWE, CATHERINE	8749		City Of Chicago Fire	\$6.00
12/08/2013	HORIST, MICHAEL	8811		City Of Chicago Fire	\$172.04
12/08/2013	HORIST, MICHAEL	8811		City Of Chicago Fire	\$6.00
12/08/2013	HORIST, MICHAEL	8811		City Of Chicago Fire	\$2.09
12/08/2013	HORIST, MICHAEL	8811		City Of Chicago Fire	\$167.03
12/08/2013	HORIST, MICHAEL	8811		City Of Chicago Fire	\$6.00
03/09/2014	HONAN, ROBERT	8819		City Of Chicago Fire	\$6.00
03/09/2014	HONAN, ROBERT	8819		City Of Chicago Fire	\$186.42
03/08/2014	HENEGHAN, PATRICK	8807		City Of Chicago Fire	\$9.30
03/08/2014	HENEGHAN, PATRICK	8807		City Of Chicago Fire	\$802.58
03/08/2014	HENEGHAN, PATRICK	8807		City Of Chicago Fire	\$6.00
04/01/2010	HEMESATH, SCOTT	8807		City Of Chicago Fire	\$8.38
09/28/2013	HANSBROUGH, MICHELLE	8745		City Of Chicago Fire	\$1.04
09/28/2013	HANSBROUGH, MICHELLE	8745		City Of Chicago Fire	\$6.00
09/28/2013	HANSBROUGH, MICHELLE	8745		City Of Chicago Fire	\$130.79
09/28/2013	HANSBROUGH, MICHELLE	8745		City Of Chicago Fire	\$22.11
09/28/2013	HANSBROUGH, MICHELLE	8745		City Of Chicago Fire	\$67.26
09/28/2013	HANSBROUGH, MICHELLE	8745		City Of Chicago Fire	\$6.00
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$3.00
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$6.00
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$378.23
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$350.41
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$112.16
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$261.89

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$230.14
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$378.23
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$2.78
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$6.00
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$0.63
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$6.00
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$3.00
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$350.41
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$6.00
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$2.78
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$6.00
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$6.00
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$2.67
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$6.00
02/27/2014	HANDS, LAVELLE	8731		City Of Chicago Fire	\$2.08
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$6.00
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$6.00
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$22.06
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$52.19
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$6.00
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$13.03
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$63.00
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$67.26
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$6.00
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$0.78
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$23.57
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$0.61
07/29/1997	Gutierrez-Ogar, Bernadette	M	00665	City Of Chicago Fire	\$75.57
07/29/1997	Gutierrez-Ogar, Bernadette	M	00665	City Of Chicago Fire	\$7.50
07/29/1997	Gutierrez-Ogar, Bernadette	M	00665	City Of Chicago Fire	\$154.87
07/29/1997	Gutierrez-Ogar, Bernadette	M	00665	City Of Chicago Fire	\$6.00
07/29/1997	Gutierrez-Ogar, Bernadette	M	00665	City Of Chicago Fire	\$741.65
09/21/2003	Guth, Sarah	M	00652	City Of Chicago Fire	\$62.69

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/21/2003	Guth, Sarah	M	00652	City Of Chicago Fire	\$94.52
10/23/1997	Graves, Michael P	M	00647	City Of Chicago Fire	\$244.02
11/06/2013	GUMINA, PAUL	8731		City Of Chicago Fire	\$2.11
11/06/2013	GUMINA, PAUL	8731		City Of Chicago Fire	\$6.00
11/06/2013	GUMINA, PAUL	8731		City Of Chicago Fire	\$128.58
11/06/2013	GUMINA, PAUL	8731		City Of Chicago Fire	\$173.85
11/06/2013	GUMINA, PAUL	8731		City Of Chicago Fire	\$1.56
11/06/2013	GUMINA, PAUL	8731		City Of Chicago Fire	\$6.00
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$180.25
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$6.00
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$0.70
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$180.25
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$6.00
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$0.70
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$0.70
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$6.00
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$180.25
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$0.70
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$6.00
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$180.25
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$0.70
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$6.00
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$180.25
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$0.70
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$6.00
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$180.25
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$0.94
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$66.55
02/01/2014	GUERRIERI, ANTHONY	8801		City Of Chicago Fire	\$6.00
03/22/2014	GRUBER, RANDY	8749		City Of Chicago Fire	\$205.16
03/22/2014	GRUBER, RANDY	8749		City Of Chicago Fire	\$6.00
03/22/2014	GRUBER, RANDY	8749		City Of Chicago Fire	\$26.61
03/22/2014	GRUBER, RANDY	8749		City Of Chicago Fire	\$44.80

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/22/2014	GRUBER, RANDY	8749		City Of Chicago Fire	\$6.00
03/22/2014	GRUBER, RANDY	8749		City Of Chicago Fire	\$0.68
04/11/2014	GRIFFIN, SEAN	8731		City Of Chicago Fire	\$100.80
04/11/2014	GRIFFIN, SEAN	8731		City Of Chicago Fire	\$6.00
04/11/2014	GRIFFIN, SEAN	8731		City Of Chicago Fire	\$18.84
04/11/2014	GRIFFIN, SEAN	8731		City Of Chicago Fire	\$14.72
04/11/2014	GRIFFIN, SEAN	8731		City Of Chicago Fire	\$6.00
04/11/2014	GRIFFIN, SEAN	8731		City Of Chicago Fire	\$5.30
03/07/2013	GREEN, LAWRENCE	8731		City Of Chicago Fire	\$656.56
03/07/2013	GREEN, LAWRENCE	8731		City Of Chicago Fire	\$6.00
03/07/2013	GREEN, LAWRENCE	8731		City Of Chicago Fire	\$5.21
03/07/2013	GREEN, LAWRENCE	8731		City Of Chicago Fire	\$170.15
03/07/2013	GREEN, LAWRENCE	8731		City Of Chicago Fire	\$6.00
03/07/2013	GREEN, LAWRENCE	8731		City Of Chicago Fire	\$1.97
03/07/2013	GREEN, LAWRENCE	8731		City Of Chicago Fire	\$903.75
03/07/2013	GREEN, LAWRENCE	8731		City Of Chicago Fire	\$6.00
03/07/2013	GREEN, LAWRENCE	8731		City Of Chicago Fire	\$10.47
05/30/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$6.00
05/30/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$171.92
05/30/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$0.67
05/30/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$171.92
05/30/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$6.00
05/30/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$0.67
05/30/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$6.00
05/30/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$0.67
05/30/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$171.92
12/03/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$17.78
12/03/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$6.00
12/03/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$12.43
12/03/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$6.00
12/03/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$508.35
06/04/2013	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$0.78
06/04/2013	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$482.87

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/04/2013	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$6.00
06/04/2013	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$5.59
06/04/2013	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$6.00
06/04/2013	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$27.80
06/04/2013	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$6.00
06/04/2013	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$67.26
02/23/2014	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$6.00
02/23/2014	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$976.10
02/23/2014	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$23.86
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$6.00
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$108.23
06/01/2012	GIUFFRE, PHILIP	FF/P		City Of Chicago Fire	\$112.00
06/21/2013	GILCHRIST, VINCENT	8801		City Of Chicago Fire	\$136.31
06/21/2013	GILCHRIST, VINCENT	8801		City Of Chicago Fire	\$615.00
06/21/2013	GILCHRIST, VINCENT	8801		City Of Chicago Fire	\$6.00
11/13/2013	GILBERT, LEONARD	8749		City Of Chicago Fire	\$6.00
11/13/2013	GILBERT, LEONARD	8749		City Of Chicago Fire	\$407.93
11/13/2013	GILBERT, LEONARD	8749		City Of Chicago Fire	\$6.00
11/13/2013	GILBERT, LEONARD	8749		City Of Chicago Fire	\$71.46
11/13/2013	GILBERT, LEONARD	8749		City Of Chicago Fire	\$72.05
09/21/2009	GERICH, ROBERT	8801		City Of Chicago Fire	\$309.43
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$93.46
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$316.75
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$2.25
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$316.75
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$2.25
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$247.49
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$2.16
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$316.75
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$2.25
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$316.75
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$2.25
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$316.75
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$2.25
08/18/2012	GARRISON, ANDRE	8801		City Of Chicago Fire	\$758.92
08/18/2012	GARRISON, ANDRE	8801		City Of Chicago Fire	\$6.00
08/29/2013	GALEHER, DANIEL	8801		City Of Chicago Fire	\$6.00
08/29/2013	GALEHER, DANIEL	8801		City Of Chicago Fire	\$6.00
08/29/2013	GALEHER, DANIEL	8801		City Of Chicago Fire	\$232.07
08/29/2013	GALEHER, DANIEL	8801		City Of Chicago Fire	\$106.61
11/08/2013	GAICHAS, ERNEST	8819		City Of Chicago Fire	\$6.00
11/08/2013	GAICHAS, ERNEST	8819		City Of Chicago Fire	\$231.34
11/08/2013	GAICHAS, ERNEST	8819		City Of Chicago Fire	\$8.98
09/21/2012	FROELICH, EDWARD	8750		City Of Chicago Fire	\$209.18
09/21/2012	FROELICH, EDWARD	8750		City Of Chicago Fire	\$6.00
09/21/2012	FROELICH, EDWARD	8750		City Of Chicago Fire	\$1.66
03/03/2014	FROELICH, EDWARD	8750		City Of Chicago Fire	\$2.99
03/03/2014	FROELICH, EDWARD	8750		City Of Chicago Fire	\$77.32
03/03/2014	FROELICH, EDWARD	8750		City Of Chicago Fire	\$6.00
03/27/2014	FOX, MICHAEL	8755		City Of Chicago Fire	\$157.10
03/27/2014	FOX, MICHAEL	8755		City Of Chicago Fire	\$26.23
03/27/2014	FOX, MICHAEL	8755		City Of Chicago Fire	\$6.00
03/27/2014	FOX, MICHAEL	8755		City Of Chicago Fire	\$6.00
03/27/2014	FOX, MICHAEL	8755		City Of Chicago Fire	\$967.81
08/14/2013	FLORES, RAMON N	8811		City Of Chicago Fire	\$157.10
08/14/2013	FLORES, RAMON N	8811		City Of Chicago Fire	\$6.00
08/14/2013	FLORES, RAMON N	8811		City Of Chicago Fire	\$25.32
11/20/2008	FITZGIBBON, JAMES			City Of Chicago Fire	\$6.00
11/20/2008	FITZGIBBON, JAMES			City Of Chicago Fire	\$1.17
11/20/2008	FITZGIBBON, JAMES			City Of Chicago Fire	\$101.28

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/21/2013	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$110.00
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$6.00
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$250.89
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$6.00
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$1.41
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$6.00
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$1.03
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$1.41
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$182.95
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$250.89
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$6.00
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$1.41
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$67.26
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$6.00
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$0.78
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$67.26
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$6.00
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$0.78
01/27/2014	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$250.89
09/06/2010	FERNANDEZ, JOHN	8731		City Of Chicago Fire	\$107.88
09/06/2010	FERNANDEZ, JOHN	8731		City Of Chicago Fire	\$6.00
09/06/2010	FERNANDEZ, JOHN	8731		City Of Chicago Fire	\$157.66
04/14/2014	FAULKNER, CHASE	8731		City Of Chicago Fire	\$14.72
04/14/2014	FAULKNER, CHASE	8731		City Of Chicago Fire	\$5.30
04/14/2014	FAULKNER, CHASE	8731		City Of Chicago Fire	\$6.00
04/14/2014	FAULKNER, CHASE	8731		City Of Chicago Fire	\$157.10
04/14/2014	FAULKNER, CHASE	8731		City Of Chicago Fire	\$6.00
04/14/2014	FAULKNER, CHASE	8731		City Of Chicago Fire	\$26.23
12/17/2012	FARIAS, FRANCISCO	8801		City Of Chicago Fire	\$6.00
12/17/2012	FARIAS, FRANCISCO	8801		City Of Chicago Fire	\$180.25
12/17/2012	FARIAS, FRANCISCO	8801		City Of Chicago Fire	\$0.78
12/17/2012	FARIAS, FRANCISCO	8801		City Of Chicago Fire	\$6.00
12/17/2012	FARIAS, FRANCISCO	8801		City Of Chicago Fire	\$67.26

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/17/2012	FARIAS, FRANCISCO	8801		City Of Chicago Fire	\$200.67
12/17/2012	FARIAS, FRANCISCO	8801		City Of Chicago Fire	\$6.00
12/17/2012	FARIAS, FRANCISCO	8801		City Of Chicago Fire	\$0.66
12/17/2012	FARIAS, FRANCISCO	8801		City Of Chicago Fire	\$0.70
06/25/2001	Edwards, John	M	09999	City Of Chicago Fire	\$23.57
11/12/2011	ELEM, LLOYD	8801		City Of Chicago Fire	\$6.00
11/12/2011	ELEM, LLOYD	8801		City Of Chicago Fire	\$652.19
02/17/2007	Dunagan, Bridgette	F	09999	City Of Chicago Fire	\$25.20
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$1.26
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$0.78
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$0.55
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$1.11
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$1.11
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$0.82
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$0.82
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$0.55
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$0.53
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$1.08
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$0.55
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$1.32
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$1.08

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$0.27
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$43.91
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$170.09
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$85.99
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$85.99
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$171.99
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$200.18
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$154.96
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$85.99
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$176.47
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$176.47
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$129.90
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$129.90
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$85.99
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$84.17
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$171.99
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$87.82
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$209.62
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$171.99
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$1.07
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$0.55
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$0.55
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$1.08
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$6.00
03/07/2014	DOW, DAWN	8748		City Of Chicago Fire	\$186.42
03/07/2014	DOW, DAWN	8748		City Of Chicago Fire	\$6.00
12/02/2013	DODOVICH, STEPHEN	8811		City Of Chicago Fire	\$6.00
12/02/2013	DODOVICH, STEPHEN	8811		City Of Chicago Fire	\$183.63
04/13/2013	DIVER, ELIZABETH	8801		City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/13/2013	DIVER, ELIZABETH	8801		City Of Chicago Fire	\$0.66
04/13/2013	DIVER, ELIZABETH	8801		City Of Chicago Fire	\$83.56
03/27/2014	DIAZ, FERNANDO	8801		City Of Chicago Fire	\$6.00
03/27/2014	DIAZ, FERNANDO	8801		City Of Chicago Fire	\$16.13
03/27/2014	DIAZ, FERNANDO	8801		City Of Chicago Fire	\$6.00
03/27/2014	DIAZ, FERNANDO	8801		City Of Chicago Fire	\$2.75
03/27/2014	DIAZ, FERNANDO	8801		City Of Chicago Fire	\$660.02
03/27/2014	DIAZ, FERNANDO	8801		City Of Chicago Fire	\$49.98
04/02/2014	DE VRIES, DAVID	8731		City Of Chicago Fire	\$6.00
04/02/2014	DE VRIES, DAVID	8731		City Of Chicago Fire	\$234.86
04/02/2014	DE VRIES, DAVID	8731		City Of Chicago Fire	\$9.12
04/02/2014	DE VRIES, DAVID	8731		City Of Chicago Fire	\$0.38
04/02/2014	DE VRIES, DAVID	8731		City Of Chicago Fire	\$6.00
04/02/2014	DE VRIES, DAVID	8731		City Of Chicago Fire	\$33.06
12/02/2011	DALTON, JAMES	FF		City Of Chicago Fire	\$6.00
12/02/2011	DALTON, JAMES	FF		City Of Chicago Fire	\$0.70
12/02/2011	DALTON, JAMES	FF		City Of Chicago Fire	\$6.00
12/02/2011	DALTON, JAMES	FF		City Of Chicago Fire	\$180.25
12/02/2011	DALTON, JAMES	FF		City Of Chicago Fire	\$0.70
12/02/2011	DALTON, JAMES	FF		City Of Chicago Fire	\$0.70
12/02/2011	DALTON, JAMES	FF		City Of Chicago Fire	\$180.25
12/02/2011	DALTON, JAMES	FF		City Of Chicago Fire	\$6.00
12/02/2011	DALTON, JAMES	FF		City Of Chicago Fire	\$180.25
08/05/2003	Cordt, Robert	F	09999	City Of Chicago Fire	\$56.68
08/05/2003	Cordt, Robert	F	09999	City Of Chicago Fire	\$135.70
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$668.06
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$6.00
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$1.10
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$103.23
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$6.00
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$16.32
04/09/1983	Cales, David	F	00322	City Of Chicago Fire	\$6.00
04/09/1983	Cales, David	F	00322	City Of Chicago Fire	\$30.25

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/09/1983	Cales, David	F	00322	City Of Chicago Fire	\$6.00
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$75.57
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$91.04
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$250.10
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.11
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$52.93
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$10.26
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$27.40
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$725.18
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$35.73
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$34.50
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$0.84
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$40.83
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$515.08
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$12.59
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$249.10
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.09
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$225.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$110.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$1.05
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$1.41
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$6.00
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$2.78
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$6.00
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$1.41

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$1.41
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$6.00
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$1.41
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$6.00
04/04/2014	CROWLEY, RICHARD	8749		City Of Chicago Fire	\$736.03
04/04/2014	CROWLEY, RICHARD	8749		City Of Chicago Fire	\$6.00
04/04/2014	CROWLEY, RICHARD	8749		City Of Chicago Fire	\$17.99
04/04/2014	CROWLEY, RICHARD	8749		City Of Chicago Fire	\$6.00
04/04/2014	CROWLEY, RICHARD	8749		City Of Chicago Fire	\$6.00
04/04/2014	CROWLEY, RICHARD	8749		City Of Chicago Fire	\$62.97
04/04/2014	CROWLEY, RICHARD	8749		City Of Chicago Fire	\$186.42
04/07/2014	COSGROVE, TIMOTHY	8750		City Of Chicago Fire	\$6.00
04/07/2014	COSGROVE, TIMOTHY	8750		City Of Chicago Fire	\$68.08
04/07/2014	COSGROVE, TIMOTHY	8750		City Of Chicago Fire	\$6.00
04/07/2014	COSGROVE, TIMOTHY	8750		City Of Chicago Fire	\$640.10
04/07/2014	COSGROVE, TIMOTHY	8750		City Of Chicago Fire	\$20.82
04/07/2014	COSGROVE, TIMOTHY	8750		City Of Chicago Fire	\$56.18
04/02/2014	CORLISS, RYAN	8731		City Of Chicago Fire	\$29.28
04/02/2014	CORLISS, RYAN	8731		City Of Chicago Fire	\$6.00
12/09/2013	CORIANO JR, JUAN	8801		City Of Chicago Fire	\$23.55
12/09/2013	CORIANO JR, JUAN	8801		City Of Chicago Fire	\$76.60
12/09/2013	CORIANO JR, JUAN	8801		City Of Chicago Fire	\$6.00
06/03/2013	CORDOBA JR, ANGELO	8750		City Of Chicago Fire	\$25.32
06/03/2013	CORDOBA JR, ANGELO	8750		City Of Chicago Fire	\$6.00
06/03/2013	CORDOBA JR, ANGELO	8750		City Of Chicago Fire	\$157.10
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$316.75
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$6.00
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$2.25
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$247.49
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$6.00
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$2.16
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$110.00
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$247.49

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$6.00
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$2.16
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$247.49
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$6.00
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$2.16
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$306.36
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$6.00
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$2.16
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$247.49
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$6.00
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$2.16
05/18/2010	CLAY, LARRY	8807		City Of Chicago Fire	\$9.40
03/02/2014	CHYCHULA, DAWN	8750		City Of Chicago Fire	\$44.80
03/02/2014	CHYCHULA, DAWN	8750		City Of Chicago Fire	\$6.00
03/02/2014	CHYCHULA, DAWN	8750		City Of Chicago Fire	\$0.68
03/02/2014	CHYCHULA, DAWN	8750		City Of Chicago Fire	\$230.14
03/02/2014	CHYCHULA, DAWN	8750		City Of Chicago Fire	\$6.00
03/02/2014	CHYCHULA, DAWN	8750		City Of Chicago Fire	\$2.67
03/02/2014	CHYCHULA, DAWN	8750		City Of Chicago Fire	\$6.00
03/02/2014	CHYCHULA, DAWN	8750		City Of Chicago Fire	\$12.52
04/11/2009	CHERRY, ROY	8731		City Of Chicago Fire	\$6.00
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$6.00
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$2.25
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$316.75
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$6.00
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$2.25
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$316.75
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$2.25
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$6.00
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$316.75
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$2.25
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$6.00
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$316.75

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$2.25
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$6.00
10/30/2013	CHEATHAM, SANDRA	8749		City Of Chicago Fire	\$316.75
03/28/2013	CHAVERS, JEFFREY	8801		City Of Chicago Fire	\$6.00
04/09/2014	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$6.00
04/09/2014	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$15.30
04/09/2014	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$18.84
04/09/2014	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$6.00
04/09/2014	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$100.80
04/09/2014	CHAPMAN, MARTINEZ	8735		City Of Chicago Fire	\$0.84
12/26/2008	CENITI, STEFAN			City Of Chicago Fire	\$30.57
01/30/2013	CEGIELSKI, JOHN	8807		City Of Chicago Fire	\$54.39
03/08/2014	CASTELLO, JOSEPH	8750		City Of Chicago Fire	\$58.19
03/08/2014	CASTELLO, JOSEPH	8750		City Of Chicago Fire	\$77.17
03/08/2014	CASTELLO, JOSEPH	8750		City Of Chicago Fire	\$6.00
03/08/2014	CASTELLO, JOSEPH	8750		City Of Chicago Fire	\$24.04
03/08/2014	CASTELLO, JOSEPH	8750		City Of Chicago Fire	\$228.87
03/08/2014	CASTELLO, JOSEPH	8750		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$384.50
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$483.21
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$3.83
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$394.68
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$3.13
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$350.41
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$2.78
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$350.41
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$2.78
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$350.41

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$2.78
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$350.41
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$2.78
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$407.23
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$3.23
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$350.41
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$2.78
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$394.68
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$3.13
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
01/12/2010	CARBONNEAU, THOMAS	8735		City Of Chicago Fire	\$6.00
01/12/2010	CARBONNEAU, THOMAS	8735		City Of Chicago Fire	\$6.00
01/12/2010	CARBONNEAU, THOMAS	8735		City Of Chicago Fire	\$71.01
01/12/2010	CARBONNEAU, THOMAS	8735		City Of Chicago Fire	\$199.14
03/13/2014	CAPONERA, JOSEPH	8731		City Of Chicago Fire	\$6.00
03/13/2014	CAPONERA, JOSEPH	8731		City Of Chicago Fire	\$32.98
03/13/2014	CAPONERA, JOSEPH	8731		City Of Chicago Fire	\$137.17
03/13/2014	CAPONERA, JOSEPH	8731		City Of Chicago Fire	\$1.28
03/13/2014	CAPONERA, JOSEPH	8731		City Of Chicago Fire	\$6.00
03/13/2014	CAPONERA, JOSEPH	8731		City Of Chicago Fire	\$6.00
03/13/2014	CAPONERA, JOSEPH	8731		City Of Chicago Fire	\$239.27
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$171.92
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$6.00
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$0.78
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$6.00
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$0.70
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$6.00
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$178.36

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$178.36
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$178.36
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$0.70
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$6.00
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$178.36
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$67.26
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$0.70
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$6.00
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$0.70
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$6.00
01/21/2014	CAMPBELL, KRISTIN	8750		City Of Chicago Fire	\$0.67
03/27/2009	BYRNE, JAMES	8733		City Of Chicago Fire	\$363.47
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$6.00
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$6.00
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$14.21
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$230.90
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$6.00
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$14.21
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$171.12
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$6.00
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$7.19
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$171.12
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$6.00
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$7.19
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$229.65
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$6.00
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$14.06
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$229.82
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$6.00
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$2.67
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$201.01
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$10.70
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$230.90

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/26/2010	BURKE SR, MARK	8801		City Of Chicago Fire	\$20.60
01/26/2010	BURKE SR, MARK	8801		City Of Chicago Fire	\$21.49
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$0.78
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$6.00
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$67.26
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$6.00
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$0.78
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$52.19
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$6.00
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$0.61
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$128.58
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$6.00
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$1.56
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$67.26
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$6.00
01/12/2011	BRNE, BERNARD	8731		City Of Chicago Fire	\$25.15
01/12/2011	BRNE, BERNARD	8731		City Of Chicago Fire	\$395.66
01/12/2011	BRNE, BERNARD	8731		City Of Chicago Fire	\$4.23
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$6.00
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$106.55
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$6.00
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$45.00
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$12.67
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$0.42
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$6.00
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$36.28
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$24.85
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$6.00
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$176.24
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$6.00
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$7.98
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$6.00
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$688.64

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$2.40
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$6.00
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$207.15
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$6.00
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$186.42
02/08/2014	BRESNAHAN, DAVID	8735		City Of Chicago Fire	\$164.27
02/08/2014	BRESNAHAN, DAVID	8735		City Of Chicago Fire	\$24.65
04/16/2014	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$26.23
04/16/2014	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$6.15
04/16/2014	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$19.93
04/16/2014	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$6.00
04/16/2014	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$6.00
04/16/2014	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$157.10
10/05/2009	BRANNIGAN, MICHAEL	8733		City Of Chicago Fire	\$41.96
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$137.59
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$8.64
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$6.00
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$137.59
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$6.00
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$8.64
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$169.57
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$6.00
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$137.59
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$6.00
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$8.64
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$474.01
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$6.00
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$11.59
03/18/2014	BOYD, THOMAS	8731		City Of Chicago Fire	\$319.03
03/18/2014	BOYD, THOMAS	8731		City Of Chicago Fire	\$1.19
03/18/2014	BOYD, THOMAS	8731		City Of Chicago Fire	\$6.00
03/18/2014	BOYD, THOMAS	8731		City Of Chicago Fire	\$102.82
03/18/2014	BOYD, THOMAS	8731		City Of Chicago Fire	\$38.31

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/18/2014	BOYD, THOMAS	8731		City Of Chicago Fire	\$6.00
03/18/2014	BOYD, THOMAS	8731		City Of Chicago Fire	\$86.32
03/18/2014	BOYD, THOMAS	8731		City Of Chicago Fire	\$6.00
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$51.64
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$6.00
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$0.73
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$6.00
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$251.75
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$6.00
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$0.98
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$251.75
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$6.00
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$0.98
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$251.75
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$6.00
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$0.98
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$0.98
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$6.00
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$251.75
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$0.98
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$6.00
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$251.75
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$6.00
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$0.98
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$251.75
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$6.00
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$80.33
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$6.00
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$0.93
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$304.55
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$6.00
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$22.88
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$266.19
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$18.36
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$266.19
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$6.00
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$18.36
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$266.19
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$6.00
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$18.36
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$238.97
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$6.00
12/24/2013	BIRMINGHAM, SCOTT	8749		City Of Chicago Fire	\$15.16
12/13/2009	BIGOTT, ADRIAN	8817		City Of Chicago Fire	\$12.18
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$6.00
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$204.63
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$3.14
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$6.00
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$80.90
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$3.14
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$6.00
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$80.90
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$6.00
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$95.18
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$6.00
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$94.06
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$204.63
01/18/2013	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$6.00
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$238.36
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$6.00
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$1.89
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$233.12
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$6.00
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$1.85
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$233.12
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$1.85
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$6.00
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$237.74
02/28/2012	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$1.90
02/10/2014	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.12
02/10/2014	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$168.41
02/10/2014	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$6.00
01/03/2014	BASILE, LEE	8701		City Of Chicago Fire	\$6.00
01/03/2014	BASILE, LEE	8701		City Of Chicago Fire	\$1.72
01/03/2014	BASILE, LEE	8701		City Of Chicago Fire	\$6.00
01/03/2014	BASILE, LEE	8701		City Of Chicago Fire	\$217.63
01/03/2014	BASILE, LEE	8701		City Of Chicago Fire	\$26.23
01/03/2014	BASILE, LEE	8701		City Of Chicago Fire	\$6.00
01/03/2014	BASILE, LEE	8701		City Of Chicago Fire	\$157.10
01/03/2014	BASILE, LEE	8701		City Of Chicago Fire	\$13.20
02/15/2014	BASIC, PAUL	8801		City Of Chicago Fire	\$6.00
02/15/2014	BASIC, PAUL	8801		City Of Chicago Fire	\$314.50
10/10/2013	BARABASZ, GREGORY	8812		City Of Chicago Fire	\$6.00
10/10/2013	BARABASZ, GREGORY	8812		City Of Chicago Fire	\$13.81
10/10/2013	BARABASZ, GREGORY	8812		City Of Chicago Fire	\$200.32
10/10/2013	BARABASZ, GREGORY	8812		City Of Chicago Fire	\$6.00
10/10/2013	BARABASZ, GREGORY	8812		City Of Chicago Fire	\$2.32
10/10/2013	BARABASZ, GREGORY	8812		City Of Chicago Fire	\$6.00
05/22/2008	Altman, James	C	00353	City Of Chicago Fire	\$25.44
02/25/2014	ANDERSON, TODD	8745		City Of Chicago Fire	\$6.00
02/25/2014	ANDERSON, TODD	8745		City Of Chicago Fire	\$248.68
02/25/2014	ANDERSON, TODD	8745		City Of Chicago Fire	\$62.10
02/25/2014	ANDERSON, TODD	8745		City Of Chicago Fire	\$6.08
02/25/2014	ANDERSON, TODD	8745		City Of Chicago Fire	\$574.22
02/25/2014	ANDERSON, TODD	8745		City Of Chicago Fire	\$6.00
02/25/2014	ANDERSON, TODD	8745		City Of Chicago Fire	\$22.30
02/25/2014	ANDERSON, TODD	8745		City Of Chicago Fire	\$1.52
02/25/2014	ANDERSON, TODD	8745		City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$10.94
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$6.00
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$6.00
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$143.90
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$6.00
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$3.98
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$108.23
03/15/2012	AGUILAR, JOSEPH	8731		City Of Chicago Fire	\$108.23
03/15/2012	AGUILAR, JOSEPH	8731		City Of Chicago Fire	\$222.34
03/15/2012	AGUILAR, JOSEPH	8731		City Of Chicago Fire	\$32.54
	Number	Amount			
Total:	1689	\$148,561.52			
Insured Name1: City Of Chicago Police					
01/05/2005	Zoldan, Anton	P	00015	City Of Chicago Police	\$6.00
01/05/2005	Zoldan, Anton	P	00015	City Of Chicago Police	\$34.12
01/05/2005	Zoldan, Anton	P	00015	City Of Chicago Police	\$108.23
01/05/2005	Zoldan, Anton	P	00015	City Of Chicago Police	\$6.00
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$67.26
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$0.78
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$6.00
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$195.16
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$7.54
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$6.00
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$189.44
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$174.15
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$6.00
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$10.02
01/05/2014	ZUNIGA, RONALD	9161	010	City Of Chicago Police	\$1.34
01/05/2014	ZUNIGA, RONALD	9161	010	City Of Chicago Police	\$245.66
01/05/2014	ZUNIGA, RONALD	9161	010	City Of Chicago Police	\$1.53
01/05/2014	ZUNIGA, RONALD	9161	010	City Of Chicago Police	\$6.00
01/05/2014	ZUNIGA, RONALD	9161	010	City Of Chicago Police	\$132.15
01/05/2014	ZUNIGA, RONALD	9161	010	City Of Chicago Police	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/15/2013	ZARAGOZA, RAYMUNDO	9161		City Of Chicago Police	\$0.80
11/15/2013	ZARAGOZA, RAYMUNDO	9161		City Of Chicago Police	\$6.00
11/15/2013	ZARAGOZA, RAYMUNDO	9161		City Of Chicago Police	\$110.00
11/15/2013	ZARAGOZA, RAYMUNDO	9161		City Of Chicago Police	\$118.03
12/16/2013	ZAHLMANN, KRISTINE	9161	010	City Of Chicago Police	\$67.26
12/16/2013	ZAHLMANN, KRISTINE	9161	010	City Of Chicago Police	\$6.00
12/16/2013	ZAHLMANN, KRISTINE	9161	010	City Of Chicago Police	\$0.78
12/16/2013	ZAHLMANN, KRISTINE	9161	010	City Of Chicago Police	\$279.98
12/16/2013	ZAHLMANN, KRISTINE	9161	010	City Of Chicago Police	\$6.84
12/16/2013	ZAHLMANN, KRISTINE	9161	010	City Of Chicago Police	\$6.00
02/26/2014	YOUNG, GREGORY	9161		City Of Chicago Police	\$131.88
02/26/2014	YOUNG, GREGORY	9161		City Of Chicago Police	\$145.04
02/26/2014	YOUNG, GREGORY	9161		City Of Chicago Police	\$6.00
02/26/2014	YOUNG, GREGORY	9161		City Of Chicago Police	\$0.83
02/26/2014	YOUNG, GREGORY	9161		City Of Chicago Police	\$6.00
02/26/2014	YOUNG, GREGORY	9161		City Of Chicago Police	\$0.99
09/27/2013	YOUNG, CARLIE	9161	006	City Of Chicago Police	\$2.02
09/27/2013	YOUNG, CARLIE	9161	006	City Of Chicago Police	\$6.00
09/27/2013	YOUNG, CARLIE	9161	006	City Of Chicago Police	\$174.45
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$206.81
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$6.00
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$1.64
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$206.81
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$6.00
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$1.64
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$6.00
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$6.00
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$6.00
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$1.96
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$6.00
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$247.11
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$1.64
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$206.81
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$1.64
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$206.81
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$6.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$251.07
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$1.69
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$1.99
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$251.07
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$6.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$1.99
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$211.30
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$6.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$1.67
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$208.65
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$6.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$1.65
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$252.91
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$6.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$2.01
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$214.98
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$6.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$1.71
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$246.58
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$6.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$1.95
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$6.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$267.85
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$6.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$213.14
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$6.00
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$6.00
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$126.58
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$195.23

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$185.96
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$6.00
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$10.43
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$316.35
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$95.05
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$459.08
08/08/2008	Woloszynski, Thomas	P	00017	City Of Chicago Police	\$8.78
02/10/1989	Wisch, Renee P	P	00014	City Of Chicago Police	\$6.00
02/10/1989	Wisch, Renee P	P	00014	City Of Chicago Police	\$118.93
02/10/1989	Wisch, Renee P	P	00014	City Of Chicago Police	\$15.74
01/08/2008	Williams, Kim	P	00002	City Of Chicago Police	\$6.00
01/08/2008	Williams, Kim	P	00002	City Of Chicago Police	\$6.00
08/10/2008	Weston, Robert A	P	00050	City Of Chicago Police	\$30.46
09/17/2008	Wallscetti, Adrian S	P	00025	City Of Chicago Police	\$2.09
09/17/2008	Wallscetti, Adrian S	P	00025	City Of Chicago Police	\$42.98
12/08/2013	WROBEL, MICHAEL	9161	312	City Of Chicago Police	\$6.00
02/17/2014	WRENCHER, GERMAINE	9161	001	City Of Chicago Police	\$6.00
02/17/2014	WRENCHER, GERMAINE	9161	001	City Of Chicago Police	\$1.19
02/17/2014	WRENCHER, GERMAINE	9161	001	City Of Chicago Police	\$102.82
02/17/2014	WRENCHER, GERMAINE	9161	001	City Of Chicago Police	\$1.86
02/17/2014	WRENCHER, GERMAINE	9161	001	City Of Chicago Police	\$6.00
02/17/2014	WRENCHER, GERMAINE	9161	001	City Of Chicago Police	\$234.89
02/17/2014	WRENCHER, GERMAINE	9161	001	City Of Chicago Police	\$2.43
02/17/2014	WRENCHER, GERMAINE	9161	001	City Of Chicago Police	\$6.00
02/17/2014	WRENCHER, GERMAINE	9161	001	City Of Chicago Police	\$306.31
04/14/2013	WOOTEN, YVETTE	9171		City Of Chicago Police	\$6.00
03/09/2014	WOODS, JAMES	9161	715	City Of Chicago Police	\$944.07
03/09/2014	WOODS, JAMES	9161	715	City Of Chicago Police	\$3.29
03/09/2014	WOODS, JAMES	9161	715	City Of Chicago Police	\$6.00
03/09/2014	WOODS, JAMES	9161	715	City Of Chicago Police	\$23.08
03/09/2014	WOODS, JAMES	9161	715	City Of Chicago Police	\$283.88
03/09/2014	WOODS, JAMES	9161	715	City Of Chicago Police	\$6.00
10/22/2013	WOOD, JULIA	9161		City Of Chicago Police	\$0.78

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/22/2013	WOOD, JULIA	9161		City Of Chicago Police	\$67.26
10/22/2013	WOOD, JULIA	9161		City Of Chicago Police	\$6.00
10/22/2013	WOOD, JULIA	9161		City Of Chicago Police	\$6.00
10/22/2013	WOOD, JULIA	9161		City Of Chicago Police	\$205.50
10/22/2013	WOOD, JULIA	9161		City Of Chicago Police	\$6.00
10/22/2013	WOOD, JULIA	9161		City Of Chicago Police	\$0.28
02/07/2013	WOJCIKOWSKI, KAREN	9161	004	City Of Chicago Police	\$164.03
02/07/2013	WOJCIKOWSKI, KAREN	9161	004	City Of Chicago Police	\$18.85
02/07/2013	WOJCIKOWSKI, KAREN	9161	004	City Of Chicago Police	\$804.16
02/07/2013	WOJCIKOWSKI, KAREN	9161	004	City Of Chicago Police	\$6.00
02/07/2013	WOJCIKOWSKI, KAREN	9161	004	City Of Chicago Police	\$6.00
07/02/2013	WITULSKI, TODD	9161		City Of Chicago Police	\$70.80
07/02/2013	WITULSKI, TODD	9161		City Of Chicago Police	\$6.00
07/02/2013	WITULSKI, TODD	9161		City Of Chicago Police	\$6.00
07/02/2013	WITULSKI, TODD	9161		City Of Chicago Police	\$22.83
03/07/2014	WISE, SHARON	9161	189	City Of Chicago Police	\$199.09
03/07/2014	WISE, SHARON	9161	189	City Of Chicago Police	\$6.00
03/07/2014	WISE, SHARON	9161	189	City Of Chicago Police	\$2.31
07/11/2012	WILSON, STEVEN	9171	153	City Of Chicago Police	\$75.57
07/11/2012	WILSON, STEVEN	9171	153	City Of Chicago Police	\$75.57
06/28/2010	WILSON, ROBERT	9161	008	City Of Chicago Police	\$615.00
06/28/2010	WILSON, ROBERT	9161	008	City Of Chicago Police	\$6.00
06/28/2010	WILSON, ROBERT	9161	008	City Of Chicago Police	\$142.54
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$6.00
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$23.23
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$6.00
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$11.13
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$6.00
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$770.68
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$15.20
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$0.90
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$3.56
09/27/2013	WILLIAMS, SHAUN	9161	044	City Of Chicago Police	\$388.35

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/27/2013	WILLIAMS, SHAUN	9161	044	City Of Chicago Police	\$3.08
09/27/2013	WILLIAMS, SHAUN	9161	044	City Of Chicago Police	\$6.00
09/27/2013	WILLIAMS, SHAUN	9161	044	City Of Chicago Police	\$388.35
09/27/2013	WILLIAMS, SHAUN	9161	044	City Of Chicago Police	\$5.07
09/27/2013	WILLIAMS, SHAUN	9161	044	City Of Chicago Police	\$6.00
09/27/2013	WILLIAMS, SHAUN	9161	044	City Of Chicago Police	\$639.42
09/27/2013	WILLIAMS, SHAUN	9161	044	City Of Chicago Police	\$3.08
09/27/2013	WILLIAMS, SHAUN	9161	044	City Of Chicago Police	\$6.00
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$197.76
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$6.00
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$7.37
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$5.23
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$20.20
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$2.29
08/12/2012	WILLIAMS, KELLI	9161		City Of Chicago Police	\$75.57
08/12/2012	WILLIAMS, KELLI	9161		City Of Chicago Police	\$75.57
08/12/2012	WILLIAMS, KELLI	9161		City Of Chicago Police	\$59.70
08/12/2012	WILLIAMS, KELLI	9161		City Of Chicago Police	\$6.00
08/12/2012	WILLIAMS, KELLI	9161		City Of Chicago Police	\$394.72
08/12/2012	WILLIAMS, KELLI	9161		City Of Chicago Police	\$490.32
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$171.59
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$141.64
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$6.00
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$5.50
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$123.49
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$6.00
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$102.59
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$92.00
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$6.00
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$3.57
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$107.88
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$6.00
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$850.92

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$6.00
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$171.68
10/10/2013	WILLIAMS, CORRY	9161	011	City Of Chicago Police	\$0.75
10/10/2013	WILLIAMS, CORRY	9161	011	City Of Chicago Police	\$6.00
10/10/2013	WILLIAMS, CORRY	9161	011	City Of Chicago Police	\$64.89
06/17/2013	WILLIAMS, ANDRE	9161		City Of Chicago Police	\$1.71
06/17/2013	WILLIAMS, ANDRE	9161		City Of Chicago Police	\$6.00
06/17/2013	WILLIAMS, ANDRE	9161		City Of Chicago Police	\$214.98
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$6.00
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$451.64
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$6.00
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$316.75
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$6.00
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$2.25
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$96.97
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$2.49
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$6.00
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$362.07
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$2.25
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$6.00
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$316.75
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$316.75
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$2.25
01/05/2014	WILLIAMS CURINGTON, DARLENE	9161		City Of Chicago Police	\$6.00
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$6.00
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$10.57
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$60.18
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$6.00
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$2.34
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$196.77
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$6.00
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$12.56
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$305.52

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$6.00
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$13.94
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$6.00
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$26.79
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$6.00
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$75.36
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$0.26
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$52.19
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$6.10
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$0.61
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$67.26
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$6.00
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$38.42
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$67.26
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$6.00
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$38.42
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$247.12
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$6.00
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$1.55
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$594.29
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$6.00
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$3.73
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$249.66
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$6.00
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$6.00
03/06/2014	WETZEL, DAVID	9161		City Of Chicago Police	\$3.71
03/06/2014	WETZEL, DAVID	9161		City Of Chicago Police	\$6.00
03/06/2014	WETZEL, DAVID	9161		City Of Chicago Police	\$319.92
08/11/2011	WEBB, MICHAEL	9161		City Of Chicago Police	\$947.98
08/11/2011	WEBB, MICHAEL	9161		City Of Chicago Police	\$110.00
08/11/2011	WEBB, MICHAEL	9161		City Of Chicago Police	\$6.00
08/11/2011	WEBB, MICHAEL	9161		City Of Chicago Police	\$748.96
08/24/2012	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$169.39

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$6.00
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$144.13
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$197.00
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$350.41
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$350.41
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$106.21
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$5.60
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$6.00
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$1.30
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$2.78
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$6.00
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$2.78
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$6.00
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$1.22
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$6.00
02/27/2014	WALTON, NANCY	9161		City Of Chicago Police	\$6.00
03/15/2014	WALSH JR, THOMAS	9171	001	City Of Chicago Police	\$6.48
03/15/2014	WALSH JR, THOMAS	9171	001	City Of Chicago Police	\$6.00
10/05/2013	WALKER, FACHIN	9161		City Of Chicago Police	\$67.26
10/05/2013	WALKER, FACHIN	9161		City Of Chicago Police	\$6.00
10/05/2013	WALKER, FACHIN	9161		City Of Chicago Police	\$0.78
10/05/2013	WALKER, FACHIN	9161		City Of Chicago Police	\$67.26
10/05/2013	WALKER, FACHIN	9161		City Of Chicago Police	\$6.00
10/05/2013	WALKER, FACHIN	9161		City Of Chicago Police	\$0.78
10/05/2013	WALKER, FACHIN	9161		City Of Chicago Police	\$63.72
10/05/2013	WALKER, FACHIN	9161		City Of Chicago Police	\$6.00
10/05/2013	WALKER, FACHIN	9161		City Of Chicago Police	\$1.56
10/05/2013	WALKER, FACHIN	9161		City Of Chicago Police	\$184.14
11/14/2012	WALKER, DARICE	9161	044	City Of Chicago Police	\$6.00
11/14/2012	WALKER, DARICE	9161	044	City Of Chicago Police	\$316.25
11/14/2012	WALKER, DARICE	9161	044	City Of Chicago Police	\$0.83
02/14/2009	WAGNER, RYAN	9161	025	City Of Chicago Police	\$8.16
06/04/2013	WADE, MARCUS	9161		City Of Chicago Police	\$691.79

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/04/2013	WADE, MARCUS	9161		City Of Chicago Police	\$2.46
06/04/2013	WADE, MARCUS	9161		City Of Chicago Police	\$6.00
06/04/2013	WADE, MARCUS	9161		City Of Chicago Police	\$6.00
06/04/2013	WADE, MARCUS	9161		City Of Chicago Police	\$6.00
06/04/2013	WADE, MARCUS	9161		City Of Chicago Police	\$87.30
06/04/2013	WADE, MARCUS	9161		City Of Chicago Police	\$0.55
06/04/2013	WADE, MARCUS	9161		City Of Chicago Police	\$4.37
06/04/2013	WADE, MARCUS	9161		City Of Chicago Police	\$389.55
07/25/2008	Velez, Jaime	P	00013	City Of Chicago Police	\$1.49
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$228.62
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$514.36
04/18/2008	Vabakos, Elaine	P	00025	City Of Chicago Police	\$2.14
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$11.86
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$210.87
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$6.00
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$11.86
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$210.87
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$6.00
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$11.86
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$185.26
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$6.00
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$8.85
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$6.00
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$210.87
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$11.86
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$210.87
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$6.00
11/30/2011	VIDALES, MICHAEL	9161	019	City Of Chicago Police	\$122.93
02/17/2014	VIA, MARY	9161	016	City Of Chicago Police	\$6.00
02/17/2014	VIA, MARY	9161	016	City Of Chicago Police	\$17.99
02/17/2014	VIA, MARY	9161	016	City Of Chicago Police	\$9.12
02/17/2014	VIA, MARY	9161	016	City Of Chicago Police	\$6.00
02/17/2014	VIA, MARY	9161	016	City Of Chicago Police	\$234.86

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$6.00
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$132.96
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$102.89
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$6.00
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$1.19
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$128.55
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$6.00
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$3.14
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$6.00
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$51.48
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$290.97
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$6.00
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$7.12
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$213.63
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$6.00
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$171.24
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$0.95
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$6.00
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$38.99
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$4.19
08/29/2013	VELEZ, BENJAMIN	9161	001	City Of Chicago Police	\$6.00
08/29/2013	VELEZ, BENJAMIN	9161	001	City Of Chicago Police	\$3.40
08/29/2013	VELEZ, BENJAMIN	9161	001	City Of Chicago Police	\$427.98
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$6.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$14.20
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$6.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$580.97
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$110.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$130.95
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$270.93
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$175.21
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$1.04
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$1.89
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$6.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$1.39
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$6.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$28.17
02/06/2014	VELAZQUEZ, MARIA	9161	020	City Of Chicago Police	\$2.56
02/06/2014	VELAZQUEZ, MARIA	9161	020	City Of Chicago Police	\$6.00
02/06/2014	VELAZQUEZ, MARIA	9161	020	City Of Chicago Police	\$171.79
02/06/2014	VELAZQUEZ, MARIA	9161	020	City Of Chicago Police	\$3.56
02/06/2014	VELAZQUEZ, MARIA	9161	020	City Of Chicago Police	\$180.27
02/06/2014	VELAZQUEZ, MARIA	9161	020	City Of Chicago Police	\$6.00
10/12/2013	VAZQUEZ, GERMAN	9171	010	City Of Chicago Police	\$122.78
10/12/2013	VAZQUEZ, GERMAN	9171	010	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$12.95
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$260.21
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$0.35
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$43.60
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$318.83
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$1.80
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$381.89
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.08
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$201.68
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$0.30
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$6.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$47.90
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$31.95
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$6.00
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$157.81

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$6.00
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$110.00
02/28/2014	VACCARO, MARK	9161		City Of Chicago Police	\$6.00
02/28/2014	VACCARO, MARK	9161		City Of Chicago Police	\$895.68
02/28/2014	VACCARO, MARK	9161		City Of Chicago Police	\$5.89
02/28/2014	VACCARO, MARK	9161		City Of Chicago Police	\$6.00
02/28/2014	VACCARO, MARK	9161		City Of Chicago Police	\$97.41
02/28/2014	VACCARO, MARK	9161		City Of Chicago Police	\$5.59
02/28/2014	VACCARO, MARK	9161		City Of Chicago Police	\$6.00
02/28/2014	VACCARO, MARK	9161		City Of Chicago Police	\$21.90
02/28/2014	VACCARO, MARK	9161		City Of Chicago Police	\$228.51
04/16/2014	URIBE, MAXIMILIAN	9161	010	City Of Chicago Police	\$26.74
04/22/2014	UNIZYCKI, RICHARD	9171	025	City Of Chicago Police	\$128.88
07/10/2008	Thomas, Deryk	P	00006	City Of Chicago Police	\$159.25
07/10/2008	Thomas, Deryk	P	00006	City Of Chicago Police	\$46.36
01/19/1977	Tenzer, Joseph H	P	00012	City Of Chicago Police	\$84.00
12/10/2013	TURNER, KIMBERLY	9161		City Of Chicago Police	\$36.13
12/10/2013	TURNER, KIMBERLY	9161		City Of Chicago Police	\$6.00
12/10/2013	TURNER, KIMBERLY	9161		City Of Chicago Police	\$142.54
12/10/2013	TURNER, KIMBERLY	9161		City Of Chicago Police	\$36.13
12/10/2013	TURNER, KIMBERLY	9161		City Of Chicago Police	\$615.00
02/12/2014	TURCINOVIC, ELVIS	9161		City Of Chicago Police	\$6.00
02/12/2014	TURCINOVIC, ELVIS	9161		City Of Chicago Police	\$276.31
12/12/2012	TULLY, SEAN	9171	008	City Of Chicago Police	\$523.32
12/12/2012	TULLY, SEAN	9171	008	City Of Chicago Police	\$6.00
04/09/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$6.00
04/09/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$191.22
04/09/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.78
04/09/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$6.00
04/09/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$67.26
04/09/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$2.22
04/09/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$15.47
04/09/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/14/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$6.00
02/14/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$276.31
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$7.52
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$6.00
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$649.44
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$1.61
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$6.00
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$202.37
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$201.73
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$6.00
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$118.06
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$6.00
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$615.00
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$3.96
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$6.00
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$51.00
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$1.34
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$6.00
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$1.26
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$158.10
09/20/2009	TRAAN, GUAM	9161	001	City Of Chicago Police	\$1.39
05/01/2012	TRAAN, GUAM	9161	001	City Of Chicago Police	\$6.00
05/01/2012	TRAAN, GUAM	9161	001	City Of Chicago Police	\$62.04
05/01/2012	TRAAN, GUAM	9161	001	City Of Chicago Police	\$69.12
02/14/2014	TORRES, VINCENT	9161		City Of Chicago Police	\$165.03
02/14/2014	TORRES, VINCENT	9161		City Of Chicago Police	\$6.00
02/14/2014	TORRES, VINCENT	9161		City Of Chicago Police	\$2.32
02/14/2014	TORRES, VINCENT	9161		City Of Chicago Police	\$276.31
02/14/2014	TORRES, VINCENT	9161		City Of Chicago Police	\$6.00
02/14/2014	TORRES, VINCENT	9161		City Of Chicago Police	\$66.55
02/14/2014	TORRES, VINCENT	9161		City Of Chicago Police	\$6.00
02/14/2014	TORRES, VINCENT	9161		City Of Chicago Police	\$0.94
02/13/2014	TORRES, ARTURO	9171	353	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/13/2014	TORRES, ARTURO	9171	353	City Of Chicago Police	\$429.71
02/13/2014	TORRES, ARTURO	9171	353	City Of Chicago Police	\$16.68
03/09/2014	TOMKOW, ARTUR	9161		City Of Chicago Police	\$6.00
03/09/2014	TOMKOW, ARTUR	9161		City Of Chicago Police	\$102.82
03/09/2014	TOMKOW, ARTUR	9161		City Of Chicago Police	\$1.19
01/12/2013	TIERNEY, KERRY	9161	017	City Of Chicago Police	\$214.80
01/12/2013	TIERNEY, KERRY	9161	017	City Of Chicago Police	\$6.00
01/12/2013	TIERNEY, KERRY	9161	017	City Of Chicago Police	\$2.49
01/12/2013	TIERNEY, KERRY	9161	017	City Of Chicago Police	\$108.23
01/12/2013	TIERNEY, KERRY	9161	017	City Of Chicago Police	\$19.65
01/12/2013	TIERNEY, KERRY	9161	017	City Of Chicago Police	\$214.80
01/12/2013	TIERNEY, KERRY	9161	017	City Of Chicago Police	\$6.00
01/12/2013	TIERNEY, KERRY	9161	017	City Of Chicago Police	\$2.49
01/12/2013	TIERNEY, KERRY	9161	017	City Of Chicago Police	\$6.00
01/12/2013	TIERNEY, KERRY	9161	017	City Of Chicago Police	\$6.00
12/04/2012	THOMAS WILSON, CHRISTINA	9161		City Of Chicago Police	\$27.39
12/04/2012	THOMAS WILSON, CHRISTINA	9161		City Of Chicago Police	\$56.68
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$74.29
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$828.29
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$6.00
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$6.55
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$6.00
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$5.91
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$6.00
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$142.54
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$6.00
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$6.28
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$511.14
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$615.00
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$791.92
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$4.23
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$566.60
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$251.75
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$6.00
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$0.98
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$6.00
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$4.90
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$0.98
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$6.00
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$0.70
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$251.75
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$6.00
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$178.36
02/20/2014	TAYLOR, JAMES	9171	012	City Of Chicago Police	\$62.72
02/20/2014	TAYLOR, JAMES	9171	012	City Of Chicago Police	\$55.86
02/20/2014	TAYLOR, JAMES	9171	012	City Of Chicago Police	\$1.53
02/20/2014	TAYLOR, JAMES	9171	012	City Of Chicago Police	\$6.00
02/20/2014	TAYLOR, JAMES	9171	012	City Of Chicago Police	\$6.00
02/20/2014	TAYLOR, JAMES	9171	012	City Of Chicago Police	\$5.12
02/20/2014	TAYLOR, JAMES	9171	012	City Of Chicago Police	\$6.00
02/20/2014	TAYLOR, JAMES	9171	012	City Of Chicago Police	\$209.15
10/15/2010	TAYLOR, ERIC	9161		City Of Chicago Police	\$47.75
04/05/2009	TANG, WILLIAM	9161	024	City Of Chicago Police	\$40.61
02/21/2014	TAGLIOLI, THOMAS	9171	008	City Of Chicago Police	\$6.00
02/21/2014	TAGLIOLI, THOMAS	9171	008	City Of Chicago Police	\$68.88
04/03/2014	TAGLER, ANGELO	9168		City Of Chicago Police	\$9.00
04/03/2014	TAGLER, ANGELO	9168		City Of Chicago Police	\$6.00
04/03/2014	TAGLER, ANGELO	9168		City Of Chicago Police	\$777.84
04/03/2014	TAGLER, ANGELO	9168		City Of Chicago Police	\$9.12
04/03/2014	TAGLER, ANGELO	9168		City Of Chicago Police	\$6.00
04/03/2014	TAGLER, ANGELO	9168		City Of Chicago Police	\$234.86
04/03/2014	TAGLER, ANGELO	9168		City Of Chicago Police	\$6.00
04/03/2014	TAGLER, ANGELO	9168		City Of Chicago Police	\$16.23
10/02/2007	Silva, Ramon	P	00010	City Of Chicago Police	\$553.30
10/02/2007	Silva, Ramon	P	00010	City Of Chicago Police	\$40.53

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/15/1992	Schodtler, James	P	00020	City Of Chicago Police	\$6.00
02/15/1992	Schodtler, James	P	00020	City Of Chicago Police	\$26.75
02/15/1992	Schodtler, James	P	00020	City Of Chicago Police	\$12.43
02/15/1992	Schodtler, James	P	00020	City Of Chicago Police	\$6.00
02/15/1992	Schodtler, James	P	00020	City Of Chicago Police	\$508.35
01/09/2008	Santana, Yolanda	P	00002	City Of Chicago Police	\$4.40
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$13.32
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$175.21
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$6.00
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$1.39
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$208.65
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$6.00
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$1.65
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$175.21
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$6.00
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$1.39
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$213.14
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$6.00
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$1.69
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$168.88
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$6.00
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$1.34
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$170.72
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$6.00
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$1.35
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$208.65
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$6.00
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$1.65
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$1.41
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$6.00
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$177.05
02/04/2010	SZURA, WILLIAM	9169	055	City Of Chicago Police	\$47.23
02/11/2014	SYKES, CHARLES	9161	005	City Of Chicago Police	\$46.70

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/11/2014	SYKES, CHARLES	9161	005	City Of Chicago Police	\$110.00
02/11/2014	SYKES, CHARLES	9161	005	City Of Chicago Police	\$1.81
02/11/2014	SYKES, CHARLES	9161	005	City Of Chicago Police	\$6.00
05/13/2013	SWOBODA, JANET	9161	050	City Of Chicago Police	\$555.04
05/13/2013	SWOBODA, JANET	9161	050	City Of Chicago Police	\$6.00
05/13/2013	SWOBODA, JANET	9161	050	City Of Chicago Police	\$64.84
05/13/2013	SWOBODA, JANET	9161	050	City Of Chicago Police	\$6.00
05/13/2013	SWOBODA, JANET	9161	050	City Of Chicago Police	\$36.68
05/13/2013	SWOBODA, JANET	9161	050	City Of Chicago Police	\$6.00
05/13/2013	SWOBODA, JANET	9161	050	City Of Chicago Police	\$9.02
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$6.00
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$250.00
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$6.00
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$666.08
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$6.00
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$81.36
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$250.00
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$1.34
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$209.45
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$6.00
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$169.14
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$1.66
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$6.00
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$209.45
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$2.01
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$6.00
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$253.71
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$1.66
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$6.00
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$209.45
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$1.66
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$6.00
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$209.45

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$1.66
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$6.00
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$209.45
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$0.85
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$6.00
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$124.87
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$1.66
10/30/2013	SWEENEY, NANCY	9171	018	City Of Chicago Police	\$6.00
10/26/2013	SWEENEY, ADAM			City Of Chicago Police	\$6.00
10/26/2013	SWEENEY, ADAM			City Of Chicago Police	\$158.41
10/26/2013	SWEENEY, ADAM			City Of Chicago Police	\$1.21
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$6.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$615.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$6.08
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$6.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$248.71
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$16.15
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$6.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$416.02
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$6.84
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$6.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$176.36
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$1.56
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$6.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$63.72
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$2.95
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$6.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$120.60
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$118.06
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$5.66
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$110.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$28.29
04/18/2014	SUTHAR, HARDIK	9161		City Of Chicago Police	\$5.88

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/18/2014	SUTHAR, HARDIK	9161		City Of Chicago Police	\$6.00
04/18/2014	SUTHAR, HARDIK	9161		City Of Chicago Police	\$151.38
10/13/2013	SUSA, TINA	9161	044	City Of Chicago Police	\$187.26
10/13/2013	SUSA, TINA	9161	044	City Of Chicago Police	\$6.00
10/13/2013	SUSA, TINA	9161	044	City Of Chicago Police	\$6.00
10/13/2013	SUSA, TINA	9161	044	City Of Chicago Police	\$10.30
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$6.00
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$3.89
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$91.93
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$53.10
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$6.74
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$6.00
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$7.15
01/05/2014	STREFF JR, WILLARD	9206	277	City Of Chicago Police	\$22.01
01/05/2014	STREFF JR, WILLARD	9206	277	City Of Chicago Police	\$6.00
01/05/2014	STREFF JR, WILLARD	9206	277	City Of Chicago Police	\$0.31
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$2.64
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$375.71
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$6.00
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$4.67
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$325.97
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$6.00
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$7.75
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$101.36
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$6.00
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$0.81
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$143.60
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$6.00
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$1.61
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$6.00
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$152.48
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$5.82
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$309.40

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$6.00
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$12.28
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$90.95
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$7.06
02/26/2012	STOPPA, KENNETH	9173		City Of Chicago Police	\$6.00
02/26/2012	STOPPA, KENNETH	9173		City Of Chicago Police	\$1.88
02/26/2012	STOPPA, KENNETH	9173		City Of Chicago Police	\$133.80
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$288.81
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$21.03
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$60.18
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$2.34
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$60.18
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$2.34
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/06/2014	STIPANOV, KRIS	9161	393	City Of Chicago Police	\$160.42
01/06/2014	STIPANOV, KRIS	9161	393	City Of Chicago Police	\$6.00
01/06/2014	STIPANOV, KRIS	9161	393	City Of Chicago Police	\$1.27
01/06/2014	STIPANOV, KRIS	9161	393	City Of Chicago Police	\$1.62
01/06/2014	STIPANOV, KRIS	9161	393	City Of Chicago Police	\$204.69
01/06/2014	STIPANOV, KRIS	9161	393	City Of Chicago Police	\$6.00
02/02/2010	STEPHANY, RAYMOND		008	City Of Chicago Police	\$6.00
02/02/2010	STEPHANY, RAYMOND		008	City Of Chicago Police	\$372.03
02/02/2010	STEPHANY, RAYMOND		008	City Of Chicago Police	\$75.57
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$6.00
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$7.53
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$6.00
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$650.74
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$3.74
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$6.00
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$322.94
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$7.53
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$6.00
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$650.74
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$11.79
01/04/2014	STEINBRENNER, RICHARD	9164		City Of Chicago Police	\$6.00
01/04/2014	STEINBRENNER, RICHARD	9164		City Of Chicago Police	\$5.38
01/04/2014	STEINBRENNER, RICHARD	9164		City Of Chicago Police	\$10.34
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$5.76
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$25.60
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$154.08

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$6.00
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$6.00
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$86.81
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$6.00
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$847.20
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$125.24
12/18/2013	STEFANEC, JOSEPH	9161		City Of Chicago Police	\$0.70
12/18/2013	STEFANEC, JOSEPH	9161		City Of Chicago Police	\$6.00
12/18/2013	STEFANEC, JOSEPH	9161		City Of Chicago Police	\$0.70
12/18/2013	STEFANEC, JOSEPH	9161		City Of Chicago Police	\$178.36
12/18/2013	STEFANEC, JOSEPH	9161		City Of Chicago Police	\$6.00
12/18/2013	STEFANEC, JOSEPH	9161		City Of Chicago Police	\$178.36
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$6.00
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$1.84
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$6.00
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$1.62
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$6.00
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$1.94
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$6.00
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$1.62
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$6.00
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$188.24
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$204.69
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$232.51
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$245.00
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$204.69
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$1.49
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$6.00
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$1.62
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$204.69
09/12/2013	STAGGERS, ALVIN	9161	715	City Of Chicago Police	\$6.00
03/25/2014	SQUARE, MICHAEL	9161	701	City Of Chicago Police	\$6.00
03/25/2014	SQUARE, MICHAEL	9161	701	City Of Chicago Police	\$172.98

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/25/2014	SQUARE, MICHAEL	9161	701	City Of Chicago Police	\$6.00
03/25/2014	SQUARE, MICHAEL	9161	701	City Of Chicago Police	\$15.72
03/25/2014	SQUARE, MICHAEL	9161	701	City Of Chicago Police	\$6.00
03/22/2014	SPURGEON JR, BENNY	9161	002	City Of Chicago Police	\$5.28
03/22/2014	SPURGEON JR, BENNY	9161	002	City Of Chicago Police	\$6.00
03/22/2014	SPURGEON JR, BENNY	9161	002	City Of Chicago Police	\$698.25
03/22/2014	SPURGEON JR, BENNY	9161	002	City Of Chicago Police	\$10.62
03/22/2014	SPURGEON JR, BENNY	9161	002	City Of Chicago Police	\$5.32
03/22/2014	SPURGEON JR, BENNY	9161	002	City Of Chicago Police	\$6.00
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$6.00
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$4.53
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$718.59
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$3.22
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$6.00
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$510.56
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$5.62
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$6.00
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$891.09
03/01/2010	SPEARMAN, TAHANI	9161		City Of Chicago Police	\$2.65
02/01/2014	SPACEK, GEORGE	9161	007	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$1.41
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$250.89
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$1.41
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$250.89
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$1.41
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$250.89
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$52.19
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$0.61
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$250.89

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$1.41
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$250.89
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$1.41
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$250.89
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$1.41
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$250.89
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$1.41
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$250.89
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$1.41
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$250.89
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$1.41
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$250.89
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$1.41
05/21/2013	SORIA, SANDRA	9171	017	City Of Chicago Police	\$67.26
05/21/2013	SORIA, SANDRA	9171	017	City Of Chicago Police	\$6.00
05/21/2013	SORIA, SANDRA	9171	017	City Of Chicago Police	\$0.78
05/21/2013	SORIA, SANDRA	9171	017	City Of Chicago Police	\$6.00
03/15/2009	SOPIKIOTIS, CHRIS	9161	313	City Of Chicago Police	\$22.38
10/06/2009	SOLOMON, EUGENE	9161		City Of Chicago Police	\$232.81
10/06/2009	SOLOMON, EUGENE	9161		City Of Chicago Police	\$6.00
10/06/2009	SOLOMON, EUGENE	9161		City Of Chicago Police	\$4.45
12/20/2012	SOFERE, JOHN	9164		City Of Chicago Police	\$6.00
06/19/2013	SNYDER, ANTHONY	9161	021	City Of Chicago Police	\$1.25
06/19/2013	SNYDER, ANTHONY	9161	021	City Of Chicago Police	\$6.00
06/19/2013	SNYDER, ANTHONY	9161	021	City Of Chicago Police	\$32.10
06/19/2013	SNYDER, ANTHONY	9161	021	City Of Chicago Police	\$31.95

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/19/2013	SNYDER, ANTHONY	9161	021	City Of Chicago Police	\$6.00
08/15/2013	SNIEZEK, ZBIGNIEW	9161	018	City Of Chicago Police	\$6.00
08/15/2013	SNIEZEK, ZBIGNIEW	9161	018	City Of Chicago Police	\$173.80
08/15/2013	SNIEZEK, ZBIGNIEW	9161	018	City Of Chicago Police	\$0.94
08/15/2013	SNIEZEK, ZBIGNIEW	9161	018	City Of Chicago Police	\$6.00
08/15/2013	SNIEZEK, ZBIGNIEW	9161	018	City Of Chicago Police	\$0.68
08/15/2013	SNIEZEK, ZBIGNIEW	9161	018	City Of Chicago Police	\$66.55
01/21/2014	SMITH, WENDY	9161	002	City Of Chicago Police	\$5.95
01/21/2014	SMITH, WENDY	9161	002	City Of Chicago Police	\$178.36
01/21/2014	SMITH, WENDY	9161	002	City Of Chicago Police	\$6.00
01/21/2014	SMITH, WENDY	9161	002	City Of Chicago Police	\$0.70
01/21/2014	SMITH, WENDY	9161	002	City Of Chicago Police	\$637.00
01/21/2014	SMITH, WENDY	9161	002	City Of Chicago Police	\$6.00
01/21/2014	SMITH, WENDY	9161	002	City Of Chicago Police	\$100.59
01/21/2014	SMITH, WENDY	9161	002	City Of Chicago Police	\$81.17
01/21/2014	SMITH, WENDY	9161	002	City Of Chicago Police	\$6.00
04/15/2014	SMITH, SAMANTHIA	9161		City Of Chicago Police	\$13.89
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$219.51
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$6.00
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$6.00
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$369.14
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$0.08
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$723.98
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$6.00
04/12/2014	SMITH, JAMES	9161	044	City Of Chicago Police	\$6.00
04/12/2014	SMITH, JAMES	9161	044	City Of Chicago Police	\$186.42
04/12/2014	SMITH, JAMES	9161	044	City Of Chicago Police	\$10.12
04/12/2014	SMITH, JAMES	9161	044	City Of Chicago Police	\$6.00
04/12/2014	SMITH, JAMES	9161	044	City Of Chicago Police	\$414.12
12/24/2013	SLOMKA, JOSEPH	9161	413	City Of Chicago Police	\$76.60
12/24/2013	SLOMKA, JOSEPH	9161	413	City Of Chicago Police	\$6.00
12/24/2013	SLOMKA, JOSEPH	9161	413	City Of Chicago Police	\$23.55
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$223.03

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$6.00
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$6.00
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$4.23
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$408.13
03/18/2009	SLAUGHTER, HERMAN	9161	006	City Of Chicago Police	\$3.77
12/23/2013	SKORODYNSKI, MICHAEL	9161	011	City Of Chicago Police	\$82.83
12/23/2013	SKORODYNSKI, MICHAEL	9161	011	City Of Chicago Police	\$18.18
08/10/2012	SKARUPINSKI, CHRIS	9161	005	City Of Chicago Police	\$448.74
08/10/2012	SKARUPINSKI, CHRIS	9161	005	City Of Chicago Police	\$6.00
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$285.75
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$6.00
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$2.26
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$653.59
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$6.00
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$15.98
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$746.49
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$6.00
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$5.65
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$257.93
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$6.00
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$2.04
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$369.96
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$213.67
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$6.00
11/29/2013	SINGLETON JR, MICHAEL	9161	007	City Of Chicago Police	\$1.69
08/01/2011	SIMMONS, LADONNA	9161		City Of Chicago Police	\$707.97
08/01/2011	SIMMONS, LADONNA	9161		City Of Chicago Police	\$27.48
08/01/2011	SIMMONS, LADONNA	9161		City Of Chicago Police	\$6.00
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$184.24
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$6.00
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$1.20
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$158.77
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$1.26
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$119.32
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$6.00
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$0.94
07/05/2013	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$0.14
07/05/2013	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$106.67
07/05/2013	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$6.00
07/05/2013	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$12.20
07/05/2013	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$6.00
07/05/2013	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$6.00
07/05/2013	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$27.99
04/23/2014	SILER SR, CHAVEZ	9161	044	City Of Chicago Police	\$6.00
04/23/2014	SILER SR, CHAVEZ	9161	044	City Of Chicago Police	\$178.13
04/23/2014	SILER SR, CHAVEZ	9161	044	City Of Chicago Police	\$6.92
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$67.26
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$6.00
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$0.78
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$67.26
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$1.37
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$6.00
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$173.37
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$2.08
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$6.00
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$261.89
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$2.43
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$6.00
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$306.15
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$6.00
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$6.00
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$217.63
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$2.43
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$6.00
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$306.15

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$2.08
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$6.00
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$261.89
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$1.44
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$6.00
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$181.45
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$0.78
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$1.72
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$80.60
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$386.66
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$6.00
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$4.48
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$432.04
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$6.00
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$5.00
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$216.02
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$6.00
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$2.50
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$501.18
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$6.00
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$5.81
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$243.40
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$6.00
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$2.82
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$237.17
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$6.00
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$2.74
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$6.00
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$253.03
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$547.46
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$6.00
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$4.33
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$6.99

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$6.00
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$2.44
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$883.63
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$6.00
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$308.42
03/21/2012	SERVIN, DANTE	9165		City Of Chicago Police	\$265.39
03/21/2012	SERVIN, DANTE	9165		City Of Chicago Police	\$244.25
10/30/2013	SCHREIBER, JOSHUA			City Of Chicago Police	\$6.00
10/30/2013	SCHREIBER, JOSHUA			City Of Chicago Police	\$653.30
10/30/2013	SCHREIBER, JOSHUA			City Of Chicago Police	\$7.56
03/03/2013	SCHREIBER, ERIC	9161		City Of Chicago Police	\$78.34
10/21/2013	SCHMIT, GREGORY	9161		City Of Chicago Police	\$1.85
10/21/2013	SCHMIT, GREGORY	9161		City Of Chicago Police	\$6.00
10/21/2013	SCHMIT, GREGORY	9161		City Of Chicago Police	\$159.38
06/18/2013	SCHERER, KARL	9161	016	City Of Chicago Police	\$6.00
03/06/2014	SAVICKAS, CHRIST	9161		City Of Chicago Police	\$108.23
03/06/2014	SAVICKAS, CHRIST	9161		City Of Chicago Police	\$6.00
03/06/2014	SAVICKAS, CHRIST	9161		City Of Chicago Police	\$108.23
03/06/2014	SAVICKAS, CHRIST	9161		City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$2.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$207.60
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$1.65
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$251.87
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$2.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$211.56
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$1.68
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$207.60
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$1.65

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$207.60
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$1.65
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$207.60
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$1.65
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$251.87
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$322.25
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$6.00
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$3.73
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$6.00
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$156.62
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$6.00
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$0.67
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$73.06
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$5.48
12/21/2008	SARKISIAN, ROSEMARIE	9161	018	City Of Chicago Police	\$39.84
08/27/2009	SANCHEZ, ROBERT			City Of Chicago Police	\$150.39
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$1.39
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$6.00
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$63.72
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$0.63
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$6.00
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$112.16
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$1.73
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$6.00
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$217.63
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$1.49
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$6.00
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$187.53
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$1.04
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$6.00
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$130.95

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$1.04
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$6.00
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$130.95
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$175.21
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$6.00
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$1.56
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$175.21
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$6.00
01/17/2014	SANCHEZ, MICHELLE	9161	044	City Of Chicago Police	\$1.39
09/18/2013	SANCHEZ, JOSE	9161	015	City Of Chicago Police	\$1.37
09/18/2013	SANCHEZ, JOSE	9161	015	City Of Chicago Police	\$172.57
09/18/2013	SANCHEZ, JOSE	9161	015	City Of Chicago Police	\$6.00
09/18/2013	SANCHEZ, JOSE	9161	015	City Of Chicago Police	\$1.37
09/18/2013	SANCHEZ, JOSE	9161	015	City Of Chicago Police	\$172.57
09/18/2013	SANCHEZ, JOSE	9161	015	City Of Chicago Police	\$6.00
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$282.46
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$1.35
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$6.00
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$116.44
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$4.85
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$6.00
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$9.70
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$149.95
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$6.00
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$2.93
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$141.23
12/22/2013	SANCHEZ, GUADALUPE	9161	044	City Of Chicago Police	\$6.00
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$130.92
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$4.81
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
07/25/2013	SALVADOR, RICHARD	9161		City Of Chicago Police	\$6.00
07/25/2013	SALVADOR, RICHARD	9161		City Of Chicago Police	\$63.72
07/25/2013	SALVADOR, RICHARD	9161		City Of Chicago Police	\$1.56

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/25/2013	SALVADOR, RICHARD	9161		City Of Chicago Police	\$269.66
07/25/2013	SALVADOR, RICHARD	9161		City Of Chicago Police	\$6.00
07/25/2013	SALVADOR, RICHARD	9161		City Of Chicago Police	\$6.59
08/04/2009	SALUSTRO, LINDA	9174	121	City Of Chicago Police	\$20.86
11/30/2013	SALGADO, ARMANDO	9161		City Of Chicago Police	\$1.78
11/30/2013	SALGADO, ARMANDO	9161		City Of Chicago Police	\$6.00
11/30/2013	SALGADO, ARMANDO	9161		City Of Chicago Police	\$153.58
11/30/2013	SALGADO, ARMANDO	9161		City Of Chicago Police	\$1.17
11/30/2013	SALGADO, ARMANDO	9161		City Of Chicago Police	\$6.00
11/30/2013	SALGADO, ARMANDO	9161		City Of Chicago Police	\$67.26
11/30/2013	SALGADO, ARMANDO	9161		City Of Chicago Police	\$6.00
11/30/2013	SALGADO, ARMANDO	9161		City Of Chicago Police	\$0.78
11/30/2013	SALGADO, ARMANDO	9161		City Of Chicago Police	\$101.28
02/13/2009	SALAZ, ALBERTO			City Of Chicago Police	\$1.75
02/13/2009	SALAZ, ALBERTO			City Of Chicago Police	\$1.75
01/24/2012	SALADINO, MICHAEL	9171		City Of Chicago Police	\$6.00
01/09/2008	Roberson, Jacqueline	P	00002	City Of Chicago Police	\$10.62
01/31/2004	Rizzo, Paul M	P	00009	City Of Chicago Police	\$12.75
01/31/2004	Rizzo, Paul M	P	00009	City Of Chicago Police	\$5.19
01/31/2004	Rizzo, Paul M	P	00009	City Of Chicago Police	\$12.75
01/31/2004	Rizzo, Paul M	P	00009	City Of Chicago Police	\$12.75
10/21/1992	Rak, John	P	00015	City Of Chicago Police	\$3.34
07/16/2012	RUTLEDGE, REGINA	9161		City Of Chicago Police	\$149.91
07/16/2012	RUTLEDGE, REGINA	9161		City Of Chicago Police	\$6.00
07/16/2012	RUTLEDGE, REGINA	9161		City Of Chicago Police	\$1.74
06/27/2012	RUTKOWSKI, KIRK	9161		City Of Chicago Police	\$6.00
06/27/2012	RUTKOWSKI, KIRK	9161		City Of Chicago Police	\$95.76
06/27/2012	RUTKOWSKI, KIRK	9161		City Of Chicago Police	\$121.30
06/27/2012	RUTKOWSKI, KIRK	9161		City Of Chicago Police	\$6.00
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$116.44
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$0.52
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$1.35
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$67.26

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$6.00
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$0.78
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$6.00
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$45.09
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$6.00
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$0.70
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$1.71
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$6.00
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$0.35
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$715.54
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$6.00
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$8.29
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$67.26
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$6.00
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$0.78
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$147.67
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$6.00
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$6.00
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$60.65
11/21/2013	RUCKER, CRYSTAL	9161	196	City Of Chicago Police	\$30.32
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$178.02
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$1.27
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$11.05
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$202.84
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$6.00
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$1.61
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$202.84
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$6.00
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$1.61
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$266.44
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$6.00
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$1.85
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$160.42

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$6.00
03/14/2014	ROTKVICH, ANTHONY	9161	004	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.70
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.71
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$161.62
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.63
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$161.62
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.63
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$178.36
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.70
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$178.36
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.70
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$178.36
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.70
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$178.36
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.70
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$477.78
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$178.36
07/08/2013	ROSALES JR, RAUL	9161		City Of Chicago Police	\$11.79
07/08/2013	ROSALES JR, RAUL	9161		City Of Chicago Police	\$6.00
08/26/2012	ROQUE, ROEL	9161		City Of Chicago Police	\$49.51
08/26/2012	ROQUE, ROEL	9161		City Of Chicago Police	\$0.70
08/26/2012	ROQUE, ROEL	9161		City Of Chicago Police	\$6.00
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$206.81
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$110.00
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$1.64
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$6.00
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$206.81
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$1.64
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$6.00
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$206.81
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$1.64
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$6.00
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$206.81
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$1.64
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$1.64
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$206.81
02/03/2014	ROMANO, LINDA	9161	025	City Of Chicago Police	\$6.00
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$6.00
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$205.28
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$11.20
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$6.00
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$205.28
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$11.20
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$6.00
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$66.55
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$6.00
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$205.28
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$11.20
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$0.94
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$152.29
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$6.00
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$4.98
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$152.29
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$5.12
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$4.98
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$153.54

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$6.00
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$6.00
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$3.58
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$851.22
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$6.00
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$6.77
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$6.00
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$6.00
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$1.61
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$450.56
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$202.37
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$43.47
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$28.77
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$30.64
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$271.45
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$56.68
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$30.64
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$43.32
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$6.00
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$33.36
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$6.00
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$173.37
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$1.39
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$6.00
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$67.26
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$6.00
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$1.24
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$6.00
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$155.73
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$1.37
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$219.47
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$6.00
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$1.75

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$175.21
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$6.00
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$0.78
11/08/2013	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$118.06
11/08/2013	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$0.78
11/08/2013	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$6.00
11/08/2013	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$67.26
11/08/2013	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$9.07
11/08/2013	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$6.00
11/08/2013	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$783.66
11/08/2013	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$6.00
11/08/2013	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$615.00
12/02/2011	ROBLES, ROBERT	9161	013	City Of Chicago Police	\$0.82
12/02/2011	ROBLES, ROBERT	9161	013	City Of Chicago Police	\$70.13
12/02/2011	ROBLES, ROBERT	9161	013	City Of Chicago Police	\$6.00
09/27/2013	ROBLES, JUAN	9161	019	City Of Chicago Police	\$225.96
09/27/2013	ROBLES, JUAN	9161	019	City Of Chicago Police	\$648.34
09/27/2013	ROBLES, JUAN	9161	019	City Of Chicago Police	\$6.00
09/27/2013	ROBLES, JUAN	9161	019	City Of Chicago Police	\$1.79
09/27/2013	ROBLES, JUAN	9161	019	City Of Chicago Police	\$6.00
09/27/2013	ROBLES, JUAN	9161	019	City Of Chicago Police	\$5.13
02/02/2014	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.00
02/02/2014	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$0.12
02/02/2014	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$10.11
04/17/2014	ROBERTS, BRENDAN	9161	044	City Of Chicago Police	\$158.46
04/17/2014	ROBERTS, BRENDAN	9161	044	City Of Chicago Police	\$1.26
04/17/2014	ROBERTS, BRENDAN	9161	044	City Of Chicago Police	\$6.00
04/17/2014	ROBERTS, BRENDAN	9161	044	City Of Chicago Police	\$32.46
04/17/2014	ROBERTS, BRENDAN	9161	044	City Of Chicago Police	\$6.00
04/17/2014	ROBERTS, BRENDAN	9161	044	City Of Chicago Police	\$6.15
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$153.54
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$6.00
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$5.12

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$153.54
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$6.00
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$5.12
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$153.54
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$6.00
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$5.12
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$183.42
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$6.00
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$8.63
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$39.36
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$152.29
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$6.00
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$4.98
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$164.43
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$6.00
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$6.40
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$179.14
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$6.00
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$8.14
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$257.61
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$6.00
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$6.00
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$39.98
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$6.00
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$62.97
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$11.13
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$109.85
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$1.27
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$6.00
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$6.00
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$126.50
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$6.00
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$102.82

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$1.19
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$615.00
03/05/2014	REYES, MICHAEL	9161	011	City Of Chicago Police	\$472.33
03/05/2014	REYES, MICHAEL	9161	011	City Of Chicago Police	\$35.32
03/05/2014	REYES, MICHAEL	9161	011	City Of Chicago Police	\$6.00
03/05/2014	REYES, MICHAEL	9161	011	City Of Chicago Police	\$0.86
03/05/2014	REYES, MICHAEL	9161	011	City Of Chicago Police	\$4.69
03/05/2014	REYES, MICHAEL	9161	011	City Of Chicago Police	\$6.00
03/05/2014	REYES, MICHAEL	9161	011	City Of Chicago Police	\$18.33
03/05/2014	REYES, MICHAEL	9161	011	City Of Chicago Police	\$191.72
03/05/2014	REYES, MICHAEL	9161	011	City Of Chicago Police	\$6.00
10/11/2009	REEVES, TARA			City Of Chicago Police	\$5.36
03/16/2014	RAY, HOWARD	9161		City Of Chicago Police	\$6.00
03/16/2014	RAY, HOWARD	9161		City Of Chicago Police	\$404.64
01/07/2014	RAWLS, SAMUEL	9161	044	City Of Chicago Police	\$0.99
01/07/2014	RAWLS, SAMUEL	9161	044	City Of Chicago Police	\$124.61
01/07/2014	RAWLS, SAMUEL	9161	044	City Of Chicago Police	\$6.00
01/07/2014	RAWLS, SAMUEL	9161	044	City Of Chicago Police	\$6.00
01/07/2014	RAWLS, SAMUEL	9161	044	City Of Chicago Police	\$70.80
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$3.88
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$112.00
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$6.00
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$334.65
05/23/2013	RAMOS, DAVID	9161		City Of Chicago Police	\$15.44
12/25/2013	RAMOS, DAVID	9161		City Of Chicago Police	\$6.00
12/25/2013	RAMOS, DAVID	9161		City Of Chicago Police	\$6.00
12/25/2013	RAMOS, DAVID	9161		City Of Chicago Police	\$726.21
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$1.72
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$293.49
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.32
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$293.49

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.32
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$18.45
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$255.56
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.02
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$251.07
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$1.99
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$293.49
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.32
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$293.49
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.32
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$257.40
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.05
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$264.78
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$295.33
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.35
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$67.26
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$0.78
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$217.63
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.02
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$255.56
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.32
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$293.49

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.02
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$255.56
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$0.78
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$67.26
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.38
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$299.82
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$6.00
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$2.34
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$213.31
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$6.00
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$8.28
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$70.90
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$6.00
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$5.20
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$60.18
05/30/2013	QUINT, STEVE	9161		City Of Chicago Police	\$70.80
05/30/2013	QUINT, STEVE	9161		City Of Chicago Police	\$6.00
09/18/2012	QUINN, BRIAN	9161		City Of Chicago Police	\$6.00
09/18/2012	QUINN, BRIAN	9161		City Of Chicago Police	\$6.00
09/18/2012	QUINN, BRIAN	9161		City Of Chicago Police	\$6.00
09/18/2012	QUINN, BRIAN	9161		City Of Chicago Police	\$581.44
09/18/2012	QUINN, BRIAN	9161		City Of Chicago Police	\$9.49
09/18/2012	QUINN, BRIAN	9161		City Of Chicago Police	\$0.37
09/18/2012	QUINN, BRIAN	9161		City Of Chicago Police	\$6.00
08/24/2012	QUINN III, FRANK	9161	022	City Of Chicago Police	\$6.00
08/24/2012	QUINN III, FRANK	9161	022	City Of Chicago Police	\$73.42
09/25/2013	QUINN III, FRANK	9161	022	City Of Chicago Police	\$49.09
12/28/2013	QUADRI, SYED	9161	044	City Of Chicago Police	\$25.44
12/28/2013	QUADRI, SYED	9161	044	City Of Chicago Police	\$6.00
05/18/2008	Postrelko, Brian	P	00017	City Of Chicago Police	\$26.34

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$142.54
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$108.23
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$6.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$34.89
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$6.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$615.00
10/17/2005	Pawlak, Patricia A	P	00012	City Of Chicago Police	\$1.19
10/17/2005	Pawlak, Patricia A	P	00012	City Of Chicago Police	\$102.82
10/17/2005	Pawlak, Patricia A	P	00012	City Of Chicago Police	\$6.00
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$6.00
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$209.18
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$1.98
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$6.00
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$249.59
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$52.74
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$6.00
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$1.99
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$6.00
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$251.60
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$1.66
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$1.66
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$6.00
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$209.18
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$1.98
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$6.00
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$249.59
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$213.14
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$6.00
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$1.69
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$208.65
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$6.00
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$1.65
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$16.84

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$6.00
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$1.65
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$6.00
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$208.65
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$2.05
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$6.00
11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$257.40
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$34.80
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$6.00
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$47.87
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$6.00
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$704.35
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$6.00
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$5.32
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$237.00
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$6.00
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$1.88
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$113.37
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$6.00
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$0.90
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$683.18
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$6.00
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$5.42
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$458.33
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$6.00
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$11.20
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$77.14
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$6.00
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$77.14
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$6.00
10/02/2013	PREROST, JAMES	9161		City Of Chicago Police	\$6.00
12/24/2013	PRENDERGAST, COLIN	9161		City Of Chicago Police	\$6.00
12/24/2013	PRENDERGAST, COLIN	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/24/2013	PRENDERGAST, COLIN	9161		City Of Chicago Police	\$219.54
12/24/2013	PRENDERGAST, COLIN	9161		City Of Chicago Police	\$354.67
01/30/2014	POWE, ALBERT	9161	001	City Of Chicago Police	\$173.91
01/30/2014	POWE, ALBERT	9161	001	City Of Chicago Police	\$6.00
01/30/2014	POWE, ALBERT	9161	001	City Of Chicago Police	\$7.52
01/30/2014	POWE, ALBERT	9161	001	City Of Chicago Police	\$615.00
01/30/2014	POWE, ALBERT	9161	001	City Of Chicago Police	\$6.00
01/30/2014	POWE, ALBERT	9161	001	City Of Chicago Police	\$142.54
03/25/2014	POPPISH, MICHAEL	9171		City Of Chicago Police	\$593.04
03/25/2014	POPPISH, MICHAEL	9171		City Of Chicago Police	\$6.00
03/25/2014	POPPISH, MICHAEL	9171		City Of Chicago Police	\$14.49
03/25/2014	POPPISH, MICHAEL	9171		City Of Chicago Police	\$240.42
03/25/2014	POPPISH, MICHAEL	9171		City Of Chicago Police	\$6.00
03/25/2014	POPPISH, MICHAEL	9171		City Of Chicago Police	\$310.37
03/25/2014	POPPISH, MICHAEL	9171		City Of Chicago Police	\$6.00
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$134.43
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$1.56
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$128.68
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$13.32
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$168.88
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$1.34
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$175.21
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$1.39
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$168.88
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$1.34
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$213.14
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$1.69
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$213.14
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$1.69
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$213.14
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$1.34
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$168.88
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$1.69
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$1.69
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$213.14
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$6.00
04/03/2012	POL, ELIZABETH	9161		City Of Chicago Police	\$421.88
04/03/2012	POL, ELIZABETH	9161		City Of Chicago Police	\$6.00
04/03/2012	POL, ELIZABETH	9161		City Of Chicago Police	\$10.31
11/06/2013	PITTMAN, RONALD	9161	006	City Of Chicago Police	\$21.56
11/04/2012	PIGOTT, JOHN	9161		City Of Chicago Police	\$6.00
11/04/2012	PIGOTT, JOHN	9161		City Of Chicago Police	\$150.00
11/04/2012	PIGOTT, JOHN	9161		City Of Chicago Police	\$6.00
11/04/2012	PIGOTT, JOHN	9161		City Of Chicago Police	\$299.34
11/04/2012	PIGOTT, JOHN	9161		City Of Chicago Police	\$6.00
11/04/2012	PIGOTT, JOHN	9161		City Of Chicago Police	\$69.74
03/17/2013	PIESIEWICZ, ARTHUR	9161	005	City Of Chicago Police	\$84.90
03/17/2013	PIESIEWICZ, ARTHUR	9161	005	City Of Chicago Police	\$6.00
06/13/2013	PIENTA, GEOFF	9171	002	City Of Chicago Police	\$6.00
06/13/2013	PIENTA, GEOFF	9171	002	City Of Chicago Police	\$71.21
06/13/2013	PIENTA, GEOFF	9171	002	City Of Chicago Police	\$0.83
09/29/2009	PICKENS, AURY	9164		City Of Chicago Police	\$70.80
09/29/2009	PICKENS, AURY	9164		City Of Chicago Police	\$6.00
09/29/2009	PICKENS, AURY	9164		City Of Chicago Police	\$225.00
10/16/2012	PFEIFFER, MICHAEL	PPO	044	City Of Chicago Police	\$48.04

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/16/2012	PFEIFFER, MICHAEL	PPO	044	City Of Chicago Police	\$6.00
10/16/2012	PFEIFFER, MICHAEL	PPO	044	City Of Chicago Police	\$0.75
10/16/2012	PFEIFFER, MICHAEL	PPO	044	City Of Chicago Police	\$65.15
10/16/2012	PFEIFFER, MICHAEL	PPO	044	City Of Chicago Police	\$6.00
10/16/2012	PFEIFFER, MICHAEL	PPO	044	City Of Chicago Police	\$0.56
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$40.28
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.00
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.44
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$70.45
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.00
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$0.08
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$40.28
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.00
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.44
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$70.45
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.00
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$0.08
04/28/2009	PEREZ, NELSON			City Of Chicago Police	\$4.67
06/11/2009	PEREZ, EVELYN	9161		City Of Chicago Police	\$57.00
06/11/2009	PEREZ, EVELYN	9161		City Of Chicago Police	\$108.44
04/09/2014	PEREZ, CARLOS	9161		City Of Chicago Police	\$10.01
04/09/2014	PEREZ, CARLOS	9161		City Of Chicago Police	\$864.56
04/09/2014	PEREZ, CARLOS	9161		City Of Chicago Police	\$6.00
04/09/2014	PEREZ, CARLOS	9161		City Of Chicago Police	\$115.20
04/09/2014	PEREZ, CARLOS	9161		City Of Chicago Police	\$615.00
04/09/2014	PEREZ, CARLOS	9161		City Of Chicago Police	\$6.00
12/11/2013	PENA, CHRISTINA	9161		City Of Chicago Police	\$6.00
12/11/2013	PENA, CHRISTINA	9161		City Of Chicago Police	\$184.80
12/11/2013	PENA, CHRISTINA	9161		City Of Chicago Police	\$1.41
12/11/2013	PENA, CHRISTINA	9161		City Of Chicago Police	\$6.00
12/11/2013	PENA, CHRISTINA	9161		City Of Chicago Police	\$177.05
12/11/2013	PENA, CHRISTINA	9161		City Of Chicago Police	\$1.47
03/19/2012	PEARSON, DEL	9161		City Of Chicago Police	\$165.90

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/19/2012	PEARSON, DEL	9161		City Of Chicago Police	\$420.80
12/17/2013	PAUL, MICHAEL	9161		City Of Chicago Police	\$110.00
01/17/2014	PATEL, HITESH	9161	023	City Of Chicago Police	\$6.00
01/17/2014	PATEL, HITESH	9161	023	City Of Chicago Police	\$1.58
01/17/2014	PATEL, HITESH	9161	023	City Of Chicago Police	\$68.31
01/17/2014	PATEL, HITESH	9161	023	City Of Chicago Police	\$136.62
01/17/2014	PATEL, HITESH	9161	023	City Of Chicago Police	\$6.00
01/17/2014	PATEL, HITESH	9161	023	City Of Chicago Police	\$130.39
01/17/2014	PATEL, HITESH	9161	023	City Of Chicago Police	\$6.00
08/13/2012	PASKO, MATHEW	9161		City Of Chicago Police	\$8.64
08/13/2012	PASKO, MATHEW	9161		City Of Chicago Police	\$6.00
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$6.00
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$1.05
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$6.00
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$270.25
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$0.94
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$6.00
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$210.75
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$0.94
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$6.00
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$210.75
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$6.00
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$0.94
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$210.75
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$6.00
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$0.94
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$151.25
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$6.00
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$0.83
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$210.75
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$6.00
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$0.94
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$151.25

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$0.83
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$270.25
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$6.00
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$1.05
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$270.25
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$6.00
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$1.05
11/02/2013	PARKER, ANGELA	9161	001	City Of Chicago Police	\$210.75
07/03/2013	PAREDES, MARIO	9161		City Of Chicago Police	\$6.00
03/14/2014	PAPPONE, GEORGE	9161	019	City Of Chicago Police	\$186.42
03/14/2014	PAPPONE, GEORGE	9161	019	City Of Chicago Police	\$6.00
02/24/2014	PANTANO, MICHAEL	9161	044	City Of Chicago Police	\$6.00
02/24/2014	PANTANO, MICHAEL	9161	044	City Of Chicago Police	\$40.33
02/24/2014	PANTANO, MICHAEL	9161	044	City Of Chicago Police	\$0.47
02/24/2014	PANTANO, MICHAEL	9161	044	City Of Chicago Police	\$6.00
02/24/2014	PANTANO, MICHAEL	9161	044	City Of Chicago Police	\$16.74
02/24/2014	PANTANO, MICHAEL	9161	044	City Of Chicago Police	\$152.66
03/15/2014	PALERMO, ANGELINA	9161		City Of Chicago Police	\$29.75
03/15/2014	PALERMO, ANGELINA	9161		City Of Chicago Police	\$157.10
03/15/2014	PALERMO, ANGELINA	9161		City Of Chicago Police	\$6.00
03/15/2014	PALERMO, ANGELINA	9161		City Of Chicago Police	\$26.23
03/15/2014	PALERMO, ANGELINA	9161		City Of Chicago Police	\$168.21
03/15/2014	PALERMO, ANGELINA	9161		City Of Chicago Police	\$6.00
08/19/2013	PALAZZOLO, MARK	9161		City Of Chicago Police	\$14.40
08/19/2013	PALAZZOLO, MARK	9161		City Of Chicago Police	\$0.79
08/19/2013	PALAZZOLO, MARK	9161		City Of Chicago Police	\$6.00
02/21/2014	PAEZ, JUAN	9161		City Of Chicago Police	\$9.07
02/21/2014	PAEZ, JUAN	9161		City Of Chicago Police	\$783.06
02/21/2014	PAEZ, JUAN	9161		City Of Chicago Police	\$6.00
03/09/2014	PACOCOA, JEFFREY	9161		City Of Chicago Police	\$74.29
03/09/2014	PACOCOA, JEFFREY	9161		City Of Chicago Police	\$4.53
03/09/2014	PACOCOA, JEFFREY	9161		City Of Chicago Police	\$6.00
03/09/2014	PACOCOA, JEFFREY	9161		City Of Chicago Police	\$321.75

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/12/2006	Odonnell, Ryan	P	00044	City Of Chicago Police	\$2.80
06/12/2006	Odonnell, Ryan	P	00044	City Of Chicago Police	\$6.00
06/12/2006	Odonnell, Ryan	P	00044	City Of Chicago Police	\$382.84
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$14.59
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$18.41
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$6.00
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$129.10
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$1.02
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$54.46
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$6.00
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$94.01
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$1.68
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$6.00
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$244.15
01/17/2014	OSUOJI, ERIC			City Of Chicago Police	\$70.80
01/17/2014	OSUOJI, ERIC			City Of Chicago Police	\$6.00
01/17/2014	OSUOJI, ERIC			City Of Chicago Police	\$2.43
01/17/2014	OSUOJI, ERIC			City Of Chicago Police	\$6.00
01/17/2014	OSUOJI, ERIC			City Of Chicago Police	\$306.15
01/17/2014	OSUOJI, ERIC			City Of Chicago Police	\$6.00
01/17/2014	OSUOJI, ERIC			City Of Chicago Police	\$70.80
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$3.64
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$259.56
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$6.00
03/12/2013	ORTA JR, RUBEN	9161	189	City Of Chicago Police	\$3.59
03/12/2013	ORTA JR, RUBEN	9161	189	City Of Chicago Police	\$6.00
03/12/2013	ORTA JR, RUBEN	9161	189	City Of Chicago Police	\$255.68
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$2.37
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$6.00
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$297.70
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$2.56
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$6.00
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$323.68

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$2.59
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$6.00
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$325.52
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$2.31
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$6.00
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$291.37
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$4.38
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$2.27
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$6.00
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$285.22
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$551.22
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$25.83
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$6.00
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$4.32
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$6.00
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$542.62
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$2.27
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$6.00
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$285.22
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$6.00
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$112.00
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$0.28
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$6.00
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$11.57
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$424.21
04/26/2013	ONTIVEROS, ROBERT	9161		City Of Chicago Police	\$6.00
04/26/2013	ONTIVEROS, ROBERT	9161		City Of Chicago Police	\$4.05
04/26/2013	ONTIVEROS, ROBERT	9161		City Of Chicago Police	\$66.55
04/26/2013	ONTIVEROS, ROBERT	9161		City Of Chicago Police	\$6.00
04/26/2013	ONTIVEROS, ROBERT	9161		City Of Chicago Police	\$0.94
04/26/2013	ONTIVEROS, ROBERT	9161		City Of Chicago Police	\$288.31
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$1.04
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$289.21

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$2.04
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$211.13
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$1.68
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$86.68
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.69
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$75.05
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.59
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$211.13
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$1.68
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$124.61
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.99
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$30.79
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.24
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$86.68
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.69
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$126.46
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$1.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$75.05
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.59
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$30.79
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.24

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$44.27
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.35
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$110.01
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.87
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$200.93
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$957.60
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$837.90
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$130.95
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
06/19/2013	OLSEN, TODD	9161	010	City Of Chicago Police	\$6.00
06/19/2013	OLSEN, TODD	9161	010	City Of Chicago Police	\$9.13
06/19/2013	OLSEN, TODD	9161	010	City Of Chicago Police	\$271.42
06/19/2013	OLSEN, TODD	9161	010	City Of Chicago Police	\$6.00
06/19/2013	OLSEN, TODD	9161	010	City Of Chicago Police	\$2.16
06/19/2013	OLSEN, TODD	9161	010	City Of Chicago Police	\$2.16
06/19/2013	OLSEN, TODD	9161	010	City Of Chicago Police	\$271.42
06/19/2013	OLSEN, TODD	9161	010	City Of Chicago Police	\$6.00
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$0.94
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$6.00
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$0.94
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$151.25
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$6.00
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$0.83
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$210.75
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$6.00
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$0.94
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$151.25
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$6.00
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$0.83

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$67.97
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$6.00
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$0.62
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$6.00
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$210.75
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$0.94
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$6.00
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$210.75
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$2.21
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$6.00
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$260.03
09/16/2013	OLIVER, TIMOTHY	9161	011	City Of Chicago Police	\$210.75
03/25/2014	OLIVER, RORY	9161	044	City Of Chicago Police	\$6.00
03/25/2014	OLIVER, RORY	9161	044	City Of Chicago Police	\$148.22
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$8.79
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$6.00
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$449.85
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$6.00
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$6.00
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$508.76
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$44.17
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$4.85
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$6.00
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$141.23
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$4.85
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$141.23
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$6.00
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$4.85
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$141.23
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$6.00
09/23/2013	OCAMPO, ADAM	9161		City Of Chicago Police	\$42.46
09/23/2013	OCAMPO, ADAM	9161		City Of Chicago Police	\$6.00
09/23/2013	OCAMPO, ADAM	9161		City Of Chicago Police	\$2.75

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/31/2011	O SHAUGHNESSY, JENNIFER			City Of Chicago Police	\$615.00
01/31/2011	O SHAUGHNESSY, JENNIFER			City Of Chicago Police	\$6.00
01/31/2011	O SHAUGHNESSY, JENNIFER			City Of Chicago Police	\$118.06
01/07/2014	O GRADY, JAMES	9171	024	City Of Chicago Police	\$23.24
01/24/2014	NUNN, NUMAN	9161		City Of Chicago Police	\$1.54
01/24/2014	NUNN, NUMAN	9161		City Of Chicago Police	\$6.00
01/24/2014	NUNN, NUMAN	9161		City Of Chicago Police	\$39.79
01/24/2014	NUNN, NUMAN	9161		City Of Chicago Police	\$35.64
01/24/2014	NUNN, NUMAN	9161		City Of Chicago Police	\$6.00
02/05/2014	NUNEZ, CARLOS	9161	044	City Of Chicago Police	\$1.63
02/05/2014	NUNEZ, CARLOS	9161	044	City Of Chicago Police	\$6.00
02/05/2014	NUNEZ, CARLOS	9161	044	City Of Chicago Police	\$115.85
03/14/2014	NUNES, BRIAN	9161	044	City Of Chicago Police	\$1.81
03/14/2014	NUNES, BRIAN	9161	044	City Of Chicago Police	\$6.00
03/14/2014	NUNES, BRIAN	9161	044	City Of Chicago Police	\$46.70
03/14/2014	NUNES, BRIAN	9161	044	City Of Chicago Police	\$6.00
03/14/2014	NUNES, BRIAN	9161	044	City Of Chicago Police	\$27.33
03/14/2014	NUNES, BRIAN	9161	044	City Of Chicago Police	\$111.49
03/14/2014	NUNES, BRIAN	9161	044	City Of Chicago Police	\$6.00
03/14/2014	NUNES, BRIAN	9161	044	City Of Chicago Police	\$637.00
05/11/2012	NORWOOD II, JAMES	9161		City Of Chicago Police	\$558.20
05/11/2012	NORWOOD II, JAMES	9161		City Of Chicago Police	\$6.00
08/28/2013	NICOL, EDWARD	9171	022	City Of Chicago Police	\$102.82
08/28/2013	NICOL, EDWARD	9171	022	City Of Chicago Police	\$1.19
08/28/2013	NICOL, EDWARD	9171	022	City Of Chicago Police	\$6.00
08/28/2013	NICOL, EDWARD	9171	022	City Of Chicago Police	\$16.33
08/28/2013	NICOL, EDWARD	9171	022	City Of Chicago Police	\$6.00
08/28/2013	NICOL, EDWARD	9171	022	City Of Chicago Police	\$64.89
07/05/2009	NICKLES, SCOTT			City Of Chicago Police	\$3.85
07/05/2009	NICKLES, SCOTT			City Of Chicago Police	\$274.24
07/05/2009	NICKLES, SCOTT			City Of Chicago Police	\$6.00
03/25/2014	NGUYEN, QUANG	9161	189	City Of Chicago Police	\$6.00
03/25/2014	NGUYEN, QUANG	9161	189	City Of Chicago Police	\$18.93

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/03/2012	NELSON, TIFFANY	9161	003	City Of Chicago Police	\$2.94
11/03/2012	NELSON, TIFFANY	9161	003	City Of Chicago Police	\$254.27
11/03/2012	NELSON, TIFFANY	9161	003	City Of Chicago Police	\$6.00
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$1.27
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$204.69
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$6.00
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$1.62
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$160.42
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$6.00
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$1.27
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$33.25
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$6.00
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$0.39
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$67.26
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$6.00
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$0.78
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$162.80
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$6.00
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$1.29
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$160.42
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$6.00
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$1.27
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$160.42
01/01/2014	NECKERMANN, MICHAEL	9171	024	City Of Chicago Police	\$6.00
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$230.90
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$47.14
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$14.21
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$230.90
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$6.00
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$14.21
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$259.35
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$6.00
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$17.56

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$259.35
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$6.00
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$17.56
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$461.80
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$6.00
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$28.42
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$230.90
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$6.00
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$14.21
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$731.06
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$6.00
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$6.00
06/15/2008	Murphy, Cullen T.	P	00610	City Of Chicago Police	\$131.82
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.57
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$259.22
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$52.52
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$78.54
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$14.36
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$69.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$178.86
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$25.98
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$422.56
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$15.20
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$37.04
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$13.50
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$19.30
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$92.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$92.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$6.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$3.57

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.25
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$6.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$3.57
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$134.30
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$6.00
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$24.09
01/26/2008	Michael, Linda	P	00006	City Of Chicago Police	\$6.00
01/26/2008	Michael, Linda	P	00006	City Of Chicago Police	\$160.80
01/26/2008	Michael, Linda	P	00006	City Of Chicago Police	\$0.43
01/26/2008	Michael, Linda	P	00006	City Of Chicago Police	\$5.16
01/26/2008	Michael, Linda	P	00006	City Of Chicago Police	\$82.97
01/26/2008	Michael, Linda	P	00006	City Of Chicago Police	\$6.00
01/10/2008	Messino, William	P	00020	City Of Chicago Police	\$593.32
01/10/2008	Messino, William	P	00020	City Of Chicago Police	\$6.00
01/10/2008	Messino, William	P	00020	City Of Chicago Police	\$32.63
01/10/2008	Messino, William	P	00020	City Of Chicago Police	\$82.71
01/10/2008	Messino, William	P	00020	City Of Chicago Police	\$6.00
01/10/2008	Messino, William	P	00020	City Of Chicago Police	\$4.55
04/04/1995	Meador, James R	P	00059	City Of Chicago Police	\$6.00
04/04/1995	Meador, James R	P	00059	City Of Chicago Police	\$10.74
04/04/1995	Meador, James R	P	00059	City Of Chicago Police	\$927.11
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$484.14
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$417.00
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$6.00
12/01/2007	Mcadoo, Oberrian	P	00004	City Of Chicago Police	\$15.60
05/21/2003	Mack, Frank C	P	00153	City Of Chicago Police	\$92.36
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$255.34
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$206.07
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$92.11
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$6.00
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$2.25
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$6.00
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$40.58

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$89.74
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$6.00
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$0.61
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$92.11
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$6.00
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$2.25
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$6.00
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$6.00
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$6.00
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$242.57
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$6.00
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$100.63
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$384.00
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$6.00
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$52.36
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$6.00
01/15/2014	MURRAY, PATRICK	9161	001	City Of Chicago Police	\$110.00
08/07/2012	MURRAY, BABETTE	9161	003	City Of Chicago Police	\$72.80
08/07/2012	MURRAY, BABETTE	9161	003	City Of Chicago Police	\$6.00
08/07/2012	MURRAY, BABETTE	9161	003	City Of Chicago Police	\$2.83
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$6.00
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$112.00
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$60.26
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$288.00
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$16.47
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$6.00
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$424.05
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$3.98
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$6.00
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$102.36
08/05/2013	MURPHY, LOREAL	9161		City Of Chicago Police	\$6.00
08/05/2013	MURPHY, LOREAL	9161		City Of Chicago Police	\$18.64
08/05/2013	MURPHY, LOREAL	9161		City Of Chicago Police	\$480.11

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$6.00
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$0.81
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$6.00
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$69.92
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$9.72
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$6.00
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$397.75
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$1.62
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$139.58
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$6.00
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$28.07
03/28/2014	MURPHY, GERARD	9171	011	City Of Chicago Police	\$723.02
02/18/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$6.00
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$9.23
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$28.68
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$6.00
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$8.13
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$169.38
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$6.00
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$44.56
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$177.16
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$157.10
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$6.00
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$26.23
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$7.65
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$6.00
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$0.42
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$30.03
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$6.00
05/08/2013	MOSER, EDWARD	9161		City Of Chicago Police	\$15.05
05/08/2013	MOSER, EDWARD	9161		City Of Chicago Police	\$6.00
05/08/2013	MOSER, EDWARD	9161		City Of Chicago Police	\$387.52
05/08/2013	MOSER, EDWARD	9161		City Of Chicago Police	\$5.65

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/08/2013	MOSE, EDWARD	9161		City Of Chicago Police	\$6.00
05/08/2013	MOSE, EDWARD	9161		City Of Chicago Police	\$145.61
05/08/2013	MOSE, EDWARD	9161		City Of Chicago Police	\$6.00
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$6.00
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$1.26
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$189.89
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$6.00
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$1.51
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$6.00
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$1.26
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$158.77
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$189.89
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$6.00
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$158.77
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$1.51
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$6.00
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$158.77
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$1.29
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$6.00
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$162.36
03/04/2014	MOSE, EDWARD	9161		City Of Chicago Police	\$1.26
11/25/2012	MORRIN, DANIEL	9161		City Of Chicago Police	\$6.00
11/25/2012	MORRIN, DANIEL	9161		City Of Chicago Police	\$610.74
04/08/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$6.00
04/08/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$18.28
04/08/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$33.78
04/08/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$6.00
04/08/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$244.90
04/08/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.61
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$562.33
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$6.00
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$4.85
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$6.00

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$141.23
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$4.85
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$6.00
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$141.23
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$449.85
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$4.85
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$6.00
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$6.00
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$8.79
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$299.90
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$6.00
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$5.86
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$141.23
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$6.00
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$4.85
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$141.23
03/04/2014	MONTES DEOCA, JESUS	9161	044	City Of Chicago Police	\$615.00
03/04/2014	MONTES DEOCA, JESUS	9161	044	City Of Chicago Police	\$6.00
03/04/2014	MONTES DEOCA, JESUS	9161	044	City Of Chicago Police	\$118.06
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$6.00
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$1.75
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$217.63
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$6.00
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$1.72
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$130.95
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$6.00
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$1.04
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$219.47
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$6.00
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$1.75
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$219.47
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$6.00
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$1.75

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$219.47
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$6.00
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$1.75
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$219.47
07/05/2013	MOCKOVAK, MICHAEL	9161		City Of Chicago Police	\$327.47
07/05/2013	MOCKOVAK, MICHAEL	9161		City Of Chicago Police	\$8.01
07/05/2013	MOCKOVAK, MICHAEL	9161		City Of Chicago Police	\$6.00
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$197.40
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.00
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$70.80
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$11.94
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.00
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$251.55
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$8.93
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.00
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$225.93
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$15.30
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.00
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$280.20
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$12.44
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.00
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$255.82
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$8.93
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.00
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$225.93
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$5.57
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.00
12/25/2008	MINOGUE, WILLIAM			City Of Chicago Police	\$20.86
08/26/2013	MINNECI, MICHAEL	9161	008	City Of Chicago Police	\$6.00
08/26/2013	MINNECI, MICHAEL	9161	008	City Of Chicago Police	\$47.46
08/26/2013	MINNECI, MICHAEL	9161	008	City Of Chicago Police	\$160.61
08/26/2013	MINNECI, MICHAEL	9161	008	City Of Chicago Police	\$6.00
08/26/2013	MINNECI, MICHAEL	9161	008	City Of Chicago Police	\$1.27

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/26/2013	MINNECI, MICHAEL	9161	008	City Of Chicago Police	\$545.45
08/26/2013	MINNECI, MICHAEL	9161	008	City Of Chicago Police	\$6.00
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$285.22
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$6.00
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$1.75
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$6.00
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$2.27
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$247.29
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$6.00
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$1.97
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$53.10
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$219.47
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$1.97
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$6.00
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$247.29
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$3.89
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$6.00
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$53.10
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$1.56
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$6.00
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$196.70
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$3.89
01/24/2014	MILNER, BRIAN	9161	014	City Of Chicago Police	\$6.00
02/18/2014	MIEHLE, ERIK	9161	025	City Of Chicago Police	\$96.97
02/18/2014	MIEHLE, ERIK	9161	025	City Of Chicago Police	\$1.58
02/18/2014	MIEHLE, ERIK	9161	025	City Of Chicago Police	\$6.00
02/18/2014	MIEHLE, ERIK	9161	025	City Of Chicago Police	\$130.39
02/18/2014	MIEHLE, ERIK	9161	025	City Of Chicago Police	\$6.00
02/18/2014	MIEHLE, ERIK	9161	025	City Of Chicago Police	\$96.97
02/18/2014	MIEHLE, ERIK	9161	025	City Of Chicago Police	\$6.00
07/31/2013	MESSINA, FRANK	9161	192	City Of Chicago Police	\$70.80
07/31/2013	MESSINA, FRANK	9161	192	City Of Chicago Police	\$6.00
07/31/2013	MESSINA, FRANK	9161	192	City Of Chicago Police	\$108.23

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/31/2013	MESSINA, FRANK	9161	192	City Of Chicago Police	\$6.00
09/01/2012	MEROLA, DOMINIC			City Of Chicago Police	\$6.00
09/01/2012	MEROLA, DOMINIC			City Of Chicago Police	\$65.15
09/01/2012	MEROLA, DOMINIC			City Of Chicago Police	\$0.75
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$573.73
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$285.44
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$6.00
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$573.73
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$6.00
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$6.64
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$16.50
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$6.64
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$6.00
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$3.30
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$573.73
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$6.00
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$6.64
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$6.00
09/15/2010	MENDEZ, ANGEL	9161	010	City Of Chicago Police	\$5.59
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$421.20
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$2.51
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$217.13
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$269.40
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$26.23
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$157.10
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$58.74
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$43.32
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$151.83

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$8.35
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$163.91
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$10.18
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$85.29
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.69
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$84.13
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$14.74
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$226.88
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$22.33
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
04/12/2014	MEEKS, DEMENYON	9161		City Of Chicago Police	\$6.00
04/12/2014	MEEKS, DEMENYON	9161		City Of Chicago Police	\$166.41
04/12/2014	MEEKS, DEMENYON	9161		City Of Chicago Police	\$81.06
04/12/2014	MEEKS, DEMENYON	9161		City Of Chicago Police	\$1.93
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$14.58
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$206.33
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.64
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$118.07
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$8.66
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$219.47
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.75
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$219.47
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.75
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$219.47
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.75
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$177.05
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.41
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$219.47
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.75
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$206.33
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.64
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$66.29
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$0.77
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$162.07
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.29
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$31.12
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$0.25
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$175.21
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.39
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$206.33
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.64
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$177.05
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.41
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$18.41
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$45.52

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JOURNAL--CITY COUNCIL--CHICAGO

5/28/2014

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$12.89
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$262.49
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$3.04
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$219.47
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.75
06/14/2013	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$6.00
06/14/2013	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$149.40
06/14/2013	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$7.95
06/14/2013	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$6.00
06/14/2013	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$4.63
06/14/2013	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$0.78
06/14/2013	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$6.00
06/14/2013	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$67.26
06/14/2013	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$177.62
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$6.00
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$2.18
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$60.89
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$12.36
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$6.00
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$344.99
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$3.03
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$6.00
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$261.24
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$12.14
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$496.59
02/23/2014	MCMILLER JR, KEITH	9161	044	City Of Chicago Police	\$6.00
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$173.56
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$6.00
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$0.68
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$173.56

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$6.00
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$3.53
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$180.25
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$6.00
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$0.70
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$251.94
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$6.00
07/28/2011	MCGOVERN, SEAN	9161	019	City Of Chicago Police	\$0.68
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$6.00
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$245.62
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$82.65
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$6.00
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$0.96
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$6.75
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$6.00
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$1.91
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$849.73
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$6.00
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$240.30
10/29/2013	MCCRILLIS, JAMES	9161		City Of Chicago Police	\$116.16
10/29/2013	MCCRILLIS, JAMES	9161		City Of Chicago Police	\$6.00
10/29/2013	MCCRILLIS, JAMES	9161		City Of Chicago Police	\$0.92
10/15/2013	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$51.64
10/15/2013	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$6.00
10/15/2013	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$0.73
10/15/2013	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$6.00
10/06/2012	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$74.29
10/06/2012	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$0.98
10/06/2012	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$175.21
10/06/2012	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$6.00
10/06/2012	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$1.39
10/06/2012	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$509.12
10/06/2012	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/06/2012	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$45.26
10/06/2012	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$156.42
10/06/2012	MCCRAY, PHILONIESE	9161		City Of Chicago Police	\$6.00
10/26/2009	MCCARRON, JAMES	9161	044	City Of Chicago Police	\$15.05
11/28/2012	MC VEY, BRIAN	9161	311	City Of Chicago Police	\$75.57
08/04/2012	MC KENNA, SCOTT	9161	189	City Of Chicago Police	\$21.28
08/04/2012	MC KENNA, SCOTT	9161	189	City Of Chicago Police	\$6.00
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$213.14
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$6.00
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$1.69
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$904.95
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$6.00
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$35.13
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$213.14
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$6.00
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$1.69
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$213.14
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$6.00
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$1.69
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$330.98
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$6.00
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$3.84
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$70.80
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$6.00
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$0.48
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$1.28
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$6.00
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$194.35
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$1.69
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$272.48
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.66
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$64.16
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$1.57
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$59.85
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$1.47
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$291.63
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$7.13
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$54.59
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$1.34
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$88.53
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$0.70
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$122.49
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$0.97
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$156.47
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$1.24
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$156.47
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$1.24
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$168.12
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$1.33
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$55.86
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$55.86
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$102.68

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$55.86
02/01/2014	MC INERNEY, RAYMOND	9171	009	City Of Chicago Police	\$6.00
03/07/2013	MC GHEE, ROBIN	9161	044	City Of Chicago Police	\$55.79
03/07/2013	MC GHEE, ROBIN	9161	044	City Of Chicago Police	\$6.00
03/07/2013	MC GHEE, ROBIN	9161	044	City Of Chicago Police	\$4.69
03/07/2013	MC GHEE, ROBIN	9161	044	City Of Chicago Police	\$6.00
03/07/2013	MC GHEE, ROBIN	9161	044	City Of Chicago Police	\$85.29
03/07/2013	MC GHEE, ROBIN	9161	044	City Of Chicago Police	\$3.07
03/07/2013	MC GHEE, ROBIN	9161	044	City Of Chicago Police	\$6.00
03/07/2013	MC GHEE, ROBIN	9161	044	City Of Chicago Police	\$55.79
03/07/2013	MC GHEE, ROBIN	9161	044	City Of Chicago Police	\$3.07
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$856.92
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$6.00
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$481.06
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$1.40
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$11.76
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$36.08
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$55.76
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$6.00
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$6.00
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$1.66
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$615.00
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$6.00
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$253.44
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$6.00
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$2.01
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$253.44
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$6.00
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$2.01
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$62.50
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$6.00
01/13/2014	MC ELRATH, DENOGYA	9171	715	City Of Chicago Police	\$3.44

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/13/2014	MC ELRATH, DENOBYA	9171	715	City Of Chicago Police	\$209.18
01/13/2014	MC ELRATH, DENOBYA	9171	715	City Of Chicago Police	\$6.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$1.32
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$6.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$615.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$983.49
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$6.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$50.90
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$211.30
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$6.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$1.67
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$198.84
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$6.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$1.32
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$167.03
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$6.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$1.32
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$167.03
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$6.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$150.70
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$167.03
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$6.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$1.32
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$167.03
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$6.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$1.32
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$167.03
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$6.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$1.32
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$167.03
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$6.00
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$1.32
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$54.94

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/03/2014	MC DEVITT, BERNARD	9161	009	City Of Chicago Police	\$6.00
07/29/2013	MC CLELLAND III, WILLIAM	9171	153	City Of Chicago Police	\$0.78
07/29/2013	MC CLELLAND III, WILLIAM	9171	153	City Of Chicago Police	\$6.00
07/29/2013	MC CLELLAND III, WILLIAM	9171	153	City Of Chicago Police	\$67.26
03/20/2014	MAYHEW, MICHAEL	9161	008	City Of Chicago Police	\$6.00
03/20/2014	MAYHEW, MICHAEL	9161	008	City Of Chicago Police	\$115.20
03/20/2014	MAYHEW, MICHAEL	9161	008	City Of Chicago Police	\$615.00
04/12/2014	MAYER, MARK	9161	715	City Of Chicago Police	\$726.62
04/12/2014	MAYER, MARK	9161	715	City Of Chicago Police	\$6.00
04/12/2014	MAYER, MARK	9161	715	City Of Chicago Police	\$8.41
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$435.73
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$6.00
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$10.65
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$6.00
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$2.38
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$760.40
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$18.59
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$6.00
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$714.18
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$26.18
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$15.21
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$6.00
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$622.34
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$97.41
09/24/2013	MATLOCK, ZEYAD	9161		City Of Chicago Police	\$6.00
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$75.57
03/02/2013	MATLOB, KENNETH	9161		City Of Chicago Police	\$12.05
03/02/2013	MATLOB, KENNETH	9161		City Of Chicago Police	\$6.00
03/23/2014	MATIAS, CARLOS	9161		City Of Chicago Police	\$792.78
03/23/2014	MATIAS, CARLOS	9161		City Of Chicago Police	\$6.00
03/23/2014	MATIAS, CARLOS	9161		City Of Chicago Police	\$9.18
11/29/2008	MATA, RICARDO			City Of Chicago Police	\$0.91
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$85.40

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$117.57
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$6.00
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$28.25
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$28.29
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$6.00
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$0.19
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$460.68
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$6.00
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$357.11
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$6.00
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$4.14
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$703.29
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$6.00
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$144.70
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$6.00
03/16/2013	MARTINEZ, JUAN	9161		City Of Chicago Police	\$4.33
03/16/2013	MARTINEZ, JUAN	9161		City Of Chicago Police	\$6.00
03/16/2013	MARTINEZ, JUAN	9161		City Of Chicago Police	\$177.17
11/07/2013	MARTIN, GWENDOLYN	9161		City Of Chicago Police	\$6.00
11/07/2013	MARTIN, GWENDOLYN	9161		City Of Chicago Police	\$67.26
11/07/2013	MARTIN, GWENDOLYN	9161		City Of Chicago Police	\$0.78
08/13/2012	MANGAN, LAURA	9161	018	City Of Chicago Police	\$615.00
08/13/2012	MANGAN, LAURA	9161	018	City Of Chicago Police	\$6.00
08/13/2012	MANGAN, LAURA	9161	018	City Of Chicago Police	\$118.06
08/13/2012	MANGAN, LAURA	9161	018	City Of Chicago Police	\$55.22
08/13/2012	MANGAN, LAURA	9161	018	City Of Chicago Police	\$3.43
08/13/2012	MANGAN, LAURA	9161	018	City Of Chicago Police	\$6.00
01/18/2013	MANCINI, VINCENT	9161	196	City Of Chicago Police	\$6.00
01/18/2013	MANCINI, VINCENT	9161	196	City Of Chicago Police	\$6.00
04/05/2014	MALLOY, BRIAN	9161	NA	City Of Chicago Police	\$6.00
04/05/2014	MALLOY, BRIAN	9161	NA	City Of Chicago Police	\$37.75
04/05/2014	MALLOY, BRIAN	9161	NA	City Of Chicago Police	\$18.84
04/05/2014	MALLOY, BRIAN	9161	NA	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/05/2014	MALOY, BRIAN	9161	NA	City Of Chicago Police	\$100.80
04/05/2014	MALOY, BRIAN	9161	NA	City Of Chicago Police	\$66.55
04/05/2014	MALOY, BRIAN	9161	NA	City Of Chicago Police	\$6.00
04/05/2014	MALOY, BRIAN	9161	NA	City Of Chicago Police	\$0.94
09/30/2010	MALONEY, JAMES	9173	160	City Of Chicago Police	\$206.07
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$0.14
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$6.00
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$12.20
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$110.00
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$3.63
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$6.00
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$312.84
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$2.31
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$199.09
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$110.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$39.82
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$437.66
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$3.21
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$682.68
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$5.40
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$580.42
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$394.88
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$899.83
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$21.99

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$6.00
02/19/2014	MALDONADO, IVY	9161		City Of Chicago Police	\$111.49
02/19/2014	MALDONADO, IVY	9161		City Of Chicago Police	\$637.00
02/19/2014	MALDONADO, IVY	9161		City Of Chicago Police	\$6.00
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$6.00
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$3.64
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$3.50
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$6.00
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$90.23
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$1.99
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$6.00
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$283.41
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$45.38
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$6.00
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$169.77
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$3.57
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$6.00
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$92.00
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$34.12
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$314.78
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$1.01
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$162.07
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$1.29
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$198.41
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$1.58
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$202.37
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$1.61
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$160.61

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$1.28
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$89.62
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$1.04
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$206.33
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$126.98
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$0.99
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$124.87
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$1.58
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$198.41
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$1.59
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$200.26
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$1.26
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$158.10
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$1.26
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$6.00
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$1.64
02/11/2014	MACIAS, ALFONSO	9161	044	City Of Chicago Police	\$158.10
10/19/2001	Lupo, Amy B	P	00023	City Of Chicago Police	\$175.05
10/19/2001	Lupo, Amy B	P	00023	City Of Chicago Police	\$57.00
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$815.28
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$168.07
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$1.39
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$6.00
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$6.00
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$1.39
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$175.21

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$6.00
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$1.39
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$219.47
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$6.00
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$1.75
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$177.78
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$6.00
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$1.41
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$175.21
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$6.00
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$1.39
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$175.21
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$175.21
03/30/2014	LUCKI, MATTHEW	9161	007	City Of Chicago Police	\$6.00
03/30/2014	LUCKI, MATTHEW	9161	007	City Of Chicago Police	\$14.72
03/30/2014	LUCKI, MATTHEW	9161	007	City Of Chicago Police	\$6.00
03/30/2014	LUCKI, MATTHEW	9161	007	City Of Chicago Police	\$6.29
03/30/2014	LUCKI, MATTHEW	9161	007	City Of Chicago Police	\$114.26
03/30/2014	LUCKI, MATTHEW	9161	007	City Of Chicago Police	\$6.00
03/30/2014	LUCKI, MATTHEW	9161	007	City Of Chicago Police	\$4.42
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$64.89
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$6.00
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$0.75
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$748.73
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$6.00
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$8.67
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$0.75
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$64.89
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$6.00
05/06/2014	LORENZ, PAUL	9161		City Of Chicago Police	\$56.68
03/13/2010	LOPEZ, SILVIA	9171		City Of Chicago Police	\$6.72
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$6.00
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$1.69

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$213.14
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$1.69
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$6.00
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$213.14
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$1.35
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$6.00
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$170.72
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$0.78
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$6.00
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$67.26
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.70
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$10.87
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$6.00
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.70
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$180.25
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$6.00
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.70
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$6.00
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$774.09
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$6.00
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$180.25
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$56.64
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$6.00
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$693.22
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$9.32
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$6.00
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$663.60
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$1.27
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$6.00
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$90.17
09/02/2013	LOPEZ, MONICA	9161		City Of Chicago Police	\$180.25
05/08/2013	LONG, MARSHALL	9161	189	City Of Chicago Police	\$316.75
05/08/2013	LONG, MARSHALL	9161	189	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/08/2013	LONG, MARSHALL	9161	189	City Of Chicago Police	\$2.25
05/08/2013	LONG, MARSHALL	9161	189	City Of Chicago Police	\$316.75
05/08/2013	LONG, MARSHALL	9161	189	City Of Chicago Police	\$6.00
05/08/2013	LONG, MARSHALL	9161	189	City Of Chicago Police	\$2.25
05/16/2011	LOHSE, WILLIAM	9161	011	City Of Chicago Police	\$6.00
07/07/2011	LITTLE, ANTON	9161	012	City Of Chicago Police	\$6.00
06/05/2009	LIPINSKI, TINA	9161	011	City Of Chicago Police	\$11.34
12/28/2013	LINNANE, DANIEL	9161	018	City Of Chicago Police	\$6.00
12/28/2013	LINNANE, DANIEL	9161	018	City Of Chicago Police	\$100.80
12/28/2013	LINNANE, DANIEL	9161	018	City Of Chicago Police	\$18.22
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$18.30
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$3.87
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$6.00
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$569.34
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$3.87
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$425.76
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$6.00
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$569.34
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$6.00
01/01/2013	LICHAY, KENNETH	9161		City Of Chicago Police	\$635.84
01/01/2013	LICHAY, KENNETH	9161		City Of Chicago Police	\$6.00
12/20/2012	LIBERTI, GINA	9161		City Of Chicago Police	\$3.52
12/20/2012	LIBERTI, GINA	9161		City Of Chicago Police	\$90.62
12/20/2012	LIBERTI, GINA	9161		City Of Chicago Police	\$6.00
01/01/2013	LEVERETT, SANDRA	9161	016	City Of Chicago Police	\$19.27
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$561.86
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$213.14
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$6.00
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$1.69
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$253.44
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$6.00
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$2.01
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$253.44

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$6.00
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$2.01
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$253.44
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$6.00
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$2.01
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$253.44
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$6.00
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$2.01
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$6.00
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$177.05
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$1.41
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$1.41
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$56.82
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$6.00
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$0.45
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$177.05
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$6.00
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$1.41
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$195.02
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$6.00
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$1.55
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$945.13
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$6.00
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$219.47
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$6.00
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$1.75
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$177.05
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$6.00
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$1.41
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$177.05
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$6.00
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$1.41
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$6.00
10/10/2011	LAVORATA, JOHN	9161	018	City Of Chicago Police	\$177.05
01/13/2014	LANZA, OSCAR	9161	007	City Of Chicago Police	\$6.00
01/13/2014	LANZA, OSCAR	9161	007	City Of Chicago Police	\$163.58
01/13/2014	LANZA, OSCAR	9161	007	City Of Chicago Police	\$3.95
08/13/2011	LANDON, MARQUIS	9161	044	City Of Chicago Police	\$0.78
08/13/2011	LANDON, MARQUIS	9161	044	City Of Chicago Police	\$6.00
08/13/2011	LANDON, MARQUIS	9161	044	City Of Chicago Police	\$67.26
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$561.79
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$6.00
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$3.54
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$521.20
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$6.00
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$3.28
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$476.62
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$6.00
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$3.00
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$2.64
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$6.00
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$1.70
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$6.00
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$269.65
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$5.32
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$419.52
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$842.27
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$6.00
06/05/1993	Krofel, Kenneth	P	00020	City Of Chicago Police	\$6.00
06/05/1993	Krofel, Kenneth	P	00020	City Of Chicago Police	\$163.25
09/16/2008	Kravitz, Scott	P	00011	City Of Chicago Police	\$35.17
03/14/2005	Kirchner, Robert	P	09999	City Of Chicago Police	\$324.67
03/14/2005	Kirchner, Robert	P	09999	City Of Chicago Police	\$5.63
03/14/2005	Kirchner, Robert	P	09999	City Of Chicago Police	\$6.00
03/14/2005	Kirchner, Robert	P	09999	City Of Chicago Police	\$230.30

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$2.34
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$209.71
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$6.00
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$1.66
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$680.94
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$6.00
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$5.39
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$988.72
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$6.00
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$7.83
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$6.00
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$295.86
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$3.89
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$6.00
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$53.10
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$4.32
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$545.89
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$6.00
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$6.00
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$10.05
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$174.01
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$6.00
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$9.88
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$85.50
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$6.00
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$2.09
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$172.76
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$6.00
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$9.73
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$174.01
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$6.00
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$9.88
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$175.26

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$6.00
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$10.03
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$175.44
02/17/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
02/17/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$541.45
02/17/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$13.23
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$4.10
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$250.94
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$2.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$413.82
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$70.80
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$207.69
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$1.65
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$208.44
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$1.66
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$243.85
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$1.94
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$243.10
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$1.93
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$78.66
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$0.62
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$250.18
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$167.78
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$1.99

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
04/13/2014	KSIAZEK, MICHAEL	9161		City Of Chicago Police	\$140.77
08/16/2013	KRATZ, BRIAN	9161	050	City Of Chicago Police	\$23.55
08/16/2013	KRATZ, BRIAN	9161	050	City Of Chicago Police	\$6.00
08/16/2013	KRATZ, BRIAN	9161	050	City Of Chicago Police	\$76.60
09/09/2009	KRANZ, DANIEL	9161		City Of Chicago Police	\$35.92
08/20/2013	KRAMER, DANIEL	9161	019	City Of Chicago Police	\$70.80
08/20/2013	KRAMER, DANIEL	9161	019	City Of Chicago Police	\$149.25
08/20/2013	KRAMER, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/20/2013	KRAMER, DANIEL	9161	019	City Of Chicago Police	\$6.00
09/25/2013	KOVACS, JOHN	9161		City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$100.59
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$251.07
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$1.99
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$257.40
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$2.05
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$251.07
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$1.99
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$494.55
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$251.07
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$1.99
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$45.93
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$251.07
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$1.99
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$251.07
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$1.99

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$251.07
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$1.99
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$161.19
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$1.10
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$251.07
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$1.99
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$637.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$6.00
11/08/2013	KOPTERSKI, COLETTE	9161	044	City Of Chicago Police	\$223.88
01/15/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$6.00
01/15/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$1.10
01/15/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$174.61
01/15/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$174.61
01/15/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$6.00
01/15/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$1.10
02/06/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$248.68
02/06/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$6.00
02/06/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$6.08
12/17/2013	KNUDSON, DOROTHY	9171	189	City Of Chicago Police	\$6.00
12/17/2013	KNUDSON, DOROTHY	9171	189	City Of Chicago Police	\$66.55
12/17/2013	KNUDSON, DOROTHY	9171	189	City Of Chicago Police	\$0.94
12/17/2013	KNUDSON, DOROTHY	9171	189	City Of Chicago Police	\$6.00
12/17/2013	KNUDSON, DOROTHY	9171	189	City Of Chicago Police	\$66.55
12/17/2013	KNUDSON, DOROTHY	9171	189	City Of Chicago Police	\$0.94
03/05/2014	KNIAZ, SCOTT	9161	025	City Of Chicago Police	\$6.00
03/05/2014	KNIAZ, SCOTT	9161	025	City Of Chicago Police	\$615.00
03/05/2014	KNIAZ, SCOTT	9161	025	City Of Chicago Police	\$0.68
03/05/2014	KNIAZ, SCOTT	9161	025	City Of Chicago Police	\$6.00
03/05/2014	KNIAZ, SCOTT	9161	025	City Of Chicago Police	\$44.80
03/05/2014	KNIAZ, SCOTT	9161	025	City Of Chicago Police	\$115.20

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/05/2014	KINZIE, GAIL	9161		City Of Chicago Police	\$6.00
02/05/2014	KINZIE, GAIL	9161		City Of Chicago Police	\$77.14
02/05/2014	KINZIE, GAIL	9161		City Of Chicago Police	\$6.00
02/05/2014	KINZIE, GAIL	9161		City Of Chicago Police	\$77.14
04/15/2014	KING, JEFFREY	9165		City Of Chicago Police	\$6.00
04/15/2014	KING, JEFFREY	9165		City Of Chicago Police	\$6.00
04/15/2014	KING, JEFFREY	9165		City Of Chicago Police	\$18.18
04/15/2014	KING, JEFFREY	9165		City Of Chicago Police	\$1.06
04/15/2014	KING, JEFFREY	9165		City Of Chicago Police	\$6.00
04/15/2014	KING, JEFFREY	9165		City Of Chicago Police	\$14.11
04/15/2014	KING, JEFFREY	9165		City Of Chicago Police	\$708.15
04/15/2014	KING, JEFFREY	9165		City Of Chicago Police	\$91.96
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$184.01
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$6.00
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$8.70
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$6.00
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$154.13
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$6.00
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$5.19
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$6.00
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$154.13
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$13.21
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$6.00
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$222.38
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$5.19
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$6.00
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$5.19
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$5.19
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$6.00
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$154.13
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$154.13
08/05/2010	KERIN, ELIZABETH	9161	9	City Of Chicago Police	\$250.61
08/05/2010	KERIN, ELIZABETH	9161	9	City Of Chicago Police	\$164.40

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/05/2010	KERIN, ELIZABETH	9161	9	City Of Chicago Police	\$263.61
07/08/2009	KENNELLY, MICHAEL	9161	019	City Of Chicago Police	\$29.73
08/10/2013	KENNEDY, MATTHEW	9171	014	City Of Chicago Police	\$76.68
08/10/2013	KENNEDY, MATTHEW	9171	014	City Of Chicago Police	\$76.68
08/10/2013	KENNEDY, MATTHEW	9171	014	City Of Chicago Police	\$207.21
08/10/2013	KENNEDY, MATTHEW	9171	014	City Of Chicago Police	\$6.00
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$71.98
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$33.63
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$38.36
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$79.68
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$14.46
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$6.00
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$6.00
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$19.60
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$6.00
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$6.00
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$1.03
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$6.00
03/24/2014	KELLY, GEORGE	9152	341	City Of Chicago Police	\$6.00
04/24/2013	KELLY, BERNARD	9161		City Of Chicago Police	\$6.00
04/24/2013	KELLY, BERNARD	9161		City Of Chicago Police	\$350.41
04/24/2013	KELLY, BERNARD	9161		City Of Chicago Police	\$6.00
04/24/2013	KELLY, BERNARD	9161		City Of Chicago Police	\$6.00
04/24/2013	KELLY, BERNARD	9161		City Of Chicago Police	\$350.41
04/24/2013	KELLY, BERNARD	9161		City Of Chicago Police	\$6.00
04/24/2013	KELLY, BERNARD	9161		City Of Chicago Police	\$2.78
04/24/2013	KELLY, BERNARD	9161		City Of Chicago Police	\$350.41
04/24/2013	KELLY, BERNARD	9161		City Of Chicago Police	\$2.78
04/24/2013	KELLY, BERNARD	9161		City Of Chicago Police	\$2.78
08/04/2011	KAZARNOWICZ, MARCIN	9161		City Of Chicago Police	\$82.83
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$6.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$143.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$322.57

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$689.55
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$6.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$97.00
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$118.06
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$456.96
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$6.00
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$615.00
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$6.00
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$250.00
03/10/2014	KANE, BRIAN	9161	011	City Of Chicago Police	\$6.00
03/10/2014	KANE, BRIAN	9161	011	City Of Chicago Police	\$6.00
03/10/2014	KANE, BRIAN	9161	011	City Of Chicago Police	\$0.38
03/10/2014	KANE, BRIAN	9161	011	City Of Chicago Police	\$162.19
03/10/2014	KANE, BRIAN	9161	011	City Of Chicago Police	\$32.73
03/10/2014	KANE, BRIAN	9161	011	City Of Chicago Police	\$8.33
06/16/2013	KALFAS, GEORGE	9161	020	City Of Chicago Police	\$29.14
06/16/2013	KALFAS, GEORGE	9161	020	City Of Chicago Police	\$6.00
06/16/2013	KALFAS, GEORGE	9161	020	City Of Chicago Police	\$1.13
07/24/2008	Jones, Pamela	P	00004	City Of Chicago Police	\$16.66
07/24/2008	Jones, Pamela	P	00004	City Of Chicago Police	\$6.00
07/24/2008	Jones, Pamela	P	00004	City Of Chicago Police	\$16.04
07/24/2008	Jones, Pamela	P	00004	City Of Chicago Police	\$6.00
07/24/2008	Jones, Pamela	P	00004	City Of Chicago Police	\$68.15
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$67.26
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$455.11
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$6.00
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$0.78
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$33.83
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$41.40
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$41.40
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$6.00
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$145.61
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$5.65

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/11/2005	Jackovac, Michael T	P	00022	City Of Chicago Police	\$37.77
01/11/2005	Jackovac, Michael T	P	00022	City Of Chicago Police	\$392.64
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$1.36
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$171.25
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$6.00
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$1.36
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$6.00
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$171.25
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$1.37
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$6.00
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$173.09
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$1.71
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$6.00
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$215.51
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$1.71
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$6.00
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$215.51
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$18.18
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$1.39
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$1.39
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$175.21
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$175.21
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$6.00
05/08/2013	JONES, YVETTE	9161	006	City Of Chicago Police	\$6.00
06/28/2012	JONES, TERESA	9161		City Of Chicago Police	\$29.26
06/28/2012	JONES, TERESA	9161		City Of Chicago Police	\$6.00
10/18/2012	JONES, SAMUEL	9161		City Of Chicago Police	\$6.00
10/18/2012	JONES, SAMUEL	9161		City Of Chicago Police	\$741.36
10/18/2012	JONES, SAMUEL	9161		City Of Chicago Police	\$4.65
10/06/2013	JONES, SAMUEL	9161		City Of Chicago Police	\$235.88
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$6.00
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$2.87
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$723.76

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$6.00
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$5.74
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$277.31
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$6.00
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$2.20
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$321.57
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$6.00
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$2.55
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$361.88
08/05/2013	JOHNSON, WARREN	9161	313	City Of Chicago Police	\$17.49
08/05/2013	JOHNSON, WARREN	9161	313	City Of Chicago Police	\$6.00
08/05/2013	JOHNSON, WARREN	9161	313	City Of Chicago Police	\$715.32
08/05/2013	JOHNSON, WARREN	9161	313	City Of Chicago Police	\$43.27
08/05/2013	JOHNSON, WARREN	9161	313	City Of Chicago Police	\$6.00
02/04/2014	JOHNSON, TINA	9161	044	City Of Chicago Police	\$6.00
02/04/2014	JOHNSON, TINA	9161	044	City Of Chicago Police	\$70.80
07/10/2010	JOHNSON, MARK	9161	044	City Of Chicago Police	\$6.00
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$6.00
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$70.80
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$4.60
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$6.00
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$579.60
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$245.53
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$6.00
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$1.95
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$992.84
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$6.00
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$24.28
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$291.37
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$6.00
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$2.31
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$249.49
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/17/2014	JOHNSON, BELYINDA	9171		City Of Chicago Police	\$1.98
06/15/2011	JANUSZEWSKI, MARK	9161		City Of Chicago Police	\$21.86
06/15/2011	JANUSZEWSKI, MARK	9161		City Of Chicago Police	\$6.00
06/15/2011	JANUSZEWSKI, MARK	9161		City Of Chicago Police	\$397.66
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$120.88
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$114.60
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$0.39
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$6.00
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$33.86
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$6.00
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$186.42
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$5.07
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$6.00
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$14.72
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$4.42
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$14.72
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$6.00
05/09/2014	JACKSON, MATTHEW	9161	161	City Of Chicago Police	\$20.03
05/09/2014	JACKSON, MATTHEW	9161	161	City Of Chicago Police	\$14.43
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$3.78
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$158.00
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$6.00
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$4.80
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$54.94
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$6.00
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$54.12
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$6.00
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$31.42
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$6.00
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$6.00
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$68.80
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$0.77
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$23.84

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/09/2008	Holowach, John	P	00022	City Of Chicago Police	\$6.00
06/09/2008	Holowach, John	P	00022	City Of Chicago Police	\$19.45
06/09/2008	Holowach, John	P	00022	City Of Chicago Police	\$6.00
06/09/2008	Holowach, John	P	00022	City Of Chicago Police	\$19.40
06/09/2008	Holowach, John	P	00022	City Of Chicago Police	\$38.39
06/09/2008	Holowach, John	P	00022	City Of Chicago Police	\$312.77
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$100.69
06/17/1996	Herron-Blakely, Carol	P	00018	City Of Chicago Police	\$6.00
06/17/1996	Herron-Blakely, Carol	P	00018	City Of Chicago Police	\$96.90
06/17/1996	Herron-Blakely, Carol	P	00018	City Of Chicago Police	\$538.00
06/17/1996	Herron-Blakely, Carol	P	00018	City Of Chicago Police	\$6.00
06/17/1996	Herron-Blakely, Carol	P	00018	City Of Chicago Police	\$102.96
08/25/1993	Herring, Patricia	P	00007	City Of Chicago Police	\$57.00
08/25/1993	Herring, Patricia	P	00007	City Of Chicago Police	\$116.63
01/02/2003	Hardy, Denese	P	00025	City Of Chicago Police	\$312.84
01/02/2003	Hardy, Denese	P	00025	City Of Chicago Police	\$6.00
01/02/2003	Hardy, Denese	P	00025	City Of Chicago Police	\$3.63
01/02/2003	Hardy, Denese	P	00025	City Of Chicago Police	\$205.69
01/02/2003	Hardy, Denese	P	00025	City Of Chicago Police	\$6.00
01/02/2003	Hardy, Denese	P	00025	City Of Chicago Police	\$42.13
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$92.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$6.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$3.57
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$6.00
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$108.23
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$106.95
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$866.68
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$268.15
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$5.16
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$1.55
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$6.00
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$228.51
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$5.13

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$6.00
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$303.72
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$6.00
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$38.95
02/08/2014	HUBACK, MELVIN	9161		City Of Chicago Police	\$6.00
02/08/2014	HUBACK, MELVIN	9161		City Of Chicago Police	\$162.16
02/08/2014	HUBACK, MELVIN	9161		City Of Chicago Police	\$13.97
02/26/2009	HOYOU, ASHOOR			City Of Chicago Police	\$5.35
02/20/2010	HORAN, MARIANNE			City Of Chicago Police	\$5.79
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$213.14
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$1.99
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$6.00
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$251.07
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$1.69
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$6.00
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$213.14
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$2.05
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$6.00
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$257.40
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$213.14
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$6.00
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$1.69
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$6.00
10/11/2013	HORAN, MARIANNE	9161	014	City Of Chicago Police	\$1.69
07/10/2013	HOFFMAN, BRYAN	9161		City Of Chicago Police	\$206.94
07/10/2013	HOFFMAN, BRYAN	9161		City Of Chicago Police	\$232.55
07/10/2013	HOFFMAN, BRYAN	9161		City Of Chicago Police	\$6.00
07/10/2013	HOFFMAN, BRYAN	9161		City Of Chicago Police	\$14.42
07/10/2013	HOFFMAN, BRYAN	9161		City Of Chicago Police	\$11.40
07/10/2013	HOFFMAN, BRYAN	9161		City Of Chicago Police	\$6.00
03/17/2014	HO, JONATHAN	9161		City Of Chicago Police	\$6.00
03/17/2014	HO, JONATHAN	9161		City Of Chicago Police	\$27.33
03/17/2014	HO, JONATHAN	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/17/2014	HO, JONATHAN	9161		City Of Chicago Police	\$18.58
01/30/2014	HILL, WILLIE	9161	044	City Of Chicago Police	\$6.00
01/30/2014	HILL, WILLIE	9161	044	City Of Chicago Police	\$82.65
01/30/2014	HILL, WILLIE	9161	044	City Of Chicago Police	\$0.96
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$1.71
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$252.91
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$2.01
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$214.98
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$2.01
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$214.98
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$1.71
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$170.72
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$1.35
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$214.98
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$252.91
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$1.71
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$214.98
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$1.71
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$214.98
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$1.71
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$214.98
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$1.71
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$214.98
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$1.71
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$214.98
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$1.71
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$164.39
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$1.30
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$252.91
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$2.01
02/14/2011	HILL, BARBARA	3286		City Of Chicago Police	\$108.81
04/21/2014	HERRERA, SERGIO	9161	009	City Of Chicago Police	\$20.66
05/31/2012	HERRERA, JUANA	9161		City Of Chicago Police	\$23.88
05/31/2012	HERRERA, JUANA	9161		City Of Chicago Police	\$27.56
05/31/2012	HERRERA, JUANA	9161		City Of Chicago Police	\$49.24
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$0.61
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$100.84
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$6.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$1.17
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$110.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$427.54
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$52.19
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$181.50
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$188.21
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$6.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$6.00
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$6.00
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$2.05
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$6.00
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$177.11
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$0.85
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$6.00
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$73.21
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$1.67
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$6.00
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$144.72

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$1.90
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$6.00
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$163.99
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$1.46
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$6.00
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$125.96
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$0.73
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$6.00
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$62.26
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$262.76
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$2.25
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.00
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$2.25
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.00
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$245.77
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.00
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$1.95
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$893.75
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$283.70
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$2.25
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.00
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$283.70
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$283.70
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$805.12
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.00
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$0.26
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.00
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$10.57
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$2.25
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.00
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$283.70
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$19.69
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$805.73
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$43.97
01/05/2013	HERNANDEZ, DANIEL	9161		City Of Chicago Police	\$249.66
01/05/2013	HERNANDEZ, DANIEL	9161		City Of Chicago Police	\$6.00
01/05/2013	HERNANDEZ, DANIEL	9161		City Of Chicago Police	\$6.10
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$6.00
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$1.98
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$171.25
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$6.00
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$1.36
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$249.49
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$6.00
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$1.98
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$536.91
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$6.00
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$4.26
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$67.26
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$6.00
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$0.78
01/14/2014	HENRY, TONY	9161	017	City Of Chicago Police	\$249.49
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$213.14
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$1.69
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$213.14
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$1.69
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$257.40
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$2.05
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$130.95
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$1.04
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$213.14

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$1.69
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$251.07
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$1.99
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$168.88
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$1.34
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$251.07
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$1.99
04/25/2014	HEINEN, MATTHEW	9161	044	City Of Chicago Police	\$18.41
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$261.26
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$164.25
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$6.00
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$1.30
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$238.84
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$6.00
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$1.89
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$477.68
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$6.00
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$3.78
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$477.68
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$6.00
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$3.78
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$6.00
06/06/2013	HEBEIN, HERBERT	9161		City Of Chicago Police	\$2.07
08/07/2013	HAUSER, DANIEL	9161	044	City Of Chicago Police	\$69.74
08/07/2013	HAUSER, DANIEL	9161	044	City Of Chicago Police	\$6.00
08/07/2013	HAUSER, DANIEL	9161	044	City Of Chicago Police	\$70.80
08/07/2013	HAUSER, DANIEL	9161	044	City Of Chicago Police	\$6.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$863.06
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$46.22
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$108.23
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$104.18
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$4.05
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$805.73
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$19.69
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$92.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$3.57
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$0.26
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$10.57
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$70.80
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$1.99
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$6.00
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$1.99
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$6.00
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$6.00
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$1.39
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$6.00
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$1.69
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$175.21
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$213.14
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$88.53
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$251.07
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$251.07
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$66.55
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$88.53
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$0.70
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$88.53
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$6.00
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$0.70
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$88.53
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$6.00
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$0.70
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$6.00
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$0.70
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$0.94
07/08/2013	HART, CHARLES	9161		City Of Chicago Police	\$6.00
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$70.80
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$350.41
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$2.78
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$152.61
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$6.00
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$6.00
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$3.73
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$6.00
11/25/2013	HARRIS, NICHELLE	9161		City Of Chicago Police	\$63.72
11/25/2013	HARRIS, NICHELLE	9161		City Of Chicago Police	\$6.00
11/25/2013	HARRIS, NICHELLE	9161		City Of Chicago Police	\$1.56
02/21/2009	HARRIS, JENNIFER			City Of Chicago Police	\$0.33
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$2.70
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$72.54
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$6.00
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$232.96
12/13/2009	HARRIS, DAVID			City Of Chicago Police	\$1.34
04/08/2014	HARO, JORGE	9161		City Of Chicago Police	\$866.14
04/15/2014	HARO, JORGE	9161		City Of Chicago Police	\$72.42
04/15/2014	HARO, JORGE	9161		City Of Chicago Police	\$6.00
04/15/2014	HARO, JORGE	9161		City Of Chicago Police	\$6.00
04/15/2014	HARO, JORGE	9161		City Of Chicago Police	\$31.21

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/15/2014	HARO, JORGE	9161		City Of Chicago Police	\$118.06
04/15/2014	HARO, JORGE	9161		City Of Chicago Police	\$6.00
04/15/2014	HARO, JORGE	9161		City Of Chicago Police	\$615.00
04/15/2014	HARO, JORGE	9161		City Of Chicago Police	\$55.19
04/15/2014	HARO, JORGE	9161		City Of Chicago Police	\$6.00
04/15/2014	HARO, JORGE	9161		City Of Chicago Police	\$683.62
10/28/2012	HARGES, FREDERICK	9161	005	City Of Chicago Police	\$6.00
10/28/2012	HARGES, FREDERICK	9161	005	City Of Chicago Police	\$390.72
10/28/2012	HARGES, FREDERICK	9161	005	City Of Chicago Police	\$0.16
10/28/2012	HARGES, FREDERICK	9161	005	City Of Chicago Police	\$6.00
10/28/2012	HARGES, FREDERICK	9161	005	City Of Chicago Police	\$11.64
10/28/2012	HARGES, FREDERICK	9161	005	City Of Chicago Police	\$5.48
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$225.00
07/16/2013	HANCIN, JOSEPH	9161	045	City Of Chicago Police	\$6.00
07/16/2013	HANCIN, JOSEPH	9161	045	City Of Chicago Police	\$6.00
07/16/2013	HANCIN, JOSEPH	9161	045	City Of Chicago Police	\$76.24
07/16/2013	HANCIN, JOSEPH	9161	045	City Of Chicago Police	\$76.24
10/16/2009	HAMIDEH, ZIAD	9161	014	City Of Chicago Police	\$16.19
12/26/2013	HALLORAN, BRIAN	9161	313	City Of Chicago Police	\$6.00
12/26/2013	HALLORAN, BRIAN	9161	313	City Of Chicago Police	\$748.47
12/26/2013	HALLORAN, BRIAN	9161	313	City Of Chicago Police	\$4.34
12/26/2013	HALLORAN, BRIAN	9161	313	City Of Chicago Police	\$845.16
12/26/2013	HALLORAN, BRIAN	9161	313	City Of Chicago Police	\$6.00
12/26/2013	HALLORAN, BRIAN	9161	313	City Of Chicago Police	\$6.69
12/26/2013	HALLORAN, BRIAN	9161	313	City Of Chicago Police	\$5.94
12/26/2013	HALLORAN, BRIAN	9161	313	City Of Chicago Police	\$6.00
12/26/2013	HALLORAN, BRIAN	9161	313	City Of Chicago Police	\$547.19
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$6.00
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$243.11
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$1.05
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$6.00
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$1.67
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$1.39

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$6.00
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$175.21
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$132.79
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$209.18
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$6.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$1.66
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$159.62
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$6.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$1.26
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$269.63
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$6.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$2.13
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$279.15
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$6.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$2.21
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$209.18
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$6.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$1.66
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$209.18
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$6.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$1.66
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$6.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$3.57
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$6.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$92.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$3.57
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$6.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$92.00
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$9.52
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$151.01
07/05/2003	Greer, Howard T	P	00008	City Of Chicago Police	\$6.00
10/23/2008	Gillespie, Daniel J	P	00630	City Of Chicago Police	\$10.82
05/08/2013	GUBALA, MICHELLE	9171	007	City Of Chicago Police	\$75.57

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$293.21
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$112.00
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$1.84
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$146.00
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$6.00
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$55.88
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$242.62
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$6.00
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$1.92
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$48.53
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$6.00
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$2.33
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$202.32
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$6.00
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$1.60
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$232.51
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$6.00
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$270.07
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$3.13
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$6.00
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$6.00
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$213.14
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$213.14
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$6.00
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$1.69
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$213.14
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$6.00
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$1.69
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$213.14
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$6.00
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$1.69
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$213.14
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$1.69
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$257.40
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$6.00
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$2.05
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$257.40
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$6.00
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$2.05
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$257.40
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$6.00
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$2.05
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$257.40
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$6.00
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$2.05
08/17/2009	GRZYB, DIANE	9165		City Of Chicago Police	\$1.69
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$101.74
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.43
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$101.74
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.43
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$206.81
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.64
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$213.14
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.69
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$213.14
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.69
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$200.47
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.59
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$124.61

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$0.99
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$200.47
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.59
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$206.81
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.64
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$225.95
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.53
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$206.81
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.64
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$100.21
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.41
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$145.77
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$2.05
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$206.81
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.64
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$206.81
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.64
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$213.14
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.69
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$251.07
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.99
05/13/2009	GROBLA, MAREK	9161	002	City Of Chicago Police	\$9.45

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/18/2013	GRIMM, THOMAS	9161		City Of Chicago Police	\$70.80
05/18/2013	GRIMM, THOMAS	9161		City Of Chicago Police	\$6.00
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$6.00
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$2.16
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$247.49
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$6.00
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$2.16
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$247.49
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$6.00
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$2.16
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$247.49
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$6.00
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$2.16
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$247.49
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$6.00
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$2.16
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$247.49
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$6.00
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$2.16
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$306.36
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$6.00
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$2.16
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$247.49
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$2.16
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$247.49
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$6.00
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$581.44
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$132.79
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$1.41
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$1.68
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$6.00
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$244.95
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$1.05
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$6.00
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$6.00
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$6.00
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$6.00
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$418.44
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$177.05
01/23/2013	GREEN, KAREN	9161	004	City Of Chicago Police	\$501.91
01/23/2013	GREEN, KAREN	9161	004	City Of Chicago Police	\$6.00
01/23/2013	GREEN, KAREN	9161	004	City Of Chicago Police	\$26.48
01/23/2013	GREEN, KAREN	9161	004	City Of Chicago Police	\$75.57
10/20/2009	GRAVES, ROBERT	9165		City Of Chicago Police	\$21.45
12/05/2013	GRABOWSKI, HENRY	9161	004	City Of Chicago Police	\$20.08
12/05/2013	GRABOWSKI, HENRY	9161	004	City Of Chicago Police	\$3.75
12/05/2013	GRABOWSKI, HENRY	9161	004	City Of Chicago Police	\$6.00
12/05/2013	GRABOWSKI, HENRY	9161	004	City Of Chicago Police	\$323.59
12/05/2013	GRABOWSKI, HENRY	9161	004	City Of Chicago Police	\$6.00
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$177.96
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$6.00
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$230.40
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$6.00
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$7.99
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$7.99
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$177.96
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$12.65
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$6.00
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$217.55
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$6.00
03/03/2014	GOODWIN, TURNER	9161	312	City Of Chicago Police	\$110.00
03/03/2014	GOODWIN, TURNER	9161	312	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/03/2014	GOODWIN, TURNER	9161	312	City Of Chicago Police	\$262.03
03/03/2014	GOODWIN, TURNER	9161	312	City Of Chicago Police	\$6.40
11/11/2009	GONZALEZ, JOSE A	9206		City Of Chicago Police	\$3.34
07/21/2009	GONZALEZ, HECTOR	9161	044	City Of Chicago Police	\$36.33
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$167.29
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$171.25
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$67.26
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$167.29
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$199.88
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$198.41
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$1.33
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$6.00
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$1.33
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$6.00
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$0.78
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$6.00
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$1.33
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$6.00
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$0.30
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$6.00
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$1.58
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$6.00
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$1.36
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$6.00
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$0.78
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$6.00
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$67.26
03/15/2014	GOLUCKI, CRAIG	9161	015	City Of Chicago Police	\$25.96
01/05/2014	GOLAK, DEREK	9161		City Of Chicago Police	\$219.40
01/05/2014	GOLAK, DEREK	9161		City Of Chicago Police	\$6.00
11/30/2013	GODDARD, SHIRLEY	9161		City Of Chicago Police	\$6.00
11/30/2013	GODDARD, SHIRLEY	9161		City Of Chicago Police	\$76.60
11/30/2013	GODDARD, SHIRLEY	9161		City Of Chicago Police	\$23.55

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/06/2008	GLYNN, MICHAEL			City Of Chicago Police	\$31.52
06/30/2013	GIUDICE, THOMAS	9171	121	City Of Chicago Police	\$6.00
06/30/2013	GIUDICE, THOMAS	9171	121	City Of Chicago Police	\$166.33
06/30/2013	GIUDICE, THOMAS	9171	121	City Of Chicago Police	\$1.32
04/18/2014	GIBSON, NAOMI	9161	003	City Of Chicago Police	\$6.00
04/18/2014	GIBSON, NAOMI	9161	003	City Of Chicago Police	\$9.68
04/18/2014	GIBSON, NAOMI	9161	003	City Of Chicago Police	\$6.18
09/15/2009	GAYTAN, JOSE			City Of Chicago Police	\$9.23
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$6.00
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$615.00
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$6.00
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$373.42
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$137.82
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$774.12
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$6.00
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$30.05
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$167.78
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$6.00
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$4.10
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$37.80
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$6.00
03/08/2014	GAYTAN, JOSE	9161	011	City Of Chicago Police	\$0.92
06/26/2010	GAWLOWSKI, RADOSLAW			City Of Chicago Police	\$178.71
06/14/2011	GARZA, GLADYS	9161	008	City Of Chicago Police	\$75.57
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$6.00
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$4.82
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$155.75
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$6.00
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$6.05
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$112.56
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$6.00
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$2.75
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$167.35

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$6.00
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$4.08
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$155.75
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$6.00
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$6.05
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$123.93
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$6.00
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$4.82
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$123.93
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$0.77
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$6.00
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$615.00
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$6.00
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$460.82
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$4.10
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$31.50
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$6.00
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$118.06
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$167.78
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$6.00
06/24/2013	GARCIA JR, JOSE	9161	017	City Of Chicago Police	\$0.52
06/24/2013	GARCIA JR, JOSE	9161	017	City Of Chicago Police	\$6.00
06/24/2013	GARCIA JR, JOSE	9161	017	City Of Chicago Police	\$133.30
06/24/2013	GARCIA JR, JOSE	9161	017	City Of Chicago Police	\$0.87
06/24/2013	GARCIA JR, JOSE	9161	017	City Of Chicago Police	\$6.00
06/24/2013	GARCIA JR, JOSE	9161	017	City Of Chicago Police	\$223.43
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$171.25
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.37
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.36
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$167.29
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.33
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$171.25

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.36
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$171.25
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.36
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$171.25
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.36
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$171.25
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.36
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$175.21
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.39
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$171.25
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.36
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$173.37
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$6.00
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$2.78
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$2.78
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$6.00
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$350.41
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$350.41
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$350.41
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$350.41
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$350.41
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$350.41
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$350.41
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$350.41
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$2.78
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$2.78
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$6.00
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$2.78
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$6.00
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$2.78
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$6.00
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$2.78
03/02/2014	GALVIN, KENNETH	9161	021	City Of Chicago Police	\$6.00
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$133.76
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$181.53
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$6.00
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$183.44
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$6.00
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$133.76
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$6.00
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$183.44
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$6.00
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$767.17
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$6.00
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$6.00
01/27/2014	GALICH, COLLEEN	9171		City Of Chicago Police	\$181.53
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$250.02
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$6.00
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$6.00
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$86.58
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$6.00
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$4.76
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$852.00
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$6.00
10/29/2011	GAHAGAN, KATHLEEN	9201	177	City Of Chicago Police	\$277.40
10/29/2011	GAHAGAN, KATHLEEN	9201	177	City Of Chicago Police	\$6.00
10/29/2011	GAHAGAN, KATHLEEN	9201	177	City Of Chicago Police	\$19.67
10/29/2011	GAHAGAN, KATHLEEN	9201	177	City Of Chicago Police	\$277.40

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/29/2011	GAHAGAN, KATHLEEN	9201	177	City Of Chicago Police	\$6.00
10/29/2011	GAHAGAN, KATHLEEN	9201	177	City Of Chicago Police	\$19.67
04/08/2006	Fuller, Stephen B	P	00018	City Of Chicago Police	\$6.00
04/08/2006	Fuller, Stephen B	P	00018	City Of Chicago Police	\$164.04
11/06/2008	Freeman, Daniel L	P	00015	City Of Chicago Police	\$3.84
05/23/2004	Fanning, Terese	P	00016	City Of Chicago Police	\$95.09
05/23/2004	Fanning, Terese	P	00016	City Of Chicago Police	\$6.00
07/01/2012	FUENTES, HECTOR	9161		City Of Chicago Police	\$75.57
04/16/2014	FRANCO, ALEXANDER	9161		City Of Chicago Police	\$112.00
01/15/2012	FOUCH, NICOLE	9161	005	City Of Chicago Police	\$60.18
01/15/2012	FOUCH, NICOLE	9161	005	City Of Chicago Police	\$6.00
01/15/2012	FOUCH, NICOLE	9161	005	City Of Chicago Police	\$60.18
01/15/2012	FOUCH, NICOLE	9161	005	City Of Chicago Police	\$6.00
01/15/2012	FOUCH, NICOLE	9161	005	City Of Chicago Police	\$2.34
01/15/2012	FOUCH, NICOLE	9161	005	City Of Chicago Police	\$2.34
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$5.86
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$6.00
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$505.88
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$0.96
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$6.00
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$82.65
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$6.00
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$0.96
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$6.00
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$82.65
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$29.29
03/15/2014	FORD, BRIAN	9161	012	City Of Chicago Police	\$152.66
03/15/2014	FORD, BRIAN	9161	012	City Of Chicago Police	\$6.00
03/15/2014	FORD, BRIAN	9161	012	City Of Chicago Police	\$16.74
02/05/2014	FORD, ARTHELIA	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/05/2014	FORD, ARTHELIA	9161		City Of Chicago Police	\$6.00
02/05/2014	FORD, ARTHELIA	9161		City Of Chicago Police	\$6.00
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$464.39
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$41.66
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$153.88
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$615.00
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$195.19
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$6.00
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$115.20
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$211.97
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$81.95
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$74.29
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$6.00
02/22/2014	FOLEY, JOSEPH	9161		City Of Chicago Police	\$2.42
02/22/2014	FOLEY, JOSEPH	9161		City Of Chicago Police	\$6.00
02/22/2014	FOLEY, JOSEPH	9161		City Of Chicago Police	\$199.36
02/22/2014	FOLEY, JOSEPH	9161		City Of Chicago Police	\$1.89
02/22/2014	FOLEY, JOSEPH	9161		City Of Chicago Police	\$6.00
02/22/2014	FOLEY, JOSEPH	9161		City Of Chicago Police	\$155.90
02/12/2013	FOLEY, JOHN	9161	009	City Of Chicago Police	\$6.00
11/30/2012	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$71.93
11/30/2012	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$17.06
08/07/2012	FINERAN, BETH	9161	003	City Of Chicago Police	\$354.67
08/07/2012	FINERAN, BETH	9161	003	City Of Chicago Police	\$6.00
11/12/2013	FETZER, MATTHEW	9161	044	City Of Chicago Police	\$6.06
11/12/2013	FETZER, MATTHEW	9161	044	City Of Chicago Police	\$156.09
11/12/2013	FETZER, MATTHEW	9161	044	City Of Chicago Police	\$6.00
06/02/2013	FERN, BENJAMIN	9161	014	City Of Chicago Police	\$6.00
06/02/2013	FERN, BENJAMIN	9161	014	City Of Chicago Police	\$170.75
06/02/2013	FERN, BENJAMIN	9161	014	City Of Chicago Police	\$1.35
01/09/2010	FERENZI, RICHARD	9161	153	City Of Chicago Police	\$64.49
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$107.07
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$342.12

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$832.26
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$2.28
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$1.93
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$286.99
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$251.07
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$1.99
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$251.07
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$1.99
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$1.63
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$251.07
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$1.99
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$208.65
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$1.65
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$204.80
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$242.73
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$1.93
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$206.81
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$1.64
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$242.73
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$1.93
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$242.73
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$6.00
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$3.44

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$435.26
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$394.68
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$6.00
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$3.13
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$529.31
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$6.00
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$4.21
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$474.01
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$6.00
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$11.59
03/31/2014	FAGAN, SUSAN	9161	025	City Of Chicago Police	\$920.60
03/31/2014	FAGAN, SUSAN	9161	025	City Of Chicago Police	\$6.00
03/31/2014	FAGAN, SUSAN	9161	025	City Of Chicago Police	\$10.66
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$601.81
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$289.79
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$6.00
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$2.30
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$5.65
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$6.00
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$4.78
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$145.61
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$6.00
10/02/2003	Eldridge, Mark S	P	09999	City Of Chicago Police	\$178.50
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$85.71
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$6.00
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$105.00
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$2.10
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$6.00
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$6.00
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$186.42
12/18/2009	ESPARZA HALL, ALEXSANDRI		115	City Of Chicago Police	\$3.59
12/18/2009	ESPARZA HALL, ALEXSANDRI		115	City Of Chicago Police	\$3.59
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$2.48

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$644.95
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$6.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$5.13
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$6.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$110.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$5.18
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$6.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$6.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$311.73
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$447.13
03/07/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$6.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$6.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.67
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$171.92
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$6.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.67
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$171.92
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$6.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.67
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$171.92
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$6.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.67
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$171.92
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$6.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.67
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$171.92
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$6.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.67
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$171.92
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$6.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.67
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$171.92
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.67
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$171.92
03/24/2014	ELMER, KENT	9161		City Of Chicago Police	\$6.00
03/24/2014	ELMER, KENT	9161		City Of Chicago Police	\$124.69
03/24/2014	ELMER, KENT	9161		City Of Chicago Police	\$6.00
03/24/2014	ELMER, KENT	9161		City Of Chicago Police	\$9.14
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$6.00
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$40.89
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$6.00
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$2.25
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$186.50
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$6.00
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$9.01
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$224.87
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$13.50
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$13.50
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$293.83
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$6.00
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$186.50
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$6.00
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$9.01
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$186.50
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$6.00
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$9.01
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$224.87
06/24/2013	EIGENBAUER, ROBERT	9161	701	City Of Chicago Police	\$6.00
06/03/2010	EDWARDS, TRACEY			City Of Chicago Police	\$29.62
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$257.87
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$24.90
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$358.36
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$48.37
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$49.11
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$3.60
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$115.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$8.43
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$56.47
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.14
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$56.47
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.14
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$17.68
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$1.30
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$142.19
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$10.44
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$28.49
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$2.09
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$137.79
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$10.11
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$84.78
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.22
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$269.80
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$19.81
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$70.61
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$79.13
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$17.18
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$48.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$11.25

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$100.88
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$18.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$17.18
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$15.83
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.83
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$17.71
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$10.50
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$10.35
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.83
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$20.50
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$17.71
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.58
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.58
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.58
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.58
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$155.25
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$19.32
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$17.18
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$133.53
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$13.64
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$17.18
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.42
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$277.72
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.31
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$9.71
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$23.63
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$12.45
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$651.69
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$6.00
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$398.80
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$6.00
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$65.40
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$155.37

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$6.00
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$5.33
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$155.37
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$6.00
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$5.33
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$220.55
06/01/2004	Day, Justine	P	00016	City Of Chicago Police	\$168.36
06/01/2004	Day, Justine	P	00016	City Of Chicago Police	\$2.37
06/01/2004	Day, Justine	P	00016	City Of Chicago Police	\$6.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.04
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$212.82
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$6.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$165.57
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.11
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$6.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$176.47
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.11
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$6.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$176.47
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.35
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$6.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$214.68
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$0.61
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$6.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$52.19
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.31
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$6.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$208.29
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.34
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$6.00
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$6.00
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$1.15
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$448.05

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$6.00
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$139.73
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$6.00
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$7.45
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$3.75
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$6.00
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$323.59
11/25/2008	DUIGNAN, MICHAEL			City Of Chicago Police	\$42.39
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$0.35
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$6.00
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$139.66
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$0.63
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$6.00
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$162.83
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$90.12
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$0.54
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$6.00
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$247.12
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$6.00
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$1.55
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$67.26
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$2.84
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$0.78
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$6.00
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$453.38
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$6.00
01/25/2014	DREW, TRACEY	9161	044	City Of Chicago Police	\$6.00
01/25/2014	DREW, TRACEY	9161	044	City Of Chicago Police	\$132.15
01/25/2014	DREW, TRACEY	9161	044	City Of Chicago Police	\$1.53
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$206.81
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$1.64
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$1.64
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$206.81
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$6.00
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$6.00
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$795.78
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$2.49
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$6.00
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$151.24
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$15.21
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$6.00
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$622.34
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$10.65
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$6.00
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$435.73
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$1.35
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$6.00
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$169.21
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$5.33
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$6.00
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$175.29
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$10.65
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$6.00
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$435.73
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$1.54
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$6.00
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$226.66
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$10.65
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$6.00
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$622.34
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$19.45
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$15.21
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$435.73
10/18/2013	DOOLIN, WILLIAM	9161		City Of Chicago Police	\$14.76
10/18/2013	DOOLIN, WILLIAM	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$9.73
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$6.00
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$172.76
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$9.10
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$6.00
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$167.42
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$170.09
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$9.42
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$6.00
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$165.82
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$6.00
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$6.00
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$9.73
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$6.00
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$172.76
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$6.00
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$8.72
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$6.00
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$164.22
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$8.92
03/20/2014	DOHERTY, BRIAN	9161		City Of Chicago Police	\$0.75
03/20/2014	DOHERTY, BRIAN	9161		City Of Chicago Police	\$6.00
03/20/2014	DOHERTY, BRIAN	9161		City Of Chicago Police	\$30.60
06/30/2013	DISTASIO, ROBERT	9165	610	City Of Chicago Police	\$44.26
06/30/2013	DISTASIO, ROBERT	9165	610	City Of Chicago Police	\$6.00
06/30/2013	DISTASIO, ROBERT	9165	610	City Of Chicago Police	\$0.35
06/30/2013	DISTASIO, ROBERT	9165	610	City Of Chicago Police	\$70.80
06/30/2013	DISTASIO, ROBERT	9165	610	City Of Chicago Police	\$6.00
12/15/2012	DIMAS, CONSTANTINOS	9161		City Of Chicago Police	\$6.00
12/15/2012	DIMAS, CONSTANTINOS	9161		City Of Chicago Police	\$6.00
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$3.84
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$53.10
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$3.89
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$53.10
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$6.00
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$3.89
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$6.00
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$52.30
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$5.86
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$6.00
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$79.96
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$3.02
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$41.21
11/15/2013	DIALLO, SALIOU	9161	012	City Of Chicago Police	\$6.00
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$6.00
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$1.80
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$318.83
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$6.00
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$1.80
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$108.23
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$318.83
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$49.77
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$6.00
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$251.88
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$6.00
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$242.24
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$6.00
03/14/2014	DESAI, RISHI	9161	044	City Of Chicago Police	\$34.80
03/14/2014	DESAI, RISHI	9161	044	City Of Chicago Police	\$6.00
03/09/2014	DEROUIN, THOMAS	9161	044	City Of Chicago Police	\$6.00
03/09/2014	DEROUIN, THOMAS	9161	044	City Of Chicago Police	\$54.48
03/09/2014	DEROUIN, THOMAS	9161	044	City Of Chicago Police	\$7.83
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$1.94
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$279.15
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$2.21
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$211.02
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$6.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$1.67
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$204.69
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$6.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$1.62
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$207.07
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$6.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$1.64
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$245.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$6.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$1.94
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$245.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$6.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$162.80
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$6.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$1.94
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$1.29
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$207.07
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$6.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$1.64
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$245.00
12/10/2013	DEMAS, JASON	9161	044	City Of Chicago Police	\$6.00
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$6.00
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$6.00
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$262.49
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$229.28
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$6.00
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$6.00
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$44.17
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$264.52
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$6.00
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$112.51
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$108.66
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$46.21
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$206.26
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$6.00
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$82.42
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$6.00
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$3.04
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$3.20
03/26/2014	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$6.00
03/26/2014	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$5.27
03/26/2014	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$454.71
03/26/2014	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$6.00
03/26/2014	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$1.27
03/26/2014	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$109.48
10/29/2013	DELATORRE JR., CARLOS			City Of Chicago Police	\$701.11
10/29/2013	DELATORRE JR., CARLOS			City Of Chicago Police	\$6.00
10/29/2013	DELATORRE JR., CARLOS			City Of Chicago Police	\$17.14
10/29/2013	DELATORRE JR., CARLOS			City Of Chicago Police	\$131.66
03/20/2014	DELANEY, ANDREA	9171		City Of Chicago Police	\$115.94
03/20/2014	DELANEY, ANDREA	9171		City Of Chicago Police	\$6.00
03/20/2014	DELANEY, ANDREA	9171		City Of Chicago Police	\$615.00
03/20/2014	DELANEY, ANDREA	9171		City Of Chicago Police	\$5.93
03/20/2014	DELANEY, ANDREA	9171		City Of Chicago Police	\$95.60
03/20/2014	DELANEY, ANDREA	9171		City Of Chicago Police	\$6.00
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$6.00
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$5.41
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$6.00
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$3.57
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$6.00
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$92.00
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$2.33

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$6.00
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$293.75
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$682.25
10/15/2013	DEITELHOFF, KEITH	9161	044	City Of Chicago Police	\$6.00
10/15/2013	DEITELHOFF, KEITH	9161	044	City Of Chicago Police	\$942.57
10/15/2013	DEITELHOFF, KEITH	9161	044	City Of Chicago Police	\$1.25
10/15/2013	DEITELHOFF, KEITH	9161	044	City Of Chicago Police	\$6.00
10/15/2013	DEITELHOFF, KEITH	9161	044	City Of Chicago Police	\$107.83
10/15/2013	DEITELHOFF, KEITH	9161	044	City Of Chicago Police	\$10.91
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$8.19
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$34.94
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$6.00
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$1.92
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$20.75
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$6.00
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$123.03
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$6.00
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$1.53
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$110.00
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$6.00
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$6.00
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$6.00
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$329.24
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$6.00
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$129.57
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$6.00
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$7.13
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$18.30
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$6.00
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$1.01
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$49.77
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$6.00
10/01/2013	DECANTO, CHRISTOPHER	9161		City Of Chicago Police	\$172.11

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/01/2013	DECANTO, CHRISTOPHER	9161		City Of Chicago Police	\$6.00
10/01/2013	DECANTO, CHRISTOPHER	9161		City Of Chicago Police	\$7.30
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$2.40
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$6.00
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$837.45
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$5.10
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$6.00
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$643.14
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$6.00
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$31.00
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$7.11
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$302.84
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$6.00
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$6.63
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$67.26
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$6.00
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$0.78
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$896.58
02/26/2014	DE LA HUERTA, URIEL	9161		City Of Chicago Police	\$6.00
03/20/2014	DE HAAN, DARREN	9161	211	City Of Chicago Police	\$4.10
03/20/2014	DE HAAN, DARREN	9161	211	City Of Chicago Police	\$6.00
03/20/2014	DE HAAN, DARREN	9161	211	City Of Chicago Police	\$167.78
03/20/2014	DE HAAN, DARREN	9161	211	City Of Chicago Police	\$18.71
03/20/2014	DE HAAN, DARREN	9161	211	City Of Chicago Police	\$30.60
03/20/2014	DE HAAN, DARREN	9161	211	City Of Chicago Police	\$481.86
03/20/2014	DE HAAN, DARREN	9161	211	City Of Chicago Police	\$0.75
03/20/2014	DE HAAN, DARREN	9161	211	City Of Chicago Police	\$6.00
03/20/2014	DE HAAN, DARREN	9161	211	City Of Chicago Police	\$6.00
04/16/2014	DAVIS, PAMELA	9161	004	City Of Chicago Police	\$54.60
09/30/2013	DAVIS, CHRISTOPHE	9161	003	City Of Chicago Police	\$353.40
09/30/2013	DAVIS, CHRISTOPHE	9161	003	City Of Chicago Police	\$2.82
09/30/2013	DAVIS, CHRISTOPHE	9161	003	City Of Chicago Police	\$6.00
11/21/2013	DALY, RICHARD			City Of Chicago Police	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/21/2013	DALY, RICHARD			City Of Chicago Police	\$183.63
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$57.75
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$13.40
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$2.64
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$261.08
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$6.00
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$17.77
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$275.80
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$6.00
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$6.41
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$597.06
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$6.00
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$31.41
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$6.00
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$223.94
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$6.00
10/04/2003	Craig, Niagara	P	00011	City Of Chicago Police	\$116.70
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$593.52
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$63.71
06/21/2005	Chiagkouris, Christine	P	09999	City Of Chicago Police	\$92.00
06/21/2005	Chiagkouris, Christine	P	09999	City Of Chicago Police	\$6.00
06/21/2005	Chiagkouris, Christine	P	09999	City Of Chicago Police	\$19.00
06/21/2005	Chiagkouris, Christine	P	09999	City Of Chicago Police	\$301.33
06/21/2005	Chiagkouris, Christine	P	09999	City Of Chicago Police	\$6.00
06/21/2005	Chiagkouris, Christine	P	09999	City Of Chicago Police	\$3.57
04/20/2008	Cephas, Rydell J	P	00001	City Of Chicago Police	\$2.78
04/20/2008	Cephas, Rydell J	P	00001	City Of Chicago Police	\$11.09
03/05/2014	CWIK, MICHAEL	9161	025	City Of Chicago Police	\$69.25
03/05/2014	CWIK, MICHAEL	9161	025	City Of Chicago Police	\$60.18
03/05/2014	CWIK, MICHAEL	9161	025	City Of Chicago Police	\$6.00
03/05/2014	CWIK, MICHAEL	9161	025	City Of Chicago Police	\$125.31
03/05/2014	CWIK, MICHAEL	9161	025	City Of Chicago Police	\$615.00
03/05/2014	CWIK, MICHAEL	9161	025	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/05/2014	CWIK, MICHAEL	9161	025	City Of Chicago Police	\$2.34
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$322.92
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$217.56
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$1.78
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$45.90
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$1.78
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$45.90
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$0.89
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$322.92
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$0.89
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$322.92
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$0.89
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$322.92
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$0.89
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$322.92
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$0.89
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$322.92
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$0.89
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$322.92
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$0.89
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$0.89

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08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$322.92
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$0.89
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$322.92
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$0.89
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$322.92
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$6.00
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$10.09
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$6.00
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$321.00
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$6.00
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$731.14
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$6.00
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$52.19
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$726.21
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$6.00
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$17.75
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$653.59
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$6.00
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$15.98
04/07/2012	CROMWELL, LEO	9161		City Of Chicago Police	\$75.57
01/05/2011	CRAWFORD, TENISHIA	9161		City Of Chicago Police	\$33.25
01/05/2011	CRAWFORD, TENISHIA	9161		City Of Chicago Police	\$6.00
01/05/2011	CRAWFORD, TENISHIA	9161		City Of Chicago Police	\$0.39
01/05/2011	CRAWFORD, TENISHIA	9161		City Of Chicago Police	\$615.00
01/05/2011	CRAWFORD, TENISHIA	9161		City Of Chicago Police	\$6.00
01/05/2011	CRAWFORD, TENISHIA	9161		City Of Chicago Police	\$115.20
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$89.74
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$6.00
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$0.61
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$52.19
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$0.61
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$67.26
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$6.00
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$0.78
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$965.44
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$6.00
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$7.65
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$285.03
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$6.00
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$2.26
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$534.53
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$6.00
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$4.24
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$249.49
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$6.00
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$1.98
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$209.18
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$6.00
02/07/2014	CRAWFORD, MARIAN	9161		City Of Chicago Police	\$1.66
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$66.25
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.77
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$6.00
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$110.00
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$225.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$2.73
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$299.82
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$344.08
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$1.56
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$134.44
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$41.19
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$600.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$2.73
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$344.08
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$2.38
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$299.82
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$2.05
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$257.40
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$2.73
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$344.08
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$2.38
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$2.38
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$214.98
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$1.71
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$299.82
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$2.38
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$299.82
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
03/19/2014	COTTER, THOMAS	9171		City Of Chicago Police	\$3.02
03/19/2014	COTTER, THOMAS	9171		City Of Chicago Police	\$6.00
03/19/2014	COTTER, THOMAS	9171		City Of Chicago Police	\$215.00
07/01/2010	COSGROVE, PETER	9161		City Of Chicago Police	\$116.70
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$6.00
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$318.71
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$1.37
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$173.37
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$6.00
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$260.05
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$2.08
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$6.00
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$261.89
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$2.08
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$6.00
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$261.89
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$2.53
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$304.31
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$6.00
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$2.42
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$2.06
01/24/2010	CORTESI, NICHOLAS	9161	715	City Of Chicago Police	\$1.44
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$58.55
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$7.16
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$150.89
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$7.16
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$150.89
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$7.16
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$150.89
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$7.16
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$142.02
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.11
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$150.89

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01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$7.16
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$150.89
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$7.16
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$204.74
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$89.70
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$80.92
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$82.02
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$477.74
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$29.64
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$150.89
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/03/2014	COONEY, CARRIE	P.O.	024	City Of Chicago Police	\$6.00
01/03/2014	COONEY, CARRIE	P.O.	024	City Of Chicago Police	\$207.33
01/03/2014	COONEY, CARRIE	P.O.	024	City Of Chicago Police	\$1.41
01/03/2014	COONEY, CARRIE	P.O.	024	City Of Chicago Police	\$6.00
01/03/2014	COONEY, CARRIE	P.O.	024	City Of Chicago Police	\$1.64
01/03/2014	COONEY, CARRIE	P.O.	024	City Of Chicago Police	\$1.41
01/03/2014	COONEY, CARRIE	P.O.	024	City Of Chicago Police	\$6.00
01/03/2014	COONEY, CARRIE	P.O.	024	City Of Chicago Police	\$250.89
01/03/2014	COONEY, CARRIE	P.O.	024	City Of Chicago Police	\$250.89
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$208.65
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$6.00
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$1.65
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$208.65
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$6.00
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$1.65
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$202.32
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$1.60
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$252.91
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$6.00
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$2.01
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$6.00
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$252.91
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$2.01
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$6.00
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$164.39
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$1.89
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$6.00
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$238.24
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$1.30
01/01/2014	CONWAY, PATRICK	9171	019	City Of Chicago Police	\$6.00
01/01/2014	CONWAY, PATRICK	9171	019	City Of Chicago Police	\$6.01
01/01/2014	CONWAY, PATRICK	9171	019	City Of Chicago Police	\$758.48
01/01/2014	CONWAY, PATRICK	9171	019	City Of Chicago Police	\$6.00
01/25/2010	CONWAY, JOHN			City Of Chicago Police	\$6.84
07/02/2009	CONSIDINE, BERNARD	9161	012	City Of Chicago Police	\$16.74
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$6.00
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$6.00
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$6.00
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$43.32
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$6.00
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$97.44
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$6.00
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$1.08
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$6.00
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$820.00
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$6.00
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$14.25
01/22/2013	COLLIER, DWAYNE			City Of Chicago Police	\$102.82
01/22/2013	COLLIER, DWAYNE			City Of Chicago Police	\$6.00

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01/22/2013	COLLIER, DWAYNE			City Of Chicago Police	\$1.19
01/22/2013	COLLIER, DWAYNE			City Of Chicago Police	\$615.00
01/22/2013	COLLIER, DWAYNE			City Of Chicago Police	\$115.20
01/22/2013	COLLIER, DWAYNE			City Of Chicago Police	\$110.00
01/22/2013	COLLIER, DWAYNE			City Of Chicago Police	\$6.00
03/15/2010	COLEMAN, RAMONA	9161	171	City Of Chicago Police	\$17.25
10/24/2012	COLEMAN, RAMONA	9161	171	City Of Chicago Police	\$9.04
10/24/2012	COLEMAN, RAMONA	9161	171	City Of Chicago Police	\$6.00
10/24/2012	COLEMAN, RAMONA	9161	171	City Of Chicago Police	\$0.35
10/24/2012	COLEMAN, RAMONA	9161	171	City Of Chicago Police	\$102.82
10/24/2012	COLEMAN, RAMONA	9161	171	City Of Chicago Police	\$6.00
10/24/2012	COLEMAN, RAMONA	9161	171	City Of Chicago Police	\$1.19
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$532.59
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$5.90
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$252.10
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$0.88
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$225.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$276.10
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$331.22
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$79.04
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$464.73
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$178.28
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$13.10
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$757.78
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$0.31
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$210.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
08/15/2013	COLBERT, MICHELE	9161		City Of Chicago Police	\$379.28
08/15/2013	COLBERT, MICHELE	9161		City Of Chicago Police	\$6.00
08/15/2013	COLBERT, MICHELE	9161		City Of Chicago Police	\$70.80
03/31/2014	CLAY, RONIN	9161		City Of Chicago Police	\$6.00
03/31/2014	CLAY, RONIN	9161		City Of Chicago Police	\$186.42
03/03/2014	CLARK, KATHLEEN	9161	044	City Of Chicago Police	\$6.00
03/03/2014	CLARK, KATHLEEN	9161	044	City Of Chicago Police	\$6.00
03/03/2014	CLARK, KATHLEEN	9161	044	City Of Chicago Police	\$369.17
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$6.00
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$19.45
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$7.96
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$6.00
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$687.43
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$3.63
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$6.00
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$312.84
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$9.47
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$817.57
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$17.75
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$726.21
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$110.00
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$25.51
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$5.03
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$14.72
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$308.42
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$645.74
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$4.42

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$6.00
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$2.44
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$6.00
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$132.68
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$6.00
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$5.97
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$6.00
03/15/2014	CHRISTIE, DANIEL			City Of Chicago Police	\$754.80
08/28/2012	CHOATE, HEATH		044	City Of Chicago Police	\$21.06
08/28/2012	CHOATE, HEATH		044	City Of Chicago Police	\$84.85
08/28/2012	CHOATE, HEATH		044	City Of Chicago Police	\$6.00
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$469.23
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$1.04
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$3.04
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$130.95
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$6.00
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$6.00
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$3.71
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$416.20
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.34
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$682.10
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$27.46
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$168.88
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.34
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$158.10
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.26
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$168.88
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.34

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$199.88
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.33
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$37.93
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$0.30
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$175.21
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.39
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$115.68
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$0.92
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$168.88
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.34
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$200.69
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.33
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$31.12
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$0.25
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$168.88
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.34
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$71.42
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$0.57
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$213.14
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.69
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$175.21
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.39

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$158.10
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.26
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$168.88
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.34
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$168.88
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
07/29/2013	CEGLAREK, JOSEPH	9161		City Of Chicago Police	\$16.20
07/29/2013	CEGLAREK, JOSEPH	9161		City Of Chicago Police	\$6.00
07/29/2013	CEGLAREK, JOSEPH	9161		City Of Chicago Police	\$0.40
12/25/2013	CECCHIN, VINCENT	9161		City Of Chicago Police	\$51.49
12/25/2013	CECCHIN, VINCENT	9161		City Of Chicago Police	\$6.00
12/25/2013	CECCHIN, VINCENT	9161		City Of Chicago Police	\$13.64
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$6.00
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$67.26
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$67.26
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$6.00
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$0.78
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$166.08
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$6.00
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$6.58
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$195.97
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$6.00
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$10.11
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$313.74
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$6.00
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$10.44
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$375.88
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$6.00
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$4.35
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$0.78
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$13.76

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$6.00
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$258.56
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$6.78
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$6.00
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$277.21
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$6.00
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$33.35
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$0.39
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$6.00
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$189.37
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$933.40
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$6.00
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$25.43
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$2.99
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$6.00
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$0.34
03/14/2014	CARTER, ACSHRAMM ADAR	9161		City Of Chicago Police	\$0.43
03/14/2014	CARTER, ACSHRAMM ADAR	9161		City Of Chicago Police	\$37.03
03/14/2014	CARTER, ACSHRAMM ADAR	9161		City Of Chicago Police	\$0.96
03/14/2014	CARTER, ACSHRAMM ADAR	9161		City Of Chicago Police	\$6.00
03/14/2014	CARTER, ACSHRAMM ADAR	9161		City Of Chicago Police	\$6.00
03/14/2014	CARTER, ACSHRAMM ADAR	9161		City Of Chicago Police	\$82.65
11/20/2012	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$3.60
11/20/2012	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$455.16
11/20/2012	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$1.91
11/20/2012	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$6.00
11/20/2012	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$241.49
11/20/2012	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$6.00
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$6.00
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$173.49
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$6.00
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$173.49
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$5.11

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$5.11
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$5.11
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$6.00
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$126.00
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$6.00
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$3.08
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$170.59
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$6.00
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$4.77
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$173.49
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$6.00
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$5.11
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$173.49
12/31/2013	CARIDINE, DALE	9161		City Of Chicago Police	\$223.37
12/31/2013	CARIDINE, DALE	9161		City Of Chicago Police	\$6.00
12/31/2013	CARIDINE, DALE	9161		City Of Chicago Police	\$14.63
08/19/2012	CANO, DAVID	9161		City Of Chicago Police	\$63.00
03/27/2014	CANNON, MATTHEW	9161	020	City Of Chicago Police	\$6.00
03/27/2014	CANNON, MATTHEW	9161	020	City Of Chicago Police	\$1.56
03/27/2014	CANNON, MATTHEW	9161	020	City Of Chicago Police	\$63.72
01/06/2014	CANNATA, CHRISTOPHER	9161	044	City Of Chicago Police	\$45.90
01/06/2014	CANNATA, CHRISTOPHER	9161	044	City Of Chicago Police	\$6.00
01/06/2014	CANNATA, CHRISTOPHER	9161	044	City Of Chicago Police	\$1.78
01/06/2014	CANNATA, CHRISTOPHER	9161	044	City Of Chicago Police	\$265.57
01/06/2014	CANNATA, CHRISTOPHER	9161	044	City Of Chicago Police	\$2.11
01/06/2014	CANNATA, CHRISTOPHER	9161	044	City Of Chicago Police	\$6.00
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$2.34
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$6.00
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$60.18
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$3.57
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$6.00
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$92.00
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$0.64

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$6.00
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$163.50
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$0.81
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$208.57
01/28/2014	CANDELARIO, HUMBERTO	9161	189	City Of Chicago Police	\$6.00
10/10/2009	CAMPOS, MARCO	9161		City Of Chicago Police	\$8.60
03/13/2014	CAMACHO, FRANCES			City Of Chicago Police	\$6.00
03/13/2014	CAMACHO, FRANCES			City Of Chicago Police	\$398.44
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$62.77
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$1.53
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$210.08
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$5.13
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$92.89
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$2.27
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$95.95
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
05/16/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$2.35
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$173.37
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$1.34
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$1.37
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$536.59
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.21
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$257.95
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$2.04
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$154.58
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$0.97
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$173.37

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$1.37
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$173.37
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$1.37
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$306.15
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$2.43
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$169.68
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$548.24
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$112.56
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$4.33
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$2.75
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$55.90
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$6.00
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$1.37
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$41.06
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$6.00
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$1.00
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$55.90
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$6.00
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$1.37
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$177.17
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$6.00
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$4.33
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$177.17
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$6.00
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$6.00
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$173.09
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$6.00
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$1.37

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$168.88
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$6.00
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$1.81
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$418.09
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$6.00
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$3.31
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$46.70
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$6.00
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$1.34
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$57.93
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$6.00
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$0.67
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$171.92
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$0.67
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$6.00
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$171.92
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$0.67
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$6.00
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$171.92
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$0.67
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$6.00
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$171.92
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$0.67
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$6.00
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$171.92
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$0.67
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$6.00
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$171.92
09/29/2013	BUSTOS, LEONEL	9161	002	City Of Chicago Police	\$65.56
09/29/2013	BUSTOS, LEONEL	9161	002	City Of Chicago Police	\$6.00
09/29/2013	BUSTOS, LEONEL	9161	002	City Of Chicago Police	\$0.92
11/03/2010	BURNETTE, MICHAEL	9161	022	City Of Chicago Police	\$6.00
11/03/2010	BURNETTE, MICHAEL	9161	022	City Of Chicago Police	\$6.00
03/18/2014	BURKS JR, MAURICE	9161	151	City Of Chicago Police	\$6.00
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$70.80
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$54.94
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$6.00
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$39.30
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$6.00
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$86.62
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$495.43
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$3.92
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$6.00
06/20/2013	BURG, BRIAN	9161	044	City Of Chicago Police	\$216.15
06/20/2013	BURG, BRIAN	9161	044	City Of Chicago Police	\$6.00
05/06/2010	BUKOWSKI, GEORGE	9161	016	City Of Chicago Police	\$60.18
05/06/2010	BUKOWSKI, GEORGE	9161	016	City Of Chicago Police	\$1.73
05/06/2010	BUKOWSKI, GEORGE	9161	016	City Of Chicago Police	\$6.00
05/06/2010	BUKOWSKI, GEORGE	9161	016	City Of Chicago Police	\$142.62
05/06/2010	BUKOWSKI, GEORGE	9161	016	City Of Chicago Police	\$2.34
05/06/2010	BUKOWSKI, GEORGE	9161	016	City Of Chicago Police	\$6.00
12/22/2013	BRYJA, JOHN	9161	011	City Of Chicago Police	\$0.77
12/22/2013	BRYJA, JOHN	9161	011	City Of Chicago Police	\$31.50
12/22/2013	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.00
03/14/2013	BRYANT, DANA	9161		City Of Chicago Police	\$700.82
03/14/2013	BRYANT, DANA	9161		City Of Chicago Police	\$6.00
03/14/2013	BRYANT, DANA	9161		City Of Chicago Police	\$5.56
03/14/2013	BRYANT, DANA	9161		City Of Chicago Police	\$0.89
03/14/2013	BRYANT, DANA	9161		City Of Chicago Police	\$6.00
03/14/2013	BRYANT, DANA	9161		City Of Chicago Police	\$76.35
08/16/2011	BROWN, SUZAN	9161	153	City Of Chicago Police	\$75.48
08/21/2011	BROWN, SHARONE	9161		City Of Chicago Police	\$21.00
12/07/2013	BROWN, MICHELLE	9161	007	City Of Chicago Police	\$1.34
12/07/2013	BROWN, MICHELLE	9161	007	City Of Chicago Police	\$6.00
12/07/2013	BROWN, MICHELLE	9161	007	City Of Chicago Police	\$168.88
12/07/2013	BROWN, MICHELLE	9161	007	City Of Chicago Police	\$7.35
12/07/2013	BROWN, MICHELLE	9161	007	City Of Chicago Police	\$189.12
12/07/2013	BROWN, MICHELLE	9161	007	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$12.05
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$6.00
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$6.00
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$7.00
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$165.58
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$6.00
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$13.17
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$158.99
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$6.00
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$12.05
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$36.51
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$158.99
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$6.00
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$12.05
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$158.99
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$6.00
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$12.05
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$158.99
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$6.00
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$12.05
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$158.99
02/24/2014	BROWN, AKISHE	9161	044	City Of Chicago Police	\$6.00
11/07/2011	BROWN JOHNSON, LOLITA	9161	022	City Of Chicago Police	\$75.57
11/07/2011	BROWN JOHNSON, LOLITA	9161	022	City Of Chicago Police	\$75.57
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$1.83
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$213.14
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$231.20
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$6.00
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$6.00
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$1.69
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$240.96
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$6.00
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$70.80
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$1.88
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$6.00
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$237.00
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$1.91
04/05/2014	BRKOVIC, PETAR	9161	018	City Of Chicago Police	\$837.08
04/05/2014	BRKOVIC, PETAR	9161	018	City Of Chicago Police	\$6.00
04/05/2014	BRKOVIC, PETAR	9161	018	City Of Chicago Police	\$9.69
04/05/2014	BRKOVIC, PETAR	9161	018	City Of Chicago Police	\$6.00
04/05/2014	BRKOVIC, PETAR	9161	018	City Of Chicago Police	\$409.00
09/21/2013	BRILL, JAMES	9161		City Of Chicago Police	\$35.60
09/21/2013	BRILL, JAMES	9161		City Of Chicago Police	\$6.00
09/21/2013	BRILL, JAMES	9161		City Of Chicago Police	\$0.24
05/08/2013	BREZINSKI, LARRY	9161	044	City Of Chicago Police	\$244.15
05/08/2013	BREZINSKI, LARRY	9161	044	City Of Chicago Police	\$6.00
05/08/2013	BREZINSKI, LARRY	9161	044	City Of Chicago Police	\$1.68
05/08/2013	BREZINSKI, LARRY	9161	044	City Of Chicago Police	\$130.95
05/08/2013	BREZINSKI, LARRY	9161	044	City Of Chicago Police	\$6.00
05/08/2013	BREZINSKI, LARRY	9161	044	City Of Chicago Police	\$1.04
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$1.17
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$203.03
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$6.00
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$1.61
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$203.03
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$6.00
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$1.61
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$175.21
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$6.00
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$1.39
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$6.00
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$100.84
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$116.61
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$1.05
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$90.47
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$6.00
04/17/2014	BRAUN, ROBERT	9161	017	City Of Chicago Police	\$7.74
04/17/2014	BRAUN, ROBERT	9161	017	City Of Chicago Police	\$6.00
04/17/2014	BRAUN, ROBERT	9161	017	City Of Chicago Police	\$669.09
10/02/2013	BRADY, TERENCE	9161	044	City Of Chicago Police	\$6.00
10/02/2013	BRADY, TERENCE	9161	044	City Of Chicago Police	\$149.10
10/02/2013	BRADY, TERENCE	9161	044	City Of Chicago Police	\$6.95
11/12/2008	BRADFIELD, MARCIA	9161	171	City Of Chicago Police	\$15.38
12/11/2010	BORCHERS, DANIEL	9161	016	City Of Chicago Police	\$153.84
12/30/2013	BONNER TARVER, CURITA	9161	006	City Of Chicago Police	\$652.89
12/30/2013	BONNER TARVER, CURITA	9161	006	City Of Chicago Police	\$6.00
12/30/2013	BONNER TARVER, CURITA	9161	006	City Of Chicago Police	\$5.17
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$6.00
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$6.00
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$318.83
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$2.25
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$6.00
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$375.52
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$0.78
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$6.00
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$67.26
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$1.80
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$6.00
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$318.83
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$6.00
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$1.80
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$318.83
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$6.00
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$1.80
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$385.73
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$1.80

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$318.83
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$6.00
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$1.80
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$318.83
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$6.00
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$1.80
09/13/2011	BLESSING, LIZETTE	9161		City Of Chicago Police	\$318.83
11/15/2013	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$1.50
11/15/2013	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$66.55
11/15/2013	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$6.00
11/15/2013	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$0.94
11/15/2013	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$6.00
11/15/2013	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$0.02
06/20/2013	BLANCO, MACRINA	9161	044	City Of Chicago Police	\$6.00
06/20/2013	BLANCO, MACRINA	9161	044	City Of Chicago Police	\$69.74
03/03/2014	BLACK, MICHAEL	9161	016	City Of Chicago Police	\$28.81
03/03/2014	BLACK, MICHAEL	9161	016	City Of Chicago Police	\$6.00
03/03/2014	BLACK, MICHAEL	9161	016	City Of Chicago Police	\$0.33
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$6.00
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$966.10
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$7.64
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$378.33
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$6.00
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$2.99
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$6.00
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$3.57
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$713.17
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$6.00
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$5.67
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$449.00
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$5.32
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$6.00
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$668.91

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$1.61
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$202.37
08/20/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$6.00
12/06/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$6.00
12/06/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$67.26
12/06/2013	BILSKI, DENNIS	9161		City Of Chicago Police	\$0.78
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$6.00
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$2.72
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$6.00
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$70.09
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$2.72
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$290.45
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$6.00
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$9.91
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$6.00
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$255.03
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$3.56
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$6.00
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$91.80
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$180.70
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$91.80
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$6.00
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$3.56
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$70.09
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$6.00
04/06/2014	BERES, CHRIS	9161	006	City Of Chicago Police	\$611.77
04/06/2014	BERES, CHRIS	9161	006	City Of Chicago Police	\$6.00
04/06/2014	BERES, CHRIS	9161	006	City Of Chicago Police	\$14.95
04/06/2014	BERES, CHRIS	9161	006	City Of Chicago Police	\$186.42
04/06/2014	BERES, CHRIS	9161	006	City Of Chicago Police	\$6.00
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$6.00
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$1.97
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$126.73

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$0.28
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$6.00
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$203.59
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$1.07
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$6.00
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$92.12
06/24/2012	BENFORD, ANDRE	9161	021	City Of Chicago Police	\$154.54
06/24/2012	BENFORD, ANDRE	9161	021	City Of Chicago Police	\$169.91
06/24/2012	BENFORD, ANDRE	9161	021	City Of Chicago Police	\$6.00
06/24/2012	BENFORD, ANDRE	9161	021	City Of Chicago Police	\$5.34
06/24/2012	BENFORD, ANDRE	9161	021	City Of Chicago Police	\$6.00
06/24/2012	BENFORD, ANDRE	9161	021	City Of Chicago Police	\$4.86
05/23/2012	BELMONTES, JUAN	9161		City Of Chicago Police	\$503.38
05/23/2012	BELMONTES, JUAN	9161		City Of Chicago Police	\$6.00
05/23/2012	BELMONTES, JUAN	9161		City Of Chicago Police	\$5.83
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$1.28
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$600.33
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$6.00
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$4.75
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$251.60
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$6.00
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$1.99
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$669.96
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$6.00
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$5.31
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$236.01
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$6.00
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$32.98
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$6.00
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$6.00
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$32.98
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$16.08
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$511.45
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$7.42
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$1.28
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$170.72
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.35
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$53.10
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$3.89
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$219.47
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.75
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$214.98
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.71
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$175.21
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.39
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$615.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$118.06
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$175.21
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.39
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$130.95
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.04
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$170.72
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.35
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$130.95
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.04

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$214.98
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.71
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$866.14
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$175.21
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.39
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$170.72
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.35
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$170.72
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.35
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$170.72
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.35
06/14/2013	BAUGHNS, RONALD	9161	019	City Of Chicago Police	\$6.00
06/14/2013	BAUGHNS, RONALD	9161	019	City Of Chicago Police	\$324.72
06/14/2013	BAUGHNS, RONALD	9161	019	City Of Chicago Police	\$1.29
06/14/2013	BAUGHNS, RONALD	9161	019	City Of Chicago Police	\$6.00
06/14/2013	BAUGHNS, RONALD	9161	019	City Of Chicago Police	\$162.44
06/14/2013	BAUGHNS, RONALD	9161	019	City Of Chicago Police	\$2.58
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$6.00
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$2.77
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$6.00
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$14.55
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$348.57
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$2.78
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$6.00
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$350.41
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$2.88
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$362.97
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/19/2012	BARREZUETA, ANDRES	9161	020	City Of Chicago Police	\$6.00
10/19/2012	BARREZUETA, ANDRES	9161	020	City Of Chicago Police	\$34.65
10/26/2013	BARNES, JASON	9161	044	City Of Chicago Police	\$1.68
10/26/2013	BARNES, JASON	9161	044	City Of Chicago Police	\$6.00
10/26/2013	BARNES, JASON	9161	044	City Of Chicago Police	\$244.95
10/26/2013	BARNES, JASON	9161	044	City Of Chicago Police	\$6.00
05/25/2013	BARNES, DENNIS	9171	002	City Of Chicago Police	\$6.00
05/25/2013	BARNES, DENNIS	9171	002	City Of Chicago Police	\$1.19
05/25/2013	BARNES, DENNIS	9171	002	City Of Chicago Police	\$102.82
05/25/2013	BARNES, DENNIS	9171	002	City Of Chicago Police	\$12.60
02/27/2014	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$87.00
02/27/2014	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.00
05/13/1996	Ayangoke-Dorsey, Consandra	P	00005	City Of Chicago Police	\$690.97
05/13/1996	Ayangoke-Dorsey, Consandra	P	00005	City Of Chicago Police	\$4.70
05/13/1996	Ayangoke-Dorsey, Consandra	P	00005	City Of Chicago Police	\$6.00
06/02/2008	Alvarez, Robert	P	00017	City Of Chicago Police	\$24.12
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$6.50
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$2.65
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$29.60
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$6.00
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$6.50
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$6.00
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$6.50
06/04/2008	Adams, Christopher	P	00023	City Of Chicago Police	\$30.83
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$230.14
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$6.00
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$2.67
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$6.00
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$195.18
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$110.00
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$6.00
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$21.30
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$176.34

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$6.00
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$7.81
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$871.45
01/05/2014	ASKINS, TYRONE	9169		City Of Chicago Police	\$52.21
01/05/2014	ASKINS, TYRONE	9169		City Of Chicago Police	\$6.00
01/05/2014	ASKINS, TYRONE	9169		City Of Chicago Police	\$2.34
01/05/2014	ASKINS, TYRONE	9169		City Of Chicago Police	\$60.18
01/05/2014	ASKINS, TYRONE	9169		City Of Chicago Police	\$6.00
01/05/2014	ASKINS, TYRONE	9169		City Of Chicago Police	\$23.95
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$176.49
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$0.69
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$0.69
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$176.49
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$6.00
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$0.69
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$6.00
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$176.49
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$0.69
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$6.00
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$176.49
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$0.69
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$6.00
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$176.49
05/15/2013	ANTONACCI, KATHLEEN			City Of Chicago Police	\$6.00
01/01/2013	ANGUS, WILLIAM	9161	193	City Of Chicago Police	\$8.98
01/01/2013	ANGUS, WILLIAM	9161	193	City Of Chicago Police	\$6.00
01/01/2013	ANGUS, WILLIAM	9161	193	City Of Chicago Police	\$226.42
01/01/2013	ANGUS, WILLIAM	9161	193	City Of Chicago Police	\$9.13
01/01/2013	ANGUS, WILLIAM	9161	193	City Of Chicago Police	\$227.65
01/01/2013	ANGUS, WILLIAM	9161	193	City Of Chicago Police	\$6.00
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$236.77
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$1.66
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$1.62

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$209.18
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$6.00
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$1.66
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$253.44
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$6.00
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$2.01
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$6.00
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$209.18
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$1.96
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$6.00
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$247.11
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$1.66
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$6.00
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$209.18
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$1.66
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$6.00
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$209.18
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$1.66
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$6.00
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$209.18
02/22/2014	ANDAVERDE III, FEDERICO	9171	189	City Of Chicago Police	\$6.00
10/17/2012	ALVEAR, ANN	9161		City Of Chicago Police	\$6.00
10/17/2012	ALVEAR, ANN	9161		City Of Chicago Police	\$115.20
10/17/2012	ALVEAR, ANN	9161		City Of Chicago Police	\$38.00
10/17/2012	ALVEAR, ANN	9161		City Of Chicago Police	\$6.00
10/17/2012	ALVEAR, ANN	9161		City Of Chicago Police	\$0.44
10/17/2012	ALVEAR, ANN	9161		City Of Chicago Police	\$116.44
10/17/2012	ALVEAR, ANN	9161		City Of Chicago Police	\$6.00
10/17/2012	ALVEAR, ANN	9161		City Of Chicago Police	\$1.35
10/17/2012	ALVEAR, ANN	9161		City Of Chicago Police	\$615.00
01/04/2014	ALVAREZ, RAMIRO	9161	044	City Of Chicago Police	\$4.06
01/04/2014	ALVAREZ, RAMIRO	9161	044	City Of Chicago Police	\$6.00
01/04/2014	ALVAREZ, RAMIRO	9161	044	City Of Chicago Police	\$645.63

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/04/2014	ALVAREZ, RAMIRO	9161	044	City Of Chicago Police	\$0.78
01/04/2014	ALVAREZ, RAMIRO	9161	044	City Of Chicago Police	\$6.00
01/04/2014	ALVAREZ, RAMIRO	9161	044	City Of Chicago Police	\$67.26
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$163.91
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$6.00
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$1.30
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$1.39
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$6.00
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$175.21
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$1.71
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$67.26
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$215.06
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$6.00
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$6.00
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$0.78
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$6.00
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$46.79
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$139.08
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$5.05
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$6.00
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$338.67
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$118.06
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$6.00
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$615.00
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$13.15
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$6.00
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$359.67
05/10/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$6.00
05/10/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$85.87
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$67.26
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$67.26
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$0.78
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$6.00
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$0.78
08/26/2011	ALLEN, DENOTRA	9161	021	City Of Chicago Police	\$7.25
08/26/2011	ALLEN, DENOTRA	9161	021	City Of Chicago Police	\$6.00
08/26/2011	ALLEN, DENOTRA	9161	021	City Of Chicago Police	\$116.75
11/10/2012	ALI, MEER	9161		City Of Chicago Police	\$173.22
11/10/2012	ALI, MEER	9161		City Of Chicago Police	\$6.00
11/10/2012	ALI, MEER	9161		City Of Chicago Police	\$2.00
11/10/2012	ALI, MEER	9161		City Of Chicago Police	\$122.57
11/10/2012	ALI, MEER	9161		City Of Chicago Police	\$177.33
11/10/2012	ALI, MEER	9161		City Of Chicago Police	\$0.69
11/10/2012	ALI, MEER	9161		City Of Chicago Police	\$6.00
11/10/2012	ALI, MEER	9161		City Of Chicago Police	\$6.00
02/22/2013	ALDAHONDO, GIL	9161		City Of Chicago Police	\$139.08
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.00
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.00
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.00
11/14/2012	ADLER, TRACY	9161	044	City Of Chicago Police	\$106.85
11/14/2012	ADLER, TRACY	9161	044	City Of Chicago Police	\$2.61
11/14/2012	ADLER, TRACY	9161	044	City Of Chicago Police	\$6.00
01/14/2013	ADAMS JR, JERRY	9161	004	City Of Chicago Police	\$75.57
02/22/2013	ACOSTA, MARIO	9161	019	City Of Chicago Police	\$6.00
02/22/2013	ACOSTA, MARIO	9161	019	City Of Chicago Police	\$67.26
02/22/2013	ACOSTA, MARIO	9161	019	City Of Chicago Police	\$0.78
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$303.30
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$6.00
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$264.94
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$6.00
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$18.22
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$264.94
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$6.00
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$18.22
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$205.17

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$6.00
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$11.19
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$264.94
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$6.00
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$18.22
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$235.06
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$6.00
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$14.70
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$264.94
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$6.00
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$18.22
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$264.94
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$6.00
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$18.22
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$16.68
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$6.00
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$0.19
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$22.72
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$14.70
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$235.06
05/19/2012	ACEVES, JUAN	9161		City Of Chicago Police	\$6.00
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$615.00
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$6.00
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$142.54
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$615.00
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$6.00
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$115.20
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$28.14
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$54.94
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$6.00
11/24/2009	ABEJERO, JASON	9161	020	City Of Chicago Police	\$10.36
Total:	Number 5397	Amount \$471,817.69			
Total:	Number 7086	Amount \$620,379.21			

City Of Chicago
Police & Fire Regular Orders

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
Insured Name1: City Of Chicago Fire					
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$631.09
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$247.94
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$247.94
11/07/2013	WALSH, GREGG	8811		City Of Chicago Fire	\$3,306.16
12/10/2013	WALSH, DANIEL	8731		City Of Chicago Fire	\$6.00
03/13/2014	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$10,027.13
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$1,792.81
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$1,938.81
10/08/2013	STRELCZYK, SHANNON	8801		City Of Chicago Fire	\$1,596.20
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$0.69
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$1,643.08
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$176.21
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$6.00
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$2.78
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$261.89
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$2.05
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$6.00
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$257.66
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$2.08
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$6.00
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$261.89
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$1,113.53
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$45,553.12
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$2.08
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$6.00
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$261.89
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$6.00
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$350.41
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$2.08

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/15/2014	SMYCZ, RAYMOND	8731		City Of Chicago Fire	\$6.00
10/22/2013	SIMICH II, THOMAS	8750		City Of Chicago Fire	\$792.28
10/22/2013	SIMICH II, THOMAS	8750		City Of Chicago Fire	\$6.00
10/22/2013	SIMICH II, THOMAS	8750		City Of Chicago Fire	\$9.17
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$250.89
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$6.00
02/05/2014	SHELTON, DERRICK	8801		City Of Chicago Fire	\$1.41
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$261.89
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$306.15
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$13,801.12
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$6.00
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$2.08
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$6.00
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$2.43
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$261.89
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$2.08
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$1.99
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$167.03
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$1.32
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$245.26
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$1.94
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$285.57
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$2.26
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$348.73
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$2.76
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$291.91
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIARI, MICHAEL	8731		City Of Chicago Fire	\$2.31

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$291.91
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$2.31
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$251.87
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$2.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$285.53
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$2.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$332.22
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$2.63
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$332.22
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$2.63
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$336.17
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$2.66
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$249.49
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$1.98
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$344.24
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$2.73
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$251.60
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$1.99
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$211.30
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$1.67
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$251.60
12/10/2013	SCUDIERI, MICHAEL	8731		City Of Chicago Fire	\$6.00
02/18/2014	SCHUBERT, MICHAEL	8811		City Of Chicago Fire	\$2,241.58

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/15/2014	SCARNAVACK, MICHAEL	8817		City Of Chicago Fire	\$52.64
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$12.02
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$212.29
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$6.00
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$12.02
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$16.54
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$6.00
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$12.02
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$215.14
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$6.00
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$12.37
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$250.66
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$6.00
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$6.00
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$212.29
08/14/2013	SARKISIAN, GREGORY	8811		City Of Chicago Fire	\$212.29
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$14,637.80
03/24/2014	RUANE, THOMAS	8817		City Of Chicago Fire	\$6.00
03/24/2014	RUANE, THOMAS	8817		City Of Chicago Fire	\$52.19
03/24/2014	RUANE, THOMAS	8817		City Of Chicago Fire	\$0.61
03/24/2014	RUANE, THOMAS	8817		City Of Chicago Fire	\$67.26
03/24/2014	RUANE, THOMAS	8817		City Of Chicago Fire	\$6.00
03/24/2014	RUANE, THOMAS	8817		City Of Chicago Fire	\$0.78
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$229.11
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$6.00
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$2.65
02/24/2014	ROWE, BARRY	8801		City Of Chicago Fire	\$1,187.12
02/06/2014	ROOK, KEVIN	8801		City Of Chicago Fire	\$2,917.08
02/06/2014	ROOK, KEVIN	8801		City Of Chicago Fire	\$6,272.58
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.90
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$364.81
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$1,150.00
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$350.41
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$2.78
12/20/2013	RODRIGUEZ, GERARD	8735		City Of Chicago Fire	\$6.00
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$6.00
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$1,151.63
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$6.00
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$70.80
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$0.98
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$6.00
03/22/2013	ROCCASALVA, ROCCO	8811		City Of Chicago Fire	\$84.44
01/22/2014	REYES, ANGEL	8731		City Of Chicago Fire	\$6.00
01/22/2014	REYES, ANGEL	8731		City Of Chicago Fire	\$95.23
01/22/2014	REYES, ANGEL	8731		City Of Chicago Fire	\$1,150.00
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$350.41
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$6.00
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$2.78
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$350.41
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$2.78
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$362.97
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$6.00
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$2.88

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$350.41
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$6.00
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$2.78
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$25,417.72
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$262.32
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$6.00
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$6.00
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$247.40
05/21/2013	RADDATZ, TIMOTHY	8801		City Of Chicago Fire	\$6.00
07/23/2013	QUANE, PATRICK	8750		City Of Chicago Fire	\$1,748.93
08/23/2013	PUGH, DONALD	8811		City Of Chicago Fire	\$7,309.72
05/05/2012	POWER, JOHN	8735		City Of Chicago Fire	\$2,502.89
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$6.00
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$3.13
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$394.68
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$2.78
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$6.00
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$350.41
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$6.00
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$2.78
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$350.41
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$6.00
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$2.78
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$350.41
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$6.00
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$2.78
10/25/2013	POWELL, JOWON	8801		City Of Chicago Fire	\$350.41
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$1,307.18
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$7,210.03
02/11/2014	PINEDA, DAVID	8801		City Of Chicago Fire	\$1,115.46
05/29/2013	PETRUZZI, CHARLES	8731		City Of Chicago Fire	\$27,698.05
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$4,388.24
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$14,353.30

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/07/2013	PEACE, BRUCE	8811		City Of Chicago Fire	\$1,162.26
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$6.00
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$166.34
12/03/2013	PANATERA, NICOLE	8750		City Of Chicago Fire	\$6.62
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$4,203.31
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$8,440.58
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$14,816.55
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$9,484.98
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$10,984.37
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$12,817.90
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$1,216.68
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$1,242.64
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$3,943.89
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$3,152.20
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6,334.64
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$12,731.42
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$14,868.01
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$2,822.91
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$2,739.09
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$9,484.98
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$1,899.99
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$9,857.27
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$5,200.00
02/13/2014	OSWALD, WILLIAM	8811		City Of Chicago Fire	\$196.70
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$1,497.42
01/20/2014	NOVAK, GREGORY	8811		City Of Chicago Fire	\$1,063.70
04/13/2014	NIEVES, FERNANDO	8801		City Of Chicago Fire	\$6.00
04/13/2014	NIEVES, FERNANDO	8801		City Of Chicago Fire	\$15.09
04/13/2014	NIEVES, FERNANDO	8801		City Of Chicago Fire	\$617.19
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$1.72
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$10.83

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$350.41
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$2.78
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$217.63
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$1.72
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$261.89
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$2.08
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$217.63
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$1.72
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$318.71
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$6.00
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$2.53
12/20/2012	MUSE, BbARBARA	8801		City Of Chicago Fire	\$217.63
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$2,029.11
02/01/2012	MROZEK, MARTIN	8731		City Of Chicago Fire	\$4,100.93
06/13/2013	MORDAN, DAN	8731		City Of Chicago Fire	\$2,186.52
01/23/2014	MINOR, ROBERT	8731		City Of Chicago Fire	\$6.00
01/23/2014	MINOR, ROBERT	8731		City Of Chicago Fire	\$6.00
01/23/2014	MINOR, ROBERT	8731		City Of Chicago Fire	\$6.00
01/23/2014	MINOR, ROBERT	8731		City Of Chicago Fire	\$6.00
01/23/2014	MINOR, ROBERT	8731		City Of Chicago Fire	\$6.00
02/08/2014	MILTON, THOMAS	8701		City Of Chicago Fire	\$7,365.80
02/12/2013	MESKE, NORMAN	8749		City Of Chicago Fire	-\$18.34
03/07/2014	MERCADO, GABRIEL	8801		City Of Chicago Fire	\$1,004.62
04/18/2013	MENDEZ, JOSE	8731		City Of Chicago Fire	\$1,285.11
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$2.78
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$350.41
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$3.48
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$438.94
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$3.13
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$6.00
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$394.68
12/16/2013	MCVICKER, DANIEL	8819		City Of Chicago Fire	\$19,607.76
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$1.41
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$1.41
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$1.41
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$250.89
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$250.89
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$250.89
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$1.41
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$250.89
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$1.41
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$6.00
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$250.89
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$1.41
10/15/2012	MCKAY, LEE ANN	8801		City Of Chicago Fire	\$250.89
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$76.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$6.00
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$836.26
04/04/2014	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$8.20
04/04/2014	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$40.33
04/04/2014	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.47
04/04/2014	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$708.23
04/04/2014	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$6.00
04/04/2014	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$2.78
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$394.68
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$3.13
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$112.16
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$0.63
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$350.41
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$2.78
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$350.41
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$2.78
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$350.41
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$6.00
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$350.41
01/26/2014	MARTIN, ROBERT	8817		City Of Chicago Fire	\$2.78
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$2,374.35
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$6.00
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$131.39
01/06/2014	MARINO, RICHARD	PIC		City Of Chicago Fire	\$6.00
01/09/2013	LAMBERT, ELIZABETH	8749		City Of Chicago Fire	\$16.20
01/09/2013	LAMBERT, ELIZABETH	8749		City Of Chicago Fire	\$0.40
01/09/2013	LAMBERT, ELIZABETH	8749		City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$0.50
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$6.00
01/24/2014	KUTMAN, ARTHUR	8750		City Of Chicago Fire	\$158.66
04/12/2014	KULL, JAMES	8731		City Of Chicago Fire	\$6.00
04/12/2014	KULL, JAMES	8731		City Of Chicago Fire	\$6.00
04/12/2014	KULL, JAMES	8731		City Of Chicago Fire	\$6.00
04/12/2014	KULL, JAMES	8731		City Of Chicago Fire	\$6.00
10/12/2011	KRAWCZYK, FRANK	8728		City Of Chicago Fire	\$13.00
03/06/2014	KING, JEFFREY	8728		City Of Chicago Fire	\$1,224.89
01/26/2014	KIMOVEC, FRANK	8731		City Of Chicago Fire	\$6.00
05/24/2013	KELLY, JOSEPH	8728		City Of Chicago Fire	\$225.00
05/24/2013	KELLY, JOSEPH	8728		City Of Chicago Fire	\$6.00
05/24/2013	KELLY, JOSEPH	8728		City Of Chicago Fire	\$0.71
02/25/2014	KEHOE, PATRICK	8818		City Of Chicago Fire	\$838.12
02/25/2014	KEHOE, PATRICK	8818		City Of Chicago Fire	\$38.53
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$7,210.03
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$1,086.57
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$1,016.69
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$6.00
04/04/2014	KEATY, NICHOLAS	8731		City Of Chicago Fire	\$24.85
11/28/2010	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$21.06
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$2.78
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$6.00
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$6.00
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$2.78
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$261.89
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$6.00
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$2.08
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$394.68
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$6.00
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$3.13
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$362.97
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$2.88
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$350.41
02/16/2014	IVERSON, CHRISTOPHER	8801		City Of Chicago Fire	\$350.41
08/19/2011	HICKS, KEVIN	8817		City Of Chicago Fire	\$0.93
08/19/2011	HICKS, KEVIN	8817		City Of Chicago Fire	\$294.88
03/12/2014	HARDIE JR, JAMES	8749		City Of Chicago Fire	\$342.64
03/12/2014	HARDIE JR, JAMES	8749		City Of Chicago Fire	\$8.39
03/12/2014	HARDIE JR, JAMES	8749		City Of Chicago Fire	\$6.00
07/16/2013	HAMPTON, RONALD	8801		City Of Chicago Fire	\$707.70
07/16/2013	HAMPTON, RONALD	8801		City Of Chicago Fire	\$6.00
07/16/2013	HAMPTON, RONALD	8801		City Of Chicago Fire	\$116.23
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$1,125.34
01/20/2014	HAMPTON, RONALD	8801		City Of Chicago Fire	\$1,905.42
12/03/2013	GRAVES, KEVIN	8811		City Of Chicago Fire	\$1,536.08
06/04/2013	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$1,136.75
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$635.84
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$60.18
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$2.34
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$316.75
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$2.25
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$316.75
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$2.25
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$6.00
11/25/2008	GASCA, LEANDRO			City Of Chicago Fire	\$75.00
08/31/2012	FLORES, RAMON	8731		City Of Chicago Fire	\$6.00
11/12/2011	ELEM, LLOYD	8801		City Of Chicago Fire	\$3,000.00
04/15/2014	DIAZ, ROCCO	8731		City Of Chicago Fire	\$20.40
04/15/2014	DIAZ, ROCCO	8731		City Of Chicago Fire	\$2.91

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/15/2014	DIAZ, ROCCO	8731		City Of Chicago Fire	\$6.00
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$37.16
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$322.57
04/09/1983	Cales, David	F	00322	City Of Chicago Fire	\$1,844.80
04/09/1983	Cales, David	F	00322	City Of Chicago Fire	\$2,614.12
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$83.31
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$2,588.47
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$4,572.01
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$7,195.39
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$63.26
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$6.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$1,670.28
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$1.41
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$6.00
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$250.89
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$250.89
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$6.00
11/14/2013	CUNNINGHAM, JAMES	8733		City Of Chicago Fire	\$1.41
04/02/2014	CORLISS, RYAN	8731		City Of Chicago Fire	\$1,197.84
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$0.78
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$6.00
11/26/2013	COLWELL, THOMAS	8728		City Of Chicago Fire	\$67.26
03/02/2014	CHYCHULA, DAWN	8750		City Of Chicago Fire	\$1,081.69
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$15,729.80
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$2.78
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$350.41
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$2.78
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$350.41
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$2.78
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$350.41

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$2.78
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$350.41
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$2.43
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$306.15
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$2.78
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$350.41
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
12/05/2013	CARLSON, STEVE	8731		City Of Chicago Fire	\$6.00
01/12/2010	CARBONNEAU, THOMAS	8735		City Of Chicago Fire	\$6,132.67
03/13/2014	CAPONERA, JOSEPH	8731		City Of Chicago Fire	\$7,613.26
03/13/2014	CAPONERA, JOSEPH	8731		City Of Chicago Fire	\$3,533.17
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$14.21
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$6.00
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$230.90
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$14.21
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$6.00
02/10/2014	BYRNE, DANIEL	8801		City Of Chicago Fire	\$230.90
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$6.00
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$80.15
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$0.93
11/15/2013	BURKE SR, MARK	8801		City Of Chicago Fire	\$1,184.74
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$7.52
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$649.44
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$1.05
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$6.00
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$6.00
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$1,094.05
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$1,016.69
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$7,210.03
04/03/2014	BREZINA, KENNETH	8811		City Of Chicago Fire	\$90.71

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/16/2014	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$6.00
04/16/2014	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$0.63
04/16/2014	BRANTLEY, BRIAN	8731		City Of Chicago Fire	\$112.16
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$137.59
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$6.00
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$68.01
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$6.00
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$8.64
08/05/2013	BRADY, MATTHEW	8811		City Of Chicago Fire	\$344.82
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$6.00
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$0.98
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$251.75
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$0.98
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$6.00
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$251.75
11/03/2013	BOMELY, MATTHEW	8801		City Of Chicago Fire	\$1,341.84
02/10/2014	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$177.10
02/10/2014	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$6.00
02/10/2014	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$2.05
01/03/2014	BASILE, LEE	8701		City Of Chicago Fire	\$1,665.06
10/10/2013	BARABASZ, GREGORY	8812		City Of Chicago Fire	\$1,193.00
10/10/2013	BARABASZ, GREGORY	8812		City Of Chicago Fire	\$1,855.87
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$1,135.00
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$45.25
	Number	Amount			
Total:	482	\$516,755.88			
Insured Name1: City Of Chicago Police					
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$195.16
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$6.00
10/01/2013	ZWOLSKI, MARY	9161	765	City Of Chicago Police	\$10.02
11/15/2013	ZARAGOZA, RAYMUNDO	9161		City Of Chicago Police	\$270.93
11/15/2013	ZARAGOZA, RAYMUNDO	9161		City Of Chicago Police	\$6.00
11/15/2013	ZARAGOZA, RAYMUNDO	9161		City Of Chicago Police	\$1.89

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$6.00
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$206.81
11/05/2013	YAU, ALICE	9161		City Of Chicago Police	\$1.64
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$1,230.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$6.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$1.35
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$1.69
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$6.00
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$213.14
01/26/2014	YANCEY, SANDRA	9161	004	City Of Chicago Police	\$170.72
04/14/2013	WOOTEN, YVETTE	9171		City Of Chicago Police	\$2.01
04/14/2013	WOOTEN, YVETTE	9171		City Of Chicago Police	\$1.96
04/14/2013	WOOTEN, YVETTE	9171		City Of Chicago Police	\$247.64
04/14/2013	WOOTEN, YVETTE	9171		City Of Chicago Police	\$6.00
04/14/2013	WOOTEN, YVETTE	9171		City Of Chicago Police	\$6.00
04/14/2013	WOOTEN, YVETTE	9171		City Of Chicago Police	\$253.98
02/07/2013	WOJCIKOWSKI, KAREN	9161	004	City Of Chicago Police	\$1,628.08
07/02/2013	WITULSKI, TODD	9161		City Of Chicago Police	\$1,716.53
07/13/2012	WISE, LUCAS	9161		City Of Chicago Police	\$6.00
07/13/2012	WISE, LUCAS	9161		City Of Chicago Police	\$13.51
07/13/2012	WISE, LUCAS	9161		City Of Chicago Police	\$552.54
07/19/2012	WILSON, AUDREY	9161		City Of Chicago Police	\$4.10
07/19/2012	WILSON, AUDREY	9161		City Of Chicago Police	\$6.00
07/19/2012	WILSON, AUDREY	9161		City Of Chicago Police	\$6.00
07/19/2012	WILSON, AUDREY	9161		City Of Chicago Police	\$1.99
07/19/2012	WILSON, AUDREY	9161		City Of Chicago Police	\$517.60
07/19/2012	WILSON, AUDREY	9161		City Of Chicago Police	\$6.00
07/19/2012	WILSON, AUDREY	9161		City Of Chicago Police	\$251.60
07/19/2012	WILSON, AUDREY	9161		City Of Chicago Police	\$251.60
07/19/2012	WILSON, AUDREY	9161		City Of Chicago Police	\$1.99
09/27/2013	WILLIAMS, SHAUN	9161	044	City Of Chicago Police	\$1.69
09/27/2013	WILLIAMS, SHAUN	9161	044	City Of Chicago Police	\$169.05
10/10/2013	WILLIAMS, CORRY	9161	011	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/10/2013	WILLIAMS, CORRY	9161	011	City Of Chicago Police	\$550.20
10/10/2013	WILLIAMS, CORRY	9161	011	City Of Chicago Police	\$21.36
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$1,096.21
12/15/2012	WILINSKI, STEPHEN	9164	008	City Of Chicago Police	\$1,180.62
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$4,828.77
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$2.78
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$6.00
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$350.41
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$2.78
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$350.41
03/16/2014	WASHINGTON, ANTHONY	9161	018	City Of Chicago Police	\$6.00
03/15/2014	WALSH JR, THOMAS	9171	001	City Of Chicago Police	\$460.64
11/14/2012	WALKER, DARICE	9161	044	City Of Chicago Police	\$6.00
11/14/2012	WALKER, DARICE	9161	044	City Of Chicago Police	\$132.26
11/14/2012	WALKER, DARICE	9161	044	City Of Chicago Police	\$0.83
11/14/2012	WALKER, DARICE	9161	044	City Of Chicago Police	\$316.25
11/14/2012	WALKER, DARICE	9161	044	City Of Chicago Police	\$6.00
11/14/2012	WALKER, DARICE	9161	044	City Of Chicago Police	\$165.00
11/14/2012	WALKER, DARICE	9161	044	City Of Chicago Police	\$4.97
11/14/2012	WALKER, DARICE	9161	044	City Of Chicago Police	\$6.00
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$1,635.52
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$11.86
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$210.87
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$6.00
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$11.86
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$210.87
12/26/2013	VOGENTHALER, MICHAEL	9165	003	City Of Chicago Police	\$6.00
02/17/2014	VIA, MARY	9161	016	City Of Chicago Police	\$1,553.40
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$2,106.01
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$247.29
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$6.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$1.97
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$203.03

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$6.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$1.61
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$175.21
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$6.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$1.39
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$245.45
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$6.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$1.94
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$2,432.59
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$245.45
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$6.00
12/28/2013	VELAZQUEZ, MARTIN	9161	044	City Of Chicago Police	\$1.94
04/15/2014	VEGA, THELMA	9161		City Of Chicago Police	\$56.67
04/15/2014	VEGA, THELMA	9161		City Of Chicago Police	\$6.00
04/15/2014	VEGA, THELMA	9161		City Of Chicago Police	\$71.71
04/15/2014	VEGA, THELMA	9161		City Of Chicago Police	\$6.00
04/15/2014	VEGA, THELMA	9161		City Of Chicago Police	\$1.75
04/15/2014	VEGA, THELMA	9161		City Of Chicago Police	\$1.39
10/12/2013	VAZQUEZ, GERMAN	9171	010	City Of Chicago Police	\$5,022.79
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$1.80
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$318.83
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$1.80
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$318.83
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$1.80
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$318.83
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$1.66
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$295.11
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$1.80
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$318.83
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$1.80
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$318.83
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$1.80
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$318.83
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$6.00
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$1.80
08/26/2013	VARGAS, DANIEL	9161	019	City Of Chicago Police	\$318.83
12/24/2013	VAN DORP, TIMOTHY	9161	018	City Of Chicago Police	\$150.73
12/24/2013	VAN DORP, TIMOTHY	9161	018	City Of Chicago Police	\$6.00
12/24/2013	VAN DORP, TIMOTHY	9161	018	City Of Chicago Police	\$1.74
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$467.23
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$6.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$5.41
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$1,307.18
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$6.00
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$198.84
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$1.32
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$4,064.91
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$130.95
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$6.00
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$1.04
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$22,031.64
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$255.10
02/13/2014	VALDEZ, RUBEN	9161		City Of Chicago Police	\$6.00
01/19/1977	Tenzer, Joseph H	P	00012	City Of Chicago Police	\$3,206.13
04/09/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$1,336.37
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$1.58
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$6.00
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$67.26
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$0.78
03/08/2014	TRACEY, KRISTIN	9161		City Of Chicago Police	\$198.41
03/09/2014	TOMKOW, ARTUR	9161		City Of Chicago Police	\$0.47
03/09/2014	TOMKOW, ARTUR	9161		City Of Chicago Police	\$6.00
03/09/2014	TOMKOW, ARTUR	9161		City Of Chicago Police	\$40.33
03/09/2014	TOMKOW, ARTUR	9161		City Of Chicago Police	\$1,110.38
03/09/2014	TOMKOW, ARTUR	9161		City Of Chicago Police	\$187.06
03/09/2014	TOMKOW, ARTUR	9161		City Of Chicago Police	\$6.00
01/12/2013	TIERNEY, KERRY	9161	017	City Of Chicago Police	\$1,697.35
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$6.00
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$4.60
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$0.61
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$6.00
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$2.23
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$6.00
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$52.19
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$578.78
03/01/2014	THEODORIDES, PANAGIOTIS	9161	313	City Of Chicago Police	\$281.08
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$6.00
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$1,257.49
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$3,603.60
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$251.75
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$0.98
04/03/2014	TAGLER, ANGELO	9168		City Of Chicago Police	\$1,401.50
02/15/1992	Schodtler, James	P	00020	City Of Chicago Police	\$1,094.19
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$3,328.88
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$185.85
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$6.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$7.21
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$6.00
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$1,307.68
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$6.00
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$10.10

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$538.75
03/31/2014	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$4.26
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$2.44
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$6.00
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$361.27
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$2.16
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$6.00
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$247.49
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$2.16
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$6.00
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$247.49
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$2.16
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$6.00
04/02/2013	STOYIAS, THOMAS	9161		City Of Chicago Police	\$247.49
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$250.43
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$6.00
01/08/2014	STOKES, ANTHONY	9161	044	City Of Chicago Police	\$16.51
08/29/2012	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$1,017.65
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$119.65
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$6.00
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$611.70
02/07/2013	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$1,107.90
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$1.94
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$245.00
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$2.03
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$6.00
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$255.28
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$1.64
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$6.00
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$207.07
03/25/2014	SQUARE, MICHAEL	9161	701	City Of Chicago Police	\$7,076.14
03/25/2014	SQUARE, MICHAEL	9161	701	City Of Chicago Police	\$1,357.00
03/22/2014	SPURGEON JR, BENNY	9161	002	City Of Chicago Police	\$406.06
03/22/2014	SPURGEON JR, BENNY	9161	002	City Of Chicago Police	\$6.00
03/22/2014	SPURGEON JR, BENNY	9161	002	City Of Chicago Police	\$3.22
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$1.19
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$6.00
09/01/2013	SPEARS, JUNE	9161		City Of Chicago Police	\$102.82
04/21/2012	SPAARGAREN, JACQUELINE	9161	701	City Of Chicago Police	\$58.33
04/21/2012	SPAARGAREN, JACQUELINE	9161	701	City Of Chicago Police	\$6.00
04/21/2012	SPAARGAREN, JACQUELINE	9161	701	City Of Chicago Police	\$67.26
04/21/2012	SPAARGAREN, JACQUELINE	9161	701	City Of Chicago Police	\$0.78
04/21/2012	SPAARGAREN, JACQUELINE	9161	701	City Of Chicago Police	\$6.00
04/21/2012	SPAARGAREN, JACQUELINE	9161	701	City Of Chicago Police	\$2.25
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$6.00
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$0.78
11/27/2013	SOTO, FERNANDO	9161	044	City Of Chicago Police	\$67.26
05/21/2013	SORIA, SANDRA	9171	017	City Of Chicago Police	\$3,392.29
06/19/2013	SNYDER, ANTHONY	9161	021	City Of Chicago Police	\$1,307.18
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$2,553.60
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$9.73
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$6.00
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$172.77
05/08/2013	SIVICEK, JAMES	9161		City Of Chicago Police	\$50.11
07/05/2013	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$2,416.79
07/05/2013	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$4,363.50

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$6.00
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$2.55
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$306.15
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$6.00
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$2.43
04/18/2013	SILAS JR, NATHAN	9171		City Of Chicago Police	\$320.55
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$300.30
08/29/2013	SHVARTSER, LEONID	9161	044	City Of Chicago Police	\$0.58
08/29/2013	SHVARTSER, LEONID	9161	044	City Of Chicago Police	\$0.49
08/29/2013	SHVARTSER, LEONID	9161	044	City Of Chicago Police	\$23.68
08/29/2013	SHVARTSER, LEONID	9161	044	City Of Chicago Police	\$6.00
08/29/2013	SHVARTSER, LEONID	9161	044	City Of Chicago Police	\$20.38
08/29/2013	SHVARTSER, LEONID	9161	044	City Of Chicago Police	\$6.00
02/26/2011	SHOUP, STEPHEN	3286	018	City Of Chicago Police	\$52.41
02/26/2011	SHOUP, STEPHEN	3286	018	City Of Chicago Police	\$6.00
11/29/2013	SHOCKLEY, CURRAN	9161	044	City Of Chicago Police	\$6.00
11/29/2013	SHOCKLEY, CURRAN	9161	044	City Of Chicago Police	\$83.86
11/29/2013	SHOCKLEY, CURRAN	9161	044	City Of Chicago Police	\$7,241.96
11/29/2013	SHOCKLEY, CURRAN	9161	044	City Of Chicago Police	\$1.32
11/29/2013	SHOCKLEY, CURRAN	9161	044	City Of Chicago Police	\$6.00
11/29/2013	SHOCKLEY, CURRAN	9161	044	City Of Chicago Police	\$113.70
02/18/2014	SHEAN, JOYCE	9161	044	City Of Chicago Police	\$1,396.00
12/10/2012	SHAMAH, MOHAMMAD	9161		City Of Chicago Police	\$51.41
12/10/2012	SHAMAH, MOHAMMAD	9161		City Of Chicago Police	\$6.00
12/10/2012	SHAMAH, MOHAMMAD	9161		City Of Chicago Police	\$0.60
04/09/2014	SCHREIBER, JOSHUA	9161	044	City Of Chicago Police	\$6.15
04/09/2014	SCHREIBER, JOSHUA	9161	044	City Of Chicago Police	\$6.00
04/09/2014	SCHREIBER, JOSHUA	9161	044	City Of Chicago Police	\$158.46
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$2.56
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$25.43
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$386.77
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$2.18

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$295.11
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$1.66
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$67.26
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$0.78
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$386.77
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$2.18
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$318.83
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$1.80
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$454.70
10/23/2013	SAVAGE, RAYMOND	9161	025	City Of Chicago Police	\$6.00
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$186.51
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$9.00
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$8.49
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$6.00
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$182.23
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$8.49
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$6.00
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$182.23
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$12.01
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$6.00
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$212.12
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$12.01
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$6.00
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$212.12
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$0.62
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$6.00
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$67.97
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$6.00
01/05/2014	SANDOVAL, JOHN	9161	044	City Of Chicago Police	\$3.47

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/05/2014	SANDOVAL, JOHN	9161	044	City Of Chicago Police	\$6.00
01/05/2014	SANDOVAL, JOHN	9161	044	City Of Chicago Police	\$299.43
02/16/2011	SANCHEZ JR, ORLANDO	9161	153	City Of Chicago Police	\$1,101.55
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$0.78
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$506.17
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$27.77
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$145.93
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$67.26
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.58
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$67.26
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$0.78
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
04/04/2011	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.65
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$146.57
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.65
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$107.80
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$2.10
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$150.89
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$7.16
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$42.67
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$146.57
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$9.12
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$167.58
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.65

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$146.57
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$0.70
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$146.57
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.65
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$6.00
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$7.16
02/05/2014	SAMPSON, ESTHER	9161		City Of Chicago Police	\$150.89
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$72.78
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$6.00
02/06/2014	RUGGIERO, SALVATORE	9161	044	City Of Chicago Police	\$0.84
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$178.36
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$178.36
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.70
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$178.36
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.70
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.61
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.70
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$178.36
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$0.70
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$186.98
09/19/2013	ROSE, ANNIE	9161	044	City Of Chicago Police	\$6.00
07/08/2013	ROSALES JR, RAUL	9161		City Of Chicago Police	\$1,018.37
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$176.65
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$6.00

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01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$7.83
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$243.65
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$6.00
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$15.72
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$2.62
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$6.00
01/12/2014	ROMAKHA, MICHAEL	9161	013	City Of Chicago Police	\$0.13
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$4.98
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$235.81
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$6.00
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$2.23
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$6.00
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$152.29
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$5.12
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$6.00
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$153.54
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$5.12
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$6.00
01/01/2014	ROLLINS, EDWARD	9161		City Of Chicago Police	\$153.54
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$6.00
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$2.56
09/07/2013	RODRIGUEZ, LYDIA	9161	192	City Of Chicago Police	\$321.60
03/26/2013	RIVERA, JUAN	9161		City Of Chicago Police	\$2,015.30
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$196.67
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$1.68
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$6.00
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$210.84
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$1.68
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$6.00
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$210.84
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$1.65
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$6.00
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$206.92

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$6.00
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$1.87
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$6.00
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$236.00
03/14/2014	RICHARDT, KARL	9161	008	City Of Chicago Police	\$1.56
01/07/2014	RAWLS, SAMUEL	9161	044	City Of Chicago Police	\$12.16
01/07/2014	RAWLS, SAMUEL	9161	044	City Of Chicago Police	\$6.00
01/07/2014	RAWLS, SAMUEL	9161	044	City Of Chicago Police	\$1,050.23
06/03/2013	RANGEL, MICHAEL	9161		City Of Chicago Police	\$6.00
06/03/2013	RANGEL, MICHAEL	9161		City Of Chicago Police	\$108.23
12/25/2013	RAMOS, DAVID	9161		City Of Chicago Police	\$2,032.66
12/25/2013	RAMOS, DAVID	9161		City Of Chicago Police	\$1,149.48
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.35
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$295.33
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.29
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$289.00
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$2.35
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$295.33
04/26/2013	RAMIREZ, JOSEPH	9161	171	City Of Chicago Police	\$6.00
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$130.13
06/24/2013	RAINES, THOMAS	9161	213	City Of Chicago Police	\$3.94
06/24/2013	RAINES, THOMAS	9161	213	City Of Chicago Police	\$6.00
06/24/2013	RAINES, THOMAS	9161	213	City Of Chicago Police	\$9.00
09/18/2012	QUINN, BRIAN	9161		City Of Chicago Police	\$4,150.00
09/18/2012	QUINN, BRIAN	9161		City Of Chicago Police	\$1,129.66
09/18/2012	QUINN, BRIAN	9161		City Of Chicago Police	\$1,318.41
12/28/2013	QUADRI, SYED	9161	044	City Of Chicago Police	\$1,811.28
10/17/2005	Pawlak, Patricia A	P	00012	City Of Chicago Police	\$139.98
10/17/2005	Pawlak, Patricia A	P	00012	City Of Chicago Police	\$6.00
10/17/2005	Pawlak, Patricia A	P	00012	City Of Chicago Police	\$0.85
01/14/2014	PRUGER, RICHARD	9161	010	City Of Chicago Police	\$1,358.34

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11/02/2013	PROHASKA, MICHAEL	9161		City Of Chicago Police	\$1,015.00
10/02/2013	PREROST, JAMES	9161		City Of Chicago Police	\$3,018.77
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$5,926.34
01/17/2014	PONTECORE JR, RONALD	9175	012	City Of Chicago Police	\$1,150.84
11/04/2012	PIGOTT, JOHN	9161		City Of Chicago Police	\$117.44
11/04/2012	PIGOTT, JOHN	9161		City Of Chicago Police	\$6.00
11/04/2012	PIGOTT, JOHN	9161		City Of Chicago Police	\$1,080.00
11/04/2012	PIGOTT, JOHN	9161		City Of Chicago Police	\$26,088.49
11/04/2012	PIGOTT, JOHN	9161		City Of Chicago Police	\$6.00
03/17/2013	PIESIEWICZ, ARTHUR	9161	005	City Of Chicago Police	\$7,332.88
05/28/2013	PEREZ, VICKY	9161		City Of Chicago Police	\$38.22
05/28/2013	PEREZ, VICKY	9161		City Of Chicago Police	\$6.00
04/09/2014	PEREZ, CARLOS	9161		City Of Chicago Police	\$5,489.08
04/09/2014	PEREZ, CARLOS	9161		City Of Chicago Police	\$177.10
04/09/2014	PEREZ, CARLOS	9161		City Of Chicago Police	\$6.00
04/09/2014	PEREZ, CARLOS	9161		City Of Chicago Police	\$2.05
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$2.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$330.59
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$2.61
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$206.03
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$1.63
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$699.56
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$5.55
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$331.10
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$2.63
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$781.04
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.20
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$332.92

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$2.64
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$622.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$4.92
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$345.29
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$2.74
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$620.18
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$4.91
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$305.60
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$2.42
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$387.07
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$3.07
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$368.46
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$2.92
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$206.03
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$1.63
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$291.41
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$2.31
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$332.92
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$2.64
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$383.17
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$3.04
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$197.68

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$1.31
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$251.71
09/03/2013	PEMBERTON, KENT	9161	020	City Of Chicago Police	\$6.00
12/17/2013	PAUL, MICHAEL	9161		City Of Chicago Police	\$12.43
12/17/2013	PAUL, MICHAEL	9161		City Of Chicago Police	\$6.00
12/17/2013	PAUL, MICHAEL	9161		City Of Chicago Police	\$508.35
08/13/2012	PASKO, MATHEW	9161		City Of Chicago Police	\$1,092.00
09/01/2013	PAREDES JR, VICENTE	9161		City Of Chicago Police	\$6.00
09/01/2013	PAREDES JR, VICENTE	9161		City Of Chicago Police	\$6.00
09/01/2013	PAREDES JR, VICENTE	9161		City Of Chicago Police	\$150.89
09/01/2013	PAREDES JR, VICENTE	9161		City Of Chicago Police	\$11.68
09/01/2013	PAREDES JR, VICENTE	9161		City Of Chicago Police	\$7.16
09/01/2013	PAREDES JR, VICENTE	9161		City Of Chicago Police	\$189.26
11/05/2013	PAPPAS, NICHOLAS	9161	124	City Of Chicago Police	\$318.83
11/05/2013	PAPPAS, NICHOLAS	9161	124	City Of Chicago Police	\$1.80
11/05/2013	PAPPAS, NICHOLAS	9161	124	City Of Chicago Police	\$6.00
12/16/2011	PANEK, SHERYL	9161	025	City Of Chicago Police	\$170.95
12/16/2011	PANEK, SHERYL	9161	025	City Of Chicago Police	\$6.00
12/16/2011	PANEK, SHERYL	9161	025	City Of Chicago Police	\$0.67
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$202.37
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$6.00
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$1.61
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$159.95
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$1.05
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$1.27
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$132.79
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$6.00
04/06/2014	OTERO, HERMAN	9161		City Of Chicago Police	\$6.00
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$0.70
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$6.00
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$250.30
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$0.70

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$250.30
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$6.00
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$0.70
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$250.30
06/17/2012	OSBORN, DAVID	9161	018	City Of Chicago Police	\$6.00
09/28/2013	OROZCO, MARISA	9161		City Of Chicago Police	\$307.75
09/28/2013	OROZCO, MARISA	9161		City Of Chicago Police	\$6.00
09/28/2013	OROZCO, MARISA	9161		City Of Chicago Police	\$36.27
12/04/2013	ORLANDO, MICHAEL	9161	050	City Of Chicago Police	\$1,056.59
12/05/2013	OMURO, DAVID	9171	020	City Of Chicago Police	\$195.23
12/05/2013	OMURO, DAVID	9171	020	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.01
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$86.68
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.30
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$37.93
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.69
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$44.26
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.35
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$1.85
06/19/2013	OLSEN, TODD	9161	010	City Of Chicago Police	\$1,147.48
03/25/2014	OLIVER, RORY	9161	044	City Of Chicago Police	\$140.29
03/25/2014	OLIVER, RORY	9161	044	City Of Chicago Police	\$6.00
03/25/2014	OLIVER, RORY	9161	044	City Of Chicago Police	\$3.43
05/13/2013	OHLINGER JR, PATRICK	9161	044	City Of Chicago Police	\$6.00
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$5.86
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$299.90
03/03/2014	OCHOA, JOSE	9161		City Of Chicago Police	\$6.00
01/07/2014	O GRADY, JAMES	9171	024	City Of Chicago Police	\$5,750.48
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$1.61
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$228.51

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$6.00
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$1.55
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$203.03
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$1.61
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$6.00
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$203.03
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$1.61
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$6.00
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$203.03
06/24/2011	O DONNELL, WILLIAM	9161	701	City Of Chicago Police	\$6.00
01/24/2014	NUNN, NUMAN	9161		City Of Chicago Police	\$3,077.44
11/27/2013	NICHOLSON, ANTHONY	9161		City Of Chicago Police	\$6.00
11/27/2013	NICHOLSON, ANTHONY	9161		City Of Chicago Police	\$7.16
11/27/2013	NICHOLSON, ANTHONY	9161		City Of Chicago Police	\$6.00
11/27/2013	NICHOLSON, ANTHONY	9161		City Of Chicago Police	\$7.16
11/27/2013	NICHOLSON, ANTHONY	9161		City Of Chicago Police	\$150.89
11/27/2013	NICHOLSON, ANTHONY	9161		City Of Chicago Police	\$150.89
03/25/2014	NGUYEN, QUANG	9161	189	City Of Chicago Police	\$1,635.90
01/26/2008	Michael, Linda	P	00006	City Of Chicago Police	\$39.03
01/26/2008	Michael, Linda	P	00006	City Of Chicago Police	\$75.57
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$42,169.76
05/26/2013	MYERS, PATRICK	9161		City Of Chicago Police	\$1,044.99
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$108.23
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$6.00
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$6.00
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$70.80
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$44.33
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$337.84
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$6.00
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$65.09
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$6.00
03/27/2014	MURPHY, ROGER	9165	610	City Of Chicago Police	\$2,070.86
08/05/2013	MURPHY, LOREAL	9161		City Of Chicago Police	\$712.11

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/05/2013	MURPHY, LOREAL	9161		City Of Chicago Police	\$5.65
08/05/2013	MURPHY, LOREAL	9161		City Of Chicago Police	\$6.00
08/05/2013	MURPHY, LOREAL	9161		City Of Chicago Police	\$790.29
08/05/2013	MURPHY, LOREAL	9161		City Of Chicago Police	\$6.01
08/05/2013	MURPHY, LOREAL	9161		City Of Chicago Police	\$6.00
04/05/2013	MUDD, MARCUS	9161		City Of Chicago Police	\$678.00
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$1.67
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$168.88
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$6.00
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$1.34
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$243.11
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$6.00
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$4,996.41
04/07/2014	MOUSSA, GEORGE	9161		City Of Chicago Police	\$6.00
02/25/2014	MOTHES, JEFFREY	9161	020	City Of Chicago Police	\$6.00
02/25/2014	MOTHES, JEFFREY	9161	020	City Of Chicago Police	\$11.90
02/25/2014	MOTHES, JEFFREY	9161	020	City Of Chicago Police	\$486.64
05/08/2013	MOSER, EDWARD	9161		City Of Chicago Police	\$6,305.52
04/08/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$292.05
04/08/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$6.00
04/08/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$10.46
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$6.00
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$149.95
01/04/2014	MONTES, LOUIS	9161		City Of Chicago Police	\$2.93
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.00
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$231.57
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$197.40
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.00
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$9.59
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$8.28
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.00
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$220.41
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$11.93

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.00
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$251.55
03/26/2013	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$5.57
04/24/2014	MICHAEL, LINDA	9161	166	City Of Chicago Police	\$6.00
04/24/2014	MICHAEL, LINDA	9161	166	City Of Chicago Police	\$306.68
04/24/2014	MICHAEL, LINDA	9161	166	City Of Chicago Police	\$7.50
07/31/2013	MESSINA, FRANK	9161	192	City Of Chicago Police	\$41.34
07/31/2013	MESSINA, FRANK	9161	192	City Of Chicago Police	\$6.00
07/31/2013	MESSINA, FRANK	9161	192	City Of Chicago Police	\$41.32
07/31/2013	MESSINA, FRANK	9161	192	City Of Chicago Police	\$6.00
07/31/2013	MESSINA, FRANK	9161	192	City Of Chicago Police	\$50.54
07/31/2013	MESSINA, FRANK	9161	192	City Of Chicago Police	\$6.00
08/29/2012	MEREDITH, NYLS			City Of Chicago Police	\$1,425.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$34.12
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$6.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$332.66
09/16/2011	MCNAMEE, SHANNON	9161	765	City Of Chicago Police	\$2,950.00
09/16/2011	MCNAMEE, SHANNON	9161	765	City Of Chicago Police	\$6.00
09/16/2011	MCNAMEE, SHANNON	9161	765	City Of Chicago Police	\$35.47
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1.75
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$219.47
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$6.00
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$1,259.32
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$1.31
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$6.00
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$164.91
02/13/2013	MCDONOUGH, TIMOTHY	9161		City Of Chicago Police	\$10,047.65
11/28/2012	MC VEY, BRIAN	9161	311	City Of Chicago Police	\$75.57
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$213.14
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$6.00
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$1.69
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$0.78
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$67.26
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$2.05
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$6.00
03/11/2014	MC KENNA, JOHN	9161		City Of Chicago Police	\$257.40
01/13/2014	MC ELRATH, DENOBYA	9171	715	City Of Chicago Police	\$6.00
01/13/2014	MC ELRATH, DENOBYA	9171	715	City Of Chicago Police	\$684.36
01/13/2014	MC ELRATH, DENOBYA	9171	715	City Of Chicago Police	\$5.43
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$1,240.06
09/24/2013	MATLOCK, ZEYAD	9161		City Of Chicago Police	\$1,112.72
03/02/2013	MATLOB, KENNETH	9161		City Of Chicago Police	\$1,041.10
03/23/2014	MATIAS, CARLOS	9161		City Of Chicago Police	\$6.00
03/23/2014	MATIAS, CARLOS	9161		City Of Chicago Police	\$0.30
03/23/2014	MATIAS, CARLOS	9161		City Of Chicago Police	\$25.96
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$3,493.51
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$1.29
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$229.62
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$6.00
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$102.82
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$1.19
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$6.00
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$1.14
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$202.51
03/02/2014	MARTINEZ, WILLIAM	9153		City Of Chicago Police	\$6.00
05/16/2013	MARTIN, SEAN	9171	189	City Of Chicago Police	\$110.80
05/16/2013	MARTIN, SEAN	9171	189	City Of Chicago Police	\$6.00
05/16/2013	MARTIN, SEAN	9171	189	City Of Chicago Police	\$4.31
04/06/2014	MARKOVICH, NENAD	9161		City Of Chicago Police	\$6.00
04/06/2014	MARKOVICH, NENAD	9161		City Of Chicago Police	\$217.97
04/06/2014	MARKOVICH, NENAD	9161		City Of Chicago Police	\$14.91
04/06/2014	MARKOVICH, NENAD	9161		City Of Chicago Police	\$609.86
04/06/2014	MARKOVICH, NENAD	9161		City Of Chicago Police	\$6.00
08/13/2012	MANGAN, LAURA	9161	018	City Of Chicago Police	\$55.22
08/13/2012	MANGAN, LAURA	9161	018	City Of Chicago Police	\$3.43

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/13/2012	MANGAN, LAURA	9161	018	City Of Chicago Police	\$6.00
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$186.42
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$6.00
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$312.84
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$6.00
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$3.63
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$23.02
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$6.00
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$130.80
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$674.92
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$326.38
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$3.78
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$156.96
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$6.00
02/18/2014	MALONE, NICHOLAS	9161	044	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$1,276.80
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$6.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$15,262.86
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$1,947.57
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$1,276.80
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$2,900.00
01/08/2014	MALEC, MARK	9161	012	City Of Chicago Police	\$1,348.22
09/21/2013	MACKERT JR, RICHARD	9161	001	City Of Chicago Police	\$6.00
09/21/2013	MACKERT JR, RICHARD	9161	001	City Of Chicago Police	\$3.41
09/21/2013	MACKERT JR, RICHARD	9161	001	City Of Chicago Police	\$462.58
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$6.00
12/31/2013	LYONS, MAUREEN	9161		City Of Chicago Police	\$132.15
12/31/2013	LYONS, MAUREEN	9161		City Of Chicago Police	\$6.00
12/31/2013	LYONS, MAUREEN	9161		City Of Chicago Police	\$1.53
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$6.00
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$1.39
01/02/2014	LYNCH, WILLIAM	9161		City Of Chicago Police	\$175.21
03/30/2014	LUCKI, MATTHEW	9161	007	City Of Chicago Police	\$1,031.33

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$6.00
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$211.32
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$6.00
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$436.70
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$16.95
12/11/2013	LORING, TIMOTHY	9161	044	City Of Chicago Police	\$1.19
12/13/2012	LORENZO, MARIA	9161		City Of Chicago Police	\$1,609.19
12/13/2012	LORENZO, MARIA	9161		City Of Chicago Police	\$88.51
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$2.10
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$263.73
12/18/2013	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$6.00
10/09/2010	LINDBLAD, JACQUELINE	9161	044	City Of Chicago Police	\$6.00
10/09/2010	LINDBLAD, JACQUELINE	9161	044	City Of Chicago Police	\$68.52
10/09/2010	LINDBLAD, JACQUELINE	9161	044	City Of Chicago Police	\$0.27
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$108.23
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$6.00
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$3.87
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$6.00
12/11/2012	LIFONTI, ROBERT			City Of Chicago Police	\$569.34
09/01/2012	LESKA, BRIAN	9161		City Of Chicago Police	\$117.82
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$281.26
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$6.00
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$2.01
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$2.01
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$6.00
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$253.44
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$1,782.00
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$2.01
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$253.44
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$6.00
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$2.23
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$6.00
10/13/2010	LEMUS, MARK	9161	010	City Of Chicago Police	\$253.44

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$67.26
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$6.00
01/08/2014	LACNY, NICHOLAS	9161		City Of Chicago Police	\$0.78
06/05/1993	Krofel, Kenneth	P	00020	City Of Chicago Police	\$142.54
06/05/1993	Krofel, Kenneth	P	00020	City Of Chicago Police	\$6.00
06/05/1993	Krofel, Kenneth	P	00020	City Of Chicago Police	\$615.00
03/14/2005	Kirchner, Robert	P	09999	City Of Chicago Police	\$8.33
03/14/2005	Kirchner, Robert	P	09999	City Of Chicago Police	\$6.00
03/14/2005	Kirchner, Robert	P	09999	City Of Chicago Police	\$340.90
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$6.00
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$3.02
03/26/2013	KURTOVIC, ARIF	9161		City Of Chicago Police	\$41.21
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$10.05
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$6.00
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$10.05
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$6.00
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$175.44
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$5,580.88
07/22/2013	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$175.44
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$250.94
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$1.65
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$207.69
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$2.00
04/13/2014	KSIAZEK, MICHAEL	9161		City Of Chicago Police	\$1.34
04/13/2014	KSIAZEK, MICHAEL	9161		City Of Chicago Police	\$6.00
04/13/2014	KSIAZEK, MICHAEL	9161		City Of Chicago Police	\$168.88
04/13/2014	KSIAZEK, MICHAEL	9161		City Of Chicago Police	\$1.67
04/13/2014	KSIAZEK, MICHAEL	9161		City Of Chicago Police	\$6.00
04/13/2014	KSIAZEK, MICHAEL	9161		City Of Chicago Police	\$243.11
04/13/2014	KSIAZEK, MICHAEL	9161		City Of Chicago Police	\$1.34
04/13/2014	KSIAZEK, MICHAEL	9161		City Of Chicago Police	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/13/2014	KSIAZEK, MICHAEL	9161		City Of Chicago Police	\$168.88
04/15/2014	KING, JEFFREY	9165		City Of Chicago Police	\$1,218.74
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$6.00
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$2.82
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$133.96
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$6.00
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$87.90
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$5.19
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$6.00
01/30/2014	KING, CHRISTORIA	9161	001	City Of Chicago Police	\$154.13
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$4.60
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$14.72
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$6.00
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$286.47
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$49.66
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$17.38
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$253.40
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$6.00
04/07/2014	KELLY, MICHAEL	9161	007	City Of Chicago Police	\$6.00
07/24/2008	Jones, Pamela	P	00004	City Of Chicago Police	\$1,384.83
07/24/2008	Jones, Pamela	P	00004	City Of Chicago Police	\$1,438.56
10/18/2012	JONES, SAMUEL	9161		City Of Chicago Police	\$2.98
10/18/2012	JONES, SAMUEL	9161		City Of Chicago Police	\$6.00
10/18/2012	JONES, SAMUEL	9161		City Of Chicago Police	\$473.94
10/06/2013	JONES, SAMUEL	9161		City Of Chicago Police	\$67.26
10/06/2013	JONES, SAMUEL	9161		City Of Chicago Police	\$0.78
10/06/2013	JONES, SAMUEL	9161		City Of Chicago Police	\$6.00
04/09/2014	JONES, GINGER	9161	044	City Of Chicago Police	\$9.38
04/09/2014	JONES, GINGER	9161	044	City Of Chicago Police	\$6.00
04/09/2014	JONES, GINGER	9161	044	City Of Chicago Police	\$383.87
04/12/2014	JONES, ERIC	9161	044	City Of Chicago Police	\$1.69
04/12/2014	JONES, ERIC	9161	044	City Of Chicago Police	\$6.00
04/12/2014	JONES, ERIC	9161	044	City Of Chicago Police	\$213.14

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/12/2014	JONES, ERIC	9161	044	City Of Chicago Police	\$6.41
04/12/2014	JONES, ERIC	9161	044	City Of Chicago Police	\$6.00
04/12/2014	JONES, ERIC	9161	044	City Of Chicago Police	\$9.68
04/12/2014	JONES, ERIC	9161	044	City Of Chicago Police	\$200.69
04/12/2014	JONES, ERIC	9161	044	City Of Chicago Police	\$6.00
04/12/2014	JONES, ERIC	9161	044	City Of Chicago Police	\$1.33
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$1.19
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$6.00
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$3.28
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$6.00
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$413.27
05/22/2013	JONES JR, CLARENCE	9161	003	City Of Chicago Police	\$102.82
08/05/2013	JOHNSON, WARREN	9161	313	City Of Chicago Police	\$3,843.54
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$14,315.84
12/02/2013	JACOBSON, MARIA	9171		City Of Chicago Police	\$66.55
12/02/2013	JACOBSON, MARIA	9171		City Of Chicago Police	\$6.00
12/02/2013	JACOBSON, MARIA	9171		City Of Chicago Police	\$0.94
04/20/2014	JACKSON, ROBERT	9161	018	City Of Chicago Police	\$184.09
04/20/2014	JACKSON, ROBERT	9161	018	City Of Chicago Police	\$2.14
04/20/2014	JACKSON, ROBERT	9161	018	City Of Chicago Police	\$6.00
05/19/2012	JACKSON, MATTHEW	9161	011	City Of Chicago Police	\$1,520.00
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$6.00
05/12/2013	JACKSON, JOHN	9161	003	City Of Chicago Police	\$70.80
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$6.00
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$287.65
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$3,363.78
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$5.60
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$168.53
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$6.00
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$102.87
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$0.81
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$5.72
03/24/2014	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/05/2013	HOWARD, KEISHA	9161	005	City Of Chicago Police	\$6.00
09/05/2013	HOWARD, KEISHA	9161	005	City Of Chicago Police	\$244.34
09/05/2013	HOWARD, KEISHA	9161	005	City Of Chicago Police	\$305.81
03/17/2014	HO, JONATHAN	9161		City Of Chicago Police	\$1,604.17
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$2.31
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$1.71
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$214.98
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$2.01
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$252.91
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$2.01
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$6.00
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$252.91
09/28/2013	HILL, LAWRENCE	9161		City Of Chicago Police	\$290.84
04/25/2014	HICKS, ERROL			City Of Chicago Police	\$64.86
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$16,253.28
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$6.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$1,711.10
10/29/2012	HERNANDEZ, PRISCILLA	9161	044	City Of Chicago Police	\$91.93
10/29/2012	HERNANDEZ, PRISCILLA	9161	044	City Of Chicago Police	\$30.78
03/17/2014	HERNANDEZ, PAUL	9152		City Of Chicago Police	\$1,337.80
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$3.57
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$92.00
10/12/2013	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$206.81
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$1.99
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$251.07
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$1.64
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$251.07

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	HENDERSON, ROBERT			City Of Chicago Police	\$1.99
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$1.34
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$168.88
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$2.34
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$60.18
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$1.22
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$0.89
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$187.21
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$112.98
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$1.24
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$6.00
02/16/2013	HASENFANG, FREDERICK	9161	312	City Of Chicago Police	\$157.25
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$6.00
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$2.90
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$350.41
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$2.78
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$6.00
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$2.78
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$364.81
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$350.41
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$6.00
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$33.60
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$33.60
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$33.60
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$4.07
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$33.60
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$33.60
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$33.60

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$33.60
05/27/2013	HARITOS, JOHN	9161	017	City Of Chicago Police	\$345.57
05/27/2013	HARITOS, JOHN	9161	017	City Of Chicago Police	\$6.00
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$6.00
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$300.39
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$0.78
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$6.00
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$1.89
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$3.81
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$6.00
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$637.35
03/19/2014	GUARDI, NANO	9161	001	City Of Chicago Police	\$67.26
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$213.14
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.69
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$206.81
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.64
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$1.69
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$213.14
09/28/2013	GROH, JOSEPH	9161	018	City Of Chicago Police	\$6.00
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$2.16
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$6.00
07/27/2013	GRIGGS, CHRISTOPHE	9161	715	City Of Chicago Police	\$247.49
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$17,117.30
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$1,371.73
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$2,697.50
01/11/2014	GRIFFIN, MAUREEN	9152	341	City Of Chicago Police	\$4,475.04
12/05/2013	GRABOWSKI, HENRY	9161	004	City Of Chicago Police	\$1,268.27
02/08/2014	GOULD, MICHAEL	9161	001	City Of Chicago Police	\$1,230.00
01/04/2012	GOMEZ, GERMAN	9161	315	City Of Chicago Police	\$138.38
01/04/2012	GOMEZ, GERMAN	9161	315	City Of Chicago Police	\$615.00
01/04/2012	GOMEZ, GERMAN	9161	315	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/30/2013	GIUDICE, THOMAS	9171	121	City Of Chicago Police	\$16.29
06/30/2013	GIUDICE, THOMAS	9171	121	City Of Chicago Police	\$22.73
06/30/2013	GIUDICE, THOMAS	9171	121	City Of Chicago Police	\$6.00
06/30/2013	GIUDICE, THOMAS	9171	121	City Of Chicago Police	\$6.00
06/30/2013	GIUDICE, THOMAS	9171	121	City Of Chicago Police	\$222.07
06/30/2013	GIUDICE, THOMAS	9171	121	City Of Chicago Police	\$1,963.16
04/18/2014	GIBSON, NAOMI	9161	003	City Of Chicago Police	\$6.00
04/18/2014	GIBSON, NAOMI	9161	003	City Of Chicago Police	\$30.57
04/18/2014	GIBSON, NAOMI	9161	003	City Of Chicago Police	\$9.68
04/18/2014	GIBSON, NAOMI	9161	003	City Of Chicago Police	\$460.23
04/18/2014	GIBSON, NAOMI	9161	003	City Of Chicago Police	\$6.00
04/18/2014	GIBSON, NAOMI	9161	003	City Of Chicago Police	\$5.53
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$1,160.31
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$6.00
07/14/2013	GARCIA, JORGE	9161		City Of Chicago Police	\$6.54
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$267.36
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$6.00
03/11/2014	GARCIA, ANTHONY	9161	011	City Of Chicago Police	\$5.41
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$175.21
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.39
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$130.95
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.04
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$67.26
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$0.78
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$175.21
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.39
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$132.79
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$6.00
01/21/2014	GANNA, JOHN	9168		City Of Chicago Police	\$1.05

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/06/2014	GALLEGOS, ALVARO			City Of Chicago Police	\$6.00
04/06/2014	GALLEGOS, ALVARO			City Of Chicago Police	\$6.00
04/06/2014	GALLEGOS, ALVARO			City Of Chicago Police	\$337.55
04/06/2014	GALLEGOS, ALVARO			City Of Chicago Police	\$6.00
04/06/2014	GALLEGOS, ALVARO			City Of Chicago Police	\$86.67
04/06/2014	GALLEGOS, ALVARO			City Of Chicago Police	\$18.59
04/06/2014	GALLEGOS, ALVARO			City Of Chicago Police	\$615.00
04/06/2014	GALLEGOS, ALVARO			City Of Chicago Police	\$6.00
04/06/2014	GALLEGOS, ALVARO			City Of Chicago Police	\$115.20
04/06/2014	GALLEGOS, ALVARO			City Of Chicago Police	\$760.37
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$6.00
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$108.23
01/25/2014	FULKS, SHEILA	9161		City Of Chicago Police	\$456.29
01/25/2014	FULKS, SHEILA	9161		City Of Chicago Police	\$6.00
01/25/2014	FULKS, SHEILA	9161		City Of Chicago Police	\$3.62
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$44.69
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$82.74
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$1.09
01/15/2012	FOUCH, NICOLE	9161	005	City Of Chicago Police	\$596.98
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$2,529.44
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$147.74
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$4.43
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$6.00
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$0.69
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$6.00
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$86.68
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$3.40
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$6.00
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$138.86
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$0.96
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$6.00
04/03/2013	FOSTER, KEVIN	9161		City Of Chicago Police	\$82.65
03/15/2014	FORD, BRIAN	9161	012	City Of Chicago Police	\$975.25

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/15/2014	FORD, BRIAN	9161	012	City Of Chicago Police	\$6.00
03/15/2014	FORD, BRIAN	9161	012	City Of Chicago Police	\$23.85
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$1,232.81
02/22/2014	FOLEY, JOSEPH	9161		City Of Chicago Police	\$6.00
02/22/2014	FOLEY, JOSEPH	9161		City Of Chicago Police	\$2.11
02/22/2014	FOLEY, JOSEPH	9161		City Of Chicago Police	\$173.85
03/26/2014	FLORES, CONNIE	9161		City Of Chicago Police	\$372.59
03/26/2014	FLORES, CONNIE	9161		City Of Chicago Police	\$13.34
03/26/2014	FLORES, CONNIE	9161		City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$251.07
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$1.99
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$1.99
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$6.00
11/29/2013	FAVA, DANIEL	9161	006	City Of Chicago Police	\$251.07
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$354.10
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$6.00
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$2.77
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$2.82
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$350.42
01/08/2014	FARRELL, BRIAN	9161	393	City Of Chicago Police	\$6.00
03/31/2014	FAGAN, SUSAN	9161	025	City Of Chicago Police	\$6.39
03/31/2014	FAGAN, SUSAN	9161	025	City Of Chicago Police	\$6.00
03/31/2014	FAGAN, SUSAN	9161	025	City Of Chicago Police	\$164.36
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$6.00
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$891.60
10/16/2002	Engelhardt, Daniel	P	00021	City Of Chicago Police	\$7.08
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$196.15
07/20/2013	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$297.22
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$4.03
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$6.00
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$164.70
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$77.14

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/19/2014	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$6.00
03/21/2009	ENRIQUEZ, ELIZABETH			City Of Chicago Police	\$52.27
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.46
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$10.83
03/24/2014	ELMER, KENT	9161		City Of Chicago Police	\$1,309.67
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$3,140.94
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$10,976.80
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$155.37
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$6.00
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$5.33
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$155.37
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$6.00
02/01/1994	Deyoung, Debra L	P	00023	City Of Chicago Police	\$5.33
05/11/2004	Daley, Lee	P	00146	City Of Chicago Police	\$196.70
05/11/2004	Daley, Lee	P	00146	City Of Chicago Police	\$1.56
05/11/2004	Daley, Lee	P	00146	City Of Chicago Police	\$6.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.35
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.11
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$176.47
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$6.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$1.07
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$214.68
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$6.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$6.00
08/04/2013	DUNN, CHRISTINE	9161	044	City Of Chicago Police	\$170.09
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$7,220.69
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$3.41
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$6.00
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$149.00
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$3.41
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$6.00
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$149.00
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$149.00
08/25/2013	DUNCAN, YOLANDA	9161	145	City Of Chicago Police	\$3.41
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$0.46
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$6.00
01/24/2013	DUFFY, KEVIN	9161	018	City Of Chicago Police	\$117.77
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$6.00
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$494.24
02/15/2014	DU BOISE JR, JOHN	9161	715	City Of Chicago Police	\$3.10
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$1.64
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$234.63
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$6.00
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$1.86
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$206.81
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$6.00
07/30/2010	DOUGLAS, DONALD	9161		City Of Chicago Police	\$21.63
10/18/2013	DOOLIN, WILLIAM	9161		City Of Chicago Police	\$1,274.95
09/05/2013	DOLAN, CHRISTINE			City Of Chicago Police	\$45.25
07/08/2011	DIPASQUALE, SHANNON	9161	009	City Of Chicago Police	\$27.22
12/15/2012	DIMAS, CONSTANTINOS	9161		City Of Chicago Police	\$373.67
12/15/2012	DIMAS, CONSTANTINOS	9161		City Of Chicago Police	\$3.58
12/15/2012	DIMAS, CONSTANTINOS	9161		City Of Chicago Police	\$6.00
12/29/2013	DIAL, GREGORY	9161	016	City Of Chicago Police	\$1,103.92
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$1,268.00
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$9,384.58
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$12.91
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$176.11
03/03/2014	DELGADO, JESUS	9161		City Of Chicago Police	\$6.00
03/20/2014	DELANEY, ANDREA	9171		City Of Chicago Police	\$608.03
03/20/2014	DELANEY, ANDREA	9171		City Of Chicago Police	\$6.00
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$2.31
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$7.57
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$291.37
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$6.00
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$954.73
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$3.57
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$6.00
09/30/2013	DELACRUZ, HILDEGARDE	9161		City Of Chicago Police	\$92.00
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$8,604.22
03/18/2014	DEEREN, KEVIN	9161		City Of Chicago Police	\$6.00
09/30/2013	DAVIS, CHRISTOPHE	9161	003	City Of Chicago Police	\$1,483.30
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$54.24
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$6.00
12/31/2013	DAISY, JOLANTA	9161	044	City Of Chicago Police	\$1,011.40
12/14/2006	Cortes, Edward	P	00010	City Of Chicago Police	\$149.50
12/14/2006	Cortes, Edward	P	00010	City Of Chicago Police	\$6.19
12/14/2006	Cortes, Edward	P	00010	City Of Chicago Police	\$6.00
04/26/2014	CURRY, MICHAEL	9161	010	City Of Chicago Police	\$360.40
04/26/2014	CURRY, MICHAEL	9161	010	City Of Chicago Police	\$4.18
04/26/2014	CURRY, MICHAEL	9161	010	City Of Chicago Police	\$6.00
08/26/2013	CRUZ, ARCENIO	9161		City Of Chicago Police	\$1,477.93
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$2.56
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$350.41
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$6.00
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$2.78
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$307.99
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$6.00
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$2.45
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$350.41
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$6.00
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$2.78
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$322.39
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$6.00
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$2.77
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$6.00
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$350.41

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$6.00
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$2.78
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$350.41
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$6.00
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$2.78
12/21/2013	CROSSLEY, KIRKLAND	9171	003	City Of Chicago Police	\$348.57
01/05/2011	CRAWFORD, TENISHIA	9161		City Of Chicago Police	\$67.26
01/05/2011	CRAWFORD, TENISHIA	9161		City Of Chicago Police	\$6.00
01/05/2011	CRAWFORD, TENISHIA	9161		City Of Chicago Police	\$0.78
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$301.66
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$2.40
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$1,685.23
10/20/2013	COUSINS, WILLIAM	9161	002	City Of Chicago Police	\$6.00
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$1.72
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$6.00
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$350.41
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$2.78
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$6.00
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$306.15
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$217.63
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$6.00
11/03/2013	CORTEZ, RAUL	9161		City Of Chicago Police	\$2.43
04/17/2014	CORTESI, NICHOLAS	9161		City Of Chicago Police	\$16.57
04/17/2014	CORTESI, NICHOLAS	9161		City Of Chicago Police	\$6.00
04/17/2014	CORTESI, NICHOLAS	9161		City Of Chicago Police	\$301.33
04/08/2014	CORONA JR, RICHARD	9161	044	City Of Chicago Police	\$140.29
04/08/2014	CORONA JR, RICHARD	9161	044	City Of Chicago Police	\$6.00
04/08/2014	CORONA JR, RICHARD	9161	044	City Of Chicago Police	\$3.43
04/08/2014	CORONA JR, RICHARD	9161	044	City Of Chicago Police	\$6.00
04/08/2014	CORONA JR, RICHARD	9161	044	City Of Chicago Police	\$186.42
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$9.12
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$167.58

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.14
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$142.24
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$5.61
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$137.68
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$5.61
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$137.68
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$7.16
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$6.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$150.89
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$67.26
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$0.78
08/25/2013	COOK, DAVID	9161	044	City Of Chicago Police	\$6.00
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$6.00
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$6.24
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$11,238.41
08/01/2012	CONCIALDI, ERIC	9161	044	City Of Chicago Police	\$153.13
01/22/2013	COLLIER, DWAYNE			City Of Chicago Police	\$6.00
01/22/2013	COLLIER, DWAYNE			City Of Chicago Police	\$57.77
01/22/2013	COLLIER, DWAYNE			City Of Chicago Police	\$6.00
01/22/2013	COLLIER, DWAYNE			City Of Chicago Police	\$50.73
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$933.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$362.96
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$11,471.74
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$12,488.49
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$12,197.99
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$12,336.23
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$12,201.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$12,492.22
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,520.88

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$75.76
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1.45
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$11,066.42
02/13/2013	CLINTON, SHANTELL	9161		City Of Chicago Police	\$0.77
02/13/2013	CLINTON, SHANTELL	9161		City Of Chicago Police	\$66.25
02/13/2013	CLINTON, SHANTELL	9161		City Of Chicago Police	\$6.00
02/13/2013	CLINTON, SHANTELL	9161		City Of Chicago Police	\$0.77
02/13/2013	CLINTON, SHANTELL	9161		City Of Chicago Police	\$66.25
02/13/2013	CLINTON, SHANTELL	9161		City Of Chicago Police	\$6.00
03/03/2014	CLARK, KATHLEEN	9161	044	City Of Chicago Police	\$1,960.71
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$1,679.45
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$0.78
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$6.00
04/06/2014	CINTRON, ANGEL	9161		City Of Chicago Police	\$67.26
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$1.96
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$297.53
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.37
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$297.53
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.37
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$297.53
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.37
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$295.16
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.35
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$298.90
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.38
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$212.97
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$1.70
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$212.97
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$1.70
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$242.26
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$1.92
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$250.90
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$250.90
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$269.89
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.15
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$257.23
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.05
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$297.53
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.37
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$297.53
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.37
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$297.53
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.37
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$236.61
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$1.62
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$238.62
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$1.63
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$206.64
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$1.64
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$250.90
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$250.90
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$2.00
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$246.94
01/28/2014	CIFUENTES, JUAN	9161	015	City Of Chicago Police	\$6.00
06/28/2013	CHUDY, JEFFREY	9164	004	City Of Chicago Police	\$1.97
06/28/2013	CHUDY, JEFFREY	9164	004	City Of Chicago Police	\$247.54
06/28/2013	CHUDY, JEFFREY	9164	004	City Of Chicago Police	\$6.00
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$545.42
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$6.00
01/21/2014	CHILDS, CHARMAINE	9161	009	City Of Chicago Police	\$4.33
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$0.28
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$71.42
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$0.57
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$44.58
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$162.54
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$6.00
01/17/2014	CHIARELLI, KENT	9161	013	City Of Chicago Police	\$1.29
04/15/2014	CEGLAREK, JOSEPH	9161	015	City Of Chicago Police	\$12.30
04/15/2014	CEGLAREK, JOSEPH	9161	015	City Of Chicago Police	\$6.00
04/15/2014	CEGLAREK, JOSEPH	9161	015	City Of Chicago Police	\$207.90

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$6.00
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$6.00
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$264.89
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$223.17
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$13.30
01/27/2014	CAVALLONE, ROBERT	9161		City Of Chicago Police	\$18.22
05/23/2013	CARUSO, ALFRED	9161		City Of Chicago Police	\$7,746.89
03/14/2014	CARTER, ACSHRAMM ADAR	9161		City Of Chicago Police	\$6.00
03/14/2014	CARTER, ACSHRAMM ADAR	9161		City Of Chicago Police	\$1.69
03/14/2014	CARTER, ACSHRAMM ADAR	9161		City Of Chicago Police	\$245.99
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$170.01
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$6.00
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$170.01
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$5.87
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$6.00
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$5.87
08/19/2012	CANO, DAVID	9161		City Of Chicago Police	\$6.00
08/19/2012	CANO, DAVID	9161		City Of Chicago Police	\$176.70
08/19/2012	CANO, DAVID	9161		City Of Chicago Police	\$7.84
01/06/2014	CANNATA, CHRISTOPHER	9161	044	City Of Chicago Police	\$6.00
01/06/2014	CANNATA, CHRISTOPHER	9161	044	City Of Chicago Police	\$5,765.56
01/06/2014	CANNATA, CHRISTOPHER	9161	044	City Of Chicago Police	\$1.78
01/06/2014	CANNATA, CHRISTOPHER	9161	044	City Of Chicago Police	\$45.90
03/24/2014	CALLAHAN, MICHAEL	9161	044	City Of Chicago Police	\$186.42
03/24/2014	CALLAHAN, MICHAEL	9161	044	City Of Chicago Police	\$6.00
03/24/2014	CALLAHAN, MICHAEL	9161	044	City Of Chicago Police	\$6.53
03/24/2014	CALLAHAN, MICHAEL	9161	044	City Of Chicago Police	\$6.00
03/24/2014	CALLAHAN, MICHAEL	9161	044	City Of Chicago Police	\$267.31
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$2.08
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$173.37
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$1.37

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$173.37
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$1.37
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$173.37
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$261.89
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$1.02
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$129.10
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$6.00
11/04/2013	CABRAL, ALEJANDRO	9161	044	City Of Chicago Police	\$1.37
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$6.00
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$177.17
04/12/2001	Blackman, Duane T	9161	765	City Of Chicago Police	\$4.33
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$1.62
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$204.69
08/02/2007	Bergeson, Michael	P	09999	City Of Chicago Police	\$6.00
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$6.00
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$171.92
07/18/2013	BUTZEN, GINA	9161	018	City Of Chicago Police	\$0.67
04/18/2014	BUCKS, PETER	9161	313	City Of Chicago Police	\$114.46
04/18/2014	BUCKS, PETER	9161	313	City Of Chicago Police	\$6.00
04/18/2014	BUCKS, PETER	9161	313	City Of Chicago Police	\$4.44
08/16/2011	BROWN, SUZAN	9161	153	City Of Chicago Police	\$3.73
08/16/2011	BROWN, SUZAN	9161	153	City Of Chicago Police	\$152.61
08/16/2011	BROWN, SUZAN	9161	153	City Of Chicago Police	\$6.00
08/21/2011	BROWN, SHARONE	9161		City Of Chicago Police	\$3.57
08/21/2011	BROWN, SHARONE	9161		City Of Chicago Police	\$3.57
08/21/2011	BROWN, SHARONE	9161		City Of Chicago Police	\$6.00
08/21/2011	BROWN, SHARONE	9161		City Of Chicago Police	\$92.00
08/21/2011	BROWN, SHARONE	9161		City Of Chicago Police	\$6.00
08/21/2011	BROWN, SHARONE	9161		City Of Chicago Police	\$92.00
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$6.00
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$158.99
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$9.45
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$12.05
12/09/2013	BROWN, DANIEL	9161	006	City Of Chicago Police	\$124.97
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$6.00
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$1.67
02/03/2013	BROOKS, DERRICK	9161	12	City Of Chicago Police	\$211.30
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$1.26
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$6.00
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$203.03
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$1,019.66
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$184.24
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$6.00
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$1.61
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$158.77
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$1.26
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$6.00
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$2,227.66
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$6.00
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$158.77
12/10/2013	BREEN, MATTHEW	9161	007	City Of Chicago Police	\$1.20
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$9.95
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$560.02
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$6.00
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$4.43
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$1,258.00
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$6.00
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$7,481.30
12/11/2010	BESTEDA, CONSTANCE			City Of Chicago Police	\$4,654.25
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$209.31
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$8.85
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$6.00
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$185.26

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$8.30
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$11.67
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$6.00
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$6.00
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$180.67
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$155.37
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$5.33
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$6.00
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$155.37
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$1.97
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$6.00
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$126.73
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$5.33
01/24/2014	BERENT, ROBERT	9165	630	City Of Chicago Police	\$6.00
03/24/2012	BENSON, INEZ	9161	005	City Of Chicago Police	\$6.00
03/24/2012	BENSON, INEZ	9161	005	City Of Chicago Police	\$6.00
03/24/2012	BENSON, INEZ	9161	005	City Of Chicago Police	\$6.00
03/24/2012	BENSON, INEZ	9161	005	City Of Chicago Police	\$6.00
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$6.00
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$4.62
01/12/2014	BEHLING, RONALD	9171	007	City Of Chicago Police	\$583.82
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$1.35
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$6.00
02/15/2014	BEATOVIC, KEVIN	9161	050	City Of Chicago Police	\$170.72
03/12/2013	BARRY, LINDA	9161	284	City Of Chicago Police	\$1,834.25
10/19/2012	BARREZUETA, ANDRES	9161	020	City Of Chicago Police	\$2,992.05
10/19/2012	BARREZUETA, ANDRES	9161	020	City Of Chicago Police	\$6.00
03/02/2012	BARNES, DENNIS	9171	021	City Of Chicago Police	\$5,497.03
01/10/2012	BARAK, JOHN	9161		City Of Chicago Police	\$6.00
01/10/2012	BARAK, JOHN	9161		City Of Chicago Police	\$243.32
06/03/2013	BARAK, JOHN	9161		City Of Chicago Police	\$209.18
06/03/2013	BARAK, JOHN	9161		City Of Chicago Police	\$1.66
06/03/2013	BARAK, JOHN	9161		City Of Chicago Police	\$6.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/27/2014	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$428.61
02/27/2014	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.00
02/27/2014	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.00
02/27/2014	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$149.00
02/27/2014	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$87.00
02/27/2014	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$3.41
02/27/2014	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$156.39
02/27/2014	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.00
02/27/2014	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.00
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$7,984.45
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$6.00
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$234.57
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$4.98
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$6.00
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$152.29
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$8.49
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$6.00
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$182.18
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$5.48
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$6.00
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$156.62
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$5.48
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$6.00
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$156.62
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$552.46
09/23/2013	AUSTIN, LATRICE	9161	004	City Of Chicago Police	\$2.09
01/04/2014	ALVAREZ, RAMIRO	9161	044	City Of Chicago Police	\$1.55
01/04/2014	ALVAREZ, RAMIRO	9161	044	City Of Chicago Police	\$246.50
01/04/2014	ALVAREZ, RAMIRO	9161	044	City Of Chicago Police	\$6.00
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$6.00
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$1.30
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$67.26
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$0.78
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$1.30
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$6.00
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$163.91
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$163.91
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$1.30
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$163.91
11/05/2013	ALONSO JR, JAVIER	9161	312	City Of Chicago Police	\$6.00
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$4,042.05
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$7.56
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$6.00
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$955.00
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$2.30
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$374.10
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$323.46
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$6.00
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$2.96
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$1,161.00
06/24/2011	ALLEN, GLORIA	9161		City Of Chicago Police	\$6.00
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$3,603.60
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$3.73
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$6.00
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$152.61
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$177.05
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$6.00
03/01/2014	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$1.41
	Number	Amount			
Total:	1517	\$708,452.25			
	Number	Amount			
Total:	1999	\$1,225,208.13			

Third Party Orders.

(Each Amount Not To Exceed \$1,000.00)

[Or2014-271]

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 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 printed on pages 81674
through 81682 of this *Journal*.]

Third Party Orders.

(All Amounts)

[Or2014-272]

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

(Continued on page 81683)

City Of Chicago
Police & Fire Third-Party Orders

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
Insured Name1: City Of Chicago Fire					
02/16/1994	Staten, Clark	C	00601	City Of Chicago Fire	\$6.00
02/16/1994	Staten, Clark	C	00601	City Of Chicago Fire	\$6.00
02/16/1994	Staten, Clark	C	00601	City Of Chicago Fire	\$6.00
02/16/1994	Staten, Clark	C	00601	City Of Chicago Fire	\$6.00
02/16/1994	Staten, Clark	C	00601	City Of Chicago Fire	\$6.00
02/16/1994	Staten, Clark	C	00601	City Of Chicago Fire	\$6.00
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$3.52
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$94.24
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$6.00
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$6.91
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$183.97
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$6.00
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$2.13
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$6.00
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$6.00
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$90.62
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$67.85
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$6.00
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$1.14
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$15.57
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$6.00
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$6.00
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$6.00
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$333.97
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$6.00
02/15/1991	Guzick, Lawrence	E	00450	City Of Chicago Fire	\$88.10
07/19/1982	Banks, Thomas S	F	00379	City Of Chicago Fire	\$53.70
Claim Total	Amount				
27	\$1,031.72				

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
Insured Name1: City Of Chicago Police					
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$132.15
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$6.00
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$1.74
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$149.91
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$6.00
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$1.53
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$6.00
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$1.24
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$1.58
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$6.00
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$1.20
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$6.00
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$184.24
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$156.92
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$199.34
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$171.52
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$6.00
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$1.36
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$508.35
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$6.00
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$12.43
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$156.92
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$6.00
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$1.24
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$199.34
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$6.00
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$1.58
11/15/2008	Smolek, Michael A	P	00013	City Of Chicago Police	\$2.81
05/06/2009	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$7.50
05/06/2009	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$7.50
06/15/2009	SHARP, DAVID	9161		City Of Chicago Police	\$0.11
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$6.44
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$281.68
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$557.55
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$6.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$0.78
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$67.26
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$6.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$0.78
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$156.62
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$6.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$5.48
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$67.26
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$5.48
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$6.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$5.48
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$156.62
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$6.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$156.62
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$6.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$5.48
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$156.62
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$6.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$203.84
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$6.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$2.37
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$177.63
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$6.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$7.95
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$309.97
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$6.00
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$3.59

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
05/30/1997	Quinn, Sharon	P	00006	City Of Chicago Police	\$60.18
05/30/1997	Quinn, Sharon	P	00006	City Of Chicago Police	\$2.34
05/30/1997	Quinn, Sharon	P	00006	City Of Chicago Police	\$6.00
06/06/1988	Phillips, Susan	P	00004	City Of Chicago Police	\$75.57
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$238.46
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$6.00
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$63.72
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$6.00
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$238.46
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$8.68
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$6.00
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$1.56
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$6.00
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$749.26
08/17/2002	Oconnor, Karen	P	00024	City Of Chicago Police	\$79.51
08/17/2002	Oconnor, Karen	P	00024	City Of Chicago Police	\$19.26
10/09/2007	Oconnell, James M	P	00021	City Of Chicago Police	\$21.78
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$20.81
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$456.74
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$50.25
02/12/2009	ORTEGON, TYRONE	9161	006	City Of Chicago Police	\$747.99
11/25/1999	Mostacchio, Stephen P	P	00018	City Of Chicago Police	\$6.00
11/25/1999	Mostacchio, Stephen P	P	00018	City Of Chicago Police	\$6.00
11/25/1999	Mostacchio, Stephen P	P	00018	City Of Chicago Police	\$59.85
11/25/1999	Mostacchio, Stephen P	P	00018	City Of Chicago Police	\$3.72
11/25/1999	Mostacchio, Stephen P	P	00018	City Of Chicago Police	\$6.00
11/25/1999	Mostacchio, Stephen P	P	00018	City Of Chicago Police	\$321.56
11/25/1999	Mostacchio, Stephen P	P	00018	City Of Chicago Police	\$161.09
11/25/1999	Mostacchio, Stephen P	P	00018	City Of Chicago Police	\$0.69
11/25/1999	Mostacchio, Stephen P	P	00018	City Of Chicago Police	\$1.87
01/02/2003	Moran, John W	P	00153	City Of Chicago Police	\$6.28
06/08/1993	Miller-Shemash, Kimberly	P	00010	City Of Chicago Police	\$482.36
11/15/2008	Miller Jr, Ronnie	P	00018	City Of Chicago Police	\$2.84

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
11/15/2008	Miller Jr, Ronnie	P	00018	City Of Chicago Police	\$22.35
11/18/2007	Miceli, Mary	P	00018	City Of Chicago Police	\$21.03
11/18/2007	Miceli, Mary	P	00018	City Of Chicago Police	\$4.78
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$215.79
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.00
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$1.71
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$306.15
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.00
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$2.43
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$733.96
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$48.36
12/25/2006	Manning, Christopher J.	P	00015	City Of Chicago Police	\$5.17
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$7.50
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$397.78
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.00
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$108.23
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$148.70
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$399.83
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$61.34
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$757.64
09/18/2003	Lopez, Ruth P	P	00009	City Of Chicago Police	\$2.27
09/18/2003	Lopez, Ruth P	P	00009	City Of Chicago Police	\$6.00
09/18/2003	Lopez, Ruth P	P	00009	City Of Chicago Police	\$92.89
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$6.00
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$66.25
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$0.77
12/11/2008	LITTLE, ALEXANDRA			City Of Chicago Police	\$3.47
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$198.99
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$325.80
08/07/2008	Kirkilas, Gary S	P	00012	City Of Chicago Police	\$7.50
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$4.89
10/07/1997	Holmes, Richard	P	00017	City Of Chicago Police	\$206.07
05/26/2008	Hayman, Phillip H	P	00008	City Of Chicago Police	\$2.30

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$205.17
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$6.00
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$11.19
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$206.58
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$6.00
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$11.36
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$199.77
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$6.00
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$10.55
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$216.32
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$6.00
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$12.51
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$6.00
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$18.64
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$177.96
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$6.00
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$7.99
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$177.96
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$6.00
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$7.99
06/06/2008	Gricki-Onorato, Victoria V	P	00014	City Of Chicago Police	\$178.50
09/17/2001	Gill, Brendan	P	00715	City Of Chicago Police	\$152.00
09/17/2001	Gill, Brendan	P	00715	City Of Chicago Police	\$127.69
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$464.46
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$6.00
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$3.68
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$211.02
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$6.00
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$1.67
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$211.02
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$6.00
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$1.67
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$0.98

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$110.00
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$156.42
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$6.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$986.50
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$564.62
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$117.35
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$11.10
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$11.10
11/15/2008	Duran, Rene	P	00013	City Of Chicago Police	\$30.46
09/01/1999	Duffy, Cathleen	P	00018	City Of Chicago Police	\$38.08
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$75.57
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$6.00
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$108.23
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$204.98
09/28/1993	Dace, Veronica	P	00005	City Of Chicago Police	\$45.95
09/28/1993	Dace, Veronica	P	00005	City Of Chicago Police	\$6.00
09/28/1993	Dace, Veronica	P	00005	City Of Chicago Police	\$244.26
09/28/1993	Dace, Veronica	P	00005	City Of Chicago Police	\$12.09
09/28/1993	Dace, Veronica	P	00005	City Of Chicago Police	\$398.14
09/28/1993	Dace, Veronica	P	00005	City Of Chicago Police	\$6.00
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$6.00
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$67.56
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$13.75
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$384.57
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$500.74
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$524.70
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$126.46
07/23/2008	Clavijo, Paul	P	00023	City Of Chicago Police	\$12.93
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$39.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$11.46
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$763.47
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$194.05
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$34.84

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$356.49
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$301.36
10/12/2002	Brooks, Timothy V	P	00008	City Of Chicago Police	\$6.00
10/12/2002	Brooks, Timothy V	P	00008	City Of Chicago Police	\$0.77
10/12/2002	Brooks, Timothy V	P	00008	City Of Chicago Police	\$66.25
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$15.56
04/28/2004	Branch, Pamela	P	00003	City Of Chicago Police	\$42.82
02/07/2008	Bohan, Cecila	P	00022	City Of Chicago Police	\$154.86
02/07/2008	Bohan, Cecila	P	00022	City Of Chicago Police	\$75.57
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$6.23
05/04/2014	BLOMSTRAND, ROBERT	9161		City Of Chicago Police	\$29.94
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$334.20
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.40
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$414.59
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.40
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$414.59
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.40
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$414.59
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.40
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$414.59
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.40
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$414.59
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.40
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$414.59
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.40
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$414.59
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.40
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$414.59
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.40
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$414.59
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/15/2007	Aguilera, Melissa A	P	00003	City Of Chicago Police	\$14.88
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$3.46
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$263.60
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$238.55
07/05/2010	ACCARDO, ROSEMARY			City Of Chicago Police	\$71.72

Claim Total Amount
241 \$26,909.62

Claim Total Amount
268 \$27,941.34

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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 printed on pages 81684
through 81686 of this *Journal*.]

PAYMENT OF MISCELLANEOUS REFUNDS, COMPENSATION FOR PROPERTY
DAMAGE, ET CETERA.

[Or2014-273]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the

(Continued on page 81687)

City Of Chicago
Police & Fire Third-Party Orders

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
Insured Name1: City Of Chicago Fire					
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$28,844.58
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$1,936.56
09/08/1984	Jekot, Michael	M	00311	City Of Chicago Fire	\$6,501.23
Claim Total	Amount				
3	\$37,282.37				
Insured Name1: City Of Chicago Police					
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$6.00
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$1.24
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$6.00
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$156.92
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$6.00
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$201.19
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$1.59
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$155.08
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$1.23
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$156.62
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$1.97
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$6.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$126.73
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$6.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$5.48
10/09/2007	Oconnell, James M	P	00021	City Of Chicago Police	\$18,223.22
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$1,284.43
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$53.04
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$107.07
03/24/2010	HILDEBRANT, JUDITH			City Of Chicago Police	\$1,609.77
09/17/2001	Gill, Brendan	P	00715	City Of Chicago Police	\$127.69
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$1.67
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$6.00

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
08/31/2006	Giles, Edina K	P	00044	City Of Chicago Police	\$211.02
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$440.72
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$4,252.02
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$4,264.34
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$4,128.78
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$4,453.87
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$3,637.50
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$3,894.94
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$3,355.97
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$3,756.67
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$15,195.00
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$3,637.50
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$42,000.00
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$1,919.23
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$677.70
04/11/2002	Blair, Patrick	P	00001	City Of Chicago Police	\$1,960.77
04/11/2002	Blair, Patrick	P	00001	City Of Chicago Police	\$6.00
04/11/2002	Blair, Patrick	P	00001	City Of Chicago Police	\$47.93
04/10/2000	Barney, Walter	P	00004	City Of Chicago Police	\$126.70
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.40
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$414.59
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.26
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$400.83
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$2.65
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$445.71
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$1,099.14
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.00
11/06/2007	Anderson, Rhonda M	P	00189	City Of Chicago Police	\$6.20
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$6.00
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$92.00

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$3.57
Claim Total	Amount				
57	\$122,716.95				
Claim Total	Amount				
60	\$159,999.32				

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(Continued from page 81683)

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 81688
through 81691 of this *Journal*.]

City Of Chicago
Journal Report for City Council GL Claims

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JOURNAL--CITY COUNCIL--CHICAGO

5/28/2014

Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
Claimant Type Desc: Property(7)									
AUGUSTYNIAK	CHESTER	1139 N. HOYNE	CHICAGO	IL	60622	11/05/2012	\$187.50	Claimant	1139 N HOYNE
OGLIORE	FRANCES	6015 W ARGYLE	CHICAGO	IL	60630	12/05/2013	\$412.50	Claimant	6015 W ARGYLE
Total of Split Claims:		Number	Amount						
		2	\$600.00						
Claimant Type Desc: Vehicle(8)									
AGUIRRE	HORACIO	6400 N SACRAMENTO AVE	CHICAGO	IL	60645	03/19/2013	\$265.09	Claimant	W WESTERN AVE
ALEXANDER	WENDY	9731 S. MICHIGAN	CHICAGO	IL	60628	01/23/2014	\$22.50	Claimant	9500 E STATE
ANDREWS	KELLY	2439 N DRAKE AVE	CHICAGO	IL	60647	02/08/2013	\$176.81	Claimant	2044 W WESTERN AVE
BAILEY	DANNY	815 SEWARD ST.	CHICAGO	IL	60202	06/13/2013	\$87.00	Claimant	N BROADWAY
BAJGORIC	JASMINA	5312 NORTH CALIFORNIA AVE	CHICAGO	IL	60625	08/26/2008	\$489.19	Claimant	W FOSTER
BLAGOJEVIC	IVAN	2204 W LELAND AVE	CHICAGO	IL	60625	01/20/2012	\$581.41	Claimant	3130 N WESTERN AVE
BLUETT	THOMAS	7100 Hillside Ave	Los Angeles	CA	90046	02/23/2013	\$80.00	Claimant	N ASHLAND AND BELLE
BROWN	NAKITA	2153 N AUSTIN AVE	CHICAGO	IL	60639	01/10/2013	\$477.25	Claimant	1900 N AUSTIN
CARSON	PAUL	5205 S DORCHESTER AVE	CHICAGO	IL	60615	11/01/2009	\$49.50	Claimant	6900 S SOUTH SHORE
CARTER	JEFFREY	60 E. Monroe	CHICAGO	IL	60603	06/05/2012	\$182.87	Claimant	N LAKE SHORE DR.
CENAR	TERRI	437 W DIVISION	CHICAGO	IL	60610	05/29/2012	\$250.00	Claimant	437 W DIVISION
CERRITOS	JUAN	2228 S . WOOD ST.	CHICAGO	IL	60608	01/14/2014	\$95.69	Claimant	2100 S HOYNE AND BLUE
CHARNES	JONATHAN	1630 N 77TH AVE	CHICAGO	IL	60707	09/27/2012	\$56.86	Claimant	4700 W 47TH
CHIRIBOGA	NORA	2515 N. CALIFORNIA AVE.	CHICAGO	IL	60647	05/06/2012	\$107.22	Claimant	3435 W KIMBALL
CHRISTOPHER	JAMES	1302 W WELLINGTON AVE	CHICAGO	IL	606054124	04/21/2013	\$72.05	Claimant	W BELMONT
CLYDER	THOMAS J	1037 KINGSFORT DR.	WHEELING	IL	600904477	01/02/2009	\$79.30	Claimant	5452 S ASHLAND
CONRAD	DENNIS	5164 N MONTEREY AVE	NORRIDGE	IL	607063246	03/05/2013	\$870.00	Claimant	7822 W BERYWN
COOK	JOSEPH	6918 N MENDOTA AVE	CHICAGO	IL	60646	02/15/2012	\$171.16	Claimant	3500 S WESTERN BLVD.
COOPER	ANGELA	4310 N SAWYER AVENUE	CHICAGO	IL	60618	03/06/2013	\$181.10	Claimant	W Montrose and
COPE	ANGELA	17145 J W BLUEMOUND RD.	BROOKFIELD	WI	53005	01/24/2014	\$472.21	Claimant	500 S CANAL AND POLK
CRISWELL	HAYWOOD	11805 S JUSTINE ST.	CHICAGO	IL	606435015	04/01/2012	\$97.41	Claimant	N LAKE SHORE DR.
CZERWINSKI	HOWARD	6335 S KENNETH	CHICAGO	IL	60629	07/02/2012	\$65.79	Claimant	6824 W 63RD PL.
DANIEL	CHRISTINA	3412 N. KILBOURN	CHICAGO	IL	60641	04/10/2012	\$225.00	Claimant	3400 N KILBOURN
DILLON	JESSICA	5015 N. TRIPP	CHICAGO	IL	60630	02/17/2013	\$77.50	Claimant	5300 N PULASKI

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REPORTS OF COMMITTEES

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Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
DOERING	MARIAN	5572 W ARDMORE	CHICAGO	IL	60646	04/24/2012	\$77.88	Claimant	E CENTRAL LOUISE
DOERMER	RICHARD	1410 N STATE PARKWAY	CHICAGO	IL	60601	06/06/2012	\$254.97	Claimant	N LAKE SHORE DR.
DOMASH	HELENE	3128 N KENMORE	CHICAGO	IL	60657	04/24/2013	\$100.53	Claimant	3300 W BELMONT AVE
DuBOSE	CHRISTOPHER	1436 N MAYFIELD	CHICAGO	IL	60651	07/17/2013	\$670.26	Claimant	1150 W 59ST
EVANS	RONNY	11131 S PARNELL AVE	CHICAGO	IL	60628	06/10/2012	\$460.11	FOUNDERS INSURANCE CO.	115 S ABERDEEN
FAHEY	THOMAS	9421 S. WINCHESTER	CHICAGO	IL	60643	08/30/2012	\$112.64	Claimant	311 W 95TH ST
FELLS	JONATHAN	4327 W CRYSTAL	CHICAGO	IL	60651	09/06/2013	\$450.00	Claimant	W KARLOV MADISON
FERGUSON	ANGELA	7209 S UNION	CHICAGO	IL	60621	07/19/2012	\$59.31	Claimant	S HALSTED
FINCH	MICHAEL	1403 W. JARVIS	CHICAGO	IL	60626	09/05/2012	\$188.43	Claimant	3132 W TOUHY
FISCHEL	MARILYN	330 W. DIVERSEY PARKWAY	CHICAGO	IL	60652	09/12/2012	\$209.26	Claimant	1201 N GREENVIEW AND
FRACASSO	JINELE	1085 LITTLE FALLS DR.	ELGIN	IL	60120	05/13/2013	\$177.81	Claimant	S FULLERTON AND
GARCIA	NISHA	1450 S. HALSTED	CHICAGO	IL	60607	01/21/2014	\$49.58	Claimant	3200 W BELMONT AND
GILSON	MICHAEL	2148 W GRACE ST.	CHICAGO	IL	60618	04/20/2013	\$437.58	Claimant	W BELMONT
GOODMAN	HERMAN	p.o. box 3068	Bloomington	IL	617023068	01/06/2012	\$601.87	AFNI INSURANCE COMPANY	8120 s ashland
GOODMAN	HERMAN	p.o. box 3068	Bloomington	IL	617023068	01/06/2012	\$610.00	DEPARTMENT OF REVENUE	8120 s ashland
GOTTLIEB	DAVID	330 SOUTH MICHIGAN AVE	CHICAGO	IL	60604	02/02/2013	\$184.69	Claimant	W LAKE SHORE DR
GOYAL	KARMISH	1204 E. ALGONQUIN ROAD	SCHAUMBURG	IL	60173	10/17/2012	\$319.83	Claimant	1200 N OAKLEY BLVD.
GRZESIAK	STANLEY	9169 W Bucksprings Dr.	Las Vegas	NV	89129	03/15/2013	\$856.54	Claimant	N WESTERN AVENUE AND
HADDEN	MATTHEW	18894 MONARCH SPRINGS DR	NOBLESVILLE	IN	46060	05/02/2012	\$535.93	Claimant	1036 E MIDWAY
HALL	EUGENE	8920 S YATES	CHICAGO	IL	60617	06/12/2012	\$546.57	Claimant	94 S KIMBARK
HERRERA	KAREN	1945 N WINCHESTER	CHICAGO	IL	60622	01/13/2014	\$83.72	Claimant	1600 S ASHLAND
HERRING	DARRYL	7363 S. SOUTHSARE DR.	CHICAGO	IL	60649	08/31/2012	\$126.75	CITY OF CHGO. DEPT OF	7400 s exchange
HINTON	LAURA	6033 N. SHERIDAN RD, UNIT 4-J	Chicago	IL	60660	05/06/2010	\$629.70	Claimant	N Lenox and Caldwell
HOBITAKIS	AMALIA	8229 WAUKEGAN RD.	NILES	IL	60714	06/03/2012	\$1,064.34	Claimant	N ELSTON
HORWATH	SCOTT	7423 S. WOODWARD AVE.	WOODRIDGE	IL	60517	01/21/2012	\$155.51	Claimant	S ARCHER AVE NEAR
JEDRASZKO	ANETA	P.O BOX 268992	OKLAHOMA CITY	OK	731268992	08/30/2013	\$734.18	21ST CENTURY CENTENNIAL	5543 S KIMBARK AVE APT.
JOHNSON	DENISE	1609 W GREENLEAF AVE	CHICAGO	IL	60626	06/27/2013	\$312.89	Claimant	5300 N SHERIDAN ROAD
KELLY	PATRICK	2000 N RACINE	CHICAGO	IL	60614	01/06/2013	\$228.35	Claimant	600 N LAKE SHORE DR.
KOGER	CHRISTIANNA	5316 S MICHIGAN AVE	CHICAGO	IL	60615	06/02/2012	\$131.33	CITY OF CHGO. DEPT OF	N LAKWASHORE DRIVE
KONRAD	MICHAEL	406 E. SUNSET DRIVE	ARLINGTON	IL	60004	03/01/2013	\$222.44	Claimant	2800 N DIVERSEY LOGAN
LACH	CAROLYN	2334 S 14TH AVE	CHICAGO	IL	60546	03/07/2013	\$184.64	Claimant	N LECLAIRE AND ELSTON
LANGE	JOSHUA	916 W. ROSCOE	CHICAGO	IL	60657	07/17/2012	\$237.60	Claimant	1631 W ADDISON AT
LEWIN	ROBERT	725 W DEMPSTER ST	DES PLAINES	IL	60016	06/09/2013	\$145.00	Claimant	S CUMBERLAND &

Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
LEWIS	JASON	47 BLUE STEM COURT	STREAMWOOD	IL	60107	04/05/2012	\$216.00	CITY OF CHGO. DEPT OF	600 N WOOD AT OHIO ST
LEWIS	JASON	47 BLUE STEM COURT	STREAMWOOD	IL	60107	04/05/2012	\$166.78	Claimant	600 N WOOD AT OHIO ST
LINEEN	JASON	2017 N LINCOLN AVE	CHICAGO	IL	60614	06/12/2012	\$92.00	Claimant	1650 N LAKE SHORE DR.
LITTON	PETER	3827 N. KENNETH AVE.	CHICAGO	IL	60641	01/28/2012	\$116.03	Claimant	N GRACE ST AT LOWELL
LO	CHARLES	2029 N CLIFTON AVE	CHICAGO	IL	60614	05/03/2013	\$244.76	Claimant	2604 N ELSTON AVE
LSL	TRUST S.V.	P.O. BOX 46365	CHICAGO	IL	606460365	10/16/2013	\$137.20	Claimant	6514 N HOYNE AVE
LYLES	BONITA	3043 N KENNETH AVE	CHICAGO	IL	60641	04/23/2013	\$16.39	Claimant	N KEDZIE & W BELMONT
LYNCH	ANDONTE	5562 W VAN BUREN	CHICAGO	IL	60644	11/07/2013	\$633.57	Claimant	5516 W VAN BUREN
LYNCH	ANDONTE	5562 W VAN BUREN	CHICAGO	IL	60644	11/07/2013	\$486.00	CITY OF CHGO. DEPT OF	5516 W VAN BUREN
MALLO	SUZANNE	417 N. NOBLE STREET	CHICAGO	IL	60642	03/20/2012	\$131.99	Claimant	N DAMEN AND ADAMS
MARSHALL	ROBERT	4167 WEST 81ST PLACE	CHICAGO	IL	60652	08/17/2012	\$172.22	Claimant	7900 S PULASKI ROAD
MARTIN	PORTIA	9347 S. PHILLIPS	CHICAGO	IL	60617	03/23/2009	\$476.99	Claimant	S PAXTON AND 94
MARUYAMA	MINORU	5557 WEST WARWICK AVE.	CHICAGO	IL	60641	06/01/2011	\$762.68	Claimant	4159 W ADDISON
MASLON	ROGER	7856 W LAWRENCE AVE	NORRIDGE	IL	60706	03/06/2013	\$291.00	Claimant	6405 W GREGORY
MATEO	FEDERICO	2336 W. 18TH PLACE	CHICAGO	IL	60608	06/13/2012	\$110.00	Claimant	717 S WESTERN AT
MC CARTHY	JOANI	3922 N. HERMITAGE AVE.	CHICAGO	IL	60613	06/04/2012	\$146.76	Claimant	S LAKE SHORE DR AT
MEVIS	ALISON	2861 LEXINGTON LANE	HIGHLAND PARK	IL	60035	02/28/2013	\$257.31	Claimant	6331 N SHERIDAN AT
MINAGLIA	DENNIS	6351 W MONTROSE	CHICAGO	IL	60634	01/04/2012	\$101.25	Claimant	4700 W FIFTH AVE AT
MIRANDA	DANIEL	4950 W BELDEN	CHICAGO	IL	60639	05/11/2013	\$157.00	Claimant	4507 W ARMITAGE AVE
MOLINA	LUIS	2828 N TALMAN ST	CHICAGO	IL	60618	05/27/2012	\$579.67	Claimant	2959 N WESTERN AVE
MORADIA	NITESH J.	5847 WARREN STREET	MORTON GROVE	IL	60053	02/08/2008	\$663.29	STATE FARM	2601 WEST BELMONT
MORRIS	HILLEL	2957 W LUNT	CHICAGO	IL	60645	01/12/2014	\$200.00	Claimant	1000 N LAKE SHORE DR.
Masas	Marcelina	1441 SOUTH HARVEY	BERWYN	IL	60402	12/02/2012	\$1,509.81	FOUNDERS INSURANCE CO.	2347 N Sacramento
McDOWELL	EVIE	1340 IDLEWILD LANE	HOMEWOOD	IL	60430	02/27/2013	\$129.13	Claimant	S STONEY ISLAND AND
NASH	LARENZO	10927 PEMBROOK CT.	FRANKFORT	IL	60423	09/07/2013	\$93.67	Claimant	105 S DAUPHIN AVE
NETTLES	DONN	3535 S PRAIRIE AVE	CHICAGO	IL	60653	08/24/2012	\$337.50	Claimant	3535 S PRAIRIE AVE
NUZZO	JAMES	1078 STILLWATER COURT	YORKVILLE	IL	60560	07/25/2013	\$124.01	Claimant	E RIVER RD & W BRYN
PATERIYA	SHAIENDRA	5431 N EAST RIVER RD	CHICAGO	IL	60656	07/27/2013	\$79.43	Claimant	6999 N EAST RIVER RD
REILLY	JOAN	615 W DEMING PL.	CHICAGO	IL	60614	01/19/2012	\$299.00	Claimant	N LAKE SHORE DR.
ROBINSON	ANDREY	5731 N WINTHROP AVE	CHICAGO	IL	60660	02/27/2013	\$208.13	Claimant	W LELAND DOVER
ROBINSON	DELORES	3230 W. 84TH STREET	CHICAGO	IL	60652	09/22/2012	\$50.14	Claimant	4163 W 79TH STREET
ROZGUS	MARY	6654 N LEOTI	CHICAGO	IL	773841599	09/09/2012	\$116.14	Claimant	n MILWAUKEE AVE
SANDERS	MARTHA	1217 W. ROSEMONT	CHICAGO	IL	60660	11/14/2012	\$503.47	STATE FARM	6158 N GREENFIELD

5/28/2014

REPORTS OF COMMITTEES

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Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
SARELAS	THOMAS	4442 N KENNETH	CHICAGO	IL	60630	04/21/2009	\$51.26	Claimant	W LAWRENCE
SMITH	MICHAEL	41 E 103rd PL	CHICAGO	IL	60628	04/02/2013	\$40.00	Claimant	10055 S MICHIGAN AVE
SPITILLI	STEFANIE	1926 S. RACINE AVE.	CHICAGO	IL	60608	06/05/2012	\$123.86	Claimant	S LAKE SHORE DR
SPRINGER	JUSTIN	10805 S. PULASKI UNIT 12	CHICAGO	IL	60655	03/07/2009	\$155.13	Claimant	2633 W 103 STREET
TAYLOR	WENDY	5510 N SHERIDAN ROAD	CHICAGO	IL	60640	11/17/2012	\$118.98	Claimant	N LAKE SHORE DR.
TAYLOR	WENDY	5510 N SHERIDAN ROAD	CHICAGO	IL	60640	11/17/2012	\$30.00	CITY OF CHGO. DEPT OF	N LAKE SHORE DR.
THOMAS	EVENLYN	8850 S. EAST END AVE.	CHICAGO	IL	60617	05/17/2012	\$164.37	Claimant	7100 S STONEY ISLAND
TYUS	JAMES	1642 E 56TH ST.	CHICAGO	IL	60637	04/18/2012	\$595.17	Claimant	7748 s coltage gr.
WASFIE	NISSAN	1000 N LAKE SHORE DR.	CHICAGO	IL	60611	08/27/2012	\$125.59	Claimant	3 W POLK ST.
WILLIS	AUGUSTA	4020 S FEDERAL ST.	CHICAGO	IL	60609	01/09/2014	\$1,363.58	Claimant	40 S FEDERAL ST.
WILLIS	AUGUSTA	4020 S FEDERAL ST.	CHICAGO	IL	60609	01/09/2014	\$122.00	CITY OF CHGO. DEPT OF	40 S FEDERAL ST.
ZAKHEIM	SCOTT	150 W EUGENIE	CHICAGO	IL	60614	03/16/2012	\$101.32	Claimant	2600 n easton

	Number	Amount
Total of Split Claims:	102	\$28,993.73
	Number	Amount
Total of Split Claims:	104	\$29,593.73

PAYMENT OF SUNDRY CLAIMS FOR CONDOMINIUM REFUSE REBATES.

[Or2014-274]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 pages 81693
through 81695 of this *Journal*.]

REPORT DATE : 5/22/2014
 REPORT TIME : 10:33:02
 PROGRAM : RRR272

CITY OF CHICAGO
 COMMITTEE ON FINANCE
 REFUSE REBATE COUNCIL ORDERS--PASSED

MEETING DATE 5/28/2014

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELGIBLE UNITS	TYPE	AMOUNT OF REBATE	***** SPONSOR *****	
AMBASSADOR CONDOMINIUM	38	SEMI-ANNUAL 2010	1,425.00	BRENDAN REILLY	42
ARCADIA PLACE	36	ANNUAL 2010	2,700.00	ROBERT FIORETTI	02
BEACON PARK CONDOMINIUM ASSN.	6	ANNUAL 2010	450.00	JAMES CAPPLEMAN	46
BEL-HARBOUR CONDOMINIUMS	207	ANNUAL 2010	13,858.93	THOMAS TUNNEY	44
BELLE PLATNE TERRACE CONDO	6	SEMI-ANNUAL 2010	225.00	JAMES CAPPLEMAN	46
BIRCH TREE MANOR #5 CONDO	18	SEMI-ANNUAL 2010	675.00	MARY O'CONNOR	41
BROMPTON PINE GROVE CONDO ASSN	16	SEMI-ANNUAL 2010	414.42	JAMES CAPPLEMAN	46
CASSIEL CONDOMINIUM ASSOC	30	ANNUAL 2010	2,250.00	MARY O'CONNOR	41
CHASE-ASHLAND CONDOMINIUM ASSN	6	ANNUAL 2010	450.00	JOE MOORE	49
CITY VIEW TOWER	63	ANNUAL 2010	2,780.00	WALTER BURNETT JR.	27
CLAREMONT CONDO ASSOC.	13	ANNUAL 2010	975.00	AMEYA PAWAR	47
CLARENDON LAKESIDE CONDO. ASSN	6	ANNUAL 2010	450.00	JAMES CAPPLEMAN	46
COSMOPOLITAN LOFTS CONDO ASSN.	47	ANNUAL 2010	3,525.00	ROBERT FIORETTI	02
DEL RAY CONDO ASSOCIATION	7	ANNUAL 2010	525.00	AMEYA PAWAR	47
FREEDOM ROAD CO-OP, INC.	6	SEMI-ANNUAL 2010	225.00	JAMES CAPPLEMAN	46
FULTON PLACE CONDO ASSN	75	ANNUAL 2010	5,319.61	WALTER BURNETT JR.	27
GALEWOOD SOUTH CONDOMINIUM	12	SEMI-ANNUAL 2010	450.00	NICHOLAS SPOSATO	36
GRACE COURT CONDO	56	ANNUAL 2010	4,200.00	THOMAS TUNNEY	44
GREENVIEW SCHREIBER CONDO.	15	ANNUAL 2010	1,125.00	PATRICK J O'CONNOR	40
GREENWAY PARK CONDO. ASSOC.	12	ANNUAL 2010	900.00	LESLIE HAIRSTON	05
GREYSTONE ON WOLCOTT CONDO	9	SEMI-ANNUAL 2010	337.50	SCOTT WAGUESPACK	32
HARRISON STREET LOFTS CONDO	60	ANNUAL 2010	4,500.00	ROBERT FIORETTI	02
KARLOV CONDOMINIUM ASSOC	7	SEMI-ANNUAL 2010	262.50	MARGARET LAURINO	39
KENNELLEY SQUARE CONDO ASSOC.	268	SEMI-ANNUAL 2010	6,717.35	MICHELE SMITH	43
LA LEGENDA CONDOMINIUM ASSOC.	43	ANNUAL 2010	3,225.00	JOE MOORE	49
MAGNOLIA TOWN HOME ASSOC.	8	ANNUAL 2010	600.00	SCOTT WAGUESPACK	32
MARINA TOWERS CONDO ASSOC	896	SEMI-ANNUAL 2010	26,907.79	BRENDAN REILLY	42
MARKET SQUARE LOFTS	82	ANNUAL 2010	6,150.00	THOMAS TUNNEY	44
MERRIMAC SQUARE CONDO.ASSN.III	50	SEMI-ANNUAL 2010	1,682.49	TIMOTHY CULLERTON	38
METROPOLITAN TOWER CONDO ASSN.	242	ANNUAL 2010	12,264.78	ROBERT FIORETTI	02
MICHIGAN AVENUE LOFTS	265	ANNUAL 2010	19,601.19	ROBERT FIORETTI	02
MILLENNIUM CENTRE CONDO ASSN.	364	ANNUAL 2010	17,242.79	BRENDAN REILLY	42
OAKFIELD NORTH CONDO ASSOC.	32	SEMI-ANNUAL 2010	1,200.00	NICHOLAS SPOSATO	36
PARK TOWER CONDO. ASSOCIATION	728	SEMI-ANNUAL 2010	13,459.56	HARRY OSTERMAN	48
PARK VIEW CONDO WEST INC.	30	SEMI-ANNUAL 2010	1,125.00	MARY O'CONNOR	41
PAULINA POINT CONDOMINIUM	12	SEMI-ANNUAL 2010	450.00	AMEYA PAWAR	47
PRAIRIE DIST. TOWNHOMES II	28	ANNUAL 2010	2,100.00	ROBERT FIORETTI	02
PRATT-ASHLAND COOPERATIVE	22	ANNUAL 2010	1,650.00	JOE MOORE	49
PRIVATE RESIDENCES AT ONTARIO	467	ANNUAL 2010	35,025.00	BRENDAN REILLY	42
RESIDENCES OF 41 E. 8TH	220	SEMI-ANNUAL 2010	5,979.11	ROBERT FIORETTI	02
RIDGEMOOR ESTATES CONDO.ASSN.3	44	SEMI-ANNUAL 2010	1,650.00	TIMOTHY CULLERTON	38
SCHILLER PLACE HOMEOWNER'S	39	ANNUAL 2010	2,925.00	WALTER BURNETT JR.	27
SKYBRIDGE CONDOMINIUM ASSOC.	223	ANNUAL 2010	16,552.10	WALTER BURNETT JR.	27
SONO CONDOMINIUM ASSOCIATION	199	ANNUAL 2010	13,112.24	MICHELE SMITH	43
ST. JAMES PLACE CONDO ASSC.	28	ANNUAL 2010	2,100.00	MICHELE SMITH	43

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REPORT DATE : 5/22/2014
 REPORT TIME : 10:33:02
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C I T Y O F C H I C A G O
 COMMITTEE ON FINANCE
 REFUSE REBATE COUNCIL ORDERS--PASSED

MEETING DATE 5/28/2014

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JOURNAL--CITY COUNCIL--CHICAGO

5/28/2014

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELGIBLE UNITS	TYPE	AMOUNT OF REBATE	***** SPONSOR *****	
THE CARLYLE APTS. HOMEOWNERS	130	SEMI-ANNUAL 2010	4,125.62	BRENDAN REILLY	42
THE EDGE LOFTS & TOWER CONDO.	224	ANNUAL 2010	14,364.45	ROBERT FIORETTI	02
THE NEWYORK CONDOMINIUM ASSOC.	594	SEMI-ANNUAL 2010	12,028.89	JAMES CAPPLEMAN	46
THE WARWICK CONDOMINIUM	24	ANNUAL 2010	1,800.00	TIMOTHY CULLERTON	38
THE WELLINGTON PLACE CONDO.	116	ANNUAL 2010	8,700.00	THOMAS TUNNEY	44
THE 4847 N. ASHLAND CONDO	6	SEMI-ANNUAL 2010	225.00	JAMES CAPPLEMAN	46
TUSCANY TERRACE CONDO. ASSN	44	SEMI-ANNUAL 2010	1,650.00	MARY O'CONNOR	41
TUSCANY TERRACE CONDO. ASSN	44	SEMI-ANNUAL 2010	1,650.00	MARY O'CONNOR	41
UNION SQUARE CONDOMINIUM	213	ANNUAL 2010	13,738.00	BRENDAN REILLY	42
UNIVERSITY VIEW CONDOMINIUMS	19	ANNUAL 2010	1,425.00	WILLIE COCHRAN	20
VISION ON STATE CONDO ASSOC.	253	SEMI-ANNUAL 2010	4,986.21	ROBERT FIORETTI	02
WEST BUCKTOWN LOFTS	41	ANNUAL 2010	3,075.00	JOE MORENO	01
WILSON COURT CONDOMINIUM	20	SEMI-ANNUAL 2010	750.00	JOHN ARENA	45
WOLCOTT WALK CONDOMINIUM	10	ANNUAL 2010	750.00	SCOTT WAGUESPACK	32
1000 CONDOMINIUM ASSOCIATION	138	SEMI-ANNUAL 2010	5,175.00	BRENDAN REILLY	42
1000 CONDOMINIUM ASSOCIATION	138	SEMI-ANNUAL 2010	5,175.00	BRENDAN REILLY	42
1010 LAKE SHORE DRIVE CONDO.	183	SEMI-ANNUAL 2010	6,862.50	BRENDAN REILLY	42
1110 N. LAKE SHORE DRIVE	74	ANNUAL 2010	5,550.00	BRENDAN REILLY	42
1212 LAKE SHORE DRIVE CONDO.	180	SEMI-ANNUAL 2010	4,596.06	MICHELE SMITH	43
1247-53 WEST LELAND CONDO	15	ANNUAL 2010	1,125.00	JAMES CAPPLEMAN	46
1330-1332 W.ALBION CONDO ASSOC	7	ANNUAL 2010	525.00	PATRICK J O'CONNOR	40
155 HARBOR DRIVE CONDO ASSOC	742	SEMI-ANNUAL 2010	19,167.76	BRENDAN REILLY	42
1926 N. LINCOLN PARK WEST	15	ANNUAL 2010	1,125.00	MICHELE SMITH	43
1944 WEST TOUHY AVE. CONDO	18	SEMI-ANNUAL 2010	675.00	JOE MOORE	49
2026 WEST PIERCE CONDO ASSOC	8	ANNUAL 2010	600.00	JOE MORENO	01
2155 N. HARLEM AVENUE BUILDING	12	SEMI-ANNUAL 2010	450.00	NICHOLAS SPOSATO	36
253 EAST DELAWARE CONDO. ASSOC	164	SEMI-ANNUAL 2010	6,150.00	BRENDAN REILLY	42
2900 BURLING CONDO. ASSN.	6	ANNUAL 2010	450.00	THOMAS TUNNEY	44
32-40 ASHLAND CONDOMINIUM ASSN	16	SEMI-ANNUAL 2010	600.00	ROBERT FIORETTI	02
3532 PINE GROVE CONDO. ASSN.	26	ANNUAL 2010	1,950.00	JAMES CAPPLEMAN	46
3616-18 N.JANSSEN CONDO.ASS'N.	6	ANNUAL 2010	450.00	THOMAS TUNNEY	44
3631 PINE GROVE CONDO. ASSN.	6	SEMI-ANNUAL 2010	225.00	JAMES CAPPLEMAN	46
3762-64 N. FREMONT CONDO.ASSN.	6	ANNUAL 2010	450.00	THOMAS TUNNEY	44
3950 NORTH LAKE SHORE DRIVE	658	ANNUAL 2010	31,046.52	JAMES CAPPLEMAN	46
400 N. LASALLE CONDO. ASSOC.	448	SEMI-ANNUAL 2010	16,800.00	BRENDAN REILLY	42
442 WELLINGTON COOPERATIVE	24	ANNUAL 2010	1,800.00	THOMAS TUNNEY	44
4710-12 N. BEACON STREET CONDO	8	ANNUAL 2010	600.00	JAMES CAPPLEMAN	46
4850-54 N. LINDER BUILDING	18	SEMI-ANNUAL 2010	675.00	JOHN ARENA	45
5147-5151 N. EAST RIVER ROAD	72	SEMI-ANNUAL 2010	2,700.00	MARY O'CONNOR	41
5454 S. EVERETT CONDO. ASSOC.	32	ANNUAL 2010	1,627.00	LESLIE HAIRSTON	05
5681-83 N. RIDGE CONDO ASSOC	6	ANNUAL 2010	450.00	HARRY OSTERMAN	48
611 SOUTH WELLS CONDO ASSOC	230	SEMI-ANNUAL 2010	8,625.00	ROBERT FIORETTI	02
6135 N. BROADWAY CONDO ASSN.	25	SEMI-ANNUAL 2010	937.50	HARRY OSTERMAN	48
625-33 WEST BARRY CONDO.ASSOC.	30	ANNUAL 2010	2,250.00	THOMAS TUNNEY	44
6301 N. RICHMOND CONDOS	15	SEMI-ANNUAL 2010	562.50	DEBRA SILVERSTEIN	50

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C I T Y O F C H I C A G O
 COMMITTEE ON FINANCE
 REFUSE REBATE COUNCIL ORDERS--PASSED

MEETING DATE 5/28/2014

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELGIBLE UNITS	TYPE		AMOUNT OF REBATE	***** SPONSOR *****	
663 WEST GRACE CONDO. ASSOC.	80	ANNUAL	2010	6,000.00	JAMES CAPPLEMAN	46
6638 W. 64TH PLACE CORPORATION	6	ANNUAL	2010	450.00	MICHAEL R. ZALEWSKI	23
7227 N. RIDGE CONDOMINIUM	9	SEMI-ANNUAL	2010	337.50	JOE MOORE	49
777 CONDOMINIUM ASSOCIATION	329	ANNUAL	2010	23,878.49	BRENDAN REILLY	42
930-932 W.AINSLIE CONDO.ASSN.	8	ANNUAL	2010	600.00	HARRY OSTERMAN	48
990 N. LAKE SHORE DRIVE	145	SEMI-ANNUAL	2010	3,237.72	BRENDAN REILLY	42

** GRAND TOTAL AMOUNT **

472,889.08

** GRAND TOTAL NUMBER ** 96

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REPORTS OF COMMITTEES

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PAYMENT OF SENIOR CITIZEN SEWER REBATE CLAIMS.

[Or2014-275]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 81697
through 81706 of this *Journal*.]

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 COMMITTEE ON FINANCE
 SMALL CLAIMS, CITY OF CHICAGO
 SEWER REBATE JOURNAL

02 FIORETTI

NAME	PIN NUMBER	AMOUNT
BARGER, PATRICIA H	17-16-423-002-1003	50.00
KAREN, NANCY	17-04-441-024-1080	50.00
MCCARTY, REX P	17-15-304-052-1103	50.00
	* TOTAL AMOUNT	150.00

03 DOWELL

NAME	PIN NUMBER	AMOUNT
CONSTANTINO, NORMA	17-22-110-100-1170	50.00
	* TOTAL AMOUNT	50.00

04 BURNS

NAME	PIN NUMBER	AMOUNT
DUNNE, MICHAEL S	20-12-102-008-1049	50.00
HARDEN, MARLENE A	20-11-206-028-0000	50.00
JOHNSON, LECTA	20-11-206-058-0000	50.00
JOHNSON, NAOMI C	20-11-213-035-1002	50.00
	* TOTAL AMOUNT	200.00

05 HAIRSTON

NAME	PIN NUMBER	AMOUNT
ALEXANDER, MARY E.	20-23-125-005-0000	50.00
ANDERSON, JOAN A	20-14-205-035-0000	50.00
BROWN CHILDS, JOSIE	20-24-419-018-1004	50.00
BRUMMIT, MARTHA J.	20-24-419-018-1040	50.00
FARBER, GERTRUD	20-12-114-052-1009	50.00
FREEMAN, SUSAN T.	20-13-102-029-1026	50.00
GITTLER, MARVIN	20-12-113-046-1001	50.00
GOULD HAYES, KATHLEEN J.	20-13-103-009-0000	50.00
GREEN, ROSA L.	20-24-419-018-1005	50.00
LEROY, VENETTA L	20-24-322-020-1014	50.00
MANN, SYLVIA A	20-14-205-030-0000	50.00
MATLAW, BETTY N	20-14-205-024-0000	50.00
MCCAMPBELL, JAMES F.	20-13-103-007-0000	50.00
NOVOINY, CATHERINE A	20-14-223-031-0000	50.00
OGASAWARA, FUMIKO	20-13-102-029-3333	50.00
SNYDER, DOLORES J.	20-14-203-044-1002	50.00
TORCZYNSKI, ELTSE	20-13-103-007-0000	50.00
WILSON, SARAH	20-14-223-032-0000	50.00
	* TOTAL AMOUNT	900.00

06 SAWYER

NAME	PIN NUMBER	AMOUNT
ANDERSON, MARVA JEAN	20-34-413-024-0000	50.00
DOUGLAS, JEAN M	20-34-413-024-0000	50.00
GORDON, CLARENCE	20-34-413-024-0000	50.00
GORDON, JUANITA	20-27-225-032-0000	50.00
HURDLE, BERTIE	20-34-413-024-0000	50.00
JACKSON, WILLABELLE F	20-34-413-024-0000	50.00
JONES, DOROTHY	20-34-413-024-0000	50.00
JONES, MARY A	20-34-413-024-0000	50.00
KENNEDY, FRANCINE	20-34-413-024-0000	50.00
LEBLANC, WANDA M.	20-34-413-024-0000	50.00
MACLIN, ANNA M	20-34-413-024-0000	50.00
PATTERSON, CAROL L	20-34-413-024-0000	50.00
PATTERSON, SAMUEL L	20-27-422-029-0000	50.00
PIERCE, STANLEY L	20-34-413-024-0000	50.00
RAYFORD, GLADYS	20-34-413-024-0000	50.00
REED, BLANCHE	20-34-413-024-0000	50.00
SMITH, RUBY J	20-34-413-024-0000	50.00
TABB, EVELYN	20-34-413-024-0000	50.00
TAYLOR, JOHNNIE	20-34-413-024-0000	50.00
THOMPSON, ROSA	20-34-413-024-0000	50.00
WARD, COLLETTE C.	20-34-413-024-0000	50.00
WASHINGTON, GWENDOLYN	20-34-300-037-0000	50.00
	* TOTAL AMOUNT	1,100.00

08 HARRIS

NAME	PIN NUMBER	AMOUNT
BROWN, NATHANIEL F	20-35-314-050-0000	50.00
PORTER, LOVELLE	25-04-901-700-0000	50.00
	* TOTAL AMOUNT	100.00

20 COCHRAN

NAME	PIN NUMBER	AMOUNT
NEWTON, WANDA	20-15-411-014-0000	50.00
	* TOTAL AMOUNT	50.00

23 ZALEWSKI

NAME	PIN NUMBER	AMOUNT
WINCZO, JAN MARION	19-08-427-011-1004	50.00
	* TOTAL AMOUNT	50.00

27 BURNETT JR.

NAME	PIN NUMBER	AMOUNT
FLORES, MILAGROS A.	17-08-116-010-0000	50.00
KLAPPAUF, DONALD	17-04-123-065-0000	50.00
	* TOTAL AMOUNT	100.00

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29 GRAHAM

NAME	PIN NUMBER	AMOUNT
BROWN, ERNESTINE	16-16-219-024-0000	50.00
HILL, LEWIS	16-05-226-020-0000	50.00
MOORE, WILMER	16-05-412-004-0000	50.00
	* TOTAL AMOUNT	150.00

32 WAGUESPACK

NAME	PIN NUMBER	AMOUNT
GARBER, DIANA	14-29-302-214-1067	50.00
	* TOTAL AMOUNT	50.00

33 MELL

NAME	PIN NUMBER	AMOUNT
PAGAN, FELIX	13-25-116-022-0000	50.00
	* TOTAL AMOUNT	50.00

36 SFOGAIO

NAME	PIN NUMBER	AMOUNT
CHARNOTA, MARIA	13-19-431-034-1007	50.00
DOMBROWSKI, BERNICE R.	12-23-224-043-1017	50.00
PACLI, RAFAEL R.	13-30-133-043-1002	50.00
WOYTULEWICZ, CZESLAW	12-24-431-028-1012	50.00
	* TOTAL AMOUNT	200.00

38 CULLERTON

NAME	PIN NUMBER	AMOUNT
ALMEIDA, AURORA W	13-18-409-032-1008	50.00
BLOCK, DENNIS B.	13-18-410-034-1013	50.00
CARTER, CYNTHIA A	13-18-409-069-1124	50.00
CTPOLLA, RONALD A	13-18-409-074-1132	50.00
FABIANSKI, FRANK	13-18-409-069-1112	50.00
GRECO, JUDY J	13-18-410-033-1011	50.00
GURDA, CHRISTINE	13-18-409-033-1017	50.00
GUSKE, SHIRLEY F.	13-18-410-030-1002	50.00
HAWRYCH, MARIA	13-18-409-069-1095	50.00
HILLS, PAUL H	13-18-409-074-1048	50.00
JOHNSON, JOAN M	13-17-107-204-1001	50.00
LINDIO, FRANCLS	13-19-104-056-1011	50.00
LUJZOW, ROBERT C	13-18-410-033-1017	50.00
MAMARIL, BENIGNA D	13-18-409-032-1028	50.00
MONEELA, PATRICIA D.	13-18-410-034-1037	50.00
STASIV, DANILILA	13-18-409-069-1119	50.00
	* TOTAL AMOUNT	800.00

39 LAURINO

NAME	PIN NUMBER	AMOUNT
AZEVEDO, DALIA E	13-10-200-026-1180	50.00
BEEBE, MARY A.	13-10-200-024-1050	50.00
BOURAS, FOTIS C.	13-15-408-030-1007	50.00
BRAIN, CELIA	13-11-201-048-1002	50.00
DUNGAN, ALICE E	13-15-418-027-1029	50.00
ENG-MAGAN, INGRID B	13-10-200-026-1114	50.00
ERSKINE, PEGGY	13-02-300-008-1001	50.00
HELLER, DEENAH	13-03-403-145-0000	50.00
KEATING, JUDITH L	13-10-200-026-1143	50.00
KRACKER, JOHN S	13-03-403-130-0000	50.00
MARESH, ALICE M.	13-02-300-006-1018	50.00
MARIANO, JOSEPH W	13-10-420-007-0000	50.00
MARKWELL, EILEEN	13-03-403-153-1001	50.00
NAUGHTON, BARBARA J	13-15-411-025-1013	50.00
NYDICK, ROSE B	13-10-200-026-1224	50.00
OSHANA, ALICE V.	13-11-420-040-1002	50.00
SEIDEL, JOAN S	13-15-418-029-1025	50.00
STROJNY, ELEANOR	13-15-404-039-1009	50.00
YOSHIMURA, RYOKO M.	13-02-300-008-1011	50.00

* TOTAL AMOUNT 950.00

40 O'CONNOR

NAME	PIN NUMBER	AMOUNT
DUNGAN, THERESE A	13-12-231-051-1004	50.00

* TOTAL AMOUNT 50.00

41 O'CONNOR

NAME	PIN NUMBER	AMOUNT
BLOCK, MAIDEAN	9-36-419-106-1018	50.00
DOERNER, BARBARA	9-36-108-057-1011	50.00
GOLMAN, FILLAT	12-12-202-085-1016	50.00
HOLIDZIUK, HENRYKA	12-12-202-085-1018	50.00
LO CICERO, ROSARIA S.	12-11-122-008-1015	50.00
MAJUZIA, RICHARD	19-18-312-052-1010	50.00
MCDONNELL, JOHN J	9-36-112-029-1008	50.00
ONOFRIO, ROSINA	12-11-104-032-1030	50.00
PERUZZATO, JOANN L	13-06-110-050-1046	50.00
RIORDAN, DIANE T	13-10-200-026-1212	50.00
SICHAU, MARTHA	9-36-419-106-1019	50.00
SIDDIQI, SAJIDA F	10-31-306-021-1037	50.00
STRUGALA, MARJANNA	9-36-419-107-1010	50.00

* TOTAL AMOUNT 650.00

42 REILLY

NAME	PIN NUMBER	AMOUNT
ABRIOUX, CAROL A.	17-04-207-087-1012	50.00
AIZENSTEIN, SHIRLEY	17-04-441-024-1182	50.00
ALLAN, MARY F	17-03-215-013-1404	50.00
ALLOCCO, BLANCA L	17-04-218-048-1056	50.00

ALSPACH, ALMA M.	17-10-400-012-1853	50.00
ANDERSON, VINCENTIA A	17-10-221-083-1057	50.00
ANIXTER, MURIEL B.	17-03-208-002-0000	50.00
APOSTAL, PETER N.	17-10-318-058-1219	50.00
ARAVANIS, TULA T.	17-03-208-021-1114	50.00
ARNSTEIN, SAMUEL	17-10-214-011-1513	50.00
ARSAN, ALTAN	17-03-204-063-1135	50.00
ARVIA, CARMEL A	17-09-114-018-1047	50.00
AXELROOD, HELEN B.	17-03-200-063-1184	50.00
BACON, JANET	17-10-400-012-1291	50.00
BATAOEL, KATHRYN	17-09-410-014-1707	50.00
BECKER, CHARLES E	17-03-201-076-1002	50.00
BECKMAN, GARY P	17-03-227-020-1013	50.00
BEHR, ELSA	17-10-200-065-1041	50.00
BEIDER, MARLYS A	17-04-218-051-1034	50.00
BERNADAS, VIOLETA	17-10-200-065-1049	50.00
BERNSTEIN, KATHY E.	17-04-211-033-1034	50.00
BERRINGTON, LOREN	17-03-203-009-1080	50.00
BICKLER, JUDITH A	17-10-132-037-1486	50.00
BOSENBERG, EVELYN	17-03-207-068-1171	50.00
BOYELL, CHARLOTTE R.	17-10-401-005-1290	50.00
BRAZIL, ROBERT D.	17-09-444-024-1107	50.00
BRESKI, JAMES G	17-10-309-015-1860	50.00
BRINSON, GARY P.	17-03-208-022-1004	50.00
BRUSSELL, SHIRLEY R.	17-03-204-064-1056	50.00
BUCKLAND, WILLIAM C	17-03-214-014-1166	50.00
BULANDA, MARY ANN	17-10-200-065-1085	50.00
BURNHAM, GAIL W	17-04-424-051-1252	50.00
CABESSA, ARMAND	17-03-204-063-1137	50.00
CAMERON, BARTON	17-03-201-063-0000	50.00
CARLSON, ROGER	17-03-207-068-1002	50.00
CARNEY, ALICE	17-03-222-020-0000	50.00
CARPENTIER, PETER M.	17-03-228-032-1169	50.00
CASSORLA, DAVID	17-09-410-014-1376	50.00
CAVENDER, LEONARD L.	17-10-400-012-1266	50.00
CHENEY, JOHN J.	17-03-200-063-1125	50.00
CHORNICK, NANCY	17-10-401-005-1514	50.00
CLINTON, EDWARD X.	17-03-208-021-1104	50.00
CLOUSING, RUSSELL	17-09-444-024-1101	50.00
COLEMAN, JEAN	17-04-207-086-1307	50.00
COLLEY JR, ALBERT S	17-09-410-014-1747	50.00
CONSOVOY, FRANCES	17-03-222-015-0000	50.00
CONWAY, JOANN	17-10-203-028-1073	50.00
COOPER, LEONOR	17-10-122-025-1032	50.00
COPELAND, RUTH&EDWARD	17-10-208-014-1082	50.00
CORY, DAVID E.	17-03-220-020-1069	50.00
COSTA, GEORGE V.	17-04-207-087-1029	50.00
CROKE, LYNN	17-03-203-009-1288	50.00
CUMMINGS, BERRY	17-03-208-021-1144	50.00
CUTLER, NORMAN	17-10-208-020-1162	50.00
DAA, JANICE	17-10-122-025-1010	50.00
DAMORE, GEORGAN R	17-10-202-083-1003	50.00
DAVENPORT, CHARLENE H	17-10-223-033-1026	50.00
DAVIS, BARBARA R.	17-10-400-012-1890	50.00
DAWSON, ROBERT T.	17-04-207-086-1373	50.00
DLJOHN, FRANK A	17-10-103-027-1319	50.00
DOANE, MARICA E	17-03-227-020-1005	50.00
DOW, BARBARA J.	17-03-220-020-1597	50.00
DOWD, MARY K.	17-10-401-005-1322	50.00
DOWD, PHILIP L.	14-28-322-015-0000	50.00
DOWNEY, ROBERT E.	17-04-424-051-1545	50.00
DRITSCHEL, MARY	17-03-202-065-1030	50.00
DUNNE, SYLVIA D	17-03-214-014-1100	50.00
DYER, KITTIE	17-10-401-005-1320	50.00
ELENDT, LOIS E.	17-10-132-037-1660	50.00
ELOWE, MARLENE	17-03-214-014-1087	50.00
EPPEPLY, WILLIAM L	17-09-207-006-1014	50.00
ERICSON, MARGARET	17-04-207-086-1224	50.00

FARKAS, MARTIN J.	17-10-401-005-1414	50.00
FEIBER, NAN G.	17-03-207-068-1134	50.00
FLODIN, WILLIAM L.	17-03-201-068-1036	50.00
FOSTER, BLANCHE M.	17-09-410-014-1335	50.00
FOX, HARRY	17-10-400-012-1453	50.00
FRIEDMAN-GOODMAN,ARLYN	17-03-201-076-1004	50.00
GANIZ, NEIL	17-03-214-014-1068	50.00
GARMISA, ESTELLE	17-10-202-083-1001	50.00
GAST, MARY F.	17-10-214-011-1535	50.00
GERBER, LOIS A	17-03-201-069-1022	50.00
GETHNER, SONIA G.	17-03-201-076-1048	50.00
GETZ, MILLICENT L.	17-10-221-083-1064	50.00
GLASELL, DON L.	17-04-216-064-1046	50.00
GLASS, BARBARA	17-10-202-063-1076	50.00
GOLDSTEIN, SYLVIA	17-03-207-061-1076	50.00
GOMLICKER, WALTER J	17-10-132-037-1106	50.00
CORDON, PEARL	17-10-401-014-1113	50.00
GREENBERG, BRENT	17-03-208-021-1056	50.00
GULLS, HARRIET	17-03-222-015-0000	50.00
HAAS, LOIS	17-10-318-031-1104	50.00
HAMBRICK, ERNESTINE	17-03-201-076-1020	50.00
HANDMAN, MORRIS	17-10-400-012-1837	50.00
HANDT, C WILLIAM	17-10-221-083-1284	50.00
HANEY, CAROL J.	17-03-201-076-1018	50.00
HANNA, DOLORES K.	17-03-220-020-1432	50.00
HANNEMA, PHILIP	17-04-209-043-1147	50.00
HARDIN, ROBERT	17-10-318-031-1239	50.00
HARRIS, JOAN W	17-03-208-005-0000	50.00
HASBROUCK, WILBERT R	17-03-221-004-0000	50.00
HEIMAN, ROBERT S.	17-04-208-029-1039	50.00
HEKMAN, PAUL A.	17-10-401-005-1277	50.00
HENNING, DOLORES	17-03-222-023-1280	50.00
HERHOLD, CAROLE	17-04-207-086-1436	50.00
HERMANN, DONALD	17-03-222-015-0000	50.00
HESSE, NANCY JANE	17-03-208-021-1002	50.00
HIRSCH, JOAN S.	17-04-450-043-1021	50.00
HOLLAND, SUSAN RUSK	17-03-207-068-1140	50.00
HOLLOWICK, ELLEN	17-04-209-043-1016	50.00
HOPPE, AUDREY L.	17-10-122-022-1234	50.00
HORWICH, FRANKLIN	17-03-202-061-1117	50.00
HORWITZ, JEFFREY W.	17-10-103-027-1092	50.00
IFERGAN, CHRISTINE L	17-03-207-068-5857	50.00
JAFFE, PHYLLIS B.	17-03-214-014-1057	50.00
JAHNS, JEFFREY	17-04-441-024-1174	50.00
JAYNE, JERRY	17-09-410-014-1770	50.00
JAYNE, JUDY M	17-09-410-014-1769	50.00
JERCINOVIC, SVETLANA	17-10-214-016-1434	50.00
JOHNSON,MADELEINE C.	17-03-201-066-1032	50.00
JONES, ROBERT W.	17-04-450-043-1042	50.00
JUDGE, BERNARD	17-10-318-031-1125	50.00
KANTER, ELAINE	17-04-441-024-1049	50.00
KARDOVICH, MATTHEW M	17-04-209-043-1025	50.00
KILLEEN, ROBERT E	17-03-202-065-1070	50.00
KIRKPATRICK, ANNE S.	17-03-221-011-1050	50.00
LAPPING, NORMAN E.	17-03-202-063-1049	50.00
LEVINE, ELLEN J	17-04-207-087-1405	50.00
LEVY, DAVIDA	17-03-208-021-1058	50.00
LONG, BRENDA G	17-03-201-069-1019	50.00
LUCKRITZ, KAREN M	17-09-410-014-1815	50.00
LYNN, ANITA V	17-10-132-037-1140	50.00
MCCREGOR, DONALD R	17-10-400-012-1408	50.00
MACH, ANTHONY B.	17-09-410-014-1628	50.00
MACIE, EVELYN	17-03-215-013-1282	50.00
MANICAD ZENAIDA	17-09-325-009-1342	50.00
MARKO, M	17-09-410-014-1503	50.00
MCELHANEY, MICHAEL J	17-09-410-014-1398	50.00
MENDEL, ANN	17-10-223-033-1412	50.00
MERIDEN, TERRY	17-03-208-021-1131	50.00
MEYERS, BARBARA L	17-03-222-023-1036	50.00

MIKHAIL, FRANCOISE	17-10-132-037-1557	50.00
MLSKE, MICHAEL T	17-09-114-021-1492	50.00
MURPHY, ELIZABETH A	17-04-208-031-1119	50.00
NARDINI, GLORIA	17-09-122-010-1339	50.00
NASON, JOHN S.	17-03-204-063-1095	50.00
NEUHAUSER, LISA	17-10-214-016-1287	50.00
NIEMEYER, DIANE	17-09-410-014-1609	50.00
OLIN, LARRY G.	17-03-201-063-0000	50.00
OLIVER, ROSEANN	17-03-208-021-1064	50.00
POLJAY, RICHARD L	17-03-207-068-1184	50.00
POON, KWAI LING LISA	17-10-132-037-1053	50.00
PORTER JR. ROBERT	17-09-410-014-1583	50.00
PROCUNIER, MARY	17-10-400-012-1755	50.00
REILLY, SHEILA	17-03-220-020-1092	50.00
ROSE, MARVIN	17-10-208-014-1162	50.00
ROTHMANN, MARK	17-04-211-033-1011	50.00
SHECKEL, JANET G	17-04-450-043-1024	50.00
SCHOJA, CAROLINE	17-10-132-037-1016	50.00
SCHULZ, KEITH	17-04-208-029-1034	50.00
SHOUB, DAVID E	17-04-208-029-1029	50.00
SINKO, THELMA	17-10-122-022-1281	50.00
SITARSKI, JEAN	17-03-200-063-1063	50.00
SLOTAR, ERNEST	17-10-318-058-1133	50.00
SMART, KATHRYN J.	17-03-220-020-1101	50.00
STALEY, UIA DE TAPPAN	17-03-208-005-0000	50.00
SUCCARI, OWAIS	17-03-222-023-1173	50.00
TAKAHASHI, HARRIET	17-10-400-012-1138	50.00
TAYLOR, DARLENE A	17-03-201-069-1058	50.00
TELFELD, ROY & BERNICE	17-09-114-021-1077	50.00
TIMBERLAKE, BARBARA	17-10-208-014-1048	50.00
TOWNE, LEATRICE C	17-04-441-024-1124	50.00
TRAEGER, LOUIS V	17-10-400-032-1154	50.00
WAHNON, CHARLES	17-03-214-014-1040	50.00
ZHANG, YONGBIAO	17-10-132-037-1547	50.00

* TOTAL AMOUNT 8,750.00

43 SMITH

NAME	PIN NUMBER	AMOUNT
ANDERSON, JUDITH M	14-33-104-079-1004	50.00
ASHCRAFT, WILLIAM D	17-03-106-027-1025	50.00
BLUM, BETTY J	17-03-281-203-1030	50.00
CARR, MARGARET W.	17-03-103-028-1233	50.00
CREEDON, HUGH P	14-33-206-058-1002	50.00
DONNELLEY, THOMAS E. & BARBARA C.	14-28-322-015-0000	50.00
ERDEVIG, ELEANOR	14-33-423-048-1098	50.00
FEDORONKO, CONSTANCE M	14-33-422-068-1075	50.00
FIGIEL, DOLORES M	17-03-112-033-1113	50.00
GARFUNKEL, DORIS	14-33-422-068-1122	50.00
HAMILTON, HERBERT	14-33-414-044-1250	50.00
HILL JR. JAMES	17-03-104-017-0000	50.00
JOHNSON, ROBERT L	14-33-409-024-1274	50.00
KAEPPF, JAMES W.	14-28-318-077-1081	50.00
KITE, HENRY	17-03-103-028-1104	50.00
LAWYER, LINDA A	17-03-109-033-1032	50.00
LYNCH, MARY ANNE	14-33-409-024-1123	50.00
PACHOLICK, JOHN R	17-03-111-005-0000	50.00
SANIDA, CHARLES	17-03-106-027-1083	50.00
WEISS, MARCO F.	14-28-322-015-0000	50.00

* TOTAL AMOUNT 1,000.00

44 TUNNEY

NAME	PIN NUMBER	AMOUNT
CARLEY, JANE	14-21-310-055-1059	50.00
DUBIN, PHYLLIS	14-28-200-004-1023	50.00
EVERETT, PATRICIA M.	14-21-312-044-1022	50.00
GENTES, JULIE L	14-28-103-055-1022	50.00
HALL, THOMAS M	14-28-207-004-1350	50.00
HARIMAN, CECELIA M.	14-28-206-005-1150	50.00
HORAN, KAREN T	14-28-200-004-1112	50.00
LEVY, MAUREEN	14-28-207-004-1083	50.00
PENZ, CAROL W.	14-28-103-055-1008	50.00
SCHNELL, HARTMUT P	14-28-200-004-1111	50.00
SHAPIRO, BERYL R.	14-28-200-004-1058	50.00
SIZGORIC, NELLY	17-09-131-008-1061	50.00
THOMSON, MICKY M	14-21-314-053-1204	50.00
WHITT, PAULETTE	14-21-310-055-1054	50.00
	* TOTAL AMOUNT	700.00

45 ARENA

NAME	PIN NUMBER	AMOUNT
BOROWIEC, MARIANNA	13-16-110-049-1009	50.00
DONASH, IRENE	13-16-122-045-1004	50.00
DONOVAN, ANN T.	13-16-110-099-1001	50.00
GARZA, JOSEFINA	13-16-110-049-1010	50.00
KONSEWICZ, TERESA	13-16-110-049-1005	50.00
MATLAK, CAMILLE S.	13-16-116-031-1032	50.00
OLCZYK, HELENA	13-09-328-059-1008	50.00
TIBERIU, STEFAN	13-08-129-038-0000	50.00
	* TOTAL AMOUNT	400.00

46 CAPLEMAN

NAME	PIN NUMBER	AMOUNT
ANDERS, RICHARD E.	14-21-101-034-1645	50.00
BEAR, WALTER T	14-21-101-034-1323	50.00
BOEHM, LORETTA M	14-21-101-035-1174	50.00
BOYLE, KATHYE J KERCHNER	14-16-300-027-1063	50.00
BUEHRER, DORIS A.	14-16-303-035-1239	50.00
CAMPOS, MARLENE L.	14-21-110-020-1347	50.00
CARROLL, NANCY L.	14-21-101-035-1236	50.00
DAHL, ELEANOR	14-16-301-041-1009	50.00
DEGUZMAN, PLUTARCO	14-17-408-020-1008	50.00
DUNNE, KATHLEEN A	14-21-101-035-1127	50.00
JIMENEZ, NELLY R	14-21-101-034-1505	50.00
KATZ, ROBERT S.	14-16-304-039-1131	50.00
KLIS, LOUISE	14-21-110-020-1248	50.00
KONDO, NANCY M.	14-21-101-034-1643	50.00
LIDSKY, ANDREA L.	14-21-111-007-1382	50.00
LLORENTE, REGINA S	14-21-101-034-1138	50.00
MCDONALD, WILLIAM B	14-21-106-017-0000	50.00
MCMURRY, PATTI L	14-21-111-007-1363	50.00
MIURA, AYUMI PEARL	14-21-110-020-1512	50.00
MOLNAR, ROBERTA	14-16-302-030-1034	50.00
OSTIAN, ELIZABETH	14-16-301-041-1666	50.00
PALMER, RICHARD K	14-21-111-007-1238	50.00

PEREIRA, EUSTACE	14-21-101-064-1507	50.00
PINIO, MARY JO C.	14-21-101-034-1220	50.00
PIZARRO, CORAZON	14-21-101-034-1051	50.00
PO, ANITA L.	14-21-110-020-1060	50.00
POPE, MILDRED M.	14-21-305-030-1147	50.00
RONES, CHRIS C.	14-17-407-053-1014	50.00
SALTIEL, NATALIE	14-16-301-041-1827	50.00
SCHMITT, JR., WILLIAM H.	14-16-304-039-1113	50.00
STRUNK, ELEANORE	14-21-111-007-1250	50.00
TAYLOR, DONNA BIKNIS	14-21-101-034-1123	50.00
URIBE, BEGONA	14-21-111-007-1581	50.00
WAX, WILLIAM C.	14-21-110-020-1213	50.00
YELANDI, VEERAINDER	14-16-304-039-1178	50.00
	* TOTAL AMOUNT	1,750.00

48 OSTERMAN

NAME	PIN NUMBER	AMOUNT
ANZLOVAR, JOSEPH F	14-05-110-016-1004	50.00
AVILA, MAXIMA C.	14-08-203-016-1043	50.00
BADLANI, KAMLA	14-05-403-021-1130	50.00
BLATNICK, FRANK A	14-05-211-021-1125	50.00
BRODNITCH, SOPHIE	14-08-203-017-1442	50.00
CALLAHAN, JOHN F	14-05-215-015-1228	50.00
CALVOPINA, AIDA M.	14-05-215-017-1025	50.00
CARL, LAURA K.	14-08-203-017-1378	50.00
CHARMATZ, JOYCE KAGAN	17-10-214-016-1370	50.00
COHEN, LYNN A	14-05-215-015-1339	50.00
COTOVSKY, GAIL	14-05-215-015-1017	50.00
COTOVSKY, SHERWYN	14-05-215-015-1018	50.00
CUA, NENITA A.	14-08-403-028-1005	50.00
DANCIU, VASILICA	14-08-408-035-0000	50.00
DOHERTY, DOROTHY F.	14-05-215-017-1386	50.00
FRIGO, MARYBETH M	14-05-215-015-1149	50.00
GAGNON, CAROL	14-05-110-016-1003	50.00
GROSS, EMILY	14-05-203-012-1135	50.00
HANKS, WENDY C.	14-08-407-022-1138	50.00
HANSEN, GRACE	14-08-203-016-1441	50.00
HARELIK, JUDITH H.	14-08-203-015-1358	50.00
HICKS, RICHARD C.	14-05-215-017-1019	50.00
HOFMANN, MARIE-THERESE B.	14-05-215-017-1351	50.00
INGOLD, SIGRID G.	14-05-403-019-1095	50.00
JOHNSON, MAE F.	14-05-215-017-1304	50.00
JONES, ALVIN C.	14-08-203-016-1428	50.00
KALLANS, NICHOLAS C.	14-08-203-017-1385	50.00
KEENAN, ANN F	14-05-211-021-1128	50.00
KHAN, FAREEDA N	14-05-210-023-1073	50.00
KHAN, LUCILLE C	14-05-210-023-1105	50.00
LAURICELLA, MAE M.	14-05-403-021-1005	50.00
LEE, YON O	14-08-203-016-1260	50.00
LUGIAI, JENNIFER A.	14-05-211-021-1019	50.00
MAGARACI, SALVATORE	14-05-215-015-1334	50.00
MAXWELL, SANDRA A	14-05-407-015-1015	50.00
MCARTHUR, JAMES L	14-05-210-023-1056	50.00
MEHTA, MADHAVI	14-05-403-021-1146	50.00
MERZA, JOHN G.	14-05-211-021-1111	50.00
MILLER, BARBARA M	14-05-403-021-1141	50.00
MYSZKOWKI, PAUL	14-08-408-035-0000	50.00
NICOLAE, MARIOARA	14-05-215-017-1199	50.00
O'TOOLE, ROBERT D.	14-08-203-017-1169	50.00

PALMER, LEROY	14-05-210-023-1106	50.00
PATRYN, EDGAR P	14-05-215-015-1071	50.00
PEISER, CY	14-08-203-017-1529	50.00
PINEDA, LAURENCTA C	14-05-211-023-1301	50.00
PREISSIG, SALLY A.	14-08-203-017-1650	50.00
REPORTO, DALE CARMEN	14-05-403-022-1001	50.00
RISTIC, LILIANA	14-05-215-017-1415	50.00
RYAN, TERRENCE R	14-05-203-011-1261	50.00
SANGERMAN, ROSANNE	14-05-211-024-1130	50.00
SCHWARTZ, BEVERLY	14-08-203-016-1008	50.00
SHAPIRO, BARRY	14-05-215-015-1069	50.00
SHAW, SIDRAHIM & FANEEZA	14-05-210-023-1104	50.00
SHROFF, YIPIN R.	14-05-215-015-1089	50.00
STIGLER, ILSE	14-05-215-017-1299	50.00
SIMONS, HELEN P.	14-05-211-016-1096	50.00
SKEER, FREDERICK M.	14-05-403-022-1056	50.00
SLAVIN, SUSAN	14-05-403-021-1190	50.00
SMITH, EDWINA M.	14-08-403-028-1283	50.00
STIED, EDWARD	14-08-203-001-0000	50.00
THOMPSON, JOHNNIE M	14-05-203-011-1314	50.00
TOPOAZ, GUSTAV	14-05-403-021-1055	50.00
WANGARD, MANFRED K.	14-05-215-017-1327	50.00
WEINBERG, SEYMOUR	14-05-203-011-1208	50.00
WILLIAMS, CAROLYN J	14-05-211-024-1019	50.00
WOLFE, LANCE	14-05-215-015-1122	50.00
YAMMINE, ROBERT	14-05-211-021-1142	50.00

* TOTAL AMOUNT 3,400.00

49 MOORE

NAME	PIN NUMBER	AMOUNT
AUGUSTINY, PATRICIA	11-30-322-038-1032	50.00
FELICIANO, MARIA	11-30-322-038-1023	50.00
GROSS, EDWARD E.	14-05-202-019-1054	50.00
GUMOLA, BEVERLY	11-30-322-038-1014	50.00
RICHMAN, GERALD	11-29-311-026-1003	50.00
SHER, HELEN I.	14-05-203-011-1100	50.00

* TOTAL AMOUNT 300.00

50 SILVERSTEIN

NAME	PIN NUMBER	AMOUNT
AIZENSTADT, VITALY	10-36-120-003-1144	50.00
BUCKMAN, ETHEL	10-36-100-015-1034	50.00
DUBOVICK, BARRY D	10-36-216-036-1002	50.00
FEIGER, JEAN R.	10-36-118-005-1152	50.00
GOLDSTEIN, RUTH	10-36-218-043-1021	50.00
KRISSBERG, JANE	10-36-100-018-1093	50.00
SHONK, ROBERT A.	10-36-206-040-0000	50.00
SMITH, MICHELE P	11-31-117-016-0000	50.00
SPEKTOR, SEYMOR	10-36-100-018-1174	50.00

* TOTAL AMOUNT 450.00

ISSUANCE OF CITY OF CHICAGO CHARITABLE SOLICITATION (TAG DAY) PERMITS.

[Or2014-268]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing three applications for the City of Chicago charitable solicitation (tag day) permits for: Future Entrepreneurs of America, Hegewisch Girls Softball League and The Salvation Army Metropolitan Division, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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. Future Entrepreneurs of America
June 6 and 7, 2014
June 23, 2014
June 25, 2014
July 1, 2014 -- citywide.
- B. Hegewisch Girls Softball League
May 30 and 31, 2014 -- citywide.
- C. The Salvation Army Metropolitan Division
May 30 and 31, 2014
June 6 and 7, 2014 -- citywide.

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

Do Not Pass -- CLAIMS FOR VARIOUS REFUNDS.

[O2014-4699]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, Small Claims Division, to which were referred on March 12, 2008 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

[List of denied claims printed on pages 81710
through 81716 of this *Journal*.]

Do Not Pass -- CONDOMINIUM REFUSE REBATE CLAIMS.

[O2014-4668]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Finance, Condominium Refuse Rebate Division, to which were referred on February 10, 2010 and on subsequent dates, sundry claims for condominium refuse 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 81717)

City Of Chicago
Denied Claims by Claim Name

Denied Date: 05/28/2014

Claimant Name	Introduced to City Council
ZUNIGA, MARIANA	11/13/2013
YOUHANNA, FIDELLINE	05/08/2013
WROBEL, BERNARD J	07/24/2013
WILSON, MELODY	10/03/2012
WILSON, HARRY	04/09/2008
WILSON, DANICA E.	04/22/2009
WILSON, ANTONIO TERRELL	03/05/2014
WILLIAMS, TORRENCE	04/30/2014
WILLIAMS, RENEE A.	12/14/2011
WILLIAMS, DARYL S.	04/22/2009
WILLIAMS, CHRISTOPHER J.	04/30/2014
WILLIAMS, ALICE	10/05/2011
WHITMAN, STEPHANIE	12/14/2011
WEST, ANGEL	04/09/2008
WERLING, SHARON A.	04/22/2009
WEISS, MEGAN E	09/11/2013
WEISS, IRA S.	04/22/2009
WEISGERBER, ALEX R	10/16/2013
WATSON, LATASHIA	05/08/2013
WATSON, DOMINIQUE	10/05/2011
WATKINS, TAWNY a/o/s	04/10/2013
WASHINGTON, JEANIE	04/10/2013
WARD, RODNEY	04/22/2009
WANG, HSIANG	04/22/2009
WALLACE, LESA M.	04/30/2014
WALLACE, ERNESTINE GISELLE	04/30/2014
WALLACE, EARNEST	07/24/2013
VESEY, LYNETTE	04/30/2014
VALENTI, LOUISE	09/12/2012
VACI, JERRY	01/15/2014
UPPENBERG, JAMIE	07/25/2012
TYMCZYNA, KATHERINE	04/30/2014
TYLKA, PRINTING	04/02/2014
TRUDY, PIENTA	04/02/2014
THOMPSON, SCOTT	10/03/2012
THOMPSON, ANTOINETTE	04/30/2014
THOMAS, LORI J.	04/02/2014
TAYLOR, KRISTOPHER	04/02/2014

81710

JOURNAL--CITY COUNCIL--CHICAGO

5/28/2014

Denied Date: 05/28/2014

Claimant Name **Introduced to City Council**

SULLERS, ANTHONY BYRON	04/02/2014
STORCH, DAVID P.	04/02/2014
STONE, KATE PAUL	02/10/2010
STIFF, BREONNA	04/30/2014
STELZER, NATHAN	11/10/2010
STEGMILLER, ROBERT J	04/30/2014
STARKS, ROBERT EARL	04/30/2014
SPIRES, LARRY	04/02/2014
SPINUZZA, CHARLES	04/02/2014
SPILIAKOS, VASILIKI	04/02/2014
SMITH, THOMAS	05/09/2012
SMITH, ERWIN	04/10/2013
SINGER, SCOTT	04/30/2014
SHEA, DONALD	09/08/2011
SCHULER, DEANN	09/11/2013
SAVINO, ANTHONY	12/12/2012
SANTOS, DEBRA	10/16/2013
SANTIAGO, RICARDO	04/30/2014
SANDY, PETERS	04/10/2013
SAMUEL, CORNEA	12/11/2013
SALAMON, ERICK P.	04/02/2014
SAIN-BUNCH, BRENDA L. Rodriguez, Arcelia	04/02/2014 09/08/2010
RUTHERFORD, LOGAN	03/14/2012
ROZEWSKI, JULIANNE	04/02/2014
ROBINSON, DEIDRE	04/30/2014
RIDD, CHRISTOPHER DAVID	04/30/2014
REED, VENETHA	04/30/2014
RAY, KARL	12/11/2013
RASPANTI, BARRY R.	07/06/2011
RAMACHANDRAN,	04/02/2014
PUGH, ADRIENNE M.	04/30/2014
PSZANKA, JAMES	11/12/2012
PROSEN, NELLY N.	04/16/2014
PRADO, RONALD	04/02/2014
PESCE, NICOLA	04/02/2014
PEROVICH, ALEXANDRIA M	09/11/2013
PERALES, LUIS O	04/30/2014
PEDROZA, SALVADOR	04/02/2014
PATTERSON, CANESHA	04/30/2014
PATES, YUNIQUE	04/02/2014
PANAGAKIS, GEORGE	04/02/2014

5/28/2014

REPORTS OF COMMITTEES

81711

Denied Date: 05/28/2014

Claimant Name	Introduced to City Council
PAGLES, JEREMIAH P	04/02/2014
PACE, KATHLEEN D	12/11/2013
OST, FRED	04/02/2014
ORCHARD, BRIAN	09/10/2012
ONEAL, JOHN	10/31/2012
OLSON, LANCE S	01/15/2014
OLARU, FLORIN	04/02/2014
NOONAN, NEIL	04/30/2014
NAUJA, SCHUCKERT	10/03/2012
NAGLER, ARDEN S	04/30/2014
McMILLAN, STEWART B	03/05/2014
McGILL, DONALD C	04/10/2013
McDANIELS, LOVELL	04/02/2014
MUSLIM, SHAHID	04/02/2014
MUNOZ, MARIO	01/17/2013
MORRIS, KENNETH	04/30/2014
MORRELL, JESSICA	12/08/2010
MORIARTY, MEREDITH	04/30/2014
MORENO, GERMAN	10/05/2011
MOORE, STEPHEN	12/12/2012
MONTGOMERY, RUFUS	04/30/2014
MITEV, ZHVKO	04/02/2014
MIEKINA, PIOTR M	10/16/2013
MIECZKOWSKI, MARGARET	03/05/2014
MCKNIGHT, TIFFANY	09/11/2013
MCGHEE, CHARLES	03/14/2012
MCCOY, JULIUS H	04/30/2014
MCADAMS, MICHAEL SCOTT	04/30/2014
MAYORGA, NORMA P.	04/30/2014
MATHEWS, MOSES M	09/11/2013
MARTIN, ERIC PAUL	04/02/2014
MAREK, ELIZABETH A.	04/30/2014
LYONS, ROBERT	02/13/2013
LYNCH, PATRICK	09/12/2012
LURIE, RACHEL	10/31/2012
LUNDELL, CRAIG M.	04/30/2014
LOVING, SYLVIA	04/02/2014
LOSACCO, JOHN P.	05/13/2009
LORENZI, Yael ELID	04/02/2014
LIRA, LAURA	04/02/2014
LINDGREN, RYAN T A/S/O	11/13/2013
LEON, BONNIE B	04/30/2014

81712

JOURNAL--CITY COUNCIL--CHICAGO

5/28/2014

Denied Date: 05/28/2014

Claimant Name	Introduced to City Council
GOSSELIN, CHARLOTTE	04/10/2013
GORNICK, JAMES	01/18/2012
GOMEZ, KELLER	01/17/2013
GILBERT, RUTH	09/11/2013
GEWARGIS, KHAMOU F	04/30/2014
GAMEZ, ENRIQUE	04/30/2014
GALASON, RICHARD L.	04/30/2014
FYLSTRA, MARGARET PELL	04/02/2014
FREEMAN, PASQUIL	04/30/2014
FRANKLIN, KIZZIE	04/02/2014
FRANKLIN, HOLDINGS LLC	04/02/2014
FRANK, RACHEL O	07/24/2013
FORD, BOYD	09/12/2012
FLOR, SUSAN	09/11/2013
FERRIN, ROBERT W	10/16/2013
FERNANDEZ, LETICIA	10/03/2012
EDWARDS, ANGELA	12/12/2012
ECHT, KAREN F.	12/08/2010
EBERT, JOANNE	12/11/2013
Diddia, Elizabeth A.	02/11/2009
DRAPER, FRANCES	04/10/2013
DORENZO, NATALIE	09/12/2012
DOBRY, ROBERT JAMES	12/14/2011
DJORDJEVIC, MARKO	09/08/2011
DIAZ, EVERADO	04/02/2014
DIAMANTAKOS, CONSTANTINE	07/24/2013
DEMUMIC, AMIR	04/22/2009
DEBO, PAULA	06/08/2011
DEAN, DAVIS A	09/11/2013
DAVIS, THOMAS A	06/27/2012
DAVIS, DALLAS N.	01/17/2013
Cohen, Elizabeth S.	04/22/2009
CURTIN, MARJORY	06/03/2009
CURRAN, MARK A.	03/12/2008
CRUZ, JOE	06/03/2009
CRUZ, ALEXANDER	04/30/2014
COWLEY, DELORES	06/30/2009
COVINGTON, ROSIE	06/03/2009
COSTELLO, ANDREW	05/13/2009
COOPER, MARY E	03/05/2014
COLETTA, JOHN	01/17/2013
COLEMAN, SIMONE	04/30/2014

81714

JOURNAL--CITY COUNCIL--CHICAGO

5/28/2014

Denied Date: 05/28/2014

Claimant Name	Introduced to City Council
COLEMAN, LESLIE	03/13/2013
CLEMENS, JEFFREY M.	04/09/2008
CIRRINCIONE, MATTEA G.	04/09/2008
CIOBAN, ANDREI D.	05/14/2008
CHARLESTON, SCHANEEN P.	04/09/2008
CHAPMAN, ALICIA C	04/14/2010
CHANDLER, ROBERT L.	05/13/2009
CHANDLER, DEADRA	06/03/2009
CEPEDA, ERIC	04/02/2014
CARSON, ANTWAN	04/02/2014
CARMERANO, MICHAEL G.	04/30/2014
CARMENDY, ALLYSSA B.	04/30/2014
CAREY, NANCY E	04/02/2014
CAMPOS, RAFAEL	04/30/2014
CAGNEY, TIMOTHY JAMES	04/30/2014
CADIZ, WILLIAM	04/09/2008
BURNETT, KIAWA RAY	04/30/2014
BRYANT, ERICA MELISANDE	04/02/2014
BROWN, RASHEEM M.	04/30/2014
BROOMFIELD, TAKIA	04/30/2014
BOZIN, SAM	04/30/2014
BOTCHWAY, ERIC	04/02/2014
BOLAND, JAMES	09/12/2012
BERNARDO, DANIEL J.	03/05/2014
BERGSTEN, BRANDON M.	04/02/2014
BERGER, PAULA	04/30/2014
BENNETT, CLEON	01/13/2010
BECCUTI, GUGLIEMO	09/12/2012
BAUMAN, JAMES L.	05/14/2008
BATTLE, CRAIG	02/09/2011
BATREZ, JOSE R	06/26/2013
BATES, JESSICA A.	07/29/2009
BARAGLIA, ROCCO J	06/30/2010
BANKS, TIMOTHY	05/14/2008
BALLARD, SHARMIN	04/30/2014
BADOLA, ROHIT	01/17/2013
ARTIST, DONNA	12/14/2011
ARNONE, PHILIP J	04/02/2014
ARGIRIS, CHRYSTALLA	04/30/2014
ANDERSON, MICHEAL	04/02/2014
ANDERSON, BRENDA	09/11/2013
ALSUP, KEVIN	06/05/2013

5/28/2014

REPORTS OF COMMITTEES

81715

Denied Date: 05/28/2014

Claimant Name	Introduced to City Council
ALMENDAREZ, BLANCA	04/02/2014
ALI, YUSUF ABDUL	04/02/2014
ABELLA, EL DONNA	04/30/2014
A&M, US EXPRESS INC.	04/02/2014

81716

JOURNAL--CITY COUNCIL--CHICAGO

5/28/2014

(Continued from page 81709)

On motion of Alderman Burke, the committee's recommendation was *Concurred In* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

[List of denied claims referred to in this ordinance
printed on page 81718 of this *Journal*.]

Placed On File -- REPORT OF SETTLEMENTS OF SUITS AGAINST CITY DURING
MONTH OF MARCH 2014.

[F2014-44]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

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 or cases settled during the month of March 2014, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the list of cases 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.

(Continued on page 81719)

REPORT DATE : 5/27/2014
 REPORT TIME : 10:11:11
 PROGRAM : RRR272

C I T Y O F C H I C A G O
 COMMITTEE ON FINANCE
 REFUSE REBATE COUNCIL ORDERS--DID NOT PASS

MEETING DATE 5/28/2014

81718

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELGIBLE UNITS	TYPE	AMOUNT OF REBATE	***** SPONSOR *****	
BOSWORTH CONDOMINIUM ASSOC.	12	SEMI-ANNUAL 2011		PATRICK J O'CONNOR	40
BOUNDARY COURT CONDO ASSOC.	16	SEMI-ANNUAL 2010		DEBRA SILVERSTEIN	50
BOUNDARY COURT CONDO ASSOC.	16	ANNUAL 2011		DEBRA SILVERSTEIN	50
EASTRIDGE CONDO ASSOC.	24	ANNUAL 2011		JOE MOORE	49
FAIRFAX CONDOMINIUM	20	ANNUAL 2010		DEBRA SILVERSTEIN	50
GREENVIEW SCHREIBER CONDO.	15	ANNUAL 2011		PATRICK J O'CONNOR	40
LAKWOOD COURT CONDO. ASSOC.	31	ANNUAL 2010		JOE MOORE	49
NORTHWEST POINT CONDOMINIUMS	30	ANNUAL 2010		MARY O'CONNOR	41
RIDGE POINTE CONDOMINIUMS	33	ANNUAL 2008		JOE MOORE	49
THE SEELEY OF EAST RIDGE CONDO	23	ANNUAL 2010		JOE MOORE	49
WESTRIDGE PINES CONDO ASSOC.	17	ANNUAL 2010		JOE MOORE	49
7070 RIDGE CONDOMINIUM ASSOC.	9	ANNUAL 2010		DEBRA SILVERSTEIN	50
7120 N. SHERIDAN ROAD CONDO.	64	ANNUAL 2008		JOE MOORE	49
7527-31 N. SHERIDAN CONDO.	18	ANNUAL 2010		JOE MOORE	49
7710 N. SHERIDAN RD. CONDO	32	ANNUAL 2010		JOE MOORE	49
8606-10 W. SUMMERDALE CONDO.	12	ANNUAL 2010		MARY O'CONNOR	41
8727 BRYN MAWR PLACE CONDO	59	ANNUAL 2011		MARY O'CONNOR	41

JOURNAL--CITY COUNCIL--CHICAGO

** GRAND TOTAL AMOUNT **

** GRAND TOTAL NUMBER ** 17

5/28/2014

(Continued from page 81717)

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 SETTLEMENTS OF SUITS AGAINST CITY DURING MONTH OF APRIL 2014.

[F2014-45]

The Committee on Finance submitted the following report:

CHICAGO, May 28, 2014.

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 or cases settled during the month of April 2014, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the list of cases 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 THE BUDGET AND GOVERNMENT OPERATIONS.

**INTERGOVERNMENTAL AGREEMENT WITH CHICAGO BOARD OF EDUCATION
REGARDING PROVISION OF POLICE OFFICERS TO DESIGNATED SCHOOLS.**

[O2014-3313]

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, May 28, 2014.

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 Department of Police and the Chicago Board of Education necessary for the safety of our schools, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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

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; and

WHEREAS, It is in the best interest the City acting through its Department of Police (the "Department") to provide police officers at the Board's schools for the purpose of maintaining and promoting the safety and security of the children, teachers and other staff of the Board; now, therefore,

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

SECTION 1. The above recitals are incorporated here by this reference.

SECTION 2. Subject to the approval of the Corporation Counsel as to form and legality, the Superintendent of the Department or his designee (the "Superintendent") is authorized to execute an intergovernmental agreement (and such other documents as are necessary) between the City and the Board in substantially the form attached as Exhibit A (the "Agreement"), with such changes as the Superintendent deems necessary or appropriate. Funds received pursuant to the Agreement shall be subject to appropriation.

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 takes effect upon passage and approval.

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

Exhibit "A".

Intergovernmental Agreement With Chicago Board Of Education.

This Intergovernmental Agreement (the "Agreement") is effective as of the 1st day of January, 2014 (the "Effective Date") by and between the City of Chicago (the "City"), a municipal corporation and home rule unit of local government under Article 7, Section 6(a) of the 1970 Constitution of the State of Illinois, acting through its Department of Police (the "Department" or the "CPD") and the Board of Education of the City of Chicago (the "Board" or "CPS") acting pursuant to Board Report No. 13-0123-PR12 and in exercise of powers granted to it by Illinois law, specifically 105 ILCS 5/34-1 et seq., as amended; pursuant to the 1970 Constitution of the State of Illinois, Art VII, Sec. 10, for the purpose of maintaining and promoting the safety and security of the children, teachers and other staff of the Chicago Public Schools ("CPS Schools"), which is of great importance to the City and the Board, as well as resulting in protection against liability.

1. Term and Extension. The term of this Agreement shall begin on the Effective Date and end on December 31, 2015 ("Term"). This Agreement has two (2) options to renew for periods of twelve (12) months each.
2. Services. CPD will provide police officers for each of the designated schools to ensure safety and deter crime (individually a "Designated Schools" or if referring to more than one "Designated Schools"). The Designated Schools are identified on Exhibit 1 attached hereto and made a part of this Agreement. Some CPS schools are campuses each containing one (1) or more schools. Exhibit 1 is subject to change as defined in Section 2(B) and Section 6 and shall be updated in accordance with Section 2(C). The Services are subject to the following:
 - A. Subject to Section 2(B), CPD will provide sworn full-duty police officers ("CPD Officers") at Designated Schools for full tours of duty. These services are subject to the availability of funds. Staffing should be done in a manner to avoid overtime costs to CPS.
 - B. The number of CPD Officers may vary from time to time for reasons including, but not limited to, availability of a sufficient number of CPD Officers and equipment and for reasons of public safety and convenience.
 - C. The Designated Schools for the CPD Officers as well as the number of CPO Officers shall be determined by the Superintendent of Police or his designee, in consultation with the Board's Chief Executive Officer, including any decisions regarding redeployment of CPD Officers. The Superintendent will have discretionary authority to shift resources and activity to meet the needs of the City as a whole, however, if the Superintendent exercises such authority and it results in a reduction of services to the Board, all invoices shall reflect actual services rendered. A comprehensive list shall be provided and updated at least two (2) times per year for the Term including once in September of each year and once in January of each year and provided to the Chief Officer of Safety and

Security or his or her designee which includes the names of the police officers and their designated locations. Notwithstanding the foregoing, if the Board exercises its authority under Section 6 of this Agreement, CPD shall provide, in addition to the updates required above, an updated list to the Board's Chief Officer of Safety and Security or his/her designee within thirty (30) days of a Designated School or CPD Officer reduction/increase taking place.

D. All CPD Officers assigned under this Agreement shall have completed standard police officer training. The CPD Officers assigned under this Agreement shall have full authorization to enter into or on school facilities and property, subject to the agreement of the Board with full rights to enforce law and order and to protect all CPS Schools students, employees, guests and property. Nothing herein limits the authority of any CPD Officer to perform his/her duties, as provided by ordinance and statute.

E. CPD Officers assigned under this Agreement shall be subject to any and all applicable state statutes and municipal ordinances, the CPD rules and regulations, CPD general and special orders, directives, policies and procedures or any amendment thereto or modification thereof promulgated by the Superintendent of Police.

F. The CPD has installed computer terminals connected to the CPD network for the purpose of processing juvenile offenders apprehended in certain Chicago Public Schools where on-duty CPD police officers are assigned.

G. The Board has provided, at each school where CPD Officers are assigned, secure office space for the on-duty CPD Officer(s) to secure the CPD computer and protect the privacy rights of juvenile offenders, victims and witnesses.

H. The CPD Officers assigned under this Agreement can participate in meetings with school administration upon notification and approval of the Officer's District Commander.

I. CPD Officers assigned under this Agreement will follow the Reciprocal Records Agreement between Chicago Public Schools and the Chicago Police Department regarding any arrests made pursuant to this Agreement.

J. CPD Officers must have a working knowledge of the CPS Student Code of Conduct Manual.

3. Operations.

A. The Superintendent of Police or his/her designee, in consultation with the Board, shall establish goals and objectives for the assigned CPD Officers. These goals and objectives will take into consideration the needs of each of the Designated Schools.

B. CPD Officers assigned under this Agreement shall continue to be subject to the direction of the Superintendent of Police or his/her designee and must observe all standards of conduct required by the CPD. Furthermore, all assigned CPD Officers shall be supervised by a designee determined by the District Commander of the respective police district.

C. The Board shall monitor the performance of the CPD Officers through its designated representatives.

D. CPD shall maintain daily reports on all crimes and arrests committed at CPS Schools and CPD shall provide a monthly report detailing such incidents to the Board's Chief Officer of Safety and Security in accordance with Illinois statutes.

4. Emergencies. Nothing contained herein shall preclude the emergency deployment of CPD Officers assigned under this Agreement, in any manner, at the discretion of the Superintendent of Police.

5. Reimbursement, Payment and Documentation.

A. Compensation. The total maximum compensation payable to CPD during the Term of this Agreement for Services performed shall not exceed Thirteen Million Dollars (\$13,000,000) a year for a total of Twenty-Six Million Dollars (\$26,000,000) ("Total Maximum Compensation"). Invoices submitted to the Board shall provide detail of the services provided to the Board pursuant to this Agreement including information by School of CPD Officer(s) name, date of service, hours being billed for the date of service, hourly rate of pay and regular hours and overtime hours. The Schools will not be billed for any time other than actual hours worked. Invoices shall be submitted by CPD to CPS twice per year, for the period from January 1 — June 30 and the period from July 1 — December 31. CPS will tender payment within thirty (30) days after receipt of invoice and may withhold payment on any part of an invoice in dispute, provided that they furnish to the CPD in lieu of payment a detailed written explanation of the reason for disputing any invoiced amount.

B. CPS shall have the right to audit the records of CPD to verify the time billed and other records for which CPS receives a charge and CPD shall cooperate with such request and make records available for inspection at a location mutually agreed to by the parties. Such audits may be conducted up to two (2) times per year. In the event that CPS identifies any overcharges, CPD will reimburse CPS for such amounts *within thirty (30) days* of receipt of such request for repayment.

6. Board Authority to Change Number of CPD Officers and Designated Schools.

The Board shall have the right, upon thirty (30) days written notice as provided in Section 17, unilaterally to reduce services which may include the number of CPS Schools receiving services from CPD; the number of CPD Officers at a specific CPS School.

The Board may upon written notice as provided in Section 17 request an increase in services which may include the number of CPS Schools receiving services from CPD and/or the

number of officers at a specific CPS School. All increases in services are subject to the discretionary authority of the Superintendent to shift police resources to meet the needs of the City as a whole

All invoice amounts shall reflect said change in services.

7. Termination of Funding. Except as to services already rendered prior to the date of notification to the City, obligations of payment hereunder shall cease immediately, without penalty, upon written notice by the Board to the City, at any time if there are not sufficient appropriated funds lawfully available to the Board to meet such obligations.

8. Confidential Information. In the performance of its obligations under the Agreement, the Department may have access to certain student information and other Board Information that is not generally known to others ("Board Confidential Information"). The Department agrees not to use or disclose to any third party, except in the performance of its obligations hereunder, any Board Confidential Information or any records, reports or documents prepared or generated as a result of this Agreement without the prior written consent of the Board. The Department shall not disseminate any information regarding this Agreement, except as required by law, without the prior written consent of the Board. The Department agrees to cause its personnel, staff and/or subcontractors, if any, to undertake the same obligations of confidentiality agreed to by the Department under this Agreement.

9. Freedom of Information Act: CPD acknowledges that this Agreement and all documents submitted to the Board related to this Agreement are a matter of public record and are subject to the Illinois Freedom of Information Act (5 ILCS 140/1) and any other comparable state and federal laws and that this Agreement is subject to reporting requirements under 105 ILCS 5/10-20.44. Vendor further acknowledges that this Agreement shall be posted on the Board's Internet website at <http://www.cps.edu>.

10. Default and Remedies.

A. If the Department defaults by failing to perform any material obligations under this Agreement and does not cure such material default, then the Board may terminate this Agreement and/or take any other action at law the Board deems appropriate. For the purposes of this Agreement, a "material default" by the Department will be any default that would reasonably be construed as material by the Board and that the Board identifies as being grounds for terminating the Agreement. It is understood and agreed that the Board will give the Department prompt written notice of any obligations that the Board deems to be material, *pursuant* to the terms of this Agreement.

B. In the event of any material default by the Department, the Board will give the Department thirty (30) days advance written notice of its intent to terminate stating the nature of the material default. If the Department does not cure the default within the 30-day notice period, the termination will become effective at the end of the period. Notwithstanding the foregoing, with respect to those defaults that are not capable of being cured within the 30-day period, the Department will not be deemed to be in default if, in the opinion of the Board, using a reasonable standard, the Department has begun to cure the default within the 30-day period and, in the reasonable opinion of the Board, thereafter diligently and continuously prosecutes the cure of the default until cured.

C. In addition to the above, in the event of any uncured material default, the Board may, in any court of competent jurisdiction, by any proceeding at law or in equity, seek the specific performance of the agreements contained in this Agreement, or damages for failure of performance, or both.

11. Labor Guidelines. The Board shall not be considered a party to the collective bargaining agreement between the City of Chicago and the Fraternal Order of Police. The City remains the sole employer of any CPD Officer assigned under this Agreement and has exclusive authority to direct the duties of such officers.

12. No Waivers. It is understood and agreed that nothing contained herein is intended or should be construed as in any way affecting the status of the Board and/or the City as separate, independent and distinct entities under Illinois or any other law. It is further understood and agreed that the entry into this Agreement by the City and the Board shall not operate or be construed as a waiver of any rights, claims or actions they may have against the other, including, but not limited to any claims resulting from the providing of CPD Officers to the Board pursuant to this Agreement.

13. No Partnership or Joint Venture Created. It is understood and agreed that nothing herein contained is intended or should be construed as in any way creating or establishing the relationship of co-partners or joint venturers between the parties hereto, or as constituting the Board or the City as representatives of each other for any purpose.

14. General Provisions. Any headings of this Agreement are for convenience or reference only and do not define or limit the provisions thereof. Words of any gender shall be deemed and construed to include correlative words of the other gender. Words importing the singular number shall include the plural number and vice versa, unless the context shall otherwise indicate. All references to any person or entity shall be deemed to include any person or entity succeeding to the rights, duties and obligations of such person or entity in accordance with the terms of this Agreement

15. Severability. 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 other reason, such circumstances shall not have the effect of rendering the provision in question inoperative or unenforceable in any other case or circumstances, or of rendering any other provision or provisions herein contained invalid, inoperative or unenforceable. 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.

16. Termination. It is the intent of the parties to this Agreement that its commitments made hereunder are conditioned upon satisfactory performance of the commitments made by the other party hereto. Each party shall have the right to terminate this Agreement if the other fails or refuses to honor any of its commitments under this Agreement. Otherwise, this Agreement may be terminated by either party upon the giving of sixty (60) days prior written notice. Upon termination of this Agreement, the City shall have no obligation to continue to

provide officers for CPS schools other than the usual and customary obligations charged to sworn police officers of the City.

17. Notices. Unless otherwise specified, any notice, demand or request required under this Agreement must be given in writing at the addresses set forth below, by any of the following means: (a) personal service, (b) overnight courier or (c) first class mail.

IF TO THE DEPARTMENT:

Chicago Police Department
3510 South Michigan Ave., 5th Floor
Chicago, Illinois 60653
Attention: Superintendent of Police
Fax: 312-745-6963

WITH COPIES TO:

City of Chicago
Department of Law
121 North LaSalle Street, Room 600
Chicago, Illinois 60602
Attention: Finance and Economic Development
Division
Fax: 312-744-8538

and

Chicago Police Department
3510 South Michigan Avenue, 5th Floor
Chicago, IL 60653
Attention: General Counsel
Fax: 312-745-6115

and

City of Chicago
Office of Budget and Management
121 North LaSalle Street, Room 604
Chicago, Illinois 60602
Attention: Budget Director
Fax: 312-744-3618

and

City of Chicago
Office of the Chief Financial Officer
121 North LaSalle Street, Room 700
Chicago, Illinois 60602
Attention: Chief Financial Officer
Fax: 312-744-0014

and

City of Chicago
Department of Finance
121 North LaSalle Street, Room 700
Chicago, Illinois 60602
Attention: City Comptroller
Fax: 312-744-0014

IF TO THE BOARD:

Office of Safety & Security
The Board of Education of City of Chicago
125 South Clark Street, 16th Floor
Chicago, Illinois 60603
Attention: Jadine Chou
Fax: 773-553-3090

WITH COPY TO:

The Board of Education of City of Chicago
125 South Clark Street, 7th Floor
Chicago, Illinois 60603
Attention: General Counsel
Fax: 773-553-1702

These addresses may be changed by notice to the other party given in the same manner provided above. Any notice, demand or request given by personal service or overnight courier is considered received when delivered, and if given by first class mail is considered received two business days following deposit in the mail with sufficient first class postage affixed. Refusal of delivery has the same effect as receipt.

18. Parties Responsibilities. Neither party to this Agreement shall be liable for any negligent or wrongful act chargeable to the other unless such liability is imposed by a court of competent jurisdiction. This Agreement shall not be construed as seeking to either enlarge or diminish any obligation or duty owed by one party against the other or against third parties. In the event of a claim for any wrongful or negligent act, each party shall bear the cost of its own defense. Each party agrees that no Board or City Council member, trustee, employee, agent, officer or official of either party shall be personally charged by the other with any liability or expense or be held personally liable to the other under this Agreement.

19. Conflict of Interest. This Agreement is not legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3, which restricts the employment of, or the letting of contracts to, former Board members within a one year period following expiration or other termination of their office.

20. Ethics. No officer, agent or employee of the Board is or shall be employed by the City or has or shall have a financial interest, directly, or indirectly, in this Agreement or the compensation to be paid hereunder except as may be permitted in writing by the Board's Ethics Policy adopted May 25, 2011 (11-0525-P02), as amended from time to time, which policy is hereby incorporated by reference into and made a part of this Agreement as fully set forth herein.

21. Shakman Accord Provisions.

(i) The City is subject to the May 31, 2007 Order entitled "Agreed Settlement Order and Accord" (the "Shakman Accord") and the August 16, 2007 "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 Shakman Accord and the City Hiring Plan prohibit the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

(ii) The Chicago Board of Education is aware that City policy prohibits City employees from directing any individual to apply for a position with the CPS, either as an employee or as a subcontractor, and from directing the CPS to hire an individual as an employee or as a subcontractor. Accordingly, the CPS must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by the CPS under this Agreement are employees or subcontractors of the CPS, 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 the CPS.

(iii) The CPS will not condition, base, or knowingly prejudice or affect any term or aspect of 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.

In the event of any communication to the CPS by a City employee or City official in violation of this Section 21(ii), or advocating a violation of Section 21(iii), the CPS 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.

22. Inspector General. Each party to this Agreement hereby acknowledges that in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Board of Education of the City of Chicago has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

23. Non-Liability of Officials. The Board and its subcontractors, consultants, successors and assignees will not charge any official, employee or agent of the Department personally with any liability or expenses of defense or seek to hold him or her personally liable under any term

or provision of this Agreement or because of his or her execution or attempted execution of this Agreement or because of any of it. The Department and its subcontractors, consultants, successors and assignees will not charge any official, employee or agent of the Board personally with any liability or expenses of defense or seek to hold him or her personally liable under any term or provision of this Agreement or because of his or her execution or attempted execution of this Agreement or because of any of it.

24. Entire Agreement and Amendment: This Agreement, including all exhibits attached to it and incorporated into it, constitutes the entire agreement of the parties with respect to the matters contained herein. All attached exhibits are incorporated into and made a part of this Agreement. No modification of or amendment to this Agreement shall be effective unless such modification or amendment is in writing and signed by both parties hereto. Any prior agreements or representations, either written or oral, relating to the subject matter of this Agreement are of no force or effect.

25. Ordinance. Execution of this Agreement by the City of Chicago is authorized by virtue of an ordinance passed by the City Council of the City of Chicago on _____, 2014.

IN WITNESS WHEREOF, the City of Chicago and the Board of Education of the City of Chicago have caused this Agreement to be duly executed and delivered as of the Effective Date.

CITY OF CHICAGO, ILLINOIS

By: _____
Superintendent
Department of Police

Date: _____

THE BOARD OF EDUCATION
OF THE CITY OF CHICAGO

By: _____
President

Date: _____

Attest: By: _____
Secretary

Board Report No.: 13-0123-PR112

[Exhibit 1 referred to in this Intergovernmental Agreement with Chicago Board of Education unavailable at time of printing.]

General Counsel

SUPPLEMENTAL APPROPRIATION AND AMENDMENT OF YEAR 2014 ANNUAL APPROPRIATION ORDINANCE WITHIN FUND NO. 925.

[SO2014-3314]

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, May 28, 2014.

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 2014 Annual Appropriation Ordinance necessary to reflect an increase in the amount of funds received from federal, state, public, and/or private agencies, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 2014 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 Budget and Management has been awarded private grant funds in the amount of \$2,000,000 by James McHugh Construction Company which shall be used by the City's Budget Director or her designee for the MBE/WBE/DBE Certification and Compliance Program; and

WHEREAS, The City through its Department of Cultural Affairs and Special Events ("DCASE") has been awarded additional federal grant funds in the amount of \$5,000 by the National Endowment for the Arts which will be used for the Art Works Program; and

WHEREAS, The City through DCASE has been awarded additional private grant funds in the amount of \$15,000 by the Joyce Foundation which shall be used for the Development/Artist Residency Project; and

WHEREAS, The City through its Department of Public Health ("Health") has been awarded additional federal carryover grant funds in the amount of \$47,000 from the United States Department of Health and Human Services, Centers for Disease Control and Prevention which shall be used for the Bioterrorism Hospital Preparedness Program; and

WHEREAS, The City through Health has been awarded additional federal grant funds in the amount of \$1,390,000 from the United States Department of Health and Human Services, Health Resources Services Administration which shall be used for the Ryan White HIV Care Act A -- Emergency Relief Program; and

WHEREAS, The City through its Department of Family and Support Services has been awarded private grant funds in the amount of \$760,000 by Cities for Financial Empowerment Fund and Citi Foundation which shall be used for the Summer Jobs Connect Program; and

WHEREAS, The City through its Department of Transportation has been awarded federal grant funds in the amount of \$32,000 by the Chicago Transit Authority which shall be used for the Belmont/Wilton Re-Landscaping Project; now, therefore,

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

SECTION 1. The sum of \$4,249,000, not previously appropriated, representing increased grant awards, is hereby appropriated from Fund 925 -- Grant Funds for the year 2014. The Annual Appropriation Ordinance is hereby further 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. 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 3. 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 2014 Appropriation Ordinance.

Code	Department And Item	Strike Amount	Add Amount				
Estimate Of Grant Revenue For 2014							
	Awards from Agencies of the Federal Government	\$1,493,006,500	\$1,494,480,500				
	Awards from Public and Private Agencies	28,814,000	31,589,000				
925 -- Grant Funds							
		Strike Amount 2014 Anticipated	Add Amount 2014 Anticipated	Strike Amount (2014 Total) -- Includes Anticipated Carryover	Add Amount (2014 Total) -- Includes Anticipated Carryover	Strike Amount (2014 Total)	Add Amount (2014 Total)
Department and Department Number and Grant Name							
5	Office of Budget and Management:						
	MBE/WBE/DBE Certificate and Compliance		\$ 2,000,000				\$ 2,000,000
23	Department of Cultural Affairs and Special Events:						
	Art Works	\$ 45,000	\$ 50,000			\$ 45,000	\$ 50,000
	Development/Artist Residency Project	35,000	50,000			35,000	50,000
41	Chicago Department of Public Health:						
	Bioterrorism Hospital Preparedness			\$76,000	\$123,000	\$ 76,000	\$ 123,000
	Ryan White HIV Care Act A -- Emergency Relief	\$26,127,192	\$27,517,192			26,127,192	27,517,192
50	Department of Family and Support Services:						
	Summer Jobs Connect		\$ 760,000				\$ 760,000
84	Chicago Department of Transportation:						
	Belmont/Wilton Re-Landscaping Project		\$ 32,000				\$ 32,000

5/28/2014

REPORTS OF COMMITTEES

81733

**COMMITTEE ON ECONOMIC, CAPITAL AND
TECHNOLOGY DEVELOPMENT.**

SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVES FOR PROPERTY AT
10459 S. MUSKEGON AVE.

[R2014-284]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on May 21, 2014, having had under consideration a Class 6(b) tax incentive resolution for property located at 10459 South Muskegon Avenue, which was introduced by Alderman Pope (10th Ward) at the April 30, 2014 City Council meeting, begs leave to report and recommend that Your Honorable Body *Adopt* said resolution transmitted herewith.

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

Respectfully submitted,

(Signed) THOMAS TUNNEY,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said resolution as adopted:

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

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

WHEREAS, BHI Property LLC, an Illinois limited liability company (the "Applicant"), which was formed by Arro Corp, an Illinois corporation ("Arro") as the real estate holding agent for Arro, is the owner of certain real estate located generally at 10459 South Muskegon Avenue, Chicago, Illinois 60617 as further described on Exhibit A hereto (the "Subject Property") and has done some minor renovations to an approximately 230,000 square foot industrial facility which contains four (4) connected buildings and is located thereon; and

WHEREAS, Arro, which operates food processing and packaging manufacturing plants, leases the Subject Property from BHI and has expanded and consolidated its production capacity at the Subject Property; and

WHEREAS, On July 29, 2003 the City Council of the City enacted a resolution supporting and consenting to the Class 6(b) classification of the Subject Property by the Office of the Assessor of Cook County (the "Assessor"); and

WHEREAS, The Assessor granted the Class 6(b) tax incentive in connection with the Subject Property in 2003; and

WHEREAS, The Applicant has filed an application for renewal of the Class 6(b) classification with the Assessor pursuant to the 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 Ordinance; and

WHEREAS, The Ordinance requires that, in connection with the filing of a Class 6(b) renewal application with the Assessor, an applicant must obtain from the municipality in which such real estate is located a resolution expressly stating that the municipality has determined that the industrial use of the property is necessary and beneficial to the local economy and that the municipality supports and consents to the 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 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 Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois 60602 and a certified copy of this resolution may be included with the Class 6(b) renewal application filed with the Assessor by the Applicant, as applicant, in accordance with the Ordinance.

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

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

Exhibit "A".

Legal Description Of Subject Property:

Parcel 7:

A tract of land in that part of the south half of Section 7, Township 37 North, Range 15, East of the Third Principal Meridian, bounded and described as follows:

beginning on the west line of Block "A" in South Chicago Dock Company's Addition to South Chicago in said Section 7, (said west line being the east line of South Muskegon Avenue), at a point which is 257.35 feet north of the southwest corner of said Block "A", (being the northeast corner of East 106th Street and South Muskegon Avenue) and running thence east along a line parallel with the north line of East 106th Street, a distance of 589.94 feet; thence northeastwardly along a straight line, having as its easterly terminus, a point which is 367.46 feet, (measured perpendicularly) north from the north line of East 106th Street and 150.00 feet, (measured perpendicularly) east from the southward extension of the east line of Lots 2 and 3 in General Mills, Inc., Owners' Division, being also the east line of Lots 6 and 7 in General Mills, Inc., Owners' Third Division, a distance of 663.36 feet; thence northeastwardly along a straight line, a distance of 47.42 feet to a point on a line 150.00 feet, (measured perpendicularly) east from and parallel with the southward extension of the east line of Lots 2 and 3 aforesaid, which point is 407.46 feet, (measured perpendicularly) north from the north line of East 106th Street; thence north along said last described parallel line, a distance of 451.08 feet to a point 60.00 feet south of the south line of Slip Number 4, as now constructed, (being a line 718.00 feet south of and parallel to south line of Slip Number 3 as constructed); thence north westwardly along a straight line, a distance of 138.29 feet to a point which is 15.0 feet, (measured perpendicularly) east from said east line of Lot 2 in General Mills, Inc., Owners' Division, (being also the east line of

Lot 6 in General Mills, Inc. Owners' Third Division) and 30.00 feet south of said south line of Slip Number 4, as now constructed; thence north along a straight line parallel with said east line of Lot 2, a distance of 30.00 feet to said south line of Slip Number 4, as now constructed; thence west along said south line of Slip Number 4, as now constructed, a distance of 15.00 feet to the northeast corner of said Lot 2 in General Mills, Inc., Owners' Division, (being also the northeast corner of Lot 6 in General Mills, Inc., Owners' Third Division); thence south along the east line of Lots 2 and 3 of said General Mills, Inc., Owners' Division, a distance of 233.00 feet to the southeast corner of said Lot 3; thence southwestwardly along a straight line, a distance of 46.67 feet to a point on a line 33 feet south of and parallel to the south line of said Lot 3, 33.00 feet, (measured along said parallel line) west of the east line, extended south of said Lot 3, said point being the southeast corner of Lot 7 in General Mills, Inc., Owners' Third Division of a portion of said South Chicago Dock Company's Addition; thence continuing southwestwardly along a line drawn 45 degrees to the south line of said Lot 7, a distance of 254.56 feet to a point on a line 180.00 feet south of and parallel with the south line of said Lot 7; thence west along last described parallel line, a distance of 572.72 feet to a point on a line drawn 25.00 feet east of and parallel with said east line of said Block "A", said point being 467.32 feet, (measured perpendicularly) north of the north line of East 106th Street; thence west along a straight line, which is 467.32 north of and parallel with the north line of said East 106th Street, a distance of 330.31 feet to the west line of said Block "A", (being the east line of South Muskegon Avenue); thence south along said west line of Block "A", a distance of 21.00 feet to the point of beginning, in Cook County, Illinois.

Parcel 8A:

A tract of land in South Chicago Dock Company's Addition to South Chicago in Section 7, Township 37 North, Range 15, East of the Third Principal Meridian, described as follows:

beginning at the southwest corner of Lot 9 in General Mills, Inc., Owners' Third Division of a portion of said South Chicago Dock Company's Addition, said point being 626.00 feet north of the southwest corner of Block "A" in said South Chicago Dock Company's Addition; thence east along south line of said Lot 9, being a line drawn 625.97 feet north and parallel to the south line of said Block "A", a distance of 331.92 feet to the southeast corner of said Lot 9 or the southwest corner of Lot 8 in said Owners' Third Division; thence northeasterly along the southerly line of said Lot 8, a distance of 73.28 feet to the southeast corner of said Lot 8 or the southwest corner of Lot 7 in said Owners' Third Division; thence east along the south line of said Lot 7, a distance of 681.81 feet to the southeast corner of said Lot 7; thence southwestwardly along a line drawn at 45 degrees to the south line of said Lot 7, a distance of 254.56 feet to a point on a line 180.00 feet south of and parallel to the south line of said Lot 7; thence west along last described parallel line, a distance of 572.72 feet to a point on a line drawn 25.00 feet east and parallel to the said east line of said Block "A"; thence north along said parallel line, a distance of 108.66 feet to a point on a line drawn

575.97 feet north of and parallel to the south line of said Block "A" and said line extended; thence west along said parallel line, a distance of 331.41 feet to the west line of Block "A" of the east line of South Muskegon Avenue; thence north along said line, a distance of 50.00 feet to the point of beginning, situated in Cook County, Illinois.

Parcel 8B:

A tract of land in Block "A" of South Chicago Dock Company's Addition to South Chicago and a 25-foot strip of land, lying east of said Block "A", in Section 7, Township 37 North, Range 15, East of the Third Principal Meridian, described as follows:

beginning at a point on the west line of said Block "A", (being the east line of Muskegon Avenue), 576.00 feet north of the southwest corner of said Block "A" in South Chicago Dock Company's Addition; thence east along a line drawn 575.97 feet north of and parallel to the south line of said Block "A", a distance of 331.41 feet to a point, which is 25.00 feet east of the east line of said Block "A"; thence south along a line parallel to the east line of said Block "A", a distance of 108.66 feet to a point on a line drawn 467.32 feet north of and parallel to the south line of Block "A"; thence west along said parallel line, a distance of 330.31 feet to the west line of said Block "A" or the east line of South Muskegon Avenue; thence north along said line, a distance of 108.66 feet to the point of beginning, in Cook County, Illinois.

Parcel 9:

An irregular parcel of land in South Chicago Dock Company's Addition to South Chicago, being an addition in Section 7, Township 37 North, Range 15, East of the Third Principal Meridian, bounded and described as follows:

commencing at a point on the west line of Block "A" in said addition, 658.97 feet north of the south line of said Block "A"; thence north along the west line of said Block "A" and the extension north thereof 132.53 feet to the southeasterly line of Private Railroad Street, as established by agreement dated March 15, 1940 between the Chicago and Western Indiana Railroad Company, the Belt Railway Company of Chicago, General Mills, incorporated and the International Harvester Company recorded on September 4, 1940 as Document 12540470; thence northeasterly on a straight line to a point 135.00 feet east of the west line, extended north, of said Block "A", measured along a line parallel to the south line of said Block "A" and 867.00 feet north of the south line of said Block "A", measured along a line parallel to the west line of said Block "A"; thence northeasterly on a straight line 215.83 feet, more or less to a point on a line 25.00 feet east of and parallel to the east line of said Block "A", which is 950.14 feet north of extension east of the south line of said Block "A", as measured along said parallel line; thence south on a line 25.00 feet east of and parallel to the east line of said Block "A", a distance of 291.17 feet to a point on a line 658.97 feet north of and parallel

to the south line of said Block "A"; thence west on a line 658.97 feet north of and parallel to the south line of said Block "A" to the point of beginning, in Cook County, Illinois.

Parcel 10:

Lots 4, 5, 6, 7, 8 and 9 in General Mills, Inc., Owners' Third Division consisting of General Mills, Inc., Owners' Division, General, Inc., Second Division and sundry tracts of land all in South Chicago Dock Company's Addition to South Chicago in Section 7, Township 37 North, Range 15, East of the Third Principal Meridian, according to the plat thereof recorded September 8, 1941 as Document 12752776, in Cook County, Illinois.

Permanent Real Estate Tax Index Numbers (PINs)

For The Subject Property:

26-07-314-015;

26-07-314-010;

26-07-314-012; and

26-07-314-008.

COMMITTEE ON HEALTH AND ENVIRONMENTAL PROTECTION.

AMENDMENT OF SECTION 8-32-170 OF MUNICIPAL CODE EXEMPTING STOCKYARDS PLANNED MANUFACTURING DISTRICT FROM NOISE AND VIBRATION CONTROL LIMITS.

[O2014-3318]

The Committee on Health and Environmental Protection submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Health and Environmental Protection, for which a meeting was held on

May 27, 2014, having had under consideration an amendment to Section 8-32-170 of the Municipal Code regarding exceptions and exclusions for Planned Manufacturing Districts which was introduced by Alderman Balcer on April 30, 2014, begs leave to recommend that Your Honorable Body *Pass* the said proposed ordinance transmitted herewith.

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

Respectively submitted,

(Signed) GEORGE A. CÁRDENAS,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 8-32-170 of the Municipal Code of Chicago is hereby amended by adding the language underscored, as follows:

8-32-170 Exceptions And Exclusions.

(Omitted text is unaffected by this ordinance.)

(h) Manufacturing Districts. The limits set forth in this chapter do not apply to sounds measured within any manufacturing district. This paragraph does not exclude sounds

generated within any manufacturing district that are measured outside the boundary of the manufacturing district.

(i) Planned Manufacturing Districts. The limits set forth in this chapter do not apply to sounds or vibrations measured within the Stockyards Planned Manufacturing District (PMD 8). The exception provided for in this paragraph also exempts sounds or vibrations measured outside the boundary of PMD 8 if the properties in which such sounds or vibrations are or may be measured were located within an Industrial Corridor (as defined in Section 17-17-0274) as of May 1, 2014 and were not improved with dwelling units as of May 1, 2014.

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

COMMITTEE ON HOUSING AND REAL ESTATE.

INTERGOVERNMENTAL AGREEMENT WITH BOARD OF TRUSTEES OF UNIVERSITY OF ILLINOIS FOR ACCESS TO CITY-OWNED PROPERTY AT 1836 W. WASHBURNE AVE.

[O2014-3350]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance from the Department of Fleet and Facility Management authorizing the execution of an intergovernmental agreement with the Board of Trustees of the University of Illinois (28th Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 the Department of Fleet and Facility Management is authorized to execute on behalf of the City of Chicago an Intergovernmental Agreement with the Board of Trustees of the University of Illinois governing the Board of Trustees of the University of Illinois access to City-owned property located at 1836 West Washburne Avenue for use as non-public parking; such Intergovernmental Agreement to be approved as to form and legality by the Corporation Counsel in substantially the following form:

[Intergovernmental Agreement immediately follows Section 2 of this ordinance.]

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

Intergovernmental Agreement referred to in this ordinance reads as follows:

*Intergovernmental Agreement With Board Of
Trustees Of University Of Illinois.*

THIS INTERGOVERNMENTAL AGREEMENT (the "Agreement") is made and entered into this _____ day of _____, 2014, by and between, **THE CITY OF CHICAGO**, an Illinois municipal corporation and home rule unit of government (herein referred to as the "the City") and **THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS**, a body politic and corporate of the State of Illinois (hereinafter referred to as the "the University").

RECITALS

WHEREAS, the City owns the real property located at 1836 West Washburne Avenue, Chicago, Illinois; and

WHEREAS, the University owns a public health clinic, known as the Mile Square Health Center, located at 1220 South Wood Street, which shall be serviced by an adjacent parking lot (the "the University Lot"); and

WHEREAS, the 1836 West Washburne Avenue property is bounded on the north, east, and west by the University Lot, and has no present municipal use; and

WHEREAS, the University has requested access to the 1836 West Washburne Avenue property so that it may be combined to form the University Lot for use by the University's staff, clients, contractors, or visitors to the University's public health clinic located at 1220 South Wood Street; and

WHEREAS, the City's Department of Planning and Development is negotiating a transfer of the 1836 West Washburne Avenue property for use as part of the University Lot with the University; and

WHEREAS, the University has requested access to approximately 3,192 square feet of vacant land located at 1836 West Washburne Avenue as described in **Exhibit A**, attached hereto and made a part hereof, to be used by the University as part of the University Lot as non-public vehicle parking for exclusive use by the University's 1220 South Wood Street staff, clients, contractors, and visitors.

NOW THEREFORE, in consideration of the covenants, terms and conditions set forth herein, the parties hereto agree and covenant as follows:

SECTION 1. GRANT

1.1 Grant. The City hereby provides the University with access to the following described premises situated in the City of Chicago, County of Cook, State of Illinois, to wit:

Approximately 3,192 square feet of vacant land located at 1836 West Washburne Avenue, Chicago Illinois (PIN 17-19-201-031 – the “Premises”).

SECTION 2. TERM

2.1 Term. The term of this Agreement ("Term") shall commence on the date of execution ("Commencement Date"), and shall end on December 31, 2015, unless sooner terminated as set forth in this Agreement.

SECTION 3. RENT, UTILITIES, AND TAXES

3.1 Rent. During the Term the University shall pay rent for access to the Premises in the amount of:

One Dollar (\$1.00) for the entire Term, with the receipt and sufficiency of said sum hereby acknowledged by both parties.

3.2 Utilities. The University shall pay when due all charges for gas, electricity, water, power, and all other utility services used in or supplied to the Premises.

3.3 Taxes. The University acknowledges and represents that the Premises and University's permitted use hereunder are exempt from leasehold, real estate, and other property taxes. Notwithstanding the foregoing, the University agrees that shall pay when due any leasehold, real estate, and other property taxes lawfully assessed or levied on the Premises where attributable to the University's use of the Premises. Nothing herein shall preclude the University from contesting any charge or tax levied against the Premises. The failure of the University to pay such taxes during the pendency of the contest shall not constitute a default under this Agreement. The University's tax responsibilities under this section shall survive the expiration, cancellation, or termination of this Agreement.

3.4 Accord and Satisfaction. No payment by the University or receipt of such by the City of a lesser amount than any installment or payment due hereunder shall be deemed to be other than on account of the amount due, and no endorsement of statement or any check or any letter accompanying any check or payment of rent shall be deemed an accord and satisfaction. The City may accept such check or payment without prejudice as to the City's right to recover the balance of such installment or payment or to pursue any other remedies available to the City.

SECTION 4. CONDITION AND ENJOYMENT OF PREMISES, ALTERATIONS AND ADDITIONS, SURRENDER

4.1 Covenant of Quiet Enjoyment. The City covenants and agrees that the University, upon observing and keeping all of the covenants, agreements, and conditions of this Agreement on its part to be kept, observed, and performed, shall lawfully enjoy the Premises (subject to the provisions of this Agreement) during the Term without hindrance or molestation by the City.

4.2 University's Duty to Maintain Premises. The University shall, at the University's expense, keep the Premises in a condition of thorough repair and good order, and in compliance with all applicable provisions of the Municipal Code of Chicago, including but not limited to those provisions in Title 14 ("Electrical Equipment and Installation"), and Title 10 and Title 17 ("Landscape Ordinance") which may be applicable to University's permitted use of the Premises.

4.3 Use of the Premises. The University shall not use the Premises in a manner that would violate any law. The University further covenants not to do or suffer any waste or damage, comply in all respects with the laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governmental departments which may be applicable to the Premises or to the use or manner of use of the Premises. Any activities on the Premises must be limited to the non-public parking of automobiles by the University's staff, clients, contractors, or visitors to the University's health clinic located at 1220 South Wood Street (the "Use"). The University shall not be permitted to charge any fee for this Use of the Premises, but for the avoidance of any doubt, University may charge a parking fee for use of the surrounding University Lot; nor shall the University allow general public parking on the Premises by any other users. The Use must be consistent with the University's not-for-profit purposes, which include, among other things, lessening the burdens of government by providing subsidized and low cost public health care services through operation of the Mile Square Health Center. The Use does not include direct or indirect participation or intervention in political campaigns on behalf of or in opposition to any candidate for public office. The University shall not use said Premises for political or religious activities. The University agrees that in utilizing the Premises the University shall not discriminate against any member of the public because of race, creed, color, sexual orientation, political perspective, immigration status, or national origin. The University shall not operate the Premises so as to cause the Premises to be deemed a "Competing Parking Facility" under the Chicago Metered Parking System Agreement dated December 4, 2008 by and between the City of Chicago and Chicago Parking Meters, LLC.

4.4 Alterations, Additions, and Improvements. The University may not make any alterations, additions and improvements on the Premises without the prior written consent of the City's Commissioner of the Department of Planning and Development. Any additions and improvements shall be without cost to the City and shall become property of the City at termination without offset or other credit to the University. Any alterations, additions and improvements shall be in full compliance with the applicable law, permit requirements, and building codes.

SECTION 5. ASSIGNMENT, SUBLEASE, AND LIENS

5.1 Assignment and Sublease. The University shall not assign this Agreement in whole or in part, or sublet the Premises or any part thereof without the prior written consent of the City's Department of Planning and Development.

5.2 Covenant against Encumbering Title. The University shall not do any act which shall in any way encumber the fee simple estate of the City in and to the Premises, nor shall the interest or estate of the City in the Premises be in any way subject to any claim by way of lien or

encumbrance, whether by operation of law or by virtue of any express or implied contract by the University. Any claim to, or lien upon, the Premises arising from any act or omission of the University shall accrue only against the leasehold estate of the University and shall be subject to and subordinate to the paramount title and rights of the City in and to the Premises.

5.3 Covenant against Liens. The University shall not permit the Premises to become subject to any mechanic's, laborer's, or materialmen's liens on account of labor or material furnished to the University or claimed to have been furnished to the University. In case of any such lien attaching, the University shall immediately pay and remove such lien or furnish security or indemnify the City in a manner satisfactory to the City in its sole discretion to protect the City against any defense or expense arising from such lien. Except during any period in which the University appeals any judgment or obtains a rehearing of any such lien, or in the event judgment is stayed, the University shall immediately pay any judgment rendered against the University, with all proper costs and charges, and shall have the lien released and any judgment satisfied. If the University fails to pay and remove any lien or contest such lien in accordance herewith, the City, at its election, may pay and satisfy same, and all sums so paid by the City, with interest from the date of payment at the rate set at 12% per annum provided that such rate shall not be deemed usurious by any Federal, State, or Local law.

SECTION 6. INSURANCE AND INDEMNIFICATION

6.1 Insurance. The University shall procure and maintain at all times, at the University's own expense, during the term of this Agreement, the insurance coverages and requirements specified below, insuring all operations related to the Agreement. The kinds and amounts of insurance required are as follows:

a) Workers Compensation and Employers Liability Insurance. Workers Compensation and Employers Liability Insurance, in accordance with the laws of the State of Illinois, covering all the University's employees and Employer's Liability coverage with limits of not less than \$100,000 each accident or illness.

b) Commercial Liability Insurance. (Primary and Umbrella). Commercial Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence, for bodily injury, personal injury, and property damage liability. Coverage extensions shall include the following: All premises and operations, products/completed operations, defense, separation of insureds, and contractual liability (with no limitation endorsement). The City of Chicago, its employees, elected officials, agents, and representatives are to be named as additional insureds on a primary, non-contributory basis for any liability arising directly or indirectly from the Agreement. Said coverage shall be evidenced on the Certificate of Insurance covering the Premises.

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

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

6.2 Other Terms of Insurance. The University will furnish to the City of Chicago, Department of Fleet and Facility Management, Office of Real Estate Management, 30 North LaSalle Street, Suite 300, Chicago, Illinois 60602 original Certificates of Insurance evidencing the required coverage 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 University shall submit evidence on insurance prior to Agreement award. The receipt of any certificates 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 the University shall not be deemed to be a waiver by the City. The University shall advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance shall not relieve the University of its 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 terminate the Agreement until proper evidence of insurance is provided.

The insurance shall provide for thirty (30) days prior written notice to be given to the City in the event coverage is substantially changed, canceled, or non-renewed.

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

The University agrees that insurers shall waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The University expressly understands and agrees that any coverages and limits furnished by the University shall in no way limit the University's liabilities and responsibilities specified within the Agreement documents or by law.

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

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

The City of Chicago, Department of Finance, Office of Risk Management, maintains the right to reasonably modify, delete, alter or change these requirements. The City shall provide the University with thirty (30) day prior written notice of such modification, deletion, alteration, or change of these requirements.

6.3 Liability. It is understood and agreed that neither party to this Agreement shall be legally liable for any negligence or wrongful act either of omission or commission chargeable to the other unless such liability is imposed by law and that this Agreement shall not be construed as seeking either to enlarge or diminish any obligation or duty owed by one party to the other or to third parties.

SECTION 7. CONFLICT OF INTEREST AND GOVERNMENTAL ETHICS

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

7.2 Duty to Comply with Governmental Ethics Ordinance. The City and the University shall comply with Chapter 2-156 of the Municipal Code of Chicago, "Governmental Ethics," including but not limited to section 2-156-120, which states that no payment, gratuity, or offer of employment shall be made in connection with any the City of Chicago contract, as an inducement for the award of that contract or order. Any contract or lease negotiated, entered into, or performed in violation of any of the provisions of Chapter 2-156 shall be voidable as to the City. Nothing contained herein shall be deemed a waiver of University's sovereign immunity.

SECTION 8. CERTIFICATIONS

8.1 Compliance with Law; No Required Referrals. Each party expressly acknowledges that the compensation to be paid pursuant to this Agreement, if any, has been, and any changes therein will be, the result of arms' length negotiations between the parties, has not been determined in a manner that takes into account the volume or value of referrals or business otherwise generated between the parties (or any individuals or entities related to the parties). Neither party to this Agreement, nor any of their respective affiliates, employees, or agents shall be required to make any referrals to the other. The parties shall and intend to comply with all applicable laws.

8.2 Certification. Under penalties of perjury, the City, by signing this Agreement, certifies that its Federal Taxpayer Identification Number is 36-6005820 and that it is a Municipal Corporation of the State of Illinois.

8.3 Availability of Funds. This Agreement is subject to termination and cancellation without any penalty, accelerated payment, or other recoupment mechanism as provided herein in any fiscal year for which the Illinois General Assembly, the Board of Trustees of the University of Illinois, or Federal funding source fails to make an adequate appropriation to make payments under the terms of this Agreement.

SECTION 9. HOLDING OVER

9.1 Holding Over. Any holding over by the University shall be construed to be a tenancy from month to month only beginning on January 1, 2016 and the rent shall be the same as listed in Section 3.1 of this Agreement. During such holding over all other provisions of this Agreement shall remain in full force and effect.

SECTION 10. MISCELLANEOUS

10.1 Notice. All notices, demands and requests which may be or are required to be given, demanded or requested by either party to the other shall be in writing. All notices, demands and requests by the University to the City shall be delivered by national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid addressed to the City as follows:

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

With a copy to:

City of Chicago
Fleet and Facility Management
Office of Real Estate Management
30 North LaSalle Street, Suite 300
Chicago, Illinois 60602

or at such other place as the City may from time to time designate by written notice to the University. All notices, demands, and requests by the City to the University shall be delivered by a national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid, addressed to the University as follows:

University of Illinois
Chief Executive Director
Mile Square Health Center
1220 South Wood Street
Chicago, Illinois 60608

With a copy to:

University of Illinois
Real Estate Planning and Services
Office of Business and Financial Services
809 South Marshfield Avenue (MC078)
Chicago, Illinois 60612

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

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

10.3 Governing Law. This Agreement shall be construed and be enforceable in accordance with the laws of the State of Illinois.

10.4 Entire Agreement. All preliminary and contemporaneous negotiations are merged into and incorporated in this Agreement. This Agreement contains the entire agreement between the parties and shall not be modified or amended in any manner except by an instrument in writing executed by the parties hereto.

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

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

10.7 Time is of the Essence. Time is of the essence of this Agreement and of each and every provision hereof.

10.8 No Principal/Agent or Partnership Relationship. Nothing contained in this Agreement shall be deemed or construed by the parties hereto nor by any third party as creating the relationship of principal and agent or of partnership or of joint venture between the parties hereto.

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

10.10 Termination of Agreement. The City and/or the University shall have the right to terminate this Agreement without penalty by providing ninety (90) days prior written notice at any time after the Commencement Date. In addition, this Agreement shall automatically

terminate on the day of closing in the event that the City conveys the Premises to the University pursuant to an intergovernmental agreement or other instrument of conveyance.

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

10.12 Amendments. From time to time, the parties hereto may administratively amend this Agreement with respect to any provisions reasonably related to the University's use of the Premises and/or the City's administration of said Agreement. Provided, however, that such amendment(s) shall not serve to extend the Term hereof nor serve to otherwise materially alter the essential provisions contained herein. Such amendment(s) shall be in writing, shall establish the factual background necessitating such alteration, shall set forth the terms and conditions of such modification, and shall be duly executed by both the City and the University. Such amendment(s) shall only take effect upon execution by both parties. Upon execution, such amendment(s) shall become a part of this Agreement and all other provisions of this Agreement shall otherwise remain in full force and effect.

SECTION 11. THE UNIVERSITY'S ADDITIONAL RESPONSIBILITIES

11.1 Satisfaction with Condition. The University agrees that the University has inspected the Premises and all related areas and grounds and that the University is satisfied with the physical condition thereof and that the University accepts the Premises in "as-is" condition.

11.2 Maintenance. The University shall provide at the University's expense, any and all service for maintenance of the Premises during the Term. The University acknowledges that the City shall not have any maintenance obligations with respect to the Premises.

11.3 Custodial Service. The University shall provide and pay for custodial services *which shall be construed as keeping the Premises clean and free of debris*. The University shall keep the Premises clean, presentable, free of litter, and in good general repair.

11.4 Snow Removal. The University shall provide and pay for prompt removal of snow and ice from Premises and sidewalks which immediately abut the Premises. The University acknowledges that the City shall not have any snow or ice removal responsibilities.

11.5 Repairs for the University Negligence, Vandalism, or Misuse. The University shall assume all responsibility for any repairs to any portion of the Premises necessitated by the University's negligence, vandalism, misuse, or other acts on the Premises.

11.6 No Alcoholic Beverages or Drugs. The University agrees that no alcoholic beverages or illegal drugs shall be sold, given away, or consumed on the Premises.

11.7 Illegal Activity. The University, or any of its agents or employees, shall not perform or permit any practice that is injurious to the Premises or unreasonably disturbs neighbors, is illegal, or increases the rate of insurance on the Premises.

11.8 Hazardous Materials. The University shall keep out of the Premises any materials which cause a fire hazard or safety hazard. The University shall not destroy, deface, damage, impair, nor remove any part of the Premises or facilities, equipment, or appurtenances thereto.

11.9 Permits. For any activity which the University desires to conduct on the Premises in which a license or permit is required, said license or permit must be obtained by the University prior to using the Premises for such activity. The City must be notified of any such license or permit. Failure to obtain a required license or permit shall constitute a material breach of the terms of this Agreement. The University understands that this Agreement shall in no way act as a substitute for any other permitting or approvals that may be required to undertake any activities on the Premises.

11.10 Full Liability. The University assumes full legal and financial responsibility and liability for any and all use of the Premises by the University, the University's staff, the University's agents, the University's contractors, or the University's invitees entering the Premises.

11.11 Condition at Termination. Upon the termination of this Agreement, the University shall surrender the Premises to the City in the same or better condition to the condition of the Premises at the beginning of the University's occupancy of the Premises. The University shall remove all equipment and/or materials placed on the Premises by the University or anyone acting by or under the University. Said removal shall be without cost to the City.

11.12 No Other Rights. This Agreement does not give the University any other right with respect to the Premises. Any rights not specifically granted to the University by and through this document are reserved exclusively to the City. Execution of this Agreement does not obligate the City in any manner and the City shall not undertake any additional duties or services.

11.13 Security. The University shall be responsible for securing the vehicles placed on the Premises. The City shall not have any security responsibilities or responsibility or liability for any stolen vehicles, vandalized vehicles, vehicles damaged by wind, hail or other natural elements, stolen personal property, or any accidents on the Premises arising from any use of the Premises.

11.14 Scavenger Services. The University shall provide its own scavenger service if necessary in the University's opinion. The City shall not have any scavenger service obligations relative to the University's use of the Premises.

11.15 No Profit. The University shall not charge a fee for access to the Premises. The University shall not receive any other payment for such access to the Premises, but for the avoidance of any doubt, University may charge a parking fee for use of the surrounding

University Lot. The City shall not derive any revenue from the University's access to the Premises.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the Commencement Date.

THE CITY:

By: **THE CITY OF CHICAGO,**
an Illinois Municipal Corporation and Home Rule Unit of Government

DEPARTMENT OF FLEET AND FACILITY MANAGEMENT

By: _____
Commissioner

DEPARTMENT OF PLANNING AND DEVELOPMENT

By: _____
Commissioner

APPROVED AS TO FORM AND LEGALITY:
BY: DEPARTMENT OF LAW

By: _____
Deputy Corporation Counsel
Real Estate Division

THE UNIVERSITY:

THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS,
a body corporate and politic of the State of Illinois

By: _____
Comptroller

Exhibit "A" referred to in this Intergovernmental Agreement with the Board of Trustees of the University of Illinois reads as follows:

Exhibit "A".

Legal Description Of Premises:

Lot 35 in T.F. Baldwin's Subdivision of Block 3 of the Division of Section 19, Township 39 North, Range 14 East of the Third Principal Meridian in Cook County Illinois.

Common Address:

1836 West Washburne Avenue.

Permanent Index Number:

17-19-201-031.

ESTABLISHMENT OF CSX NEIGHBORHOOD IMPROVEMENT PROGRAM IN AREA BOUNDED BY S. RACINE AVE., S. CALIFORNIA AVE., W. 55TH ST. AND W. 64TH ST. AND EXECUTION OF AGREEMENT WITH NEIGHBORHOOD HOUSING SERVICES OF CHICAGO, INC. TO ADMINISTER PROGRAM.

[SO2014-3420]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance together with Alderman Foulkes and Alderman Thompson and the Department of Planning and Development authorizing the establishment of the CSX-NIP Program (15th and 16th Wards), having 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 unanimous vote of the members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 of the City on November 19, 1997 and published at pages 57762 -- 57771 of the *Journal of the Proceedings of the City Council of the City of Chicago* of such date, the City entered into an agreement (the "CSX Agreement") with CSX Intermodal, Inc., a Delaware corporation ("CSX"), pursuant to which the City has received funds from CSX (the "CSX Funds") to promote economic development in the area of Chicago bounded by Racine Avenue on the east, California Avenue on the west, 55th Street on the north and 64th Street on the south (the "CSX Area"); and

WHEREAS, The City, through its Department of Planning and Development ("DPD"), desires to establish a Neighborhood Improvement Program ("NIP") in an amount not to exceed \$972,159 to fund improvements to single-family residential properties (the "Program") in a portion of the CSX Area bounded as follows (the "CSX-NIP Area"): starting at the northwest corner of Hamilton Avenue and Garfield Boulevard, east to Damen Avenue and Garfield Boulevard, south to 64th Street and Damen Avenue, west to Claremont Avenue and 64th Street, north to 62nd Street and Claremont Avenue, east to 62nd Street and Hamilton Avenue, and north to Hamilton Avenue and Garfield Boulevard; and

WHEREAS, DPD desires to enter into an agreement with Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation ("NHS"), to perform certain administrative services for the Program (the "Agreement"); and

WHEREAS, The City's obligation to provide funds under the Agreement will be met through CSX Funds or any other funds legally available to the City for this purpose; 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 Program is hereby created, which program shall, among other things, fund improvements to single-family eligible homes in the CSX-NIP Area. An amount not to exceed \$972,159 is hereby appropriated from the CSX Funds to fund the Program.

SECTION 3. NHS is hereby designated to administer the Program, subject to the supervision of DPD.

SECTION 4. The Commissioner of DPD ("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 with NHS to administer the Program substantially in the form attached hereto as Exhibit 1 and made a part hereof, and such other supporting documents as may be necessary to carry out and comply with the provisions thereof, with such changes, deletions and insertions as shall be approved by the persons executing the 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. 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 7. This ordinance shall be effective as of the date of its passage.

Exhibit 1 referred to in this ordinance reads as follows:

*Exhibit 1.**CSX Neighborhood Improvement Program Agreement
With Neighborhood Housing Services Of Chicago, Inc.*

This CSX Neighborhood Improvement Program Agreement (the "Agreement") is made on _____, 201_ by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD"), and Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation ("NHS").

WHEREAS, pursuant to an ordinance adopted by the City Council of the City on November 19, 1997 and published at pages 57762-57771 of the Journal of Proceedings of the City Council of such date, the City entered into an agreement (the "CSX Agreement") with CSX Intermodal, Inc., a Delaware corporation ("CSX"), pursuant to which the City has received funds from CSX (the "CSX Funds") to promote economic development in the area of Chicago bounded by Racine Avenue on the east, California Avenue on the west, 55th Street on the north and 64th Street on the south (the "CSX Area"); and

WHEREAS, by an ordinance adopted by the City Council of the City on _____, 201_, the City has approved the execution and delivery of this Agreement to implement a program known as the CSX Neighborhood Improvement Program (the "Program") within a portion of the CSX Area bounded as follows (the "CSX-NIP Area"): starting at the northwest corner of Hamilton Avenue and Garfield Boulevard, east to Damen Avenue and Garfield Boulevard, south to 64th Street and Damen Avenue, west to Claremont Avenue and 64th Street, north to 62nd Street and Claremont Avenue, east to 62nd Street and Hamilton Avenue, and north to Hamilton Avenue and Garfield Boulevard; and

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

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

ARTICLE I Incorporation and Recitals

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

ARTICLE II Definitions

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

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

"Eligible Costs" means the following rehabilitation costs which are incurred by eligible Homeowners pursuant to the Grant Documents and funded with Grant funds: exterior improvements including but not limited to roofs, windows, entryways, porches and masonry; up to 30% of the total Grant amount may be used for interior life/safety improvements, but only to the extent that such improvements are designed to address a current (rather than potential) health and safety risk; and related architect's fees.

"Eligible Homeowner" means, collectively, all the persons who occupy a housing unit used as their primary residence, which may be a single family, one person living alone, two or more families living together, or any other group of related or unrelated persons who share living arrangements, qualifying as a Qualified Family at the time the Eligible Homeowner submits an application to NHS, but shall not include any individual who is an employee of the City, or any individual who is an employee, agent, consultant, officer, elected official, or appointed official, of NHS (or any person who was an employee, agent, consultant, officer or elected or appointed official within one year prior to the date any Grant is made) if, in either case, the individual exercises or has exercised any functions or responsibilities with respect to activities assisted with Program Funds or who is or was in a position to participate in a decision-making process or gain inside information with regard to such activities, or has or will have any interest in any contract, subcontract or agreement with respect to the housing unit, either for himself or for those with whom he has family or business ties. Eligible Homeowner also shall not include any recipient of assistance pursuant to the City's [63rd and Ashland TIF NIP].

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

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

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

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

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

"Maximum Program Assistance" means \$10,000 for a Qualified Housing Unit.

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

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

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

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

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

"State" means the State of Illinois.

ARTICLE III REPRESENTATIONS, WARRANTIES AND COVENANTS

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

(f) no former member of the governing body of the City and no former other elected official, appointed official, officer, agent, consultant or employee of the City shall, for a period of one year after the termination of such person's term of office or employment, assist or represent NHS in any business transaction involving the City or any of its agencies, if the person participated personally

and substantially in the subject matter of the transaction during his/her term of office or employment, provided that if the person exercised contract management authority with respect to this Agreement (including any Grant), this prohibition shall be permanent as to this Agreement;

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

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

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

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

ARTICLE IV Duties and Obligations

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

4.2 (a) NHS agrees that the total amount of funds available for the Program hereunder shall be up to \$972,159 and that there have been no representations, assurances or agreements that any other assistance shall be forthcoming from the City. NHS shall provide written notice to the City when the aggregate amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, equals \$400,000 and thereafter when the amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, reaches \$972,159. Program Funds are deemed committed for purposes of this Section when NHS has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an Eligible Homeowner. No Grants shall be made or committed to be made by NHS hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to NHS pursuant to Section 6.5, exceeding \$972,159 (or such other amount as the City may determine from time to time). No Grants shall be made or committed to be made by NHS hereunder when such commitment occurs after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(b) As of the date of this Agreement, the total amount of funds available hereunder for use in the CSX-NIP Area is \$972,159. This amount may be changed from time to time upon written notice by DPD to NHS, provided that the aggregate amount shall not exceed \$972,159 (or such other amount as the City may determine from time to time).

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

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

(b) NHS shall review all Applications for eligibility, completeness and compliance with the Agreement. NHS shall verify the initial eligibility of each applicant within five days after its receipt in the manner described in subsection (c) below. Only those Applications which meet such criteria will be part of the Lottery. Applications so approved are to be numbered as they are received until the expiration of the period in (a)(vi) above. All such applicants shall be notified of the Lottery date and location by mail at least one week prior to holding the Lottery. The Lottery shall be conducted in a public place. At the lottery meeting, random numbers will be generated by computer (or such other method as determined by DPD and NHS) and the numbers will determine which Applications will be selected ("Selected Applicants") for further processing. The process by which the Selected Applicants are identified is referred to herein as the "Lottery." The amount of each Grant request from each Selected Applicant, including the applicable fee to be paid to NHS hereunder, will be deemed to be for the Maximum Program Assistance. When the aggregate amount entered in the log reaches \$972,159, or such other amount as DPD shall in writing specify to NHS, then NHS shall stop selecting Applications.

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

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

(d) NHS shall forward the name, address and Social Security number of every Selected Applicant to the City's Department of Finance for a scofflaw check. NHS shall perform an initial site visit to verify that the property will qualify. NHS shall approve a scope of work. No building will

qualify as a Qualified Housing Unit hereunder if the combination of the Grant funds, funds from the Eligible Homeowner and matching loan funds described in Section 4.4(b) hereof do not cover the cost of correcting the health and safety issues which have been identified by NHS inspectors. For any Qualified Housing Unit, no more than 30% of the Eligible Costs paid for from Program Funds can relate to interior life/safety improvements.

(e) For applicants who do not meet the requirements of this Agreement, as determined by NHS after its initial review described in subsection (c) above, NHS shall provide notice to such applicants that their Application has been rejected within two weeks after the expiration of the period described in subsection (a)(vi) above. For all applicants whose Application is in compliance with the requirements of this Agreement (based on NHS's initial review described in subsection (c) above), NHS will notify each such applicant, within two weeks of the date of the Lottery, as follows: those who are not Selected Applicants will be notified that their name has been placed on a waiting list; and Selected Applicants will be asked for further information to process their Application. The notice to Selected Applicants will also inform the applicant that, if requested materials are not supplied within 45 days in a form satisfactory to NHS, the applicants will forfeit their status as a Selected Applicant and will be placed at the bottom of the waiting list. If the scofflaw check described in subsection (d) above reveals that any amounts are owed to the City, then the materials requested by NHS shall include evidence that all such amounts have been paid or that the applicant has entered into a payment plan with the City. Thereafter, NHS shall, within 90 days of the date of the Lottery, complete its review of all information required hereunder and notify each such Selected Applicant whether they are eligible for a Grant, the amount of the Grant, and whether other funds need to be obtained by the Applicant pursuant to Section 4.4(b). No Selected Applicant shall be eligible for a Grant hereunder until NHS has received the results of the scofflaw check described in (d) above and has received evidence either that all amounts owed to the City have been paid, or that the applicant has entered into a payment plan with the City. NHS shall provide the City with a copy of each such notice described above. All notices of rejection shall include the reasons for such rejection.

(f) NHS shall enforce the following energy-efficiency requirements for the program:

- (i) If a Qualified Housing Unit is having its roof replaced and the roof insulation is below R-49, then the project will be required to include R-49 insulation in the roof (except in the case that the roof cavity is not able to be insulated due to a finished attic) ("Insulation Requirement");
- (ii) If NHS finds during the initial site visit required by Section 4.4(a) that the Qualified Housing Unit should be air-sealed, then the renovation work shall include air-sealing the Qualified Housing Unit ("Air-Sealing Requirement"); and
- (iii) If the Eligible Homeowner plans to replace the heating system, such as a boiler or furnace, in the Qualified Housing Unit, then the heating system must meet the Energy Star standards for energy efficiency ("EE Heating System Requirement").

4.4 NHS shall provide the following services:

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

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

- (i) Program Funds finance only Eligible Costs;
- (ii) [intentionally omitted];
- (iii) [intentionally omitted]; and
- (iv) one or more (up to four) units of the Qualified Housing Unit shall be occupied by the Eligible Homeowner.

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

(d) Disbursement of Proceeds. The City will from time to time place all or a portion of the Program Funds, in an amount determined by DPD but not exceeding \$972,159 in the aggregate, into an interest-bearing segregated or escrow account established by NHS for this purpose. Any income earned on amounts held in the account shall be used at the sole discretion of the City: (i) to make Grants hereunder, or (ii) in such other manner as the City determines. NHS shall disburse funds from this account to the City at the written request of the City if income is earned on amounts held in the account. NHS shall make any such disbursement within 30 days of its receipt of the City's request. NHS agrees that any disbursements from this account which are later determined to have been made in violation of this Agreement will be repaid to this account by NHS. Prior to disbursing any proceeds of a Grant, NHS shall determine the aggregate amount of Program Funds which have been provided or approved for a Qualified Housing Unit and shall not disburse any

funds exceeding the Maximum Program Assistance. NHS shall also assure that no Program Funds shall be paid until such funds are needed to reimburse the Eligible Homeowner for the prior payment of Eligible Costs, and that the proceeds of a Grant do not exceed available Maximum Program Assistance with respect to the Qualified Housing Unit. No payment from Program Funds shall be made to the Eligible Homeowner until NHS receives evidence of prior payment to the contractor for the rehabilitation work (consisting of a copy of the check issued to the contractor, which is not required to be a cancelled check, and/or a copy of the sworn statement). There shall be no commingling of funds among Grants by NHS and each Grant shall be accounted for separately in the records maintained by NHS.

(e) Servicing; Monitoring.

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

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

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

(f) Reporting. On the seventh day of each month of each year during the term hereof, NHS shall submit to the City a monthly report in a form approved by DPD and containing the following information for each Grant closed during the previous month, and for each Eligible Homeowner whose Application has been approved: (i) the address (including zip code) and census tract of the Qualified Housing Unit; (ii) the name, address, income and race (if known) of each Eligible Homeowner for such Qualified Housing Unit; (iii) the amount of the applicable Grant and the date of the Grant; (iv) the amount of Program Funds, if any, provided to such Eligible Homeowner by the end of the preceding month, and the use of such funds; (v) the status of the renovation work on such Qualified Housing Unit; and (vi) the names of any Eligible Homeowners who have defaulted on any matching loan provided through NLS pursuant to Section 4.4(b) hereof. In addition, NHS shall also include the following in such report regarding the Program as of the end of the preceding month: (i) information about each matching loan made to an Eligible Homeowner, or matching funds provided by the Eligible Homeowner, including the amount of the loan or other funds, the address of the subject property and evidence that matching funds were provided; (ii) number of renovations in process; (iii) number of renovations completed; (iv) total number of applicants; (v) total number of Applications reviewed; (vi) total number of Applications approved; (vii) total amount of Grant funds disbursed hereunder; (viii) number of Qualified Housing Units; (ix) description of building style; (x) whether initial site visit indicated that a new roof was needed; (xi) whether initial site visit indicated that additional roof insulation was needed; (xii) whether initial site visit indicated that air-sealing was needed; (xiii) whether a new roof was installed; (xiv) whether roof insulation was installed; (xv) whether air-sealing was performed; (xvi) whether the heating system was replaced with an energy-

efficient or non-energy-efficient replacement; (xvi) costs of any roof replacement; (xvii) cost of any air-sealing; (xviii) total project cost; and (xix) whether waiver for Electricity and Gas Data provided.

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

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

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

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

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

4.9 Insurance.

(a) NHS must provide and maintain at its own expense, except as may be otherwise provided herein, during the term of this Agreement and during the time period following expiration if NHS is required to return and perform any of the work or services under the agreement, the insurance coverages and requirements specified below, insuring all operations related to the Agreement.

1) Workers Compensation and Employers Liability

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

2) 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 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 or services.

Subcontractors performing work for NHS must maintain limits of not less than \$1,000,000 with the same terms herein.

3) Automobile Liability (Primary and Umbrella)

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, NHS must provide Automobile Liability Insurance with limits of not less than \$1,000,000 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.

4) Errors & Omissions/Professional Liability

When any Program Managers/Administrators or any 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. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Agreement. A claim-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

5) Valuable Papers

When any media, data, records, reports, application and other documents are produced or used under this Contract, 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.

6) Blanket Crime

NHS must provide Blanket Crime coverage covering all persons handling funds under this Agreement against loss by dishonesty, robbery, burglary, theft, destruction, or disappearance, computer fraud, credit card forgery, and other related crime risks. The policy limit must be written to cover losses in the amount of maximum monies/funds collected, received and in the possession of NHS at any given time.

7) Property

NHS is responsible for all loss or damage to City property at full replacement cost that results from this Agreement.

NHS is responsible for all loss or damage to personal property (including materials, equipment, tools and supplies) owned, rented or used by NHS.

b) NHS must furnish the City of Chicago, Department of Planning and Development, City

Hall, Room 1006, 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. NHS must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached) or equivalent prior to execution of the 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. The failure of the City to obtain certificates or other insurance evidence from NHS is not a waiver by the City of any requirements for NHS to obtain and maintain the specified coverages. NHS must advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance does not relieve NHS 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 until proper evidence of insurance is provided, or the Agreement may be terminated.

The insurance 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.

Any deductibles or self insured retentions on referenced insurance coverages must be borne by NHS.

NHS 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 NHS in no way limit NHS's liabilities and responsibilities specified within this Agreement or by law.

Any insurance or self insurance programs maintained by the City of Chicago do not contribute with insurance provided by NHS under this 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 NHS is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

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

If NHS or subcontractor desire 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, and the City shall promptly notify NHS of any such changes.

ARTICLE V Events of Default; Remedies

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

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

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

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

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

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

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

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

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

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

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

If the City considers it to be in its best interests, it may elect not to declare an Event of Default hereunder 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 NHS to continue to provide the services despite one or more Events of Default, NHS shall in no way be relieved of any of its responsibilities, duties or obligations under this Agreement nor shall the City waive or relinquish any of its rights thereby.

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 shall be cumulative and shall be in addition to any other remedies, existing now or hereafter, at law, in equity or by statute. No delay or failure to exercise any right or power accruing upon any Event of Default shall impair any such right or power nor shall it be construed as a waiver of any Event of Default or acquiescence therein, and every such right and power may be exercised from time to time and as often as may be deemed expedient.

ARTICLE VI General Provisions

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

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

6.3 Indemnification. NHS shall pay, indemnify and save the City and the City's officers, employees and agents harmless of, from and against, any and all losses incurred by any such party under this Agreement and any claim brought by reason of any such loss due to NHS's negligence, bad faith or willful misconduct. In the event that any claim is brought against the City or any of the City's officers, employees or agents, by reason of any such loss, NHS, upon notice from the City, covenants to resist and defend such claim on behalf of the City and the City's officers, employees and agents. The City shall have the right to employ separate counsel in any such claim and to participate in the defense thereof and the fees and expenses of such counsel incurred shall be at

the expense of NHS, without regard to any authorization of such employment by NHS.

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

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

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

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

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

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

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

age, handicap or national origin.

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

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

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

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

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

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

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

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

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

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

IF TO CITY:

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

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

and

Department of Finance
City of Chicago
121 North LaSalle Street, Room 700
Chicago, Illinois 60602
Attention: Comptroller

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

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) above shall be deemed received upon such personal service or upon dispatch by electronic means. Any notice, demand or request sent pursuant to clause (c) above shall be deemed received on the business day immediately following deposit with the overnight courier and any notice, demand or request sent pursuant to clause (d) above shall be deemed received two business days following deposit in the mail.

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

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

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

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

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

6.20 No Business Relationship with City Elected Officials. Pursuant to Section 2-156-030(b) of the Municipal Code of Chicago, 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 official has a Business Relationship (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion of 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. Violation of Section 2-156-030(b) by any elected official, or any person acting at the direction of such official, with respect to this Agreement, or in connection with the transactions contemplated hereby, shall be grounds for termination of this Agreement and the transactions contemplated hereby. NHS 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.

Section 6.21. Shakman Accord Requirements.

(a) The City is subject to the May 31, 2007 Order entitled "Agreed Settlement Order and Accord" (the "Shakman Accord") and the June 24, 2011 "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 Shakman Accord and the City Hiring Plan prohibit the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

(b) NHS is aware that City policy prohibits City employees from directing any individual to apply for a position with NHS, either as an employee or as a subcontractor, and from directing NHS to hire an individual as an employee or as a subcontractor. Accordingly, NHS must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by NHS under this Agreement are employees or subcontractors of NHS, 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 NHS.

(c) NHS will not condition, base, or knowingly prejudice or affect any term or aspect of 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.

(d) In the event of any communication to NHS by a City employee or City official in violation of paragraph (b) above, or advocating a violation of paragraph (c) above, NHS 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 DPD. NHS will also cooperate with any inquiries by IGO Hiring Oversight or the Shakman Monitor's Office related to this Agreement.

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

CITY OF CHICAGO

By: _____
 Commissioner of Planning and Development

NEIGHBORHOOD HOUSING SERVICES OF
 CHICAGO, INC.

By: _____

Its: _____

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

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

Form Of Counsel's Opinion.

[To Be Placed On Attorney's Letterhead]
_____, 2014.

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

RE: CSX Neighborhood Improvement Program Agreement (the "Agreement")

Ladies and Gentlemen:

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

In so acting as counsel for NHS I have examined:

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

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

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

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

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

1. NHS is a not-for-profit corporation, duly organized and validly existing under the laws of the State of Illinois, NHS has made all filings required by the laws of the State of Illinois in respect of its formation and continuing existence, and has all requisite authority to carry on its business and to execute and deliver, and to consummate the transactions contemplated by, the Agreement.
2. The Agreement has been duly executed and delivered on behalf of NHS, and constitutes a legal, valid and binding obligation of NHS, enforceable against NHS in accordance with its terms, except to the extent that enforcement of any such terms may be limited by: (a) applicable bankruptcy, reorganization, debt arrangement, insolvency or other similar laws generally affecting creditors' rights; or (b) judicial and public policy limitations upon the enforcement of certain remedies including those which a court of equity may in its discretion decline to enforce.
3. To my knowledge, there is no action, suit or proceeding at law or in equity pending, against or affecting NHS, before any court or before any governmental or administrative agency, which if adversely determined could materially and adversely affect the ability of NHS to perform under the Agreement or any of its business or properties or financial or other conditions.
4. The transactions contemplated by the Agreement are governed by the laws of the State of Illinois.
5. The execution and delivery of the Agreement and the consummation of the transactions contemplated thereby will not constitute:
 - A. a violation or breach of (i) the Articles of Incorporation of NHS, (ii) the By-Laws of NHS, (iii) any provision of any contract or other instrument to which NHS is bound, or (iv) any order, writ, injunction, decree, statute, rule or regulation binding on NHS, or
 - B. a breach of any of the provisions of, or constitute a default under, or result in the creation or imposition of any lien or encumbrance upon any of the property of either NHS pursuant to, any agreement or other instrument to which NHS is a party or by which NHS is bound.
6. No action of, or filing with, any governmental or public body is required to authorize, or is otherwise required for the validity of, the execution, delivery and performance of any of the Agreement.

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

Very truly yours,

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, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which were referred six ordinances by the Department of Planning and Development authorizing the sale of City-owned properties at various locations (16th, 24th, 28th and 34th Wards), having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith.

This recommendation were concurred in by a unanimous vote of the members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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):

5522 S. Aberdeen St.

[O2014-4069]

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 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Chapter 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 current ANLAP Program, 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); 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); and 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, 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 adjacent parcel owned by the grantee; and (2) require that the parcel be improved with landscaped open space within six 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 on the adjacent lot, 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 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 Anthony Gates (the "Purchaser"), who has a principal residence of 5518 South Aberdeen Street, Chicago, Illinois 60621, which ANLAP Parcel is located in the Englewood Neighborhood Project Area ("Area") established pursuant to ordinances adopted by the City Council on June 27, 2001 and published in the *Journal of the Proceedings of the City Council of the City of Chicago*, for such date at pages 61850 through 62055; 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 March 24, 2014; and

WHEREAS, Purchaser's proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 14-013-21 adopted on March 20, 2014, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the Property 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:

Anthony Gates.

Bidder Address:

5518 South Aberdeen Street
Chicago, Illinois 60621.

Bid Amount:

\$1,000.00.

Appraised Value:

\$1,600.00.

Legal Description (subject to title commitment and survey):

Lot 32 in Block 1 in Snyder's Subdivision of the west half of the northwest quarter of the northeast quarter of Section 17, Township 38 North, Range 14 East of the Third Principal Meridian in Cook County, Illinois.

Address:

5522 South Aberdeen Street
Chicago, Illinois 60621.

Property Index Number:

20-17-201-023-0000.

3321 W. Adams St.

[O2014-3564]

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 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Chapter 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 current ANLAP Program, 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); 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); and if the property appraises for more than Twenty Thousand and no/100 Dollars (\$20,000.00) the minimum acceptable bid must be Two Thousand Dollars and no/100 (\$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, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantees from conveying, assigning or otherwise transferring the parcel except in conjunction with the adjacent parcel owned by the grantees; and (2) require that the parcel be improved with landscaped open space within six months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantees on the parcel that constitute an integrated addition to the grantees' primary residence on the adjacent lot, or a garage appurtenant thereto; and (3) require the grantees to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate 10 years after the date of the conveyance of the parcel to the grantees; 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 James Smith and Dorothy M. Smith (the "Purchasers"), who have a principal residence of 3325 West Adams Street, Chicago, Illinois 60624, 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 of the Proceedings of the City Council of the City of Chicago*, page 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 Purchasers to be published in the *Chicago Sun-Times* on March 24, 2014; and

WHEREAS, Purchasers' proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 14-013-21 adopted on March 20, 2014, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the Property to the Purchasers; now, therefore,

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

SECTION 1. The City hereby accepts the bid of the Purchasers 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 Purchasers for the purchase price of One Thousand and no/100 Dollars (\$1,000.00). Such deed shall include a covenant obligating the Purchasers 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".

Bidders:

James Smith and Dorothy M. Smith.

Bidders' Address:

3325 West Adams Street
Chicago, Illinois 60624.

Bid Amount:

\$1,000.00.

Appraised Value:

\$8,000.00.

Legal Description (subject to title commitment and survey):

Lot 47 in Granville Kimballs Subdivision of 20 acres being the west half of the northeast quarter of the northeast quarter of Section 14, Township 39 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois.

Address:

3321 West Adams Street
Chicago, Illinois 60624.

Property Index Number:

16-14-210-015-0000.

11947 S. Harvard Ave.

[O2014-4078]

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 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the current ANLAP Program, as codified at Municipal Code Chapter 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 current ANLAP Program, 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); 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); and 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 current 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 adjacent parcel owned by the grantee; and (2) require that the parcel be improved with landscaped open space within six 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 on the adjacent lot, 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 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 Mary Ann Gordon (the "Purchaser"), who has a principal residence of 11943 South Harvard Avenue, Chicago, Illinois; and

WHEREAS, Pursuant to Resolution Number 14-013-21 adopted on March 20, 2014, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the Property 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).

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:

Mary Ann Gordon.

Address:

11943 South Harvard Avenue.

Appraised Value:

\$1,500.00.

Bid Amount:

\$1,000.00.

Legal Description (subject to title commitment and survey):

Lot 29 (except the south 17½ feet thereof) all of Lot 30 and the south 2½ feet of Lot 31, in Block 3 in West Pullman, a subdivision in the northwest quarter and the west half of the northeast quarter of Section 28, Township 37 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

11947 South Harvard Avenue
Chicago, Illinois 60628.

Property Index Number:

25-28-201-019-0000.

3034 W. Jackson Blvd.

[O2014-3460]

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 -- 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 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Chapter 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 current ANLAP Program, 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); 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); and 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, 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 adjacent parcel owned by the grantee; 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 on the adjacent lot, 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 Natasha Jackson (the "Purchaser"), who has a principal residence of 3036 West Jackson Boulevard, Chicago, Illinois 60624, which ANLAP Parcel is located in the Midwest Project Area ("Area") established pursuant to ordinances adopted by the City Council on May 17, 2000 and 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, 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 March 28, 2014; and

WHEREAS, Purchaser's proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 14-013-21 adopted on March 20, 2014, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the Property 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:

Natasha Jackson.

Bidder Address:

3036 West Jackson Boulevard
Chicago, Illinois 60624.

Bid Amount:

\$1,000.00.

Appraised Value:

\$2,025.00.

Legal Description (subject to title commitment and survey):

Lot 33 (except the north 44 feet) in Block 2 in Willis G. Jackson's Resubdivision of Blocks 2 and 3 in Derby and Wallace Subdivision of that part of south of Barry Point Road

of the northwest quarter of the northwest quarter of Section 13, Township 39 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois.

Address:

3034 West Jackson Boulevard
Chicago, Illinois 60624.

Property Index Number:

16-13-114-047-0000.

3725 W. Lexington St.

[O2014-3868]

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 -- 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 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Chapter 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 current ANLAP Program, 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); 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); and 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, 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 adjacent parcel owned by the grantee; 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 on the adjacent lot, 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 Fonzia L. Matthews (the "Purchaser"), who has a principal residence of 3721 West Lexington Street, Chicago, Illinois 60623, which ANLAP Parcel is located in the Midwest Project Area ("Area") established pursuant to ordinances adopted by the City Council on May 17, 2000 and 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, 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 March 24, 2014; and

WHEREAS, Purchaser's proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 14-013-21 adopted on March 20, 2014, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the Property 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:

Fonzia L. Matthews.

Bidder Address:

3721 West Lexington Street
Chicago, Illinois 60623.

Bid Amount:

\$1,000.00.

Appraised Value:

\$10,000.00.

Legal Description (subject to title commitment and survey):

Lot 13 in Goldy's Addition to Chicago in the southwest quarter of Section 14, Township 39 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois.

Address:

3725 West Lexington Street
Chicago, Illinois 60623.

Property Index Number:

16-14-311-009-0000.

4029 W. Lexington St.

[O2014-3914]

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 -- 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 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Chapter 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 current ANLAP Program, 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); 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); and 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, 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 adjacent parcel owned by the grantee; 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 on the adjacent lot, 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 Patricia Chambers (the "Purchaser"), who has a principal residence of 4029 West Lexington Street, Chicago, Illinois 60623, which ANLAP Parcel is located in the Midwest Project Area ("Area") established pursuant to ordinances adopted by the City Council on May 17, 2000 and 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, 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 March 24, 2014; and

WHEREAS, Purchaser's proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 14-013-21 adopted on March 20, 2014, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the Property 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:

Patricia Chambers.

Bidder Address:

4031 West Lexington Street
Chicago, Illinois 60623.

Bid Amount:

\$1,000.00.

Appraised Value:

\$2,300.00.

Legal Description (subject to title commitment and survey):

Lot 40 and the west half of Lot 39 in Block 2 in Butler Cummings and Scully's Subdivision of Part of Munson's Addition in the southeast quarter of Section 15, Township 39 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois.

Address:

4029 West Lexington Street
Chicago, Illinois 60623.

Property Index Number:

16-15-413-045-0000.

NEGOTIATED SALE OF CITY-OWNED PROPERTIES AT 4237 S. WELLS ST.,
4241 S. WELLS ST. AND 224 W. 43RD ST. TO ULTIMATE GAS & MINI MART, INC.
[O2014-4065]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Planning and Development authorizing the negotiated sale of City-owned properties at various locations (3rd Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 46.

Nays -- None.

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

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

The following is said ordinance as passed:

WHEREAS, The 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 an ordinance adopted by the City Council ("City Council") of the City on May 29, 2002, and published at pages 85676 through 85871 in the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") of such date, the City approved a certain redevelopment plan and project ("Redevelopment Plan") for the 47th/Halsted Tax Increment Redevelopment Project Area ("Redevelopment Area") pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.) ("Act"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on June 10, 1998, and published at pages 85872 through 85888 in the *Journal* of such date, the City designated the Redevelopment Area as a redevelopment project area pursuant to the Act; and

WHEREAS, Pursuant to an ordinance (the "TIF Ordinance") adopted by the City Council on May 29, 2002, and published at pages 85889 through 85904 in the *Journal* of such date, the City adopted tax increment allocation financing pursuant to the Act as a means of financing certain redevelopment project costs (as defined in the Act) in the Redevelopment Area incurred pursuant to the Redevelopment Plan; and

WHEREAS, The City is the owner of the vacant parcels of land located at 4237 South Wells Street, 4241 South Wells Street, and 224 West 43rd Street, Chicago, Illinois 60612, which are legally described on Exhibit A attached hereto (the "City Property"), and which are located in the Redevelopment Area; and

WHEREAS, Ultimate Gas & Mini Mart, Inc., an Illinois corporation (the "Developer"), has submitted a proposal to the Department of Planning and Development (the "Department") to purchase the Property for \$33,000, which is the fair market value of the City Property; and

WHEREAS, The Developer owns the real property located adjacent to the City Property at 4240 -- 4258 South Wentworth Avenue, and operates a retail building and a gas station ("Existing Business") thereon; and

WHEREAS, The Developer operates its Existing Business under a special use permit ("Special Use"); and

WHEREAS, The Developer has filed an application to vacate approximately 207 feet of an existing north/south public alley and approximately 122 feet of an existing east/west public alley located adjacent to the City Property, as depicted on the preliminary plat of vacation attached to the Redevelopment Agreement (as hereinafter defined) as (Sub)Exhibit B-1 (the "Vacated Property"); and

WHEREAS, The Developer has filed an application to dedicate the north 18 feet of the City Property for a new east/west public alley, as depicted on the preliminary plat of vacation attached to the Redevelopment Agreement (as hereinafter defined) as (Sub)Exhibit B-2 (the "Dedicated Property") and, upon such dedication, the Dedicated Property will be disconnected from the City Property pursuant to statute; and

WHEREAS, The City Property and the Vacated Property, minus the Dedicated Property (upon dedication to the City), shall be referred to hereafter as the "Project Site"; and

WHEREAS, The Developer wishes to expand its business by constructing two (2) one-story commercial buildings and parking for nineteen (19) vehicles on the Project Site (the "Project"); and

WHEREAS, The Developer acknowledges it may have to file an application to amend its Special Use for the Project; and

WHEREAS, The City is seeking separate authorization to amend the Redevelopment Plan to permit a commercial use of the City Property (the "Amendment"); and

WHEREAS, The Project is consistent with the purposes and objectives of the Redevelopment Plan, as amended by the Amendment; and

WHEREAS, The Developer has agreed to undertake the Project in accordance with the Redevelopment Plan, as amended by the Amendment, and pursuant to the terms and conditions of a redevelopment agreement in substantially the form attached hereto as Exhibit B (the "Redevelopment Agreement"); and

WHEREAS, By Resolution Number 14-CDC-11, adopted on March 11, 2014, the CDC authorized the Department to advertise its intention to enter into a negotiated sale with the Developer for the redevelopment of the City Property, approved the Department's request to advertise for alternative proposals, and approved the sale of the City Property to the Developer if no alternative proposals were received; 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 March 19, 26 and April 2, 2014; and

WHEREAS, No alternative proposals were received by the deadline indicated 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 sale of the City Property to the Developer in the amount of \$33,000.00 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 as to form and legality, to negotiate, execute and deliver the Redevelopment Agreement, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of the Redevelopment Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Redevelopment Agreement.

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

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

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

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

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

Exhibit "A".
(To Ordinance)

Legal Description Of Property.

(Subject To Final Survey And Title Commitment)

Parcel 1:

Lots 45 and 46 in Block 2 of Superior Court Subdivision of Lot 2 in Superior Court Partition

of the south three-eighths of the northeast quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

4237 -- 4241 South Wells Street
Chicago, Illinois 60609.

Permanent Index Numbers:

20-04-223-029-0000; and
20-04-223-030-0000.

Parcel 2:

Lot 1 in Mrs. Catherine I. Palmer's Subdivision of Lots 38 to 43, inclusive, in Block 2 of Superior Court Subdivision of Lot 2 in Superior Court Partition of the south three-eighths of the northeast quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

224 West 43rd Street
Chicago, Illinois 60609.

Permanent Index Number:

20-024-223-033-0000.

Exhibit B.
(To Ordinance)

*Agreement With Ultimate Gas & Mini Mart, Inc.
For Sale And Redevelopment Of Land.*

This **AGREEMENT FOR THE SALE AND REDEVELOPMENT OF LAND** ("Agreement") is made on or as of the ___ day of _____, 2014, 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 **ULTIMATE GAS & MINI MART, INC.**, an Illinois corporation ("Developer"), whose offices are located at 4240-58 South Wentworth Avenue, Chicago, Illinois 60609.

RECITALS

WHEREAS, the Developer desires to purchase from the City certain real property located at 4237 South Wells, 4241 South Wells, and 224 West 43rd Street, Chicago, IL 60609, as legally described on Exhibit A-1 attached hereto (the "City Property"); and

WHEREAS, the Developer owns the real property located adjacent to the City Property at 4240-58 South Wentworth Avenue, and operates a retail building and a gas station ("Existing Business") thereon; and

WHEREAS, the Developer operates its Existing Business under a Special Use (as defined in Section 2 below); and

WHEREAS, the Developer has filed an application to vacate approximately 207 feet of an existing north-south public alley and approximately 122 feet of an existing east-west public alley located adjacent to the City Property, as legally described on Exhibit A-2 attached hereto and depicted on the preliminary plat of vacation attached hereto as Exhibit B-1 (the "Vacated Property"); and

WHEREAS, the Developer has filed an application to dedicate the north 18 feet of the City Property for a new east-west public alley, as legally described on Exhibit A-3 attached hereto and depicted on the preliminary plat of dedication attached hereto as Exhibit B-2 (the "Dedicated Property") and, upon such dedication, the Dedicated Property will be disconnected from the City Property pursuant to statute; and

WHEREAS, the Vacated Property will be vacated and the Dedicated Property will be dedicated pursuant to separate ordinances (such ordinances, the "Vacation and Dedication Ordinances"); and

WHEREAS, the City Property and the Vacated Property, minus the Dedicated Property (upon dedication to the City), shall be referred to herein as the "Project Site"; and

WHEREAS, the Developer wishes to expand its business by constructing two (2) one-story commercial buildings and parking for nineteen (19) vehicles on the Project Site (as more fully described in Section 2 below, the "Project"); and

WHEREAS, the Developer may have to file an application to amend its Special Use for the Project; and

WHEREAS, the Project Site is located in the 47th/Halsted Redevelopment Project Area (the "TIF Area"), as created by ordinances adopted on May 29, 2002, and published at pages 85676 through 85904 in the Journal of the Proceedings of the City Council (the "Journal") of such date; and

WHEREAS, the City has introduced or intends to introduce an ordinance to amend the redevelopment plan and project for the TIF Area (the "TIF Plan") to permit a commercial use of the Project Site; and

WHEREAS, the Project is consistent with the TIF Plan, as such plan will be amended; and

WHEREAS, the City Council, pursuant to an ordinance adopted on _____, and published at pages _____ through _____ in the Journal of such date (the "Project Ordinance"), authorized the sale of the City 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.

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:

"Affiliate" means a person or entity 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.

"Agent" means any contractor, subcontractor or other agent, entity or individual acting under the control or at the request of the Developer or the Developer's contractors.

“Architect” means Vari Architects, Ltd.

“Budget” has the meaning set forth in Section 9.

“Certificate of Completion” has the meaning set forth in Section 14.

“City Hiring Plan” has the meaning set forth in Section 32.1.

“City Parties” means the City, and its officers, employees and agents.

“City Property” has the meaning set forth in the Recitals.

“Closing” means the closing of the transaction contemplated by this Agreement

“Closing Date” has the meaning set forth in Section 5.

“Construction Program” has the meaning set forth in Section 24.3(a).

“Corporation Counsel” means the City's Office of Corporation Counsel.

“Deed” has the meaning set forth in Section 6.1.

“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.

“Earnest Money” has the meaning set forth in Section 4.1.

“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 set forth in Section 24.1.

“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.

“Event of Default” has the meaning set forth in Section 20.2.

“Governmental Approvals” has the meaning set forth 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).

“IGO Hiring Oversight” has the meaning set forth in Section 32.4.

“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 Financing” means any funds borrowed by the Developer from lenders and irrevocably available to pay for costs of the Project.

“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 and expenses (including, without limitation, reasonable attorney’s fees and expenses, consultants’ fees and expenses and court costs).

“MBE/WBE Program” has the meaning set forth in Section 24.3(a).

“Municipal Code” means the Municipal Code of Chicago.

“Outside Closing Date” has the meaning set forth in Section 5.

“Performance Deposit” has the meaning set forth in Section 4.2.

“Plans” has the meaning set forth in Section 11.1.

“Preliminary Project Budget” has the meaning set forth in Section 9.

“Procurement Program” has the meaning set forth in Section 24.3(a).

“Project” means two (2), one-story, 6,100 square foot commercial buildings, one of which will contain retail tenant space and a laundromat and one of which will contain a car wash, together with parking for nineteen (19) vehicles, as depicted on the Plans.

“Project Ordinance” has the meaning set forth in the Recitals.

“Project Site” has the meaning set forth in the Recitals.

“Proof of Financing” has the meaning set forth in Section 9.

“Purchase Price” has the meaning set forth in Section 3.

“Reconveyance Deed” has the meaning set forth in Section 10.14.

“Released Claims” has the meaning set forth in Section 23.3.

“Shakman Accord” has the meaning set forth in Section 32.1.

“Special Use” has the meaning set forth under Section 17-17-02167 of the Municipal Code.

“TIF Area” has the meaning set forth in the Recitals.

“TIF Plan” has the meaning set forth in the Recitals.

“Title Company” means _____.

“Title Commitment” has the meaning set forth in Section 7.1.

“Title Policy” means a title insurance policy issued by the Title Company in the most recently revised ALTA or equivalent form, showing the Developer as the named insured with respect to the City Property, noting the recording of this Agreement and a subordination agreement with respect to any Lender Financing for the Project (as described in Section 10.10 below) as encumbrances against the Project Site.

“Vacation and Dedication Ordinances” has the meaning set forth in the Recitals.

“Waste Sections” has the meaning set forth in Section 31.

SECTION 3. PURCHASE PRICE.

The City hereby agrees to sell, and the Developer hereby agrees to purchase, upon and subject to the terms and conditions of this Agreement, the City Property, for the sum of Thirty-Three Thousand and No/100 Dollars (\$33,000.00) (“Purchase Price”), to be paid to the City at the Closing in cash or by certified or cashier’s check or wire transfer of immediately available funds, less the Earnest Money (as defined in Section 4.1). Except as specifically provided herein to the contrary, the Developer shall pay all escrow fees and other title insurance fees and closing costs.

SECTION 4. EARNEST MONEY AND PERFORMANCE DEPOSIT.

4.1 Earnest Money. The City acknowledges that the Developer has deposited with DPD the amount of Six Thousand Six Hundred and No/100 Dollars (\$6,600) ("Earnest Money"), which shall be credited against the Purchase Price at the Closing (as defined in Section 5 below).

4.2 Performance Deposit. The City acknowledges that the Developer has deposited with DPD the amount of Six Thousand Six Hundred and No/100 Dollars (\$6,600), as security for the performance of its obligations under this Agreement ("Performance Deposit"), which the City will retain until the City issues the Certificate of Completion (as defined in Section 14).

4.3 Interest. The City will pay no interest to the Developer on the Performance Deposit.

SECTION 5. CLOSING.

The Closing shall take place at the downtown offices of the Title Company within thirty (30) days after the Developer has satisfied all conditions precedent set forth in Section 10 hereof, unless DPD, in its sole discretion, waives such conditions (the "Closing Date"); provided, however, in no event shall the Closing occur any later than July 31, 2014 (the "Outside Closing Date"), unless the Commissioner of DPD, in his sole discretion, extends such Outside Closing Date by not more than six (6) months. On or before the Closing Date, the City shall deliver to the Title Company the Deed, all necessary state, county and municipal real estate transfer tax declarations, and an ALTA statement.

SECTION 6. CONVEYANCE OF TITLE.

6.1 Form of City Deed. The City shall convey the City 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 TIF Plan for the TIF Area;
- (b) the standard exceptions in an ALTA title insurance policy;
- (c) general real estate taxes and any special assessments or other taxes;
- (d) all easements, encroachments, covenants and restrictions of record and not shown of record;
- (e) such other title defects as may exist; and
- (f) any and all exceptions caused by the acts of the Developer or its Agents.

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

SECTION 7. TITLE AND SURVEY.

7.1 Title Commitment and Insurance. Not less than 30 days before the anticipated Closing Date, the Developer shall obtain a commitment for an owner's policy of title insurance for the City Property, issued by the Title Company ("Title Commitment"). The Developer shall be solely responsible for and shall pay all costs associated with updating the Title Commitment (including all search, continuation and later-date fees), and obtaining the Title Policy and any endorsements it deems necessary.

7.2 Correction of Title. The City shall have no obligation to cure 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 City Property or liens for such unpaid property taxes, the City shall ask the County to void the unpaid taxes as provided in Section 21-100 of the Property Tax Code, 35 ILCS 200/21-100, 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. If, after taking the foregoing actions and diligently pursuing same, the City Property remains subject to any tax liens, or if the City Property is encumbered with any other exceptions that would adversely affect the use and insurability of the City Property for the development of the Project, the Developer shall have the option to do one of the following: (a) accept title to the City Property subject to the exceptions, without reduction in the Purchase Price; or (b) terminate this Agreement in accordance with Section 9 below. If the Developer elects not to terminate this Agreement as aforesaid, the Developer agrees to accept title subject to all exceptions.

7.3 Survey. The Developer shall obtain a survey of the Project Site at the Developer's sole cost and expense.

SECTION 8. BUILDING PERMITS AND OTHER GOVERNMENTAL APPROVALS.

The Developer shall apply for all necessary building permits and other required permits and approvals, including, without limitation, the Vacation and Dedication Ordinances and, if applicable, an amended Special Use (collectively, "Governmental Approvals") for the Project within twelve (12) months after the Closing, unless DPD, in its sole discretion, extends such application date, and shall pursue such Governmental Approvals in good faith and with all due diligence.

SECTION 9. PROJECT BUDGET AND PROOF OF FINANCING.

The Developer has furnished to DPD, and DPD has approved, a preliminary project budget showing total costs for the construction of the Project in the amount of Eight Hundred Twenty-Two Thousand and No/100 Dollars (\$822,000.00) (the "Preliminary Project Budget"). The Developer hereby certifies to the City that the Preliminary Project Budget is true, correct and complete in all material respects. Not less than fourteen (14) days prior to the Closing Date, the Developer shall submit to DPD for approval a final project budget materially consistent with the Preliminary Project Budget ("Budget") and proof reasonably acceptable to the City that the Developer has Equity and Lender Financing in amounts adequate to complete the Project and satisfy its obligations under this Agreement ("Proof of Financing"). 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.

SECTION 10. CONDITIONS TO THE CITY'S OBLIGATIONS TO CLOSE.

The obligations of the City under this Agreement 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 Approval of Minor Amendment to TIF Plan. The City Council has approved an ordinance amending Map ____ of the TIF Plan by adding "Commercial" as an authorized use for the Project Site, and such ordinance has become effective.

10.2 Budget and Proof of Financing. The Developer has submitted to DPD, and DPD has approved, the Budget and Proof of Financing for the Project in accordance with the provisions of Section 9 hereof. The Developer has furnished proof that the proceeds of the Lender Financing, if any, are available to be drawn upon by the Developer as needed and are sufficient (along with any Equity) to complete the Project. The Developer has delivered to DPD a copy of the construction escrow agreement, if any, entered into by the Developer regarding the Lender Financing. On or prior to the Closing Date, the Developer shall close all Lender Financing, and be in a position to immediately commence construction of the Project.

10.3 Plans. The Developer has submitted to DPD, and DPD has approved, the Plans in accordance with the provisions of Section 11.2 hereof.

10.4 Insurance. The Developer has submitted to the City, and the City has approved, evidence of insurance reasonably acceptable to the City. The City shall be named as an additional insured on all liability insurance policies and as a loss payee (subject to the prior rights of any first mortgagee) on all property insurance policies from the Closing Date through the date the City issues a Certificate of Completion (as defined in Section 14 below) for the Project. With respect to property insurance, the City will accept either a 2003 ACORD 28 form, or a 2006 ACORD 28 form with a policy endorsement showing the City as a loss payee. With respect to liability insurance, the City will accept an ACORD 25 form, together with a copy of the endorsement that is added to the Developer's policy showing the City as an additional insured.

10.5 Legal Opinion. The Developer has submitted to the Corporation Counsel, and the Corporation Counsel has approved, a legal opinion in a form reasonably acceptable to the City.

10.6 Due Diligence. The 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:

- (a) Bankruptcy Search, U. S. Bankruptcy Court for the N.D. Illinois;
- (b) Pending Suits and Judgments, U. S. District Court for the N.D. Illinois;
- (c) Federal Tax Lien Search, Illinois Secretary of State;
- (d) UCC Search, Illinois Secretary of State;
- (e) UCC Search, Cook County Recorder;

- (f) Federal Tax Lien Search, Cook County Recorder;
- (g) State Tax Lien Search, Cook County Recorder;
- (h) Memoranda of Judgments Search, Cook County; and
- (i) Pending Suits and Judgments, Circuit Court of Cook County.

In addition, the Developer has provided to the Corporation Counsel a written description of all pending or threatened litigation or administrative proceedings involving such corporation, 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.

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

10.8 Economic Disclosure Statement. The Developer has provided to the Corporation Counsel an Economic Disclosure Statement, in the City's then current form, dated as of the Closing Date.

10.9 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 Project Site related to the Lender Financing, if any, to certain encumbrances of the City set forth herein.

10.10 MBE/WBE and City Residency Hiring Compliance Plan. 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 24, and DPD has approved the Developer's compliance plan in accordance with Section 24.4.

10.11 Title and Survey. The Developer has furnished the City with a pro forma Title Policy for the City Property and a copy of any survey prepared for the Project Site.

10.12 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.

10.13 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.

10.14 Reconveyance Deed. Prior to the conveyance of the City Property to the Developer, the Developer shall deliver to the City a special warranty deed for the Project Site in recordable form naming the City as grantee ("Reconveyance Deed"), for possible recording in accordance with Section 20 below, if applicable.

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 Final Governmental Approvals. The Developer has submitted to DPD, and DPD has approved, evidence that it has received all Governmental Approvals necessary to complete the Project, including, without limitation, evidence that the City Council has passed the Vacation and Dedication Ordinances, and that the associated plats of vacation and dedication have been recorded.

11.2 Plans and Permits. The Developer shall construct the Project on the Project Site materially in accordance with the master site plan, landscape plan and building elevations prepared by the Architect and attached hereto as Exhibit C, and the final plans and specifications prepared by the Architect dated October 15, 2012, which have been approved by DPD and which are incorporated herein by this reference ("Plans"). If the Developer submits and DPD approves revised plans and specifications after the Effective Date, the term "Plans" as used herein shall refer to the revised plans and specifications upon DPD's written approval of the same. No material deviation from the Plans may be made without the prior written approval of DPD. The Plans shall at all times conform to the TIF Plan and all applicable Laws.

11.3 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.

11.4 City's Right to Inspect Project Site. For the period commencing on the Closing Date and continuing through the date the City issues the Certificate of Completion, any duly authorized representative of the City shall have access to the Project Site 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.

11.5 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 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 Project Site 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 Project Site.

11.6 Survival. The provisions of this Section 11 shall survive the Closing.

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 Project Site, or the compliance of said improvements with any Laws, private covenants, restrictions of record, or any agreement affecting the Project Site or any part thereof.

SECTION 13. COMMENCEMENT AND COMPLETION OF PROJECT.

The Developer shall commence construction of the Project no later than October 31, 2015, and shall complete the Project (as evidenced by the issuance of the Certificate of Completion) no later than October 31, 2016, 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 Developer shall give written notice to the City within five (5) days after it commences construction. The Developer shall construct the Project in accordance with the Plans and all Laws and covenants and restrictions of record.

SECTION 14. CERTIFICATE OF COMPLETION.

The Developer shall request from the City a certificate of completion ("Certificate of Completion") upon the completion of the Project in accordance with this Agreement. Within forty-five (45) days after receipt of a written request by the Developer for a Certificate of Completion, the City shall provide the Developer with either the Certificate of Completion or a written statement indicating in adequate detail how the Developer has failed to complete the Project in conformity with this Agreement, or is otherwise in default, and what measures or acts will be necessary, in the sole opinion of the City, for the Developer to take or perform in order to obtain the Certificate of Completion. If the City requires additional measures or acts to assure compliance, the Developer shall resubmit a written request for the Certificate of Completion upon compliance with the City's response. The Certificate of Completion shall be in recordable form, and shall, upon recording, constitute a conclusive determination of satisfaction and termination of the covenants in this Agreement and the Deed with respect to the Developer's obligations to construct the Project. The Certificate of Completion 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 Certificate of Completion release the Developer from its obligation to comply with the other terms, covenants and conditions of this Agreement.

SECTION 15. RESTRICTIONS ON USE.

The Developer, for itself and its successors and assigns, agrees as follows:

15.1 The Developer shall use the Project Site in compliance with the TIF Plan.

15.2 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 Project Site or the Project or any part thereof.

15.3 The Developer shall construct the Project in accordance with this Agreement, the Plans, and all Laws and covenants and restrictions of record.

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 TIF Plan.

SECTION 16. PROHIBITION AGAINST SALE OR TRANSFER OF PROJECT SITE.

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

SECTION 17. LIMITATION UPON ENCUMBRANCE OF PROJECT SITE.

Prior to the issuance of the Certificate of Completion for the 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 Project Site, except for any Lender Financing approved pursuant to Section 9, which shall be limited to funds necessary to construct the Project. The provisions of this Section do not apply to Developer's Existing Business on the adjacent property.

SECTION 18. 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 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 Project Site prior to the issuance of the Certificate of Completion, whether by foreclosure, deed-in-lieu of foreclosure or otherwise, and thereafter transfers its interest in the Project Site to another party, such transferee shall be obligated to complete the Project, and shall also be bound by the other covenants running with the land specified in Section 19.

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 Project Site), Section 17 (Limitation Upon Encumbrance of Project Site), and Section 23.4 (Release for Environmental Conditions), touch and concern and shall be appurtenant to and shall run with the Project Site. Such covenants, agreements, releases and other terms and provisions shall be binding on the Developer and its successors and assigns (subject to the limitation set forth in Section 18 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: Sections 13, 15.3, 16 and 17 upon the issuance of the Certificate of Completion; Section 15.1 upon the expiration of the TIF Plan; and Sections 15.2 and 23.4 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 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 Project Site, 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 the Developer or for the liquidation or reorganization of the Developer, or alleging that the Developer is insolvent or unable to pay its debts as they mature, or for the readjustment or arrangement of the 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 the 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 the Developer, for any substantial part of the Developer's assets or the institution of any proceedings for the dissolution, or the full or partial liquidation, or the merger or consolidation, of the 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 the Developer which is related to the Project Site 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 the Developer; and

(j) the occurrence of a material and adverse change in the Developer's financial condition or operations.

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:

(a) there shall be no notice requirement with respect to Events of Default described in Section 5 (with respect to Outside Closing Date); and

(b) 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 Project Site) and Section 17 (Limitation Upon Encumbrance of Project Site).

20.4 Prior to Closing. If an Event of Default occurs prior to the Closing, and the default is not cured in the time period provided for in Section 20.3 above, the City may terminate this Agreement, institute any action or proceeding at law or in equity against the Developer, or retain the Earnest Money and Performance Deposit as liquidated damages.

20.5 After Closing. If an Event of Default occurs after the Closing but prior to the issuance of the Certificate of Completion, and the default is not cured in the time period provided for in Section 20.3 above, the City may terminate this Agreement and exercise any and all remedies available to it at law or in equity or under this Agreement, including the right to revest title to the Project Site in the City pursuant to the Reconveyance Deed; provided, however, the City's 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 Project Site was owned by the Developer, and shall cause the release of all liens or encumbrances placed on the Project Site during the period of time the Project Site 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 Project Site to the City, subject only to those title exceptions that were on title as of the date and time that the City conveyed the Project Site to the Developer.

20.6 Resale of the Project Site. Upon the reconveyance of title to the Project Site to the City as provided in Section 20.5, the City may complete the Project or convey the Project Site, subject to any first mortgage lien, to a qualified and financially responsible party reasonably acceptable to the first mortgagee, who shall assume the obligation of completing the Project or such other improvements as shall be satisfactory to DPD, and otherwise comply with the covenants that run with the land as specified in Section 19.

20.7 Disposition of Resale Proceeds. If the City sells the Project Site as provided for in Section 20.6, 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 Project Site (less any income derived by the City from the Project Site in connection with such management); and

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

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 Project Site 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, defend and hold the City harmless from and against any Losses 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 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 Project Site prior to or after the Closing. This indemnification shall survive the Closing or any termination of this Agreement (regardless of the reason for such termination).

SECTION 23. ENVIRONMENTAL MATTERS.

23.1 "AS IS" SALE. THE DEVELOPER ACKNOWLEDGES THAT IT HAS HAD ADEQUATE OPPORTUNITY TO INSPECT AND EVALUATE THE STRUCTURAL, PHYSICAL AND ENVIRONMENTAL CONDITION AND RISKS OF THE CITY PROPERTY AND ACCEPTS THE RISK THAT ANY INSPECTION MAY NOT DISCLOSE ALL MATERIAL MATTERS AFFECTING THE CITY PROPERTY (AND ANY IMPROVEMENTS THEREON). THE DEVELOPER AGREES TO ACCEPT THE CITY 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 CITY PROPERTY OR THE SUITABILITY OF THE CITY 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 ENVIRONMENTAL REMEDIATION WORK AND TAKE SUCH OTHER ACTION AS IS NECESSARY TO PUT THE CITY PROPERTY IN A CONDITION WHICH IS SUITABLE FOR ITS INTENDED USE.

23.2 Right of Entry. The Developer's obligation to purchase the City Property is conditioned upon the Developer being satisfied with the condition of the City Property for the construction, development and operation of the Project. Upon the Developer's request, the City shall grant the Developer the right, at its sole cost and expense, to enter the City Property to inspect the same, perform surveys, environmental assessments, soil tests and any other due diligence it deems necessary or desirable to satisfy itself as to the condition of the City Property. If the Developer determines that it is not satisfied, in its sole discretion, with the condition of the City Property, the Developer may terminate this Agreement by written notice to the City any time prior to the Closing Date, whereupon the City shall return the Performance Deposit to the Developer and 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 City Property.

23.3 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 Parties 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, arising out of or in any way connected with, directly or indirectly (a) any environmental contamination, pollution or hazards associated with the City 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 City Property, including, without limitation, the presence or suspected presence of Hazardous Substances in, on, under or about the City 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, 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 City Property or any improvements, facilities or operations located or formerly located thereon (collectively, "Released Claims"). Furthermore, the Developer shall defend, indemnify, and hold the City Parties harmless from and against any and all Losses 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.

23.4 Release Runs with the Land. The covenant of release in Section 23.3 shall run with the City Property, and shall be binding upon all successors and assigns of the Developer with respect to the City 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 City 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 City Property to the Developer. 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 City 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 23.5 contains a full, complete and final release of all such claims.

23.5 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 Project Site (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 Project Site, 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.

(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 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 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) 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, 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, 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 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, as applicable.

(f) 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. 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 pre-construction meeting, 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, including, without limitation, the following: (a) subcontractor's activity report; (b) contractor's certification concerning labor standards and prevailing wage requirements; (c) contractor letter of understanding; (d) monthly utilization report; (e) authorization for payroll agent; (f) certified payroll; (g) evidence that MBE/WBE contractor associations have been informed of the Project via written notice and hearings; and (h) evidence of compliance with job creation/job retention requirements. Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis

of the documentation, that the Developer is not complying with its obligations under this Section 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 to the City that as of the Effective Date and as of the Closing Date the following shall be true, accurate and complete in all respects:

(a) The Developer is a corporation duly organized, validly existing and in good standing under the laws of the State of Illinois with full power and authority to acquire, own and redevelop the Project Site, and 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 Statements 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, any other agreement to which the Developer, or any party affiliated with the Developer, is a party or by which the Developer or the Project Site is bound.

(d) No action, litigation, investigation or proceeding of any kind is pending or threatened against the Developer, or any party affiliated with the Developer, by or before any court, governmental commission, board, bureau or any other administrative agency, 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) The Developer is now and for the term of the Agreement shall remain solvent and able to pay its debts as they mature.

(f) The Developer has and shall maintain all Governmental Approvals (including, without limitation, appropriate environmental approvals) necessary to conduct its business and to construct, complete and operate the Project.

(g) The 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 the Developer is a party or by which the Developer is bound.

(h) 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 Project Site.

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

25.3 Survival of Representations and Warranties. Each of the parties agrees that all warranties, representations, covenants and agreements contained in this Section 25 and elsewhere in this Agreement are true, accurate and complete as of the Effective Date and shall survive the Effective Date and be in effect throughout the term of the Agreement.

SECTION 26. NOTICES.

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

If to the City: City of Chicago
Department of Planning & Development
121 North LaSalle Street, Room 1003
Chicago, Illinois 60602
Attn: 47th/Halsted TIF

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: Ultimate Gas & Mini Mart, Inc.
4240-58 West South Wentworth
Chicago, Illinois 60609

With a copy to: Mark J. Kupiec and Associates
77 West Washington Street
Chicago, IL 60602

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 26 shall constitute delivery.

SECTION 27. 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 defined 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 2-145-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

SECTION 28. 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 29. PROHIBITION ON CERTAIN CONTRIBUTIONS PURSUANT TO MAYORAL EXECUTIVE ORDER NO. 2011-4.

29.1 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 (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.

29.2 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.

29.3 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.

29.4 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.

29.5 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 29 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.

29.6 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 transaction contemplated by this Agreement.

29.7 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 30. INSPECTOR GENERAL AND LEGISLATIVE 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 Legislative Inspector General and with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapters 2-55 and 2-56, respectively, of the Municipal Code. The Developer understands and will abide by all provisions of Chapters 2-55 and 2-56 of the Municipal Code.

SECTION 31. 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 general contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be

granted only at the sole designation of the 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 Developer's, general contractor's and its subcontractors' duty 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 32. SHAKMAN.

32.1 The City is subject to the May 31, 2007 Order entitled "Agreed Settlement Order and Accord" (the "Shakman Accord") and the August 16, 2007 "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 Shakman Accord and the City Hiring Plan prohibit the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

32.2 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.

32.3 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.

32.4 In the event of any communication to Developer by a City employee or City official in violation of Section 32.2 above, or advocating a violation of Section 32.3 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 or the Shakman Monitor's Office related to the contract.

SECTION 33. 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 34. MISCELLANEOUS.

The following general provisions govern this Agreement:

34.1 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.

34.2 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.

34.3 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.

34.4 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 benefited by such term.

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

34.6 Force Majeure. Neither the City nor the Developer shall be considered in breach 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.

34.7 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois.

34.8 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.

34.9 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.

34.10 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.

34.11 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.

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

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

CITY OF CHICAGO, an Illinois municipal corporation

By: _____
Andrew J. Mooney
Commissioner of Planning & Development

ULTIMATE GAS & MINI MART, INC., an Illinois corporation

By: _____
Issak H. Sughayar
Its President & Secretary

STATE OF ILLINOIS)
) SS.
COUNTY OF COOK)

I, _____, a Notary Public in and for said County, in the State aforesaid, do hereby certify that Andrew J. Mooney, 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, as said Commissioner, he signed and delivered the foregoing instrument pursuant to authority given by the City of Chicago 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 _____, 2014.

NOTARY PUBLIC

STATE OF ILLINOIS)
) SS.
COUNTY OF COOK)

I, _____, a Notary Public in and for said County, in the State aforesaid, do hereby certify that Issak H. Sughayar, the President and Secretary of Ultimate Gas & Mini Mart, Inc., an Illinois 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 _____, 2014.
[(Sub)Exhibits "A-1" referred to in this Agreement with Ultimate Gas & Mini Mart, Inc. for Sale and Development of Land constitutes Exhibit "A" to ordinance and printed on pages 81801 and 81802 of this *Journal*.]

NOTARY PUBLIC

[(Sub)Exhibits "B-1", "B-2" and "C" referred to in this Agreement with Ultimate Gas & Mini Mart, Inc. for Sale and Redevelopment of Land printed on pages 81835 through 81839 of this *Journal*.]

(Sub)Exhibits "A-2" and "A-3" referred to in this Agreement with Ultimate Gas & Mini Mart, Inc. for Sale and Development of Land read as follows:

(Sub)Exhibit "A-2".

(To Agreement With Ultimate Gas & Mini Mart, Inc. For Sale
And Redevelopment Of Land)

Legal Description Of Vacated Property.

(Subject To Vacation Ordinance And Final Plat Of Vacation)

That part of the 16-foot north/south alley, lying west of and adjacent to the west line of Lots 29 to 37 in Block 2 in Superior Court Partition of the south three-eighths of the northeast quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, bounded to the south by the north right-of-way line of 43rd Street and bounded to the north by the easterly extension of the south line of the north 18 feet of Lot 46 of said Superior Court Subdivision, filed January 6, 1875 as Case Number 51348, in Cook County, Illinois.

Also, all of the 12-foot east/west alley in Mrs. Catherine I. Palmer's Subdivision of Lots 38 to 43, inclusive, in Block 2 of Superior Court Subdivision of Lot 2 in Superior Court Partition of the south three-eighths of the northeast quarter of Section 4, Township 38 North, Range 14 East of the Third Principal Meridian, recorded July 23, 1877 as Document Number 143796, in Cook County, Illinois.

(Sub)Exhibit "A-3".

(To Agreement With Ultimate Gas & Mini Mart, Inc. For Sale
And Redevelopment Of Land)

Legal Description Of Dedicated Property.

(Subject To Dedication Ordinance And Final Plat Of Dedication)

The north 18 feet of Lot 46 in Block 2 of Superior Court Subdivision of Lot 2 in Superior Court Partition of the south three-eighths of the northeast quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, recorded July 23, 1877 as Document Number 143796, dedicated herein to the City of Chicago for public alley purposes, in Cook County, Illinois.

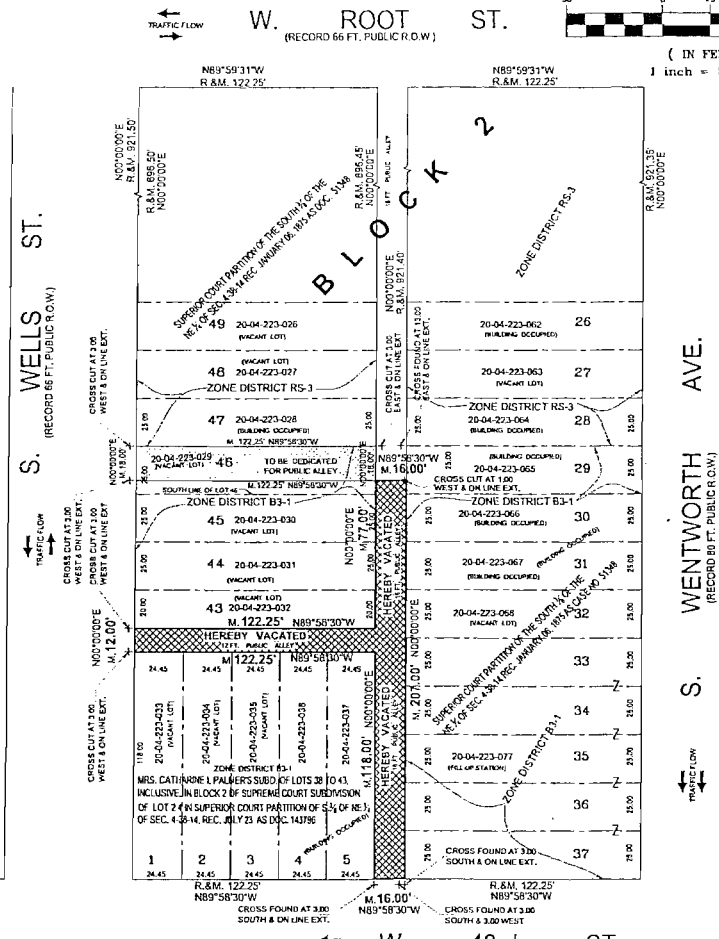
(Sub)Exhibit "B-1".
 (To Agreement With Ultimate Gas & Mini Mart, Inc. For Sale
 And Redevelopment Of Land)

PLAT OF VACATION

LEGAL DESCRIPTION:

That part of the 15-Foot North-South Alley, lying West of and adjacent to the West line of Lots 29 to 37 in Block 2 in Superior Court Partition of the South 3/8 of the Northeast 1/4 of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, Bounded to the South by the North Right of Way Line of 43rd Street and bounded to the north by the easterly extension of the south line of the north 18 feet of Lot 46 of said Superior Court Subdivision, filed January 6, 1875 as Case No. 51348, in Cook County, Illinois.
 Also; All of the 12-Foot East-West Alley in Mrs. Catherine I. Palmer's Subdivision of Lots 38 to 43, inclusive, in Block 2 of Superior Court Subdivision of Lot 2 in Superior Court Partition of the South 3/8 of the Northeast 1/4 of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian. Recorded July 23, 1877 as Doc. No. 143786, in Cook County, Illinois.

Containing 4,779 sq. ft., 0.11 ACRE, more or less.

GRAPHIC SCALE

THE ZONING CLASSIFICATION OF THE PROPERTY SHOWN HERE ON IS B3-1 AND RS-3 AS DELINEATED ON THE CITY OF CHICAGO, DEPARTMENT OF ZONING WEBSITE. THE SURVEYOR HAS NOT RESEARCHED THE APPLICABLE ZONING, BUILDING CODES, SETBACK OR SPECIFIC USES ALLOWED WITHIN THIS ZONING CLASSIFICATION CONTACT THE CITY OF CHICAGO.

DEPARTMENT OF ZONING, CITY HALL, 121 NORTH LASALLE STREET, ROOM 905, CHICAGO, ILLINOIS, (312) 744-5777 FOR CERTIFICATION, VERIFICATION AND SPECIFIC MATTERS PERTAINING TO THE ABOVE NOTED ZONING CLASSIFICATION.

SURVEY NOTES:
 NOTE: R.A.M. DENOTES RECORD AND MEASURED DISTANCES RESPECTIVELY.
 DIMENSIONS ARE SHOWN IN FEET AND DECIMAL PARTS THEREOF.
 NO DIMENSIONS SHOULD BE ASSUMED BY SCALE MEASUREMENTS UPON THIS PLAT.
 FOR BUILDING LINES, EASEMENTS AND OTHER RESTRICTIONS NOT SHOWN HEREON, REFER TO YOUR DEED, TITLE POLICY AND LOCAL ZONING ORDINANCE, ETC.
 NO DIMENSIONS SHALL BE ASSUMED BY SCALE MEASUREMENT UPON THIS PLAT.
 UNLESS OTHERWISE NOTED HEREON THE BEARING BASIS, ELEVATION DATUM AND COORDINATE DATUM IF USED IS ASSUMED.

ORDERED BY: ISSAK SUGHAYAR	PAGE: 1 OF 1
ADDRESS: 4244-46 SOUTH WENTWORTH AVE., CHICAGO, ILLINOIS	ORDER NO. 74554
MM SURVEYING CO., INC.	SCALE: 1 INCH = 50 FEET
PROFESSIONAL DESIGN FIRM NO. 184-003233	DATE: MAY 20, 2013
5817 W. MCGONAGLE CHICAGO ILLINOIS 60630	
PHONE: 773.282.5900, FAX: 773.282.8424	
EMAIL: MMSURVEY1285@GMAIL.COM	
CDOT# 04-03-12-3596	

W. 43rd ST. (RECORD 66 FT. PUBLIC R.O.W.)

LEGEND:

- LINE TYPE:
 - (CONTINUOUS) BLOCK AND R.O.W. LINE
 - (CENTERX2) LOT LINE
 - (CONTINUOUS BOLD) VACATION/DEDICATION LINE
- SHADE/HATCH PATTERN TYPE:
 - (NET) HEREBY VACATED (AREA)
 - (ANSI31-DASHED2) TO BE VACATED (AREA)
 - TO BE DEDICATED (AREA)

SURVEYOR'S CERTIFICATE

The following described property was surveyed by M M Surveying Company, Inc. under the supervision of ZBIGNIEW DOMOZYCH, an Illinois Professional Land Surveyor, and the plat hereon drawn is a correct representation of said survey. This professional service conforms to the current Illinois Minimum Standard for Boundary Survey Given under my hand and seal at ILLINOIS, this ___ day of ___, A. D. 2013.

BY: _____
 ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 35-3758
 LIC. EXP. 11/30/2014

(Sub)Exhibit "B-2".
 (To Agreement With Ultimate Gas & Mini Mart, Inc. For Sale
 And Redevelopment Of Land)

PLAT OF DEDICATION

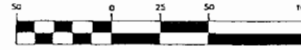
The north 18 Feet of Lot 46 in Block 2 of Superior Court Subdivision of Lot 2 in Superior Court Partition of the South 3/8 of the Northeast 1/4 of Section 4, Township 36 North, Range 14, East of the Third Principal Meridian, Recorded July 23, 1877 as Doc. No. 143796, dedicated hereto to the City of Chicago for Public alley purposes, in Cook County, Illinois.

Containing 2,200 sq. ft., 0.05 ACRE, more or less.

GRAPHIC SCALE

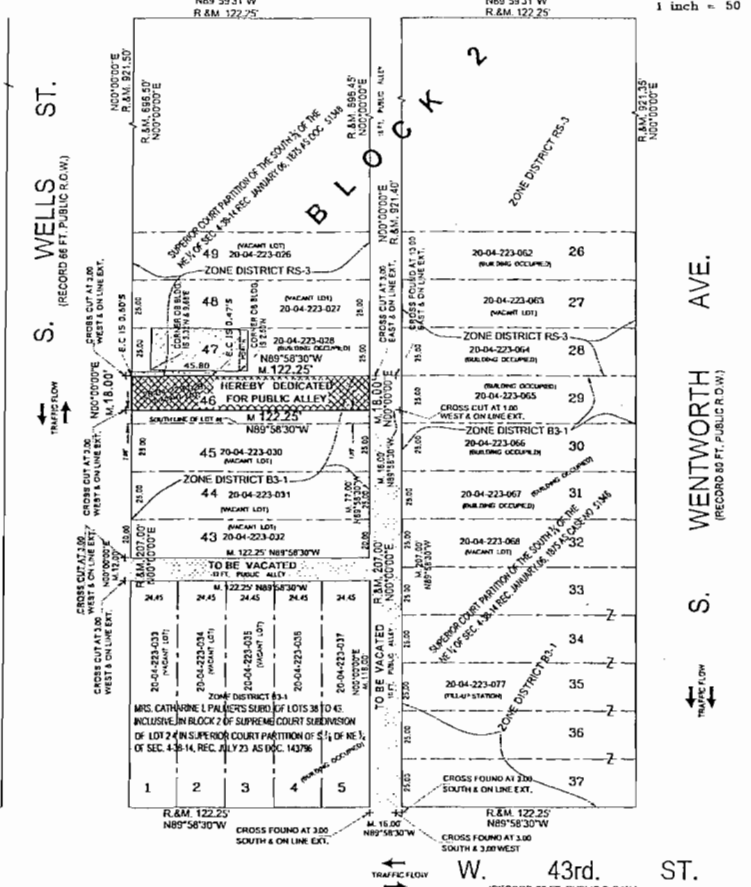
TRAFFIC FLOW

W. ROOT ST.
 (RECORD 66 FT. PUBLIC R.O.W.)



(IN FEET)

1 inch = 50 FT



THE ZONING CLASSIFICATION OF THE PROPERTY SHOWN HERE ON IS BS-1 AND RS-3 AS DELINEATED ON THE CITY OF CHICAGO, DEPARTMENT OF ZONING WEBSITE. THE SURVEYOR HAS NOT RESEARCHED THE APPLICABLE ZONING, BUILDING CODES, SETBACK OR SPECIFIC USES ALLOWED WITHIN THIS ZONING CLASSIFICATION CONTACT THE CITY OF CHICAGO.

DEPARTMENT OF ZONING, CITY HALL, 121 NORTH LASALLE STREET, ROOM 905, CHICAGO, ILLINOIS, (312) 744-5777, FOR CERTIFICATION, VERIFICATION AND SPECIFIC MATTERS PERTAINING TO THE ABOVE NOTED ZONING CLASSIFICATION.

SURVEY NOTES:
 NOTE: R.&M. DENOTES RECORD AND MEASURED DISTANCES RESPECTIVELY. DIMENSIONS ARE SHOWN IN FEET AND DECIMAL PARTS THEREOF. NO DIMENSIONS SHOULD BE ASSUMED BY SCALE MEASUREMENTS UPON THE PLAT. FOR BUILDING LINES, EASEMENTS AND OTHER RESTRICTIONS NOT SHOWN HEREON, REFER TO YOUR OWNED, TITLE POLICY AND LOCAL ZONING ORDINANCE, ETC. NO DIMENSIONS SHALL BE ASSUMED BY SCALE MEASUREMENT UPON THIS PLAT. UNLESS OTHERWISE NOTED HEREON THE BEARING BASIS, ELEVATION DATUM AND COORDINATE DATUM IF USED IS ASSUMED.

ORDERED BY: ISSAK SUGHAYAR	PAGE: 1 OF 1
ADDRESS: 4244-48 SOUTH WENTWORTH AVE., CHICAGO, ILLINOIS	
MM SURVEYING CO., INC.	ORDER NO. 74556
PROFESSIONAL DESIGN FIRM NO. 184-003223	SCALE: 1 INCH = 50 FEET
3812 W. MADISON AVENUE CHICAGO, ILLINOIS 60643	DATE: MAY 20, 2013
PHONE: 773-293-5283 FAX: 773-292-9424	
EMAIL: MM@MMSURV.COM WWW.MM SURV.COM	

CDOT# 04-03-12-3596
 [2:VRESUB74556dwp(74556.dwg)]

LEGEND:

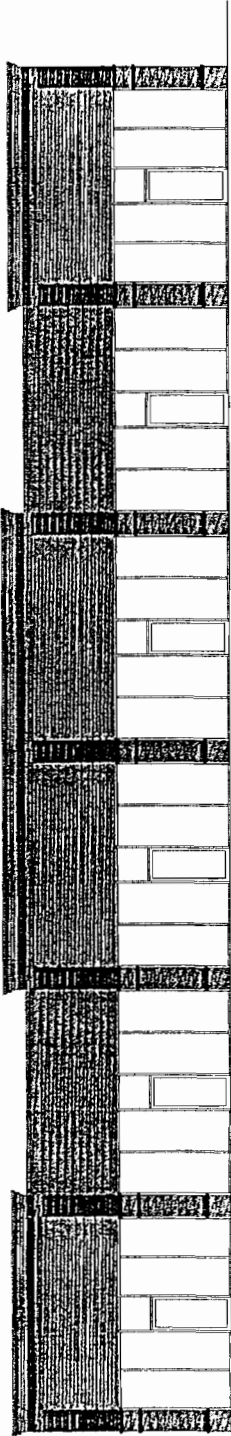
- LINE TYPE:
 - (CONTINUOUS) BLOCK AND R.O.W. LINE
 - (CENTERED) LOT LINE
 - (CONTINUOUS BOLD) VACATION/DEDICATION LINE
- SHADE/HATCH PATTERN TYPE:
 - (NET) HEREBY VACATED (AREA) HEREBY DEDICATED (AREA)
 - (ANSI-DASHED2) TO BE VACATED (AREA) TO BE DEDICATED (AREA)
- R.O.W. - RIGHT OF WAY
- E.C. - EDGE OF CONCRETE

SURVEYOR'S CERTIFICATE

The following described property was surveyed by M M Surveying Company, Inc., under the supervision of ZBIGNIEW DOMDZYCH, an Illinois Professional Land Surveyor, and the plat hereon drawn is a correct representation of said survey. This professional service conforms to the current Illinois Minimum Standard for Boundary Survey Given under my hand and seal at _____ ILLINOIS, this _____ day of _____ A. D. 2013.

BY: _____
 ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 35-758
 LIC. EXP. 11/09/2014

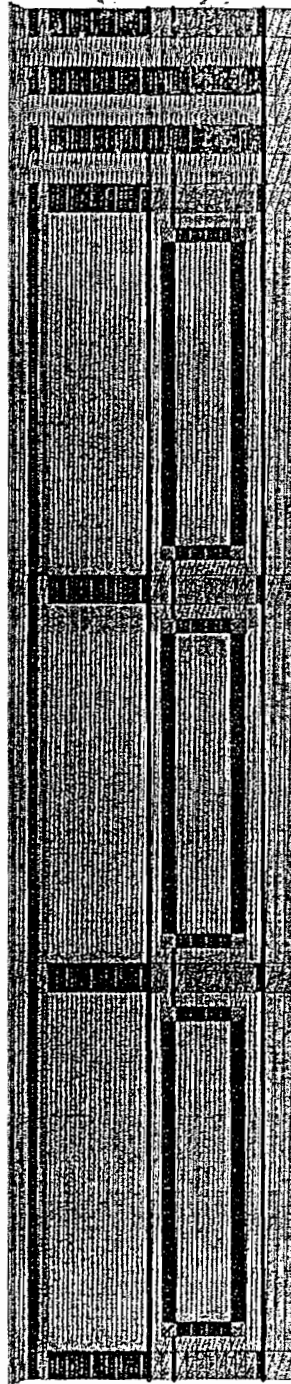
(Sub)Exhibit "C".
(To Agreement With Ultimate Gas & Mini Mart, Inc. For Sale
And Redevelopment Of Land)
(Page 2 of 3)



SOUTH RETAIL CENTER ELEVATION (W. 43RD ST.)

1/8"=1'-0"

(Sub)Exhibit "C".
(To Agreement With Ultimate Gas & Mini Mart, Inc. For Sale
And Redevelopment Of Land)
(Page 3 of 3)



SOUTH CAR WASH ELEVATION (W. 43RD ST.)

1/8"=1'-0"

NEGOTIATED SALE OF CITY-OWNED PROPERTIES AT VARIOUS LOCATIONS.

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which were referred three ordinances by the Department of Planning and Development authorizing the sale of city-owned properties at various locations (9th, 10th and 28th Wards), having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith.

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

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solís, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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):

9610 S. Ewing Ave.

[O2014-4073]

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 9610 South Ewing Avenue, Chicago, Illinois, which is legally described on Exhibit A attached hereto (the "Property"), which property is located in the Ewing Avenue Tax Increment Financing Redevelopment Project Area ("Area") established pursuant to ordinances adopted by the City Council of the City on March 10, 2010, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 85884 through 86017; and

WHEREAS, Carmelina Apostoliti ("Grantee"), 9620 South Ewing Avenue, Chicago, Illinois 60617, has offered to purchase the Property from the City for the sum of Eighteen Thousand and no/100 Dollars (\$18,000.00), such amount being the appraised fair market value of the Property as of February 4, 2014, to improve with landscaped open space; and

WHEREAS, Pursuant to Resolution Number 14-015-21 adopted on March 20, 2014, by the Plan Commission of the City of Chicago (the "Commission"), the Commission approved the negotiated sale of the Property to the Grantee; and

WHEREAS, Public notices 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 March 24 and 31, 2014; 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 Eighteen Thousand and no/100 Dollars (\$18,000.00).

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 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 months of the date of this deed. In the event that this 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 and re-entry shall terminate upon the issuance of a certificate of completion, release or similar instrument by the City of Chicago.

Grantee acknowledges that if Grantee develops the Property with a residential housing project, as defined under and that is subject to Section 2-45-110 of the Municipal Code of the City (the "Affordable Requirements Ordinance"), Grantee and such project shall be obligated to comply with the 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:

Carmelina Apostoliti.

Purchaser's Address:

9620 South Ewing Avenue
Chicago, Illinois 60617.

Purchase Amount:

\$18,000.00.

Appraised Value:

\$18,000.00.

Legal Description (subject to title commitment and survey):

Lots 5, 6 and 7 in Block 10 in Taylor's Second Addition to South Chicago, a subdivision in the southwest fractional quarter of Fractional Section 5, Township 37 North, Range 15, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

9610 South Ewing Avenue
Chicago, Illinois.

Property Index Number:

26-05-315-026-0000.

4113 W. Jackson Blvd.

[O2014-4031]

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 4113 West Jackson Boulevard, Chicago, Illinois, which is legally described on Exhibit A attached hereto (the "Property"); and

WHEREAS, Samuel Greer, Sr. and Barbara Greer (the "Grantees") of 15644 East End Avenue, Dolton, Illinois 60419, have offered to purchase the Property from the City for the sum of Three Thousand One Hundred and no/100 Dollars (\$3,100.00), such amount being the appraised fair market value of the Property, to improve with landscaped open space thereon; and

WHEREAS, Pursuant to Resolution Number 14-014-21 adopted on March 20, 2014, by the Plan Commission of the City of Chicago (the "Commission"), the Commission approved the negotiated sale of the Property to the Grantees; and

WHEREAS, Public notice advertising the City's intent to enter into a negotiated sale of the Property with the Grantees and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on March 24, and March 31, 2014; 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 Grantees for the amount of Three Thousand One Hundred and no/100 Dollars (\$3,100.00).

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 Grantees. 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 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. Grantees, at the request of the City of Chicago, covenant to execute and deliver to the City a reconveyance deed to the Property to further evidence such re-vesting of title.

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".

Purchasers:

Samuel Greer, Sr. and Barbara Greer.

Purchaser's Address:

15644 East End Avenue
Dolton, Illinois 60419.

Purchase Amount:

\$3,100.00.

Appraised Value In Perpetuity:

\$3,100.00.

Legal Description (subject to title commitment and survey):

Lot 6 in Block 2 in James H. Brewster's Subdivision of the north 20 acres of the south 40 acres of the east half of the northeast quarter of Section 15, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

4113 West Jackson Boulevard
Chicago, Illinois 60624.

Property Index Number:

16-15-218-017-0000.

51 E. 102nd St.

[O2014-3425]

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 51 East 102nd Street, Chicago, Illinois, which is legally described on Exhibit A attached hereto (the "Property"); and

WHEREAS, Vesperdell Lindsey ("Grantee"), 55 East 102nd Street, Chicago, Illinois 60628, has offered to purchase the Property from the City for the sum of Five Hundred and no/100 Dollars (\$500.00), such amount being the appraised fair market value of the Property, to improve with landscaped open space thereon; and

WHEREAS, Pursuant to Resolution Number 14-012-21 adopted on March 20, 2014 by the Plan Commission of the City of Chicago (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 March 21, 2014, and March 28, 2014; 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 Hundred and no/100 Dollars (\$500.00).

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 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 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 2-45-110 of the Municipal Code of the City (the "Affordable Requirements Ordinance"), the Grantee and such project shall be obligated to comply with the 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:

Vesperdell Lindsey.

Address:

55 East 102nd Street.

Appraised Value:

\$500.00.

Purchase Price:

\$500.00.

Legal Description (subject to title commitment and survey):

Lot 2 in DeYoung's Resubdivision of Lots 102 to 113, inclusive, in Roseland Heights, a subdivision of all of Lots 2 and 3 and of that part of the south five-sevenths of Lot 4 lying west of Michigan Avenue, in Peter Boon & Others Subdivision of the southwest quarter of the southwest quarter of Section 10, Township 37 North, Range 14, East of the Third Principal Meridian (excepting therefrom a tract being 63.19 feet on the west line of Michigan Avenue and 81.42 feet on the south line of Lot 2), in Cook County, Illinois.

Address:

51 East 102nd Street
Chicago, Illinois 60628.

Property Index Number:

25-10-322-019-0000.

CONVEYANCE OF CITY-OWNED PROPERTY AT 1364 E. 62ND ST. AND 6149 S. DORCHESTER AVE. TO NEIGHBORSPACE FOR PRESERVATION OF COMMUNITY-MANAGED GARDEN.

[SO2014-3442]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the

Department of Planning and Development authorizing the conveyance of city-owned property to NeighborSpace (20th Ward), having 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 unanimous vote of the members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 has established the Community Development Commission ("CDC") to, among other things, designate redevelopment areas, approve redevelopment plans, and recommend the sale or lease of parcels located in redevelopment areas, subject to the approval of the City Council of the City ("City Council"); and

WHEREAS, Pursuant to ordinances adopted by the City Council on January 20, 1999, and published at pages 87763 through 87861 in the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") of such date, the City Council: (i) approved and adopted a redevelopment plan and project (the "TIF Plan") for a portion of the City known as the Woodlawn Redevelopment Project Area (the "TIF Area"); (ii) designated the TIF Area as a redevelopment project area; and (iii) adopted tax increment allocation financing for the TIF Area, all in accordance with the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.); and

WHEREAS, There is a lack of sufficient open space in the City for recreational and aesthetic uses, as documented in the comprehensive plan entitled "CitySpace: An Open Space Plan For Chicago" (the "CitySpace Plan"), and as a result there is a need to develop small open spaces as parks, gardens and natural areas for public use; and

WHEREAS, The CitySpace Plan sets forth certain goals and objectives for increasing open space in the City; and

WHEREAS, The City Council finds that the establishment of additional public open space and parkland is essential to the general health, safety and welfare of the City; and

WHEREAS, The City owns two (2) vacant parcels of land (approximately 31,875 square feet or .73 acre) located in the TIF Area, which are listed on Exhibit A attached hereto and legally described on Exhibit B attached hereto (subject to final survey and title commitment, the "Property"); and

WHEREAS, One of the two parcels comprising the Property is located immediately west of Beehive Park, and the other is located across the street from the park at the northeast intersection of East 62nd Street and South Dorchester Avenue, as depicted on Exhibit C attached hereto; and

WHEREAS, The Property is presently used as a community-managed allotment garden known as the 62nd and Dorchester Garden (the "Garden"); and

WHEREAS, The Garden contains 120 plots, which individuals and families use to grow vegetables, fruits and flowers; and

WHEREAS, The Garden is managed by an eight-member leadership committee elected by the gardeners; and

WHEREAS, The Garden has numerous community partners and supporters including Garden Resources of Woodlawn (GROW), a community-wide coalition of gardens that share resources and expertise; The University of Chicago, which has provided volunteers and infrastructure improvements; the faculty and students from Carnegie Elementary School, who receive hands-on experience planting and tending a garden; the Experimental Station, a nonprofit organization that sponsors and supports educational and cultural programs, small business enterprises and community initiatives (such as the 61st Street Farmers Market); and the KAM Isaiah Israel Temple Social Justice Committee, which manages a "gleaning program" that donates produce overages to local food pantries; and

WHEREAS, The Garden is surrounded by multi-unit residential and institutional buildings and, together with the adjacent park, provides residents with a unique open space and recreational area; and

WHEREAS, By ordinance adopted on March 26, 1996, and published at pages 18969 to 18979 in the *Journal* of such date (the "NeighborSpace Ordinance"), the City authorized the

execution of an intergovernmental agreement between the City, the Chicago Park District and the Forest Preserve District of Cook County (the "NeighborSpace IGA") to establish NeighborSpace, a not-for-profit corporation, to address the lack of sufficient open space in the City for recreational and aesthetic uses; and

WHEREAS, NeighborSpace was incorporated under the laws of the State of Illinois on May 29, 1996, exclusively for charitable, scientific and educational purposes, including, but not limited to, the preservation of open space and parks within the City; and

WHEREAS, On September 9, 1998, the City approved a 20-year extension of the NeighborSpace IGA; and

WHEREAS, The primary mission of NeighborSpace is to acquire small open spaces to ensure their continued survival for community use; and

WHEREAS, NeighborSpace is a sponsoring member of the Land Trust Alliance, a national network of private land conservation entities; and

WHEREAS, The NeighborSpace Ordinance contemplates that the City would donate, sell or lease land to NeighborSpace, and that NeighborSpace, in turn, would enter into agreements with local groups to use and maintain the land as community gardens or other public open space; and

WHEREAS, The City desires to convey the Property to NeighborSpace for the preservation and ownership of a community-managed garden known as the "62nd and Dorchester Garden"; and

WHEREAS, After transfer of the Property to NeighborSpace, the Garden will continue to be managed by the gardeners; and

WHEREAS, The City Council finds that the conveyance of the Property to NeighborSpace is in the best interests of the City; and

WHEREAS, The use of the Property as public open space is consistent with the purposes and objectives of the TIF Plan; and

WHEREAS, The Board of Directors of NeighborSpace approved the acquisition of the Property on November 13, 2012; and

WHEREAS, On February 20, 2014, the Chicago Plan Commission approved the sale of the Property to NeighborSpace; and

WHEREAS, By Resolution Number 14-CDC-6, adopted on February 11, 2014, the CDC authorized the Department of Planning and Development (the "Department") to advertise its intent to negotiate a sale with NeighborSpace for disposition of the Property and to request alternative proposals for redevelopment, and recommended the sale of the Property to NeighborSpace 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 NeighborSpace's proposal; and

WHEREAS, Public notices advertising the Department's intent to enter into a negotiated sale of the Property with NeighborSpace and requesting alternative proposals appeared in the *Chicago Sun-Times* on February 15, February 23 and March 15, 2014; and

WHEREAS, No other responsive proposals were received by the deadline indicated in the aforesaid notices; 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.

SECTION 2. The City hereby approves the conveyance of the Property to NeighborSpace in its "as is" condition for the sum of One and no/100 Dollars (\$1.00) per parcel.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk, is authorized to attest, a quitclaim deed or deeds conveying the Property to NeighborSpace. The quitclaim deed(s) shall include the following covenant running with the land, or language substantially similar and acceptable to the Corporation Counsel:

NeighborSpace shall use, or permit the use, of the Property as open space only, including, without limitation, as a community garden. The City, acting through the Commissioner of the City's Department of Planning and Development, or any successor department thereto, shall have authority to release this covenant upon the request of NeighborSpace. If NeighborSpace uses, or permits the use, of the Property for any other purpose, without first obtaining a release of this covenant, the City may re-enter and take possession of the Property, terminate the estate conveyed to NeighborSpace, and revert title to the Property in the City.

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 be in full force and effect immediately upon its passage and approval.

[Exhibit "C" referred to in this ordinance
printed on page 81853 of this *Journal*.]

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

*Exhibit "A".**List Of City-Owned Parcels Comprising Property.*

Permanent Index Numbers	Address	Square Feet	Acres	CA No.	Community Area
20-14-409-028	1364 East 62 nd Street	10,000	.23	42	Woodlawn
20-14-410-005	6149 South Dorchester Avenue	21,875	.50	42	Woodlawn
TOTAL		31,875	.73		

Exhibit "B".

Legal Description Of Property (subject to final survey and title commitment):

The west 100 feet of Lots 11 and 12 in Block 1 in the subdivision of Blocks 1 and 2 of O. R. Keith's Subdivision of the southwest quarter of the southeast quarter of Section 14, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

1364 East 62nd Street
Chicago, Illinois.

Property Index Number:

20-14-409-028.

Lots 13, 14, 15 and 16 in Block 2 in C. A. Bogue's Subdivision of that part west of railroad of the southeast quarter of the southeast quarter of Section 14, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

6149 South Dorchester Avenue
Chicago, Illinois

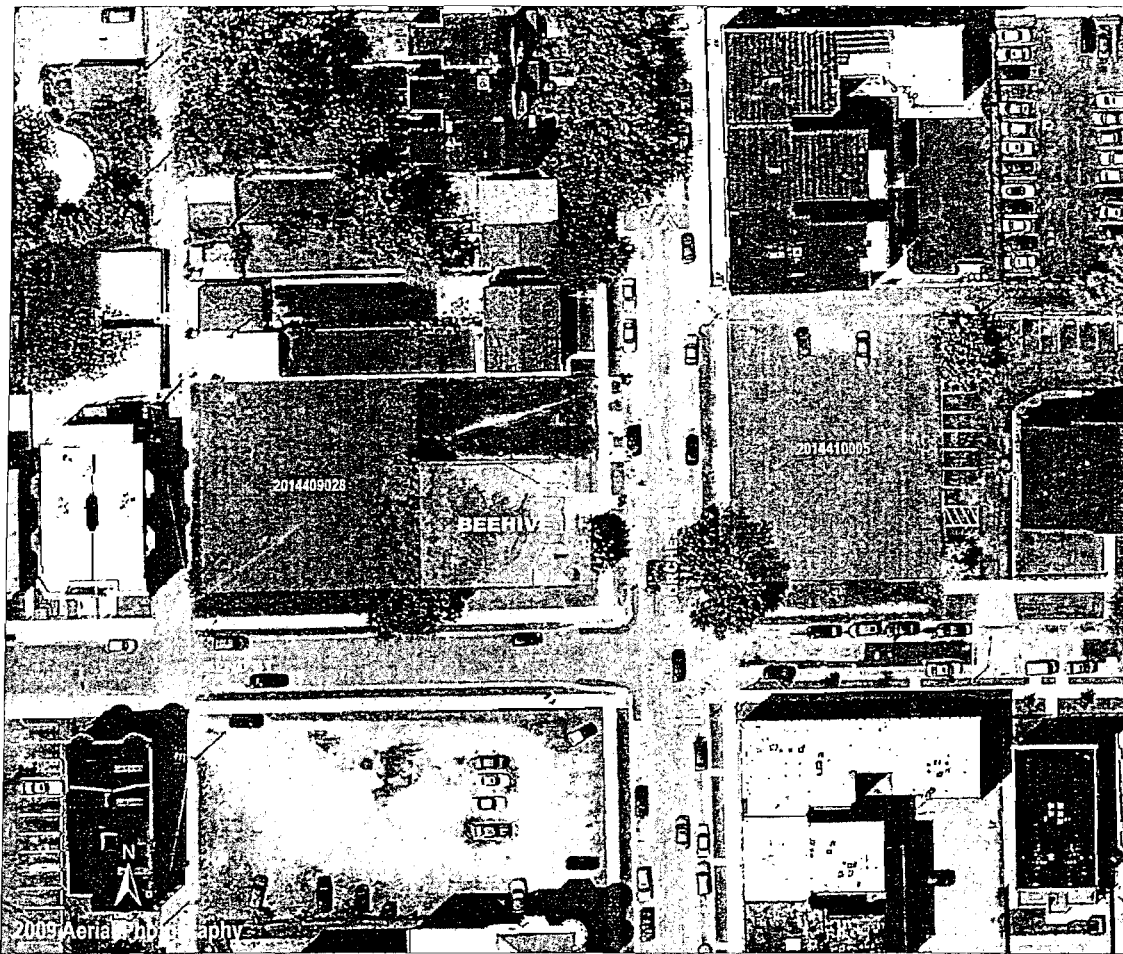
Property Index Number:

20-14-410-005.

Exhibit "C".



Proposed Negotiated Sale of City Land to NeighborSpace
62ND AND DORCHESTER GARDEN

1364 E. 62nd Street (PIN 20-14-409-028) and 6149 S. Dorchester Avenue (PIN 20-14-410-005)



Enhanced Aerial Photograph

LEGEND

-  City-Owned Parcel
-  Chicago Park District



City of Chicago
Rahm Emanuel, Mayor
Department of Planning and Development
Andrew J. Mooney, Commissioner

DPD DEPARTMENT OF PLANNING AND DEVELOPMENT
DPD-BZLU/SDD 01/08/14 MAR

ACQUISITION OF PROPERTY AT 202 -- 208 W. CERMAK RD. AND 2126 -- 2130 S. WENTWORTH AVE. FOR IMPROVEMENT, CONSTRUCTION, MAINTENANCE OR REPAIR OF PUBLIC WAYS.

[O2014-3327]

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

CHICAGO May 28, 2014.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Transportation approving the acquisition of properties at various locations (25th Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a duly constituted and existing municipality within the meaning of Section 1, Article VII, of the 1970 Constitution of the State of Illinois ("Constitution"), and is a home rule unit of government under Section 6(a), Article VII, of the Constitution 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 ("Commission") to, among other things, designate redevelopment areas and approve redevelopment plans, and recommend the acquisition of parcels located in redevelopment areas, subject to the approval of the City Council of the City of Chicago ("City Council"); and

WHEREAS, Pursuant to Chapter 2-102-030 of the Municipal Code of the City, the Commissioner ("Commissioner") of the Department of Transportation of the City ("CDOT"), has the power and duty to control the acquisition of rights-of-way for and the improvement, construction, maintenance, and repair of the public ways, and to supervise and control such projects; and

WHEREAS, By ordinance adopted by the City Council on July 30, 1997, and published at pages 49089 to 49204 of the *Journal of the Proceedings of the City Council of the City of Chicago* (the "South River TIF Ordinance") a certain redevelopment plan (the "South River Plan") for the River South Redevelopment Project Area (the "South River Area") was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.); and

WHEREAS, By ordinance adopted by the City Council on July 21, 1999, and published at pages 8099 to 8197 of the *Journal of the Proceedings of the City Council of the City of Chicago* (the "24th/Michigan TIF Ordinance") a certain redevelopment plan (the "24th/Michigan Plan") for the 24th/Michigan Redevelopment Project Area (the "24th/Michigan Area") was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.); and

WHEREAS, The South River TIF Ordinance and the 24th/Michigan TIF Ordinance shall be collectively referred to herein as the "TIF Ordinances"; and

WHEREAS, The South River TIF Area and the 24th/Michigan TIF Area shall be collectively referred to herein as the "TIF Areas"; and

WHEREAS, The City has determined that it is useful, desirable and necessary that the City acquire for public ownership and control (either by the City, or by another governmental entity), with the meaning and authority of 735 ILCS 30/5-5-5(b), those parcels of real property located at 202 -- 208 West Cermak Road and 2126 -- 2130 South Wentworth Avenue, all as legally described on Exhibit A to this ordinance (together, the "Acquisition Parcels") for the public purpose of the acquisition of rights-of-way for and the improvement, construction, maintenance, and repair of the public ways, specifically the construction of the Wells Wentworth Connector Improvement project to improve safety and efficiency of local street traffic flow and pedestrian access, and to construct a new north/south collector within the River South Area (the "Project"); and

WHEREAS, The City has determined that the acquisition of the Acquisition Parcels, free and clear of leases, agreements, easement and encumbrances for the Project is useful, advantageous or desirable for municipal purposes and public welfare, with the meaning and authority of 65 ILCS 5/11-61-1 and 65 ILCS 20-21-19, and that such acquisition may include the acquisition of land and improvements as authorized under 735 ILCS 30/1, et seq., 735 ILCS 30/5-5-5 and 735 ILCS 30/25-7-103.12; and

WHEREAS, The South River Plan and the 24th/Michigan Plan (collectively, the "Plans") and the use of tax increment financing provide a mechanism to support new growth, needed public improvements, and financing for land acquisition, demolition, and remediation; and

WHEREAS, The goals and objectives of the Plans include, but are not limited to, the construction of a new north/south collector street that extends through the full length of the River South Area; and

WHEREAS, Further, the goals and objectives of the Plans also include, but are not limited to, ensuring a safe and functional traffic circulation pattern, adequate ingress and egress, and capacity through and adjacent to the TIF Areas; and

WHEREAS, The TIF Ordinances authorize the use of eminent domain to acquire properties within the Areas to meet the requirements of the Plans; and

WHEREAS, In furtherance of the Project and the Plans, the City requires the acquisition of the Acquisition Parcels identified on Exhibit A which are located within and adjacent to the TIF Areas; and

WHEREAS, The City desires to establish a schedule for expedited acquisition in order to achieve the objectives of the Plans and Project pursuant to quick-take procedures; and

WHEREAS, The General Assembly in 735 ILCS 30/25-7-103.12 (the "Quick-Take Statute"), has authorized the use of quick-take eminent domain proceedings by municipalities for the purposes set forth in Division 74.2 and 74.3 of Article 2 of the Illinois Municipal Code, said purposes being the redevelopment of commercial or business areas by (1) removing commercial blight for redevelopment purposes; (2) preparing the TIF Areas for use in accordance with the Plans; and (3) for the same purposes when established pursuant to home rule powers; and

WHEREAS, The City under its home rule power finds that it is useful and necessary to use quick-take to acquire the Parcels within and adjacent to the TIF Areas for the same purposes and objectives as those set forth in Divisions 74.2 and 74.3 of the Illinois Municipal Code (65 ILCS 5/11-74.2 and 74.3); and

WHEREAS, Pursuant to Resolution Number 14-CDC-17 adopted on April 8, 2014 by the Community Development Commission of the City of Chicago (the "Commission"), the Commission authorized the Department of Transportation to acquire the designated Acquisition Parcels listed on Exhibit A in furtherance of the TIF Plans in the TIF Areas without further Commission action; now, therefore,

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

SECTION 1. The foregoing recitals are hereby incorporated herein by reference as if fully set forth in this ordinance and are adopted as the findings of the City Council.

SECTION 2. It is hereby determined and declared that it is useful, desirable and necessary that the City acquire the Acquisition Parcels for the public purpose of designing, constructing and operating the Project, which shall be under public ownership and control, and for purposes of implementing the objectives of the Plan.

SECTION 3. The Corporation Counsel of the City of Chicago ("Corporation Counsel") is authorized to negotiate with the owner(s) of the Acquisition Parcels for the purchase of the Acquisition Parcels.

SECTION 4. If the Corporation Counsel is able to agree with the owner(s) of the Acquisition Parcels upon the price to be paid for such Acquisition Parcels, or a portion thereof, the Corporation Counsel is authorized to purchase the Acquisition Parcels, or a portion thereof, in the name of and on behalf of the City of Chicago for the agreed price with such purchase price to be paid out of any legally available funds of the City, including, without limitation, proceeds of any grants or other funds received by the City. If the Corporation Counsel is unable to agree with the owner(s) of the Acquisition Parcels on the purchase price, or if an owner is incapable of consenting to the sale, or if an owner cannot be located, or cannot deliver fee simple title, then the Corporation Counsel may institute and prosecute condemnation proceedings, including "quick-take" condemnation proceedings, in the name of and on behalf of the City for the purpose of acquiring fee simple title or other property interest(s) in the Acquisition Parcels, or a portion thereof, under the City's power of eminent domain.

SECTION 5. A schedule for the acquisition of the Acquisition Parcels is hereby adopted as follows:

- A. Acquire fee simple title to all of the Acquisition Parcels on or before March 1, 2015.
- B. Complete relocation on or before June 1, 2015.
- C. Complete the demolition of structures, environmental testing and remediation, and begin site preparation for the Project on or before October 1, 2015.

SECTION 6. The Commissioner, or a designee of the Commissioner, is authorized to (1) execute such documentation as may be necessary to implement the provisions of this ordinance, (2) amend, modify, or change the schedule for the acquisition of the Acquisition Parcels set forth in Section 5 above, and (3) determine whether the acquisition of the Acquisition Parcels, or a portion thereof, or less than fee simple title is necessary to implement the Project, all subject to the approval of the Corporation Counsel.

SECTION 7. The Commissioner is further authorized to execute such documents as may be necessary to implement the provisions of this ordinance, subject to the approval of the Corporation Counsel.

SECTION 8. If any provision of this ordinance is 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 9. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 10. This ordinance shall take effect upon its passage and approval.

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

Exhibit "A".

Parcels To Be Acquired.

Route: Wells-Wentworth

Section:

County: Cook

Job Number: CDOT Number B-6-141

Parcel: 0001

Station: 55+60.25

To Station: 57+07.90

Owner: 2126 -- 2130 South Wentworth Building LLC, an Illinois liability company

Index: 17-21-420-050; 17-21-420-051

Parcel 0001:

Sublots 15, 16 and 17 in D.C. Nicholes and I.J. Nicholes Subdivision of Lot 1 in 45 in Canal Trustees' New Subdivision of blocks in the east fraction of the southeast fractional quarter of Section 21, Township 39 North, Range 14 East of the Third Principal Meridian, recorded May 9, 1857 in Book 133, page 29, except the northerly 8 feet of said Sublot 15 taken for an alley by condemnation per Document Number 1906383, recorded July 24, 1893.

Also, Lots 45 and 46 in the subdivision of Lots 2, 3, 4 and 5 in Block 45 in Canal Trustees' New Subdivision of blocks in the southeast fractional quarter of Section 21, Township 39 North, Range 14 East of the Third Principal Meridian, recorded August 10, 1857 in Book 133, page 92, except the northerly 40 feet of said Sublot 46 taken for alley by condemnation per Document Number 1906383, recorded July 24, 1893 situated in the County of Cook and the State of Illinois.

Said parcel containing 0.151 acre or 6,578 square feet, more or less.

Route: Wells-Wentworth

Section:

County: Cook

Job Number: CDOT Number B-6-141

Parcel: 0002

Station: 55+60.21

To Station: 56+98.29

Owner: KWM Group LLC Series A, an Illinois limited liability company

Index: 17-21-420-055

Parcel 0002:

Lot 44 and that part of Lot 43 in the subdivision of Lots 2, 3, 4 and 5 in Block 45 in Canal Trustees' New Subdivision of blocks in the southeast quarter of Section 21, Township 39 North, Range 14 East of the Third Principal Meridian, recorded August 10, 1857 in Book 133, page 92, described as follows: beginning at the northeast corner of said Lot 43; thence north 88 degrees, 42 minutes, 04 seconds west along the north line of said Lot 43, 3.00 feet; thence south 01 degree, 35 minutes, 24 seconds east, 3.00 feet; thence south 88 degrees, 42 minutes, 04 seconds east, 3.00 feet to the east line of said Lot 43; thence north 01 degree, 35 minutes, 24 seconds west along said east line to the point of beginning, also the east 1¾ inches of said Lot 43, situated in the County of Cook and State of Illinois.

Said parcel containing 0.072 acre or 3,136 square feet, more or less.

Route: Wells-Wentworth

Section:

County: Cook

Job Number: CDOT Number B-6-141

Parcel: 0003

Station: 55+60.17

To Station: 56+97.87

Owner: Lum Sai Hor Association

Index: 17-21-420-054

Parcel 0003:

Lot 43 in the subdivision of Lots 2, 3, 4 and 5 in Block 45 in the Canal Trustees' Subdivision of the southeast quarter of Section 21, Township 39 North, Range 14 East of the Third Principal Meridian, recorded August 10, 1857 in Book 133, page 92, except that part beginning at northeast corner of said Lot 43; thence north 88 degrees, 42 minutes, 04 seconds west along the north line of said lot, 3.00 feet; thence south 01 degree, 35 minutes, 24 seconds east, 3.00 feet; thence south 88 degrees, 42 minutes, 04 seconds east, 3.00 feet to the east line of said lot; thence north 01 degree, 35 minutes, 24 seconds west along said east line to the point of beginning; and, except the east 1¾ inches of said lot, situated in the County of Cook and State of Illinois.

Said parcel containing 0.081 acre or 3,528 square feet, more or less.

JURISDICTIONAL TRANSFER OF STATE OF ILLINOIS PARCELS OF PROPERTY
TO CITY FOR CONSTRUCTION OF NEW NORTH/SOUTH COLLECTOR STREET
TO IMPROVE SAFETY AND EFFICIENCY OF LOCAL STREET TRAFFIC FLOW.

[O2014-3342]

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

CHICAGO May 28, 2014.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the

Department of Transportation authorizing the transfer of parcels of property from the State of Illinois Department of Transportation to the City of Chicago and underlying land ownership of parcels located in the area of South Wentworth Avenue, West 16th Street, West Cermak Road and South LaSalle Street (25th Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 Constitution of the State of Illinois; and may exercise any power and perform any function pertaining to its local government and affairs; and

WHEREAS, Pursuant to Chapter 2-102-030 of the Municipal Code of the City, the Commissioner ("Commissioner") of the Department of Transportation of the City ("CDOT"), has the power and duty to control the acquisition of rights-of-way for and the improvement, construction, maintenance, and repair of the public ways, and to supervise and control such projects; and

WHEREAS, Pursuant to Section 4-508 of the Illinois Highway Code (605 ILCS 5/4-508(d)), the State of Illinois, through the Illinois Department of Transportation (the "State"), is authorized to enter into written agreements with another highway authority for the disposition of excess land for no compensation, where the accepting highway authority accepts jurisdiction of the excess land; and

WHEREAS, Pursuant to Section 2-101 of the Illinois Highway Code (605 ILCS 5/2-201), the State has authority to make changes in the State Highway System; and

WHEREAS, Pursuant to Section 7-101 of the Illinois Highway Code (605 ILCS 5/7-101), municipalities are authorized to add streets or portions thereof to their municipal street system; and

WHEREAS, In 1968, the State acquired certain property contemplating construction of a new road, including parcels lying adjacent to and east of the existing Wentworth Avenue right-of-way, between the rights-of-way of West 16th Street on the north, West Cermak Road on the south, South Wentworth Avenue on the east and South LaSalle Street on the west, which parcels are depicted in Exhibit A attached hereto (collectively, the "Parcels"); and

WHEREAS, The State has jurisdictional authority over the Parcels for highway purposes; and

WHEREAS, The State does not use the Parcels; and

WHEREAS, The City desires to accept jurisdiction over the Parcels and utilize the Parcels for City home-rule unit of government purposes, including but not limited to, construction of a new north/south collector street under its Wells Wentworth Connector Improvement Project (the "Project") to improve safety and efficiency of local street traffic flow; to improve pedestrian and pedacycle access; and

WHEREAS, It is necessary, desirable and in the best interests of the City and the State that the jurisdiction of the Parcels be transferred from the State to the City, as well as the underlying land ownership of said Parcels for no compensation; 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 are adopted as the findings of the City Council.

SECTION 2. The Commissioner of the City's Department of Transportation (the "Commissioner") or a designee of the Commissioner are each authorized to execute, subject to the approval of the Corporation Counsel as to form and legality, one or more agreements with the State for the jurisdictional transfer of the Parcels from the State to the City and adding the Parcels to the municipal street system and the underlying City land ownership.

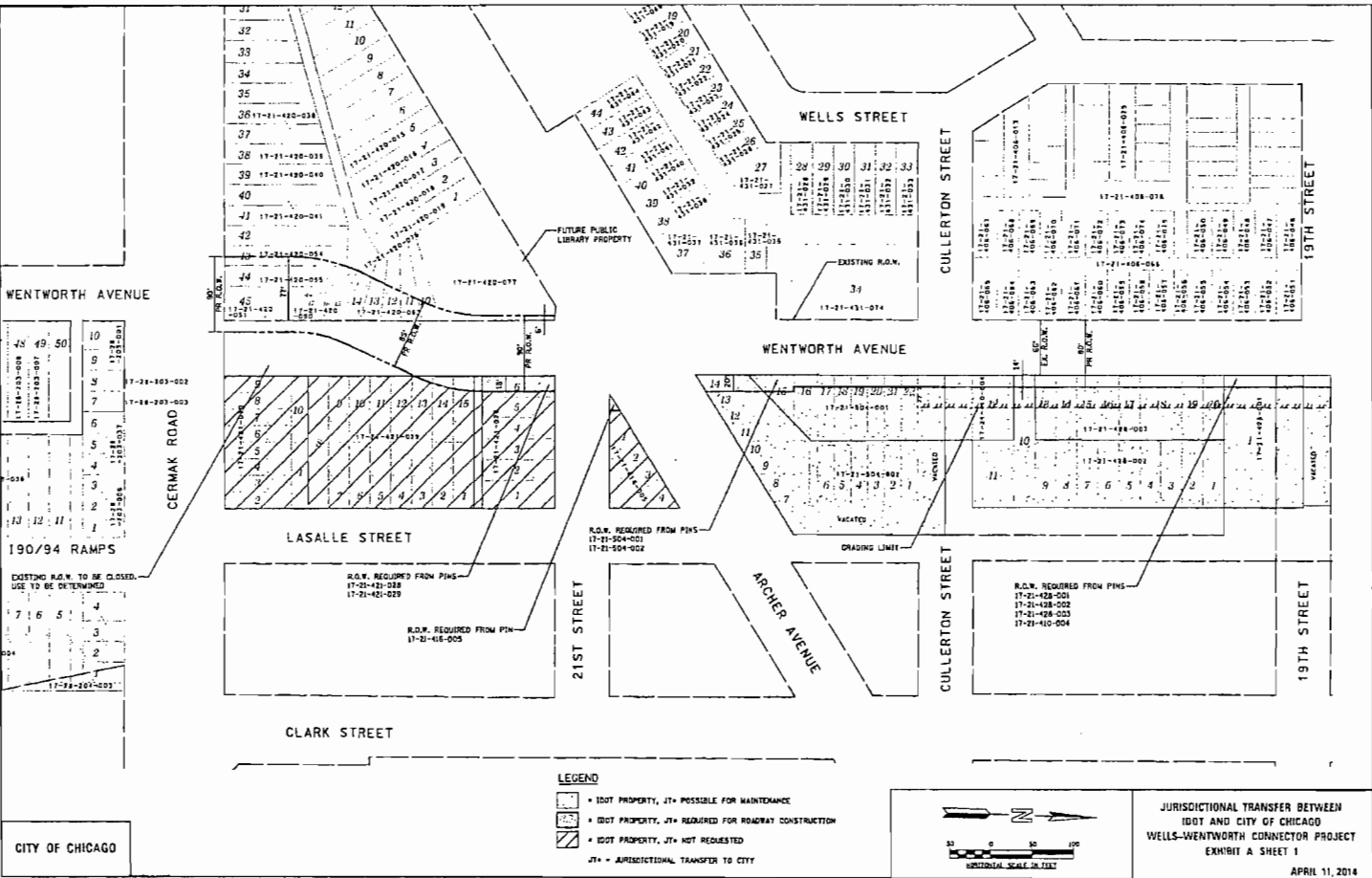
SECTION 3. The City Clerk is hereby directed to transmit two (2) certified copies of this ordinance to the Bureau of Land Acquisition, Department of Transportation of the State through the District Engineer of District 1.

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 upon its passage and approval.

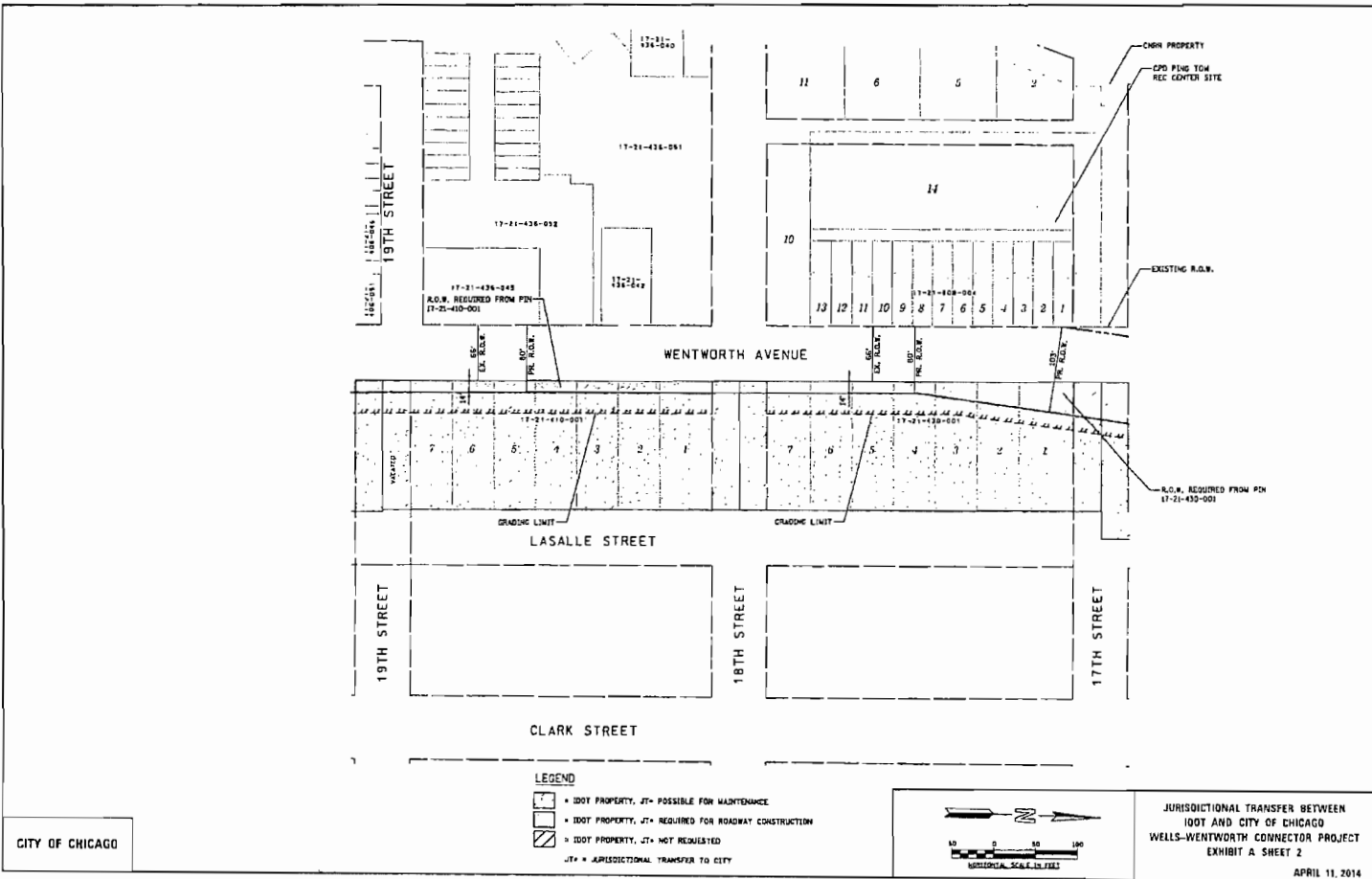
[Exhibit "A" referred to in this ordinance printed on
pages 81863 through 81865 of this *Journal*.]

Exhibit "A"
(Page 1 of 3)



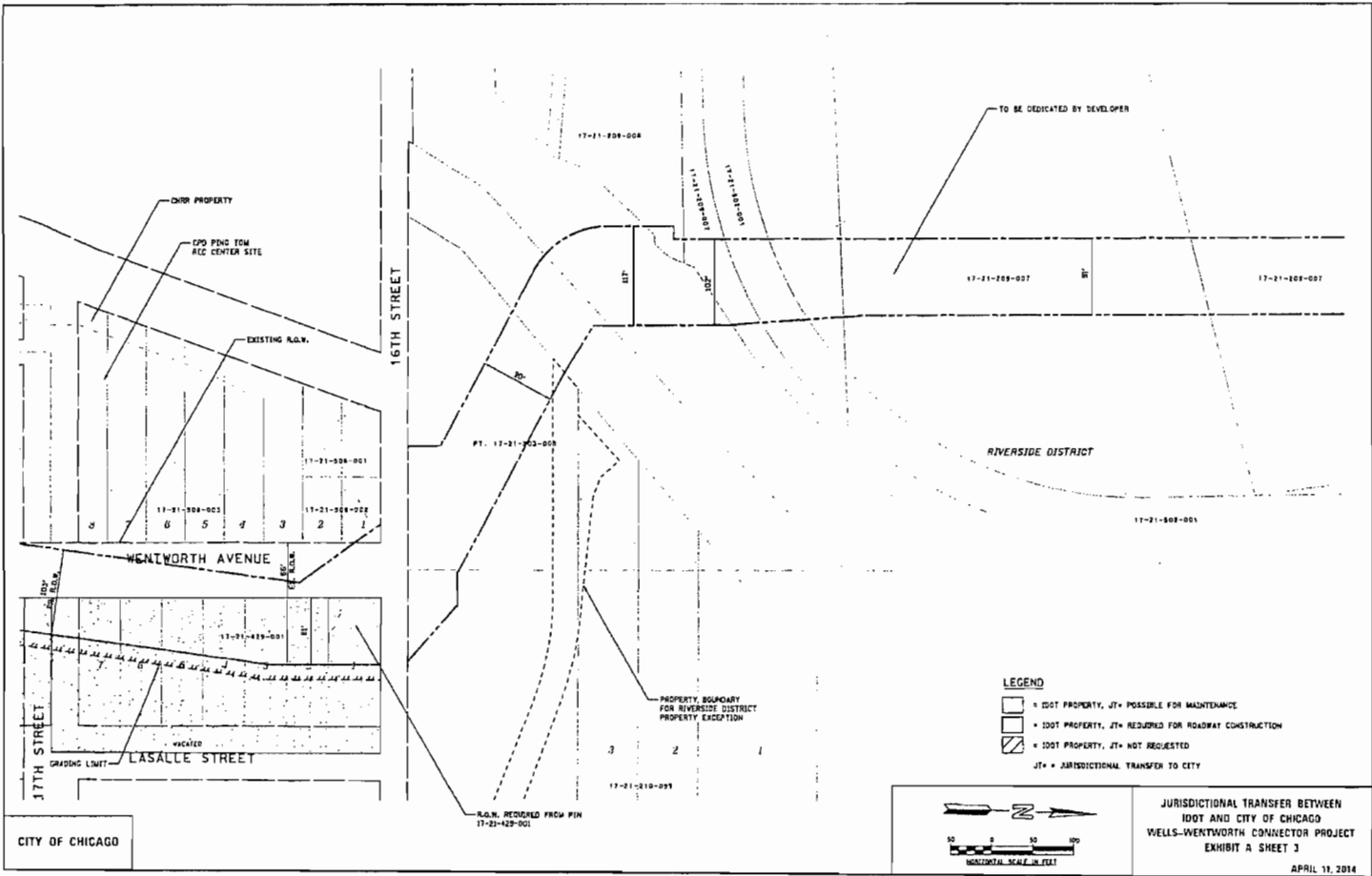
CITY OF CHICAGO

Exhibit "A"
(Page 2 of 3)



CITY OF CHICAGO

Exhibit "A"
(Page 3 of 3)



GRANT OF EASEMENT TO COMED, SBC AMERITECH, A.K.A. ILLINOIS BELL TELEPHONE AND COMCAST OF CHICAGO, INC. FOR INSTALLATION OF CERTAIN ELECTRICAL AND COMMUNICATION SERVICES AT W. 63RD ST. AND S. HALSTED ST.

[O2014-3355]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Planning and Development authorizing the execution of a grant of easement with ComEd, SBC Ameritech and Comcast of Chicago for the property located at the northwest corner of West 63rd Street and South Halsted Street (16th Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 46.

Nays -- None.

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

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

The following is said ordinance as passed:

WHEREAS, The 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 owns property located at the northwest corner of 63rd Street and Halsted Street (the "Premises") for which such property is being prepared for purposes of future development; and

WHEREAS, The City's Department of Planning and Development ("DPD") and the Department of Fleet and Facility Management ("DFFM") propose to have installed certain electrical and communication services (together, the "Facilities") at the Premises in an effort to better serve the future development of the Premises; and

WHEREAS, DPD and DFFM intend to grant access and a non-exclusive utility easement to each of Commonwealth Edison Company, an Illinois corporation; SBC Ameritech, also known as Illinois Bell Telephone Company, an Illinois corporation; and Comcast of Chicago, Inc., organized and existing under the laws of the State of Illinois, (collectively, the "Grantees") upon, over, and/or across the Premises for the installation of their respective Facilities; and

WHEREAS, DPD and DFFM after due investigation and consideration, have determined that it is in the best interest of the City to grant to the Grantees, and for the Grantees to accept, a non-exclusive easement in the Easement Area ("Easement Area"), depicted on Exhibit A-1 and legally described on Exhibit A-2, both attached hereto and made a part hereof, for the Grantees' installation of their respective Facilities pursuant to a Grant of Easement, substantially in the form attached hereto as Exhibit B (the "Grant of Easement"), for the benefit of the City's future development of the Premises; now, therefore,

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

SECTION 1. The forgoing recitals are hereby incorporated herein and adopted as the findings of the City Council.

SECTION 2. The Commissioner of DPD and the Commissioner of DFFM (together, the "Commissioners"), or a designee of the Commissioners are each hereby authorized to execute, subject to the approval of the Corporation Counsel as to form and legality, a non-exclusive Grant of Easement substantially in the form attached hereto as Exhibit B, and any other such documentation as may be necessary to effectuate the transaction described herein.

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.

[Exhibit "A-1" referred to in this ordinance printed
on page 81875 of this *Journal*.]

Exhibits "A-2" and "B" referred to in this ordinance read as follows:

Exhibit "A-2".
(To Ordinance)

Easement Area.

That part of Lots 19, 22, 33, 34, 45, 46, the 16-foot wide north/south alley lying between Lots 33, 34, 45, and 46, and 66-foot wide Green Street in Ehrler & Hessert's Subdivision of the north five and one-third acres of the south nine and one-half acres of the southeast quarter of the southeast quarter of the southeast Section 17, Township 38 North, Range 14 East of the Third Principal Meridian; also part of South Peoria Drive established by ordinance recorded May 14, 1969 as Document 20841282, in the southeast quarter of Section 17, Township 38 North, Range 14 East of the Third Principal Meridian, more particularly described as follows: commencing at the northeast corner of Lot 9 in said Ehrler & Hessert's Subdivision; thence south 88 degrees, 28 minutes 08 seconds west along the north line of Lot 9, a distance of 121.93 feet; thence south 01 degree, 33 minutes, 14 seconds east, 4.00 feet; thence south 88 degrees, 28 minutes 08 seconds west, 27.00 feet; thence north 01 degree, 33 minutes, 14 seconds west, 25.87 feet to the point of beginning; thence south 88 degrees, 29 minutes, 42 seconds west, 488.85 feet; thence south 01 degree, 32 minutes, 37 seconds east, 373.78 feet to a point on a line through a point 14.00 feet north of (as measured along the west line thereof) the southwest corner of Lot 1 in Cathleen E. Seehansen's Subdivision recorded September 24, 1874 as Document 192175 and a point 14.00 feet north of (as measured along the east line thereof) the southeast corner of Lot 1 in Boyd's Resubdivision recorded May 25, 1894 as Document 2048915; thence south 88 degrees, 28 minutes, 55 seconds west along said last described line, 10.00 feet to a point on the west line of said South Peoria Drive; thence north 01 degree, 32 minutes, 37 seconds west, 383.78 feet; thence north 88 degrees, 29 minutes, 42 seconds east, 498.85 feet; thence south 01 degree 33 minutes, 14 seconds east, 10.00 feet to the point of beginning, in Cook County, Illinois.

Exhibit "B".
(To Ordinance)

Grant Of Easement.

For good and valuable consideration, the receipt whereof is hereby acknowledged, the City of Chicago, an Illinois municipal corporation and home rule unit of government, (hereinafter called "Grantor"), in consideration of the sum of Ten Dollars and other valuable consideration, receipt of which is hereby acknowledged, does hereby warrant, grant and convey unto: Comcast of Chicago, Inc., organized and existing under the laws of the State of Illinois; Commonwealth Edison Company, an Illinois corporation; and SBC Ameritech Illinois, also known as Illinois Bell Telephone Company, an Illinois corporation, and unto their respective successors, assigns, lessees, licensees, and agents (collectively, the "Grantees"), a

nonexclusive easement in perpetuity; upon, over, and/or across the below described property, with the right to construct, reconstruct, add, remove, operate and maintain, its telecommunication system, consisting of such poles, anchors, guys, wires, cables, buried cables, conduits, terminals, manholes, other related fixtures and appurtenance's that the Grantees may from time to time require for the purpose of telecommunications, including the right of ingress and egress from the public right-of-way for the purpose of this grant and the right to clear and keep cleared such trees, roots, bushes and other obstructions from the easement upon that certain real property ("Property") described as follows:

Plat Of Easement And Easement Area
Attached As Exhibits "A-1" And "A-2".

1. Grantor represents and warrants to the Grantees that Grantor is the true and lawful owner of the Property and has full right and power to grant and convey the rights conveyed herein.
2. Grantees each hereby agree to restore all Property disturbed by its activities in use of the easement to the condition existing prior to the disturbance.
3. Grantees each shall have the right to remove or trim such trees in the Easement Area as are necessary to exercise the rights conveyed herein.
4. Grantor shall not construct improvements in the Easement Area or change the finish grade of the Easement Area without the consent of the Grantees.
5. All the poles, cables, wire, conduits, manholes, transformers, pedestals, and other facilities located within the Easement Area depicted on (Sub)Exhibit A-1 and as described on (Sub)Exhibit A-2 are referred collectively herein as the "Equipment". It is expressly understood by the parties that each of the Grantees shall be solely responsible for the performance and maintenance of any of the Equipment that Grantees install within the Easement Area. Grantor shall have no liability or obligation for the laying, installing, constructing, maintaining, operating, inspecting, altering, replacing and removing any Equipment within the Easement Area except for any repair or replacement necessary as a result of damages caused by Grantor's negligence or willful misconduct.
6. Grantees each shall perform any and all construction in the Easement Area in accordance with the applicable laws governing such construction.
7. Grantor expressly reserves the right, at Grantor's sole cost and expense, to pave the surface of the Easement Area with porous asphaltic or other suitable hard surface paving material, and to use the same for the parking of motor vehicles and for driveways, roadways, and sidewalks and for other purposes, provided same shall not interfere with Grantees' respective full use and enjoyment of the easement rights hereby granted.

8. Grantees each agree to hold harmless and indemnify Grantor from and against any liens, encumbrances, damage, costs, claims, litigation and causes of action arising from the installation, repair, maintenance, removal, replacement, or other work done in connection with said Equipment, except to the extent the same arises out of or results from the negligence or willful misconduct of Grantor, its employees or contractors.

9. This is a non-exclusive easement. Grantor hereby reserves the right to grant easements to other utilities or services which may intersect or transect the easement granted hereunder.

10. All notices required to be given under this Grant of Easement shall be either hand delivered, by courier, or sent by the United States mail, certified mail return receipt requested, postage prepaid, or sent by facsimile (with evidence thereof) to the addresses and facsimile numbers as follows:

To Grantor:

City of Chicago
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Deputy Corporation
Counsel Real Estate
and Land Use Division
Fax: (312) 742-0277

with a copy to:

City of Chicago
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Deputy Corporation Counsel
Real Estate and
Land Use Division
Fax: (312) 742-0277

If To Commonwealth Edison:

If To Comcast:

Comcast Cable Communication, Inc.
688 Industrial Drive
Elmhurst, Illinois 60126
Attention: Robert L. Schulter, Jr.
Regional Right-of-Way Manager
Fax: (630) 600-6390

If To SBC Ameritech:

Notice shall be deemed given on the date of receipt.

11. It is agreed that this Grant of Easement covers all the agreements between the parties regarding the subject matter hereof and no representatives or statements, verbal or written, have been made modifying, adding to or changing the terms of this Grant of Easement.

12. This Easement is binding upon and shall inure to the benefit of the heirs, successors, assigns, and licensees of the parties hereto.

Grantor:

City of Chicago
121 North LaSalle Street
Chicago, Illinois 60602

Grantees:

Commonwealth Edison Company

Comcast Cable Communication

SBC Ameritech

personally known to me to be the same person whose names are subscribed the foregoing instrument, appeared before me this day in person and acknowledged that his duly authorized designee signed and delivered said instrument as his free and voluntary act and as the free and voluntary act of the City of Chicago for the uses and purposes set forth therein.

In Witness Whereof, I have hereunto subscribed my name and affixed my official seal, this _____ day of _____, 2014.

My Commission Expires: _____

[Seal]

Notary Public

[(Sub)Exhibits "A-1" and "A-2" referred to in this Grant of Easement constitute Exhibits "A-1" and "A-2" to ordinance, respectively, and printed on pages 81868 and 81875 of this *Journal*.]

LEASE AGREEMENT WITH CHICAGO PARK DISTRICT FOR CITY-OWNED VACANT LAND AT 1222 W. TOUHY AVE. FOR USE AS PUBLIC PARK.

[O2014-3320]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Fleet and Facility Management authorizing the execution of a lease agreement with Chicago Park District (49th Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

(Continued on page 81876)

(Continued from page 81874)

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

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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. On behalf of the City of Chicago as landlord, the Commissioner of the Department of Fleet and Facility Management is authorized to execute a lease with the Chicago Park District, as tenant, governing the use of City-owned vacant land located at 1222 West Touhy Avenue for use as a public park; such lease to be approved as to form and legality by the Corporation Counsel in substantially the following form:

[Lease Agreement immediately follows
Section 2 of this ordinance.]

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

Lease Agreement referred to in this ordinance reads as follows:

Lease No. 20279.

THIS LEASE is made and entered into this _____ day of _____, 2014 by and between, the CITY OF CHICAGO, an Illinois municipal corporation and home rule unit of government (herein referred to as the "City"), and the CHICAGO PARK DISTRICT, a body politic and corporate and unit of local government (hereinafter referred to as the "District").

RECITALS.

WHEREAS, The City, through the City's Department of Water Management, is the owner of the premises more commonly known as 1222 West Touhy Avenue, Chicago, Cook County, Illinois; and

WHEREAS, The property located at 1222 West Touhy Avenue has no present municipal use; and

WHEREAS, The District is organized for the purpose of operating parks and playgrounds within the City of Chicago, and desires to continue to operate certain parks now owned by the City as detailed in Exhibit A attached hereto and made a part hereof; and

WHEREAS, The District has utilized the property located at 1222 West Touhy Avenue as a public park pursuant to prior City as Landlord Lease agreements; and

WHEREAS, The City has agreed to lease to the District, and the District has agreed to lease from the City approximately 59,000 square feet of land located at 1222 West Touhy Avenue as depicted on Exhibit B attached hereto and made a part hereof to be used for public recreational space known as Sam Leone Beach Park; and

NOW, THEREFORE, in consideration of the covenants, terms and conditions set forth herein, the Parties hereto agree and covenant as follows:

SECTION 1.

GRANT.

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

approximately 59,000 square feet of a vacant land located at 1222 West Touhy Avenue, Chicago, Illinois (PINs 11-29-321-005 through -008- the "Premises").

SECTION 2.**TERM.**

The term of this Lease ("Term") shall commence on the execution date ("Commencement Date") and shall end on December 31, 2037, unless sooner terminated as set forth in the Lease.

SECTION 3.**RENT, TAXES, AND UTILITIES.**

3.1 Rent. The District shall pay rent for the Premises in the amount of:

One Dollar (\$1.00) for the entire Term, the receipt and sufficiency of said sum being herewith acknowledged by both parties.

3.2 Utilities. The District shall pay when due all charges for gas, electricity, water, sewer, light, heat, telephone, other communication, and any other utilities and charges that may be assessed on the Premises during, or as a result of, the District's use of the Premises.

3.3 Taxes. The District shall pay when due any leasehold, real estate, and other property taxes, interest, or penalties assessed or levied on the Premises during the Term. The District acknowledges that real estate and leasehold taxes are one (1) year in arrears in Cook County and that as a result the District shall be responsible for satisfaction of leasehold, real estate, interest, and penalties assessed or levied on the Premises on account of the District's use for at least one (1) year after the District vacates the Premises. The District's failure to pay any such taxes, penalties, or interest shall constitute a default under this Lease. Notwithstanding the foregoing, nothing herein shall preclude the District from contesting any charge or tax levied against the Premises. The District's tax responsibilities under this section shall survive the expiration, cancellation, or termination of this Lease.

SECTION 4.**CONDITION AND ENJOYMENT OF PREMISES, ALTERATIONS
AND ADDITIONS, USE, STANDARDS.**

4.1 Covenant of Quiet Enjoyment. The City covenants and agrees that the District, upon paying the rent and upon observing and keeping the covenants, agreements, and conditions of this Lease on its part to be kept, observed, and performed, shall lawfully enjoy the Premises (subject to the provisions of this Lease) during the Term without hindrance or molestation by the City. .

4.2 District's Duty to Maintain Premises and Right of Access. The District shall, at the District's expense, keep the Premises in a condition of good repair and order, and in compliance with all

applicable provisions of the Municipal Code of Chicago, including, but not limited to, those provisions in Title 13 ("Building and Construction"), and Title 17 ("Landscape Ordinance"). The City shall have the right of access to the Premises for the purpose of inspecting, provided that except in the case of emergencies, the City shall first give notice to the District of its desire to enter the Premises and will schedule its entry so as to minimize any interference with the District's use, and the public's enjoyment, of the Premises.

4.3 Use of the Premises. The District shall not use the Premises in a manner that would violate any law. The District further covenants not to do or suffer any waste or damage, comply in all respects with the laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governmental departments which may be applicable to the Premises or to the use or manner of use of the Premises, disfigurement or injury to any building or improvement on the Premises, or to fixtures and equipment thereof. Any activities on the Premises must be limited to use as public recreational space. The promotion and operation of public recreational space does not include direct or indirect participation or intervention in political campaigns on behalf of or in opposition to any candidate for public office. The District shall not use said Premises for political or religious activities. The District agrees that, in providing programming, the District shall not discriminate against any member of the public because of race, creed, religion, color, sexual orientation, or national origin.

4.4 Alterations and Additions. The District may make major capital alterations, additions, and improvements to the Premises but only with the prior written approval of the Commissioner of the Department of Water Management. Any such alterations and additions shall be made in full compliance with any applicable codes, laws, or standards.

SECTION 5.

ASSIGNMENT, SUBLEASE, AND LIENS.

5.1 Assignment and Sublease. The District shall not assign this Lease in whole or in part, or sublet the Premises or any part thereof, without the prior written consent of the Commissioner of the Department of Water Management.

5.2 District's Covenant against Encumbering Title. The District shall not do any act which shall in any way encumber the fee simple estate of the City or the Department of Water Management in and to the premises, nor shall the interest or estate of the City or the Department of Water Management in the Premises be in any way subject to any claim by way of lien or encumbrance, whether by operation of law or by virtue of any express or implied contract by District any claim to, or lien upon, the leased Premises arising from any act or omission of District shall accrue only against the District's leasehold estate and shall be subject to and subordinate to the paramount title and rights of the City and the Department of Water Management in and to the Premises.

5.3 District's Covenant against Liens. The District shall not permit the Premises to become subject to any mechanic's, laborer's, or materialmen's liens on account of labor or material furnished to the District or claimed to have been furnished to the District. In case of any such lien attaching, the District shall immediately pay and remove such lien or furnish security or indemnify the City in a manner satisfactory to the City in its sole discretion to protect the City against any defense or expense arising from such lien. Except during any period in which District appeals any judgment or obtains a

rehearing of any such lien, or in the event judgment is stayed, the District shall immediately pay any judgment rendered against the District, with all proper costs and charges, and shall have the lien released and any judgment satisfied. If the District fails to pay and remove any lien or contest such lien in accordance herewith, the City, at its election, may pay and satisfy same, and all sums so paid by the City, with interest from the date of payment at the rate set at 12% per annum provided that such rate shall not be deemed usurious by any Federal, State, or Local law.

SECTION 6.

INDEMNIFICATION AND INSURANCE.

6.1 Indemnification. The District shall indemnify, defend, and hold the City harmless against all liabilities, judgments, amounts paid in settlement, arbitration or mediation awards, costs, damages, and expenses (including reasonable attorney's fees, expenses, and court costs), whether such claim is related to or arises from personal injury or property damage which may be expended by or accrue against, be charged to, or be recovered from the City or the District by reason of the District's performance of or failure to perform any of the District's obligations under this Lease or the District's negligent acts or failure to act, or resulting from the acts or failure to act of the District's contractors, respective officers, directors, agents, employees, or invitees or any liabilities, judgments or settlements that may arise from any access to the Premises by the District's invitees or any third parties.

6.2 Self-Insurance. The District is self-insured and will provide City with a letter executed by an authorized official indicating that the District is self-insured. This letter shall be provided to the City on an annual basis.

SECTION 7.

CONFLICT OF INTEREST AND GOVERNMENTAL ETHICS.

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

7.2 Duty to Comply with Governmental Ethics Ordinance. The City and the District shall comply with Chapter 2-156 of the Municipal Code of Chicago, "Governmental Ethics," including but not limited to section 2-156-120, which states that no payment, gratuity, or offer of employment shall be made in connection with any City of Chicago contract, as an inducement for the award of that contract or order. Any contract or lease negotiated, entered into, or performed in violation of any of the provisions of Chapter 2-156 shall be voidable as to the City.

SECTION 8.

HOLDING OVER.

8.1 Holding Over. Any holding over by the District shall be construed to be a tenancy from month to month beginning on January 1, 2038 and the rent shall be the same as listed in Section 3.1 of this Lease. During such holding over all other provisions of this Lease shall remain in full force and effect.

SECTION 9.

MISCELLANEOUS.

9.1 Notice. All notices, demands and requests which may be or are required to be given, demanded or requested by either party to the other shall be in writing. All notices, demands and requests by the District to the City shall be delivered by national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid addressed to the City as follows:

City of Chicago
Department of Water Management
Attention: Commissioner's Office
1000 East Ohio Street
Chicago, Illinois 60611

With a courtesy copy to:

City of Chicago
Department of Fleet and Facility
Management Office of Real Estate
Management 30 North LaSalle Street, Suite
300 Chicago, Illinois 60602

or at such other place as the City may from time to time designate by written notice to District. All notices, demands, and requests by the City to the District shall be delivered by a national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid, addressed to the District as follows:

Chicago Park District
Attention: General Counsel
541 North Fairbanks Court, 7th Floor
Chicago, Illinois 60611

or at such other place as the District may from time to time designate by written notice to City. Any notice, demand or request which shall be served upon the District by the City, or upon the

City by the District, in the manner aforesaid, shall be deemed to be sufficiently served or given for all purposes hereunder at the time such notice, demand or request shall be mailed.

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

9.3 Governing Law. This Lease shall be construed and be enforceable in accordance with the laws of the State of Illinois.

9.4 Entire Agreement. All preliminary and contemporaneous negotiations are merged into and incorporated in this Lease. This Lease contains the entire agreement between the Parties and shall not be modified or amended in any manner except by an instrument in writing executed by the Parties hereto.

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

9.6 Binding Effect of Lease. The covenants, agreements, and obligations contained in this Lease shall extend to, bind, and inure to the benefit of the Parties hereto and their legal representatives, heirs, successors, and assigns.

9.7 Time is of the Essence. Time is of the essence of this Lease and of each and every provision hereof.

9.8 No Principal/Agent or Partnership Relationship. Nothing contained in this Lease shall be deemed or construed by the Parties hereto nor by any third party as creating the relationship of principal and agent or of partnership or of joint venture between the Parties hereto.

9.9 Authorization to Execute Lease. The Parties executing this Lease hereby represent and warrant that they are duly authorized and acting representatives of the City and the District respectively and that by their execution of this Lease, it became the binding obligation of City and District respectively, without any contingencies or conditions except as specifically provided herein.

9.10 Termination of Lease. The City and the District shall have the right to terminate this Lease without penalty and for any, or no, reason by providing each other with one-hundred eighty (180) days prior written notice at any time after the Commencement Date.

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

9.12 Default. The District must adhere to all provisions of this Lease. Failure of District to adhere to all provisions of this Lease will result in default. In the event of such default, the City will

notify the District in writing as to the circumstances giving rise to such default. Upon written receipt of such notice, the District must cure such default within sixty (60) days. If the District does not cure such default within sixty (60) days, the City may cancel this Lease with sixty (60) days written notice.

9.13 District Representations. The District represents as follows:

(a) The District shall comply with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders that are in effect from time to time that pertain to or affect the Premises, the District, or this Lease. Upon the City's request, the District shall provide evidence satisfactory to the City of such compliance.

(b) The District agrees that provisions required to be inserted in this Lease by laws, ordinances, rules, regulations or executive orders are deemed inserted whether or not they appear in this Lease and that in no event will the failure to insert such provisions prevent the enforcement of this Lease.

(c) Signing, delivery and performance by the District of this Lease does not violate its resolutions, including but not limited to the District resolution, or any applicable provision of law, or constitute a material breach of, default under or require any consent under, any

agreement, instrument or document, including any related to borrowing monies, to which the District is party or by which it is bound.

(d) There are no actions or proceedings by or before any court, governmental commission, board, bureau or any other administrative agency pending, threatened or affecting the District that would materially impair its ability to perform under this Lease.

9.14 Amendments. From time to time, the parties hereto may administratively amend this Lease with respect to any provisions reasonably related to the District's use of the Premises and/or the City's administration of this Lease. Provided, however, that such Amendment(s) shall not serve to extend the Lease term hereof nor serve to otherwise materially alter the essential provisions contained herein. Such Amendment(s) shall be in writing, shall establish the factual background necessitating such alteration, shall set forth the terms and conditions of such modification, and shall be duly executed by both the City and the District. Such Amendment(s) shall only take effect upon execution by both parties. Upon execution, such Amendment(s) shall become a part of this Lease and all other provisions of this Lease shall otherwise remain in full force and effect.

9.15 Prior Leases. The City and the District acknowledge and agree that the District has occupied the Premises under prior Lease agreements dating back to September 28, 1960. Since the expiration of such prior Leases, the District has continued to occupy the Premises under the terms of such prior Leases. The City and the District each acknowledge and agree that the other party has performed all obligations under such prior Leases and that neither party has any claims against the other with respect to such prior Leases.

9.16 No Personal Liability. No elected or appointed official or member or employee or agent of the City or the District shall be individually or personally liable in connection with this Lease because of their execution or attempted execution or because of any breach hereof. This limitation on liability survives any termination or expiration of this Lease.

9.17 No Construction against Preparer. This Lease shall not be interpreted in favor of either the City or the District. The City and the District acknowledge that both parties participated fully in the mutual drafting of this Lease.

SECTION 10.

ADDITIONAL RESPONSIBILITIES OF DISTRICT.

10.1 Satisfaction with Condition. The District has inspected the Premises and all related areas and grounds and the District is satisfied with the physical condition thereof. The District agrees to accept the Premises in its "as is," "where is" and "with all faults." The District acknowledges that the adjoining property is owned by the City's Department of Water Management and that this property is used as an active water pumping station.

10.2 Custodial Services. The District, at its expense, shall provide custodial services to the Premises, which shall be construed as maintaining the landscaping and removal of debris and materials placed on the Premises. The District, at its sole cost and expense, shall provide its own scavenger service when necessary.

10.3 Maintenance. The District shall provide, at the District's expense, any and all service for maintenance, repair, and upkeep of the Premises. The District acknowledges that the City shall not have any maintenance obligations with respect to the Premises.

10.4 Security. The District acknowledges that the City has no security obligations with respect to the Premises. The District shall be responsible for securing the Premises and will provide for security where necessary in the District's opinion.

10.5 Snow Removal. The District shall provide and pay for removal of snow and ice from sidewalks which immediately abut the Premises. The District acknowledges that the City shall have no snow or ice removal responsibilities.

10.6 Repairs for District Negligence. Vandalism, or Misuse. The District shall assume all responsibility for any repairs to any portion of the Premises necessitated by the negligence, vandalism, misuse, or other acts on any portion of the Premises by the District's employees, clients, invitees, agents, contractors, invitees, or third parties.

10.7 Programming. All programming shall be supervised by the District employees or District contractors. Such programming may include, but is not limited to, the use of the Premises by public high schools, soccer leagues, summer sport camps, and similar privately run programs. Any revenues realized by the District from the use of the Premises for such programs shall be devoted solely to covering the District's operational costs.

10.8 Illegal Activity. The District, and any of its agents or employees, shall not perform or permit any practice that is injurious to the Premises or unreasonably disturbs area residents, is illegal, or increases the rate of insurance on the Premises.

10.9 Hazardous Materials. The District shall keep out of Premises materials which cause a fire hazard or safety hazard and will comply with reasonable requirements of the City's fire insurance carrier, if applicable.

10.10 No Alcohol or Drugs. The District shall ensure that no alcoholic beverages or illegal drugs of any kind or nature shall be sold, given away, or consumed on the Premises.

10.11 Full Responsibility. The District assumes full responsibility and all liability for all activities and events on the Premises undertaken by or through the District's staff, agents, or invitees.

10.12 No Substitute for Required Permitting. For any activity which the District desires to conduct on the Premises and for which a City license or permit is required, said license or permit must be obtained by the District prior to using the Premises for such activity. The City must be notified of any such license or permit. Failure to obtain a required license or permit shall constitute a breach of the terms of this Lease. The District understands that this Lease shall not act as a substitute for any other permitting or approvals that may be required to undertake activities on the Premises.

10.13 Condition upon Termination. Upon termination of this Lease in the event that the City and the District are unable to renew or extend this Lease, the District shall surrender the Premises to the City in a comparable condition to the condition of the Premises at the beginning of the District's occupancy, with normal wear and tear taken into consideration.

10.14 Trade Fixtures. Upon the termination of this Lease in the event that the City and the District are unable to renew or extend this Lease, the District shall remove or demolish the District's property, equipment, and trade fixtures from the Premises. Provided, however, that the District shall repair any injury or damage to the Premises which may result from such removal or demolition. If the District does not remove the District's property, equipment, and trade fixtures and all other items of property from the Premises upon termination, the City may, at its option, remove the same and deliver them to any other place of business of the District or warehouse the same. In such event, the District shall pay to the City the cost of removal, including the repair for such removal, delivery and warehousing. In the alternative, the City may treat such property as being conveyed to the City with this Lease acting as a bill of sale, without further payment or credit by the City to the District.

10.15 No Other Rights. This Lease does not give the District any other right with respect to the Premises. Any rights not specifically granted to the District by and through this Lease are reserved exclusively to the City. Execution of this Lease does not obligate the City in any manner and the City shall not undertake any additional duties or services.

IN WITNESS WHEREOF, the Parties have executed this Lease as of the day and first above written.

CITY OF CHICAGO,

an Illinois municipal corporation and home rule unit of government

BY: DEPARTMENT OF WATER MANAGEMENT

By: _____
Commissioner

BY: DEPARTMENT OF FLEET AND FACILITY MANAGEMENT

By: _____
Commissioner

APPROVED AS TO FORM AND LEGALITY:

BY: THE DEPARTMENT OF LAW

By: _____
Deputy Corporation Counsel Real Estate Division

CHICAGO PARK DISTRICT,

a body politic and corporate and unit of local government

BY: CHICAGO PARK DISTRICT

By: _____
General Superintendent

Approved as to Legal Form:

[Exhibit "B" referred to in this Lease Agreement
with Chicago Park District printed on
page 81888 of this Journal.]
General Counsel
Chicago Park District

Exhibit "A" referred to in this Lease Agreement with Chicago Park District reads as follows:

Exhibit "A".
(To Lease Agreement With Chicago Park District)

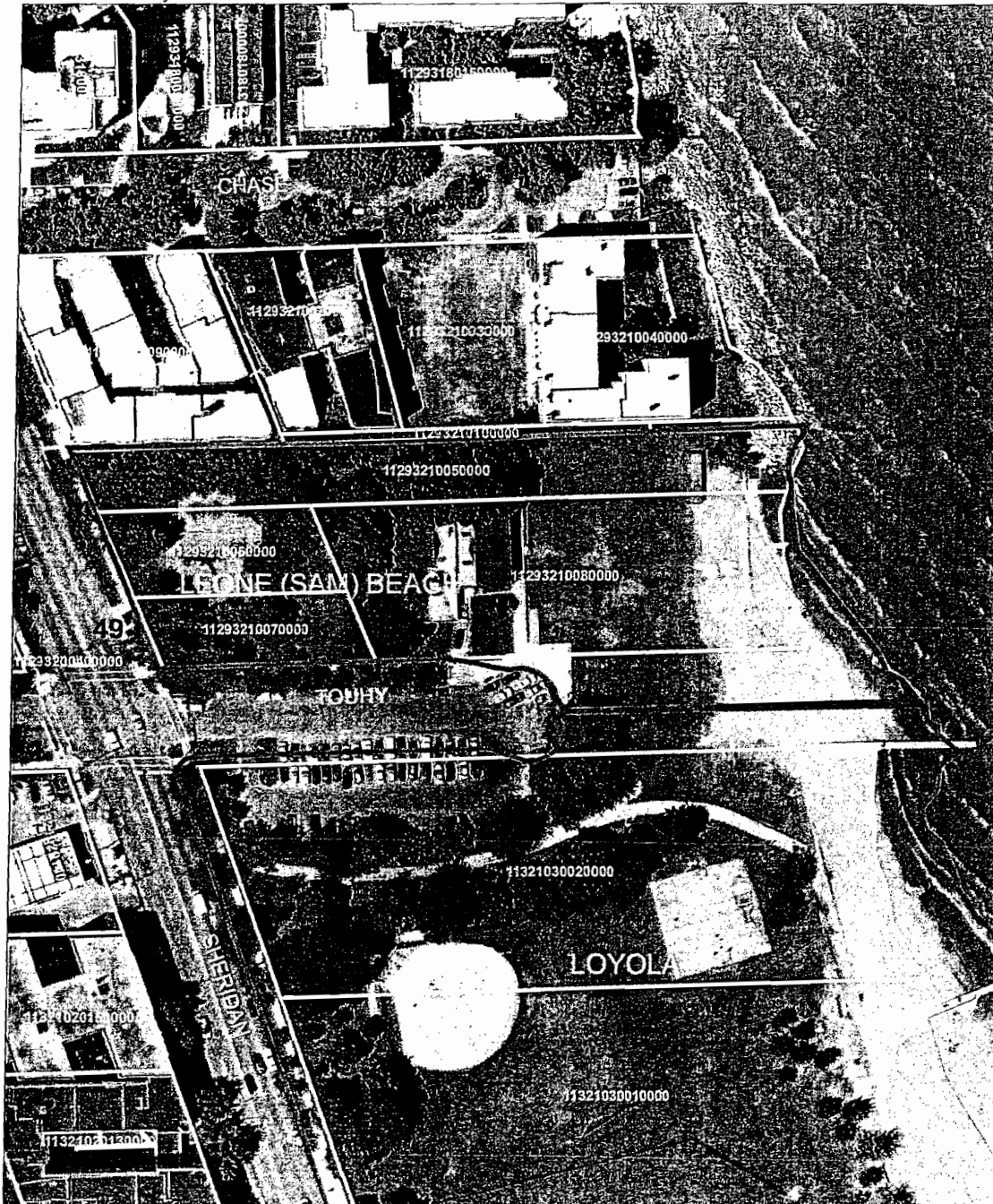
Summary Of Water Fund Leases.

	Park	Address	PINs
1	Beilfuss Natatorium	1725 N. Springfield	13-15-317-001 partial
2	Block Park	346 W. 104th St.	26-16-200-001/002 part of 020
3	Clarendon Community Ctr.	4501 N. Clarendon	14-16-103-002/007
4	Clark (John S.) Park	4615 W. Jackson	16-15-113-010/011/020
5	Gross Park	2708 W. Lawrence	13-12-422-003
6	Hasan Park	6851-59 S. Oglesby	20-24-413-002 partial
7	Hodes Park	1601-11 E. 73rd St.	20-25-123-001 partial
8	Kells Park-1040	3201 W. Chicago	16-11-207-025
9	Leone Beach Pk-1013	1222 W. Touhy	11-29-321-005 through 008
10	Murray Park-1053	1743 W. 73rd	20-30-220-001
11	Rainbow Beach Pk-1001	3120 E. 79th St.	21-29-100-002
	Rainbow Beach Pk-1001	3110 E. 79th St.	21-29-100-003
	Rainbow Beach Pk-1001	7540 S. Lake Park	21-30-124-005
	Rainbow Beach Pk-1001	7568 S. Lake Park	21-30-124-006
	Rainbow Beach Pk-1001	2861 E. 76th St.	21-30-124-007
	Rainbow Beach Pk-1001	2875 E. 75th St.	21-30-202-008
	Rainbow Beach Pk-1001	2885 E. 75th St.	21-30-202-009
	Rainbow Beach Pk-1001	2895 E. 75th St.	21-30-202-010
	Rainbow Beach Pk-1001	2900 E. 75th St.	21-30-202-011
	Rainbow Beach Pk-1001	7501 South Shore Dr.	21-30-202-012
	Rainbow Beach Pk-1001	7602 S. South Shore Dr.	21-30-405-019
	Rainbow Beach Pk-1001	7616 S. Lake Park	21-30-405-020
	Rainbow Beach Pk-1001	7626 S. Lake Park	21-30-405-021
	Rainbow Beach Pk-1001	7652 S. Lake Park	21-30-405-022
	Rainbow Beach Pk-1001	7601 S. South Shore Dr.	21-30-406-001 pt.
	Rainbow Beach Pk-1001	3029 E. 78th St.	21-30-413-018
	Rainbow Beach Pk-1001	7850 S. South Shore Dr.	21-30-415-024
	Rainbow Beach Pk-1001	7870 S. South Shore Dr.	21-30-418-010
	Rainbow Beach Pk-1001	7866 S. South Shore Dr.	21-30-418-011
12	Seneca Park-1242	220-34 E. Chicago	17-03-232-007 partial
13	Woodhull Park	7340 S. East End	20-25-123-001partial

Exhibit "B".
(To Lease Agreement With Chicago Park District)

Depiction Of Premises.

Leone (Sam) Beach Park (1013)
1222 W. Touhy Ave.



LEASE AGREEMENT WITH FIRE MUSEUM OF GREATER CHICAGO FOR USE OF
CITY-OWNED PROPERTY AT 5218 -- 5220 S. WESTERN AVE.

[O2014-3316]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Fleet and Facility Management authorizing the execution of a lease agreement with Fire Museum of Greater Chicago (15th Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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. On behalf of the City of Chicago, as landlord, the Commissioner of the Department of Fleet and Facility Management is authorized to execute a lease with the Fire Museum of Greater Chicago, as tenant, governing the use of property located at 5218 -- 5220 South Western Avenue; such lease to be approved as to form and legality by the Corporation Counsel in substantially the following form:

[Lease Agreement immediately follows
Section 2 of this ordinance.]

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

Lease Agreement referred to in this ordinance reads as follows:

Lease No. 20189.

THIS LEASE is made and entered into this _____ day of _____, 2014 (the "**Effective Date**") by and between, **THE CITY OF CHICAGO**, a Municipal Corporation and Home Rule Unit of Government (herein referred to as "**Landlord**") and **FIRE MUSEUM OF GREATER CHICAGO**, an Illinois Not-for-Profit Corporation (hereinafter referred to as "**Tenant**").

RECITALS

WHEREAS, Landlord has agreed to lease to Tenant, and Tenant has agreed to lease from Landlord, a two-story building of approximately 5,000 square feet together with an adjoining parking lot of approximately 3,125 square feet all located at 5218-20 South Western Avenue (the "**Premises**") as legally described in **Exhibit A** attached hereto and made a part hereof to be used as the Fire Museum of Greater Chicago; and

WHEREAS, The Premises were constructed in 1916, were last used as the Chicago Fire Department's Engine Co. 123, and do not have a present municipal use; and

WHEREAS, Tenant's use of the Premises as a fire fighter museum helps promote civic appreciation and is beneficial to the area.

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

SECTION 1.

GRANT.

1.1 **Grant.** Landlord hereby leases to Tenant the following described Premises situated in the City of Chicago, County of Cook, State of Illinois, to wit:

Approximately 5,000 square feet of building space and an adjoining parking lot of approximately 3,125 square feet located at 5218-20 South Western Avenue, Chicago, Illinois (PIN# 19-12-415-030; -031).

SECTION 2.

TERM.

2.1 **Term.** The term of this Lease (the "**Term**") shall commence on the Effective Date and shall expire on December 31, 2034, unless sooner terminated as set forth in this Lease.

SECTION 3.

RENT, TAXES, AND UTILITIES.

3.1 Rent. Tenant shall pay rent for the Premises in the amount of One Dollar (\$1.00) for the entire Term with the receipt and sufficiency of said sum being herewith acknowledged by both parties.

3.2 Utilities. Tenant shall pay when due all charges for gas, electricity, water, telephone, other communication services, and all other utility services used in or supplied to the Premises. Landlord shall assume no responsibility for payment of any utilities or any other services provided to the Premises.

3.3 Taxes. Tenant acknowledges that Premises are exempt from leasehold, real estate, and other property taxes. Tenant shall pay when due any leasehold taxes, real estate taxes, penalties, and interest assessed or levied on the subject Premises as a result of Tenant's occupancy of the Premises. Tenant shall notify the appropriate taxing body that Tenant is occupying the Premises. The appropriate taxing body shall determine the appropriate taxes, if any, that are to be assessed on the Premises as a result of Tenant's occupancy. Tenant shall thereafter contact the appropriate taxing body to ascertain the tax amount, if any, assessed on the subject Premises. Tenant shall pay such amounts and Tenant shall provide Landlord with proof of such payment within ten (10) days of such payment. Tenant further acknowledges that real estate taxes are one (1) year in arrears in Cook County and that as a result Tenant shall be responsible for satisfaction of leasehold taxes, real estate taxes, penalties and interest assessed or levied on the subject Premises on account of Tenant's use of the Premises for at least one year after Tenant vacates the Premises. Tenant's failure to pay any such taxes, penalties, and interest shall constitute a default under this Lease. Notwithstanding the foregoing, nothing herein shall preclude Tenant from contesting any charge or tax levied against the Premises. The failure of Tenant to pay such taxes during the pendency of the contest shall not constitute a default under this Lease. Tenant's tax responsibilities under this section shall survive the expiration, cancellation, or termination of this Lease.

3.4 Accord And Satisfaction. No payment by Tenant or receipt of such by Landlord of a lesser amount than any payment due hereunder shall be deemed to be other than on account of the amount due, and no endorsement of statement or any check or any letter accompanying any check or payment of rent shall be deemed an accord and satisfaction. Landlord may accept such check or payment without prejudice as to Landlord's right to recover the balance of such payments or to pursue any other remedies available to Landlord.

SECTION 4.**CONDITION AND ENJOYMENT OF PREMISES, ALTERATIONS
AND ADDITIONS.**

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

4.2 Tenant's Duty To Maintain Premises And Right Of Access. Tenant shall, at Tenant's expense, keep the Premises in a condition of thorough repair and good order, and in compliance with all applicable provisions of the Municipal Code of Chicago, including but not limited to those provisions in Title 13 ("Building and Construction"), Title 14 ("Electrical Equipment and Installation"), Title 15 ("Fire Prevention") and all applicable provisions of the Landscape Ordinance of the City of Chicago. Tenant acknowledges that Landlord has no repair or maintenance responsibilities with respect to the Premises. If Tenant refuses or neglects to make needed repairs within thirty (30) days after written notice thereof sent by Landlord (including, but not limited to Landlord's Department of Buildings), unless such repair cannot be remedied by thirty (30) days, and Tenant shall have commenced and is diligently pursuing all necessary action to remedy such repair, Landlord, at Landlord's option, is authorized to either make such repairs and Tenant will promptly and within ten (10) business days of demand reimburse Landlord for the reasonable cost thereof. Landlord shall have the right of access to the Premises for the purpose of inspecting and making repairs to the Premises. Except in the case of emergencies, Landlord shall first give notice to Tenant of Landlord's desire to enter the Premises and Landlord will schedule Landlord's entry so as to minimize any interference with Tenant's use of Premises.

4.3 Use Of The Premises. Tenant shall not use the Premises in a manner that would violate any laws. Tenant further covenants not to do or suffer any waste or damage, comply in all respects with the laws, ordinances, orders, rules, regulations, and requirements of all federal, state, and municipal governmental departments which may be applicable to the Premises or to the use or manner of use of the Premises. Tenant shall not cause disfigurement or injury to the Premise or to any fixtures and equipment thereof. All activities on the Premises shall be limited to the operation of a museum and research library to honor the memory of greater Chicago fire departments through displays, photos, memorabilia, artifacts, and research library materials.

4.4 Alterations And Additions. Tenant may make alterations, additions, and improvements on the Premises provided that any such alterations, additions, and improvements shall be in full compliance with any applicable laws, permit requirements, and codes. In addition, Tenant will comply with all insurance requirements under this Lease. Tenant must obtain the prior written consent of the City's Commissioner of the Department of Fleet and Facility Management before commencing any alterations, additions, and or improvements. The City shall not unreasonably withhold, condition, or delay such consent. Any additions and

improvements shall be without cost to Landlord. All permanent improvements shall become property of Landlord at the termination of this Lease.

SECTION 5.

ASSIGNMENT, SUBLEASE, AND LIENS.

5.1 Assignment And Sublease. Tenant may not sublease or license the Premises in whole or in part without the prior written consent of the Commissioner of the Department of Fleet and Facility Management. Tenant agrees that any subleases or licenses shall require that all sub-lessees and licensees indemnify and hold harmless Landlord with respect to all liabilities and that Landlord shall be listed as an additional insured on any certificates of insurance.

5.2 Tenant's Covenant Against Liens. Tenant shall not cause or permit any lien or encumbrance, whether created by act of Tenant, operation of law or otherwise, to attach to or be placed upon Landlord's title or interest in the Premises. All liens and encumbrances created by Tenant shall attach to Tenant's interest only. In case of any such lien attaching, Tenant shall immediately pay and remove such lien or furnish security or indemnify Landlord in a manner satisfactory to Landlord in its sole discretion to protect Landlord against any defense or expense arising from such lien. Except during any period in which Tenant appeals any judgment or obtains a rehearing of any such lien, or in the event judgment is stayed, Tenant shall immediately pay any judgment rendered against Tenant, with all proper costs and charges, and shall have the lien released and any judgment satisfied. If Tenant fails to pay and remove any lien or contest such lien in accordance herewith, Landlord, at its election, may, but is not obligated to, pay and satisfy same. Tenant shall reimburse Landlord all sums so paid by Landlord with interest from the date of payment at the rate set at 12% per annum.

SECTION 6.

INSURANCE AND INDEMNIFICATION.

6.1 Insurance. Tenant shall procure and maintain at all times, at Tenant's own expense, during the Term of this Lease and during any Holding Over (as defined hereunder), the insurance coverages and requirements specified below, insuring all operations related to this Lease.

The kinds and amounts of insurance required are as follows:

a) Workers Compensation and Employers Liability Insurance. Workers Compensation and Employers Liability Insurance, in accordance with the laws of the State of Illinois, or any other applicable jurisdiction, covering all employees and Employer's Liability coverage with limits of not less than \$100,000 per accident or illness.

b) Commercial Liability Insurance. (Primary and Umbrella). Commercial Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence, for bodily injury, personal injury, and property damage liability. Coverage extensions shall include the following:

All premises and operations, products/completed operations, defense, separation of insureds, and contractual liability (with no limitation endorsement). The City of Chicago, its employees, elected officials, agents, and representatives are to be named as additional insureds on a primary, non-contributory basis for any liability arising directly or indirectly from the Lease.

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

d) All Risk Property Insurance. All risk property insurance coverage shall be maintained by Tenant for full replacement value to protect against loss, damage to or destruction of property. The policy shall list the City of Chicago as an additional insured and loss payee. Tenant shall be responsible for all loss or damage to personal property (including but not limited to materials, equipment, tools and supplies), owned or rented, by Tenant.

e) All Risk Builders Risk Insurance. When Tenant undertakes any construction, including improvements, betterments, and/or repairs, Tenant shall provide All Risk Builders Risk Insurance, at replacement cost, for materials, supplies, equipment, machinery and fixtures that are or will be part of the permanent facility. Coverage shall include but not limited to the following: right to partial occupancy, earth movement, flood including surface water backup and sewer backup and seepage. The City of Chicago shall be named as an additional insured and loss payee.

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

6.2 Other Terms Of Insurance. Tenant will furnish the City of Chicago, Department of Fleet and Facility Management, Office of Real Estate Management, 30 North LaSalle Street, Room 300, Chicago, Illinois 60602, original Certificates of Insurance evidencing the required coverage to be in force on the date of this Lease, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the Term of this Lease. Tenant shall submit evidence of insurance prior to Lease award. The receipt of any certificates does not constitute agreement by the City that the insurance requirements in the Lease have been fully met or that the insurance policies indicated on the certificate are in compliance with all Lease requirements. The failure of the City to obtain certificates or other insurance evidence from Tenant shall not be deemed to be a waiver by the City. Tenant shall advise all insurers of the Lease provisions regarding insurance. Non-conforming insurance shall not relieve Tenant of its obligation to provide Insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Lease, and the City retains the right to terminate the Lease until proper evidence of insurance is provided.

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

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

Tenant agrees that insurers shall waive their rights of subrogation against the City of Chicago its employees, elected officials, agents or representatives.

Tenant expressly understands and agrees that any coverages and limits furnished by Tenant shall in no way limit Tenant's liabilities and responsibilities specified within the Lease documents or by law.

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

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

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

6.3 Tenant's Indemnification. Tenant shall indemnify, defend, and hold Landlord harmless against all liabilities, judgments, amounts paid in settlement, arbitration or mediation awards, costs, damages, and expenses (including reasonable attorney's fees, expenses, and court costs), and loss or damage to personal property as set forth in Section 6.1, whether such claim is related to or arises from personal injury, property damage, or property loss which may be expended by or accrue against, be charged to, or be recovered from Landlord or Tenant by reason of Tenant's performance of or failure to perform any of Tenant's obligations under this Lease, or Tenant's negligent acts or failure to act, or resulting from the acts or failure to act by Tenant's or any of Tenant's contractors, respective officers, directors, agents, employees, licensees or invitees. Tenant shall indemnify, defend and hold Landlord harmless against any and all claims, including but not limited to, claims that may arise in relation to the use of the Premises by the general public.

SECTION 7.

DAMAGE OR DESTRUCTION.

7.1 Damage Or Destruction. If the Premises are damaged or destroyed or sustain a casualty to such extent that Tenant cannot continue to occupy or conduct its normal business therein, or if, in Tenant's or City of Chicago's Department of Buildings' opinion, the Premises are rendered unusable, either Landlord or Tenant shall have the option to declare this Lease terminated as of the date of such damage or destruction by giving the other party written notice to such effect.

SECTION 8.**CONFLICT OF INTEREST AND GOVERNMENTAL ETHICS.**

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

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

SECTION 9.**HOLDING OVER.**

9.1 Holding Over. Any holding over by Tenant shall be construed to be a tenancy from month to month only beginning on January 1, 2035 (the "**Holding Over**") and the rent shall be the same as listed in Section 3.1 of this Lease. During any Holding Over all other provisions of this Lease shall remain in full force and effect.

SECTION 10.**MISCELLANEOUS.**

10.1 Notice. All notices, demands and requests which may be or are required to be given, demanded or requested by either party to the other shall be in writing. All notices, demands and requests by Tenant to Landlord shall be delivered by national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid addressed to Landlord as follows:

City of Chicago
Department of Fleet and Facility Management
Office of Real Estate Management
30 North LaSalle Street, Room 300

Chicago, Illinois 60602

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

Andrew O'Donnell
Fire Museum of Greater Chicago
517 Senon Drive
Lemont, Illinois 60439

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

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

10.3 Governing Law. This Lease shall be construed and be enforceable in accordance with the laws of the State of Illinois.

10.4 Entire Agreement. All preliminary and contemporaneous negotiations are merged into and incorporated in this Lease. This Lease contains the entire agreement between the parties and shall not be modified or amended in any manner except by an instrument in writing executed by the parties hereto.

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

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

10.7 Time Is Of The Essence. Time is of the essence of this Lease and of each and every provision hereof.

10.8 No Principal/Agent Or Partnership Relationship. Nothing contained in this Lease shall be deemed or construed by the parties hereto nor by any third party as creating the relationship of principal and agent or of partnership or of joint venture between the parties hereto.

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

10.10 Termination Of Lease For Material Breach Of Critical Provisions. Landlord may terminate this Lease for cause at any time with one-hundred eighty (180) days' notice delivered to Tenant where Tenant has caused a material breach of a "**Critical Provision**" (as defined hereunder) of this Lease leading to default and Tenant has failed to timely cure such Critical Provision. A Critical Provision of this Lease for purposes of this Section 10.10 shall mean a failure to comply with Section 6 (Insurance and Indemnification), Section 11.4 (Illegal Activity), and Section 11.5 (Use Restrictions). In the event of such default, Landlord shall provide Tenant with written notice of the nature of the default (the "**Default Communication**"). Within thirty (30) days from receipt of the Default Communication, Tenant shall provide Landlord with a written response outlining the methods and timeline by which Tenant will cure the issues noted in the Default Communication (the "**Default Response**"). If Tenant does not provide a Default Response as required above, Landlord may send Tenant one-hundred eighty (180) days' termination notice at any time within 180 days from the due date of Tenant's required Default Response. Notwithstanding the foregoing, any applicable government enforcement agency, including, but not limited to the City of Chicago's Department of Buildings or the State Fire Marshall, may temporarily suspend Tenant's use or access to the Premises for any violations of any applicable codes, rules, or laws.

10.11 Termination In The Event Of Conveyance. This Lease shall terminate in the event that Landlord conveys the subject Premises to Tenant pursuant to a redevelopment or other agreement satisfactory to both parties. In such event, this Lease shall terminate as outlined pursuant to said redevelopment or other agreement or on the date that the parties execute a document of conveyance of ownership from Landlord to Tenant.

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

10.14 Landlord's Reservation For Antennae Placement. Landlord reserves the right to install and maintain antennae or other communications equipment on the roof of the Premises whether for public or private use.

10.15 Amendments. From time to time, the parties hereto may administratively amend this Lease with respect to any provisions reasonably related to Tenant's use of the Premises and/or Landlord's administration of this Lease. Provided, however, that such amendment(s) shall not serve to extend the Term hereof nor serve to otherwise materially alter the essential

provisions contained herein. Such amendment(s) shall be in writing, shall establish the factual background necessitating such alteration, shall set forth the terms and conditions of such modification, and shall be duly executed by both Landlord and Tenant. Such amendment(s) shall only take effect upon execution by both parties. Upon execution, such amendment(s) shall become a part of this Lease and all other provisions of this Lease shall otherwise remain in full force and effect.

10.16 No Construction Against Preparer. This Lease shall not be interpreted in favor of either Landlord or Tenant. Landlord and Tenant each acknowledge that both parties participated fully in the mutual drafting of this Lease.

SECTION 11.

RESPONSIBILITIES OF TENANT.

11.1 Maintenance. Tenant shall provide, at Tenant's expense, all engineering service for all maintenance and repair of the exterior and interior of the Premises, including all structural elements, mechanicals, electrical components, plumbing components, and roofing.

11.2 Custodial Service. Tenant shall provide custodial services, which shall be construed as keeping the Premises clean and free of debris.

11.3 Tenant Inspection. Tenant agrees that Tenant has inspected the Premises and all related areas and grounds and that Tenant is satisfied with the physical condition thereof.

11.4 Illegal Activity. Tenant, or any of its agents or employees, shall not perform or permit any practice that is injurious to the Premises, is illegal, or increases the rate of insurance on the Premises.

11.5 Use Restrictions. Tenant shall not perform any activities on the Premises that would constitute a threat to public safety. Tenant shall not knowingly allow firearms to be stored or used within the Premises. Tenant shall abide by all occupancy limits and all safety provisions applicable to Tenant's use of the Premises. The Premises shall not be used as a residence. The Premises shall not be used overnight.

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

11.7 Alarm Service And Security. Tenant shall pay for monthly alarm service and security if necessary at Tenant's discretion. Tenant shall be responsible for properly securing the Premises at all times. Tenant's security obligations do not cease until this Lease is terminated, Tenant completely vacates the Premises, and Tenant receives written notification from Landlord that Landlord has assumed security responsibilities. Tenant acknowledges that Landlord shall

not have any security responsibilities relative to the Premises or relative to any of the artifacts or materials stored within the Premises.

11.8 Water Service. Tenant shall pay for any water supplied to the Premises.

11.9 Fire Extinguishers, Smoke Detectors, And Carbon Monoxide Detectors. Tenant shall provide and maintain required fire extinguishers, smoke detectors, and carbon monoxide detectors on the Premises in accordance with any applicable laws.

11.10 Pest Control Services. Tenant shall provide and pay for pest control services whenever reasonably necessary.

11.11 Snow Removal. Tenant shall provide and pay for prompt removal of snow and ice from the adjoining sidewalks which immediately abut the Premises. Tenant acknowledges that Landlord shall not have any responsibilities relative to snow and ice removal.

11.12 Heating. Tenant shall provide and pay for heating to the Premises whenever heating shall be necessary and/or required for the comfortable occupancy of the Premises. Tenant shall maintain all the heating plant and equipment in good operable condition.

11.13 Licensing And Permits. For any activity which Tenant desires to conduct on the Premises in which a license or permit is required, said license or permit must be obtained by Tenant prior to using the Premises for such activity. The Department of Fleet and Facility Management must be notified of any such license or permit. Failure to obtain a required license or permit shall constitute a breach of the terms of this Lease. Tenant understands that this Lease shall not act as a substitute for any other permitting or approvals that may be required to undertake any activities on the Premises.

11.14 No Alcohol Or Drugs. Alcoholic beverages or illegal drugs of any kind or nature shall not be sold, given away, or consumed on the Premises.

11.15 Scavenger Service. Tenant shall provide its own scavenger service if necessary.

11.16 Full Liability. Tenant assumes full legal and financial responsibility and liability for any and all use of the Premises by Tenant, Tenant's staff, Tenant's agents, Tenant's invitees, and any other person or persons entering the Premises.

11.17 Non-Discrimination. Tenant agrees that Tenant 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 Premises or any part thereof. Tenant shall not use the Premises for any religious activities.

11.18 Condition On Surrender. Upon the termination or cancellation of this Lease, Tenant shall surrender the Premises to Landlord in a comparable or better condition to the

condition of the Premises at the beginning of Tenant's occupancy, with normal wear and tear taken into consideration.

11.19 Trade Fixtures. Upon the termination or cancellation of this Lease, Tenant may remove Tenant's personal property and equipment within the Premises. Tenant shall repair any injury or damage to the Premises which may result from such removal. If Tenant does not remove Tenant's furniture, machinery, trade fixtures and all other items of personal property of any kind from the Premises upon termination or cancellation, Landlord may, at its option, remove the same and deliver them to any other place of business of Tenant or warehouse the same. Tenant shall pay the cost of such removal, including the repair for such removal, delivery and warehousing, to Landlord on demand. In the alternative, Landlord may treat such property as being conveyed to Landlord with this Lease as a bill of sale, without further payment or credit by Landlord to Tenant.

11.20 Repairs For Tenant Negligence, Vandalism, Or Misuse. Tenant shall assume all responsibility for any repairs to the Premises necessitated by the negligence, vandalism, or misuse of the Premises or equipment therein by Tenant's employees, invitees, agents, contractors, or sub-contractors.

11.21 No Other Rights. This Lease does not give Tenant any other right with respect to the Premises. Any rights not specifically granted to Tenant by and through this Lease are reserved exclusively to Landlord. Execution of this Lease does not obligate Landlord in any manner and Landlord shall not undertake any duties or services.

11.22 Economic Disclosure Statement Affidavit Updates. Throughout the Term, Tenant shall provide Landlord with any material updates to the information previously submitted in Tenant's Economic Disclosure Statement Affidavit. Landlord may also request such updates from time to time.

11.23 Signage. Tenant may place exterior signage on the Premises. Such signage and placement shall comply with all applicable laws. Any signage larger than 40 square feet in size must be approved in writing by the Commissioner of the Department of Fleet and Facility Management.

SECTION 12.

TENANT DISCLOSURES AND REPRESENTATIONS.

12.1 Business Relationships. Tenant acknowledges (A) receipt of a copy of Section 2-156-030 (b) of the Municipal Code of Chicago, (B) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the

person with whom an elected official has a Business Relationship, and (C) notwithstanding anything to the contrary contained in this Lease, 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 Lease shall be grounds for termination of this Lease and the transactions contemplated hereby. Tenant hereby represents and warrants that no violation of Section 2-156-030 (b) has occurred with respect to this Lease or the transactions contemplated hereby.

12.2 Patriot Act Certification. Tenant represents and warrants that neither Tenant nor any Affiliate thereof (as defined in the next paragraph) is listed on any of the following lists maintained by the Office of Foreign Assets Control of the 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.

As used in the above paragraph, an "Affiliate" shall be deemed to be a person or entity related to Tenant that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with Tenant, 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.

12.3 Prohibition On Certain Contributions-Mayoral Executive Order No. 2011-4. Tenant agrees that Tenant, any person or entity who directly or indirectly has an ownership or beneficial interest in Tenant of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Tenant's contractors (i.e., any person or entity in direct contractual privity with Tenant regarding the subject matter of this Lease) ("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 (Tenant 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 Lease by Tenant, (ii) while this Lease or any Other Contract is executory, (iii) during the Term of this Lease or any Other Contract between Tenant and the City, or (iv) during any period while an extension of this Lease or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to May 16, 2011, the Commencement Date of Executive Order 2011-4.

Tenant represents and warrants that from the date the City approached Tenant or the date Tenant approached the City, as applicable, regarding the formulation of this Lease, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Tenant 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.

Tenant 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.

Notwithstanding anything to the contrary contained herein, Tenant 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 Lease, 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 Lease, under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Tenant intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the execution of this Lease, the City may elect to decline to close the transaction contemplated by this Lease.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are 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 Tenant 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 of the City of Chicago.

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

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

- (A) they are each other's sole domestic partner, responsible for each
- (B) 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 of Chicago, as amended.

12.4 Waste Ordinance Provisions. In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Tenant 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 Lease is executory, Tenant’s, any general contractor’s or any subcontractor’s violation of the Waste Sections, whether or not relating to the performance of this Lease, constitutes a breach of and an event of default under this Lease, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Chief Procurement Officer. Such breach and default entitles the City to all remedies under the Lease, at law or in equity. This section does not limit Tenant’s, general contractor’s and its subcontractor’s 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 Lease. Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Lease, and may further affect Tenant’s eligibility for future contract awards.

12.5 Failure To Maintain Eligibility To Do Business With City. Failure by Tenant 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 Lease and the transactions contemplated thereby. Tenant shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

12.6 Cooperation With Inspector General And Legislative Inspector General. It is the duty of every officer, employee, department, agency, contractor, subcontractor, user of real property and Tenant of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Legislative Inspector General and with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapters 2-55

and 2-56, respectively, of the Municipal Code of Chicago. The Foundation understands and will abide by all provisions of Chapters 2-55 and 2-56 of the Municipal Code of Chicago.

12.7 Shakman Prohibitions.

(i) The City is subject to the May 31, 2007 Order entitled “Agreed Settlement Order and Accord” (the “Shakman Accord”) and the August 16, 2007 “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 Shakman Accord and the City Hiring Plan prohibit the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

(ii) Tenant is aware that City policy prohibits City employees from directing any individual to apply for a position with Tenant, either as an employee or as a subcontractor, and from directing Tenant to hire an individual as an employee or as a subcontractor. Accordingly, Tenant must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by Tenant under this Lease are employees or subcontractors of Tenant, not employees of the City of Chicago. This Lease 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 Tenant.

(iii) Tenant will not condition, base, or knowingly prejudice or affect any term or terms or aspect to the employment of any personnel provided under this Lease, or offer employment to any individual to provide services under this Lease, 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 Lease, 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.

(iv) In the event of any communication to Tenant by a City employee or City official in violation of Section 12.7(ii) above, or advocating a violation of Section 12.7(iii) above, Tenant 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 Lease. Tenant will also cooperate with any inquiries by IGO Hiring Oversight or the *Shakman* Monitor’s Office related to the contract.

IN WITNESS WHEREOF, The parties have executed this Lease as of the Effective Date.

LANDLORD:

THE CITY OF CHICAGO,
a Municipal Corporation and Home Rule Unit of Government

DEPARTMENT OF FLEET AND FACILITY MANAGEMENT

By: _____
Commissioner

APPROVED AS TO FORM AND LEGALITY:

BY: DEPARTMENT OF LAW

By: _____
Deputy Corporation Counsel, Real Estate Division

TENANT:

FIRE MUSEUM OF GREATER CHICAGO,
an Illinois Not-for-Profit Corporation

By: _____

Exhibit "A" referred to this Lease Agreement with Fire Museum of Greater Chicago reads as follows:
Name: _____
Its: _____

Exhibit "A".
(To Lease Agreement With Fire Museum
Of Greater Chicago)

Legal Description Of Property:

Lots 668 and 669 in D.J. Kennedy's Park Addition, a subdivision (except 5 acres in the southeast corner) of the east half of the southeast quarter in Section 12, Township 38 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois.

Permanent Index Numbers:

19-12-415-030.

19-12-415-031.

Common Address:

5218 -- 5220 South Western Avenue.

COMMITTEE ON HUMAN RELATIONS.

ILLINOIS GENERAL ASSEMBLY URGED TO ADOPT SENATE BILL 977 TO ALLOW
NON-ENGLISH SPEAKING CITIZENS TO SERVE ON JURIES.

[SR2014-208]

The Committee on Human Relations submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Human Relations, for which a meeting was held May 20, 2014, having had under consideration a resolution introduced by Alderman Burke (14th Ward) and

Alderman Solis (25th Ward), calling on the Illinois General Assembly to adopt Senate Bill 977 to allow citizens whose predominate language is not English to serve on juries, begs leave to recommend that Your Honorable Body *Adopt* the proposed substitute resolution.

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

Respectfully submitted,

(Signed) ARIEL REBOYRAS,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The City of Chicago is proud to be one of the most ethnically diverse cities in the world, where one-out-of-five of the city's residents was born outside of the United States; and

WHEREAS, With residents from over 140 countries and more than 100 languages spoken in our city, Chicago is a city of immigrants; and

WHEREAS, The Chicago metropolitan area is home to large numbers of immigrants from Mexico, Poland, India, the Philippines, China, Korea, Germany, Guatemala, Ukraine and Italy; and

WHEREAS, Language barriers can pose difficulties with everyday communications for many as there are 350,000 foreign-born Chicago residents who describe themselves as speaking English "less than very well", which represents 62 percent of Chicago's immigrant population; and

WHEREAS, On March 17, 2014, Illinois State Senator Iris Martinez introduced Senate Bill 977 which, if passed into law, would allow all citizens whose predominant language is not English to fulfill their civic duty by serving on juries for both civil and criminal cases; and

WHEREAS, Senate Bill 977 proposes to amend the Jury Act (705 ILCS 305/2), the Jury Secrecy Act (705 ILCS 315.1), and the Illinois Code of Civil Procedure to allow jurors to utilize an interpreter or translator throughout trial and jury deliberations; and

WHEREAS, On March 25, 2014, the Senate Judiciary Committee heard testimony on the bill and voted the bill out of committee for consideration by the full Senate; and

WHEREAS, Illinois State Senator Iris Martinez made further amendments to Senate Bill 977 which would create a pilot program involving the counties of Cook, DuPage, Lake, Will and Kane. These counties would provide jurors an interpreter or translator throughout trial and jury deliberation if said jurors' predominant language is not English; and

WHEREAS, On May 6, 2014, the Senate Judiciary Committee heard testimony on the amended Senate Bill 977 and voted the bill out of committee for consideration by the full Senate; and

WHEREAS, If adopted, Illinois would join New Mexico as the only states in the country to permit jurors to utilize an interpreter or translator, other than a sign language interpreter, for jury service; and

WHEREAS, The Sixth Amendment to the United States Constitution guarantees a criminal defendant the right to trial by "an impartial jury"; and

WHEREAS, The U.S. Supreme Court has opined, "when any large and identifiable segment of the community is excluded from jury service, the effect is to remove from the jury room qualities of human nature and varieties of human experience, the range of which is unknown and perhaps unknowable." *Peters v. Kiff*, 407 U.S. 493, 503 (1972); and

WHEREAS, The corporate authorities of the City of Chicago support jury diversity and efforts to allow all citizens to fulfill their civic duties; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, do hereby urge the Illinois General Assembly to adopt Senate Bill 977 to allow citizens whose predominate language is not English to fulfill their civic duty by serving on juries for both civil and criminal cases; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Illinois House Speaker Madigan, Illinois Senate President Cullerton, the members of the Chicago delegation of the Illinois General Assembly and Governor Quinn.

SUPPORT FOR PEOPLE OF VENEZUELA IN THEIR PURSUIT OF FREE EXERCISE OF REPRESENTATIVE DEMOCRACY.

[SR2014-209]

The Committee on Human Relations submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Human Relations, for which a meeting was held May 20, 2014, having had under consideration a resolution introduced by Alderman Burke (14th Ward) and Alderman Reboyras (30th Ward), to call on the U.S. Government to stand in solidarity with the people of Venezuela as they protest for democracy, human rights and freedom of speech, begs leave to recommend that Your Honorable Body *Adopt* the proposed substitute resolution.

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

Respectfully submitted,

(Signed) ARIEL REBOYRAS,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Chicago is a city of immigrants and, as such, is home to many people of Venezuelan descent, who support the right of the Venezuelan people to live freely and democratically, as guaranteed by the Venezuelan Constitution; and

WHEREAS, Since February 4, 2014, the people of Venezuela have been peacefully protesting in Caracas and throughout the country against the government and have been met continuously with disproportionate force in an effort to quash political dissent; and

WHEREAS, In keeping with well-established principles of representative democracy enshrined in the Venezuelan Constitution, it is important that the voices of all Venezuelans be heard and taken into account through the country's constitutional institutions, including freedom of speech and free and fair elections; and

WHEREAS, In response to the escalating political crisis in Venezuela, a bipartisan resolution was introduced in the United States Senate Foreign Relations Committee, condemning the Venezuelan Government's repression of peaceful demonstrations, calling for full accountability for human rights violations, and supporting the right of the Venezuelan people to live freely and democratically; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 28th day of May 2014, do hereby reaffirm our support for the people of Venezuela in their pursuit of the free exercise of representative democracy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to The Consulate of Venezuela in Chicago, as a sign of our support for the people of Venezuela at this critical juncture in their history.

COMMITTEE ON LICENSE AND CONSUMER PROTECTION.

AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY REPLACING SUBSECTION 14.325 TO DISALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF S. PULASKI RD.

[O2014-3333]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Edward Burke (which was referred on April 30, 2014), to amend Section 4-60-023 of the Municipal Code of Chicago to disallow the issuance of additional package goods licenses on portion of South Pulaski Road, 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 May 21, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The City Council finds that the area described in Section 2 of this ordinance is adversely affected by the over-concentration of businesses licensed to sell package goods within and near the area.

SECTION 2. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by replacing subsection 4-60-023 (14.325), which was previously deleted as shown in the *Journal of the Proceedings of the City Council of the City of Chicago* of May 8, 2013 at pages 52909 through 52911, with the following underscored text:

4-60-023 (14.325) On Pulaski Road, from 43rd Street to 45th Street.

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

AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY REPLACING SUBSECTIONS 4-60-022 (11.14) AND 4-60-023 (11.14) TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR AND PACKAGE GOODS LICENSES ON PORTION OF W. 31ST ST.

[O2014-3324]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman James Balcer (which was referred on April 30, 2014) to amend Sections 4-60-022 and 4-60-023 of the Municipal Code of Chicago to disallow the issuance of additional alcoholic liquor and packaged goods licenses on portion of West 31st 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 May 21, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The City Council finds that the areas described in Sections 2 and 3 of this ordinance are adversely affected by the over-concentration of businesses licensed to sell alcoholic liquor within and near the areas.

SECTION 2. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by replacing subsection 4-60-022 (11.14), which was previously deleted as shown in the *Journal of the Proceedings of the City Council of the City of Chicago* of April 10, 2013 at pages 51213 through 51215, with the following underscored text:

4-60-022 (11.14) On 31st Street, from Halsted Street to Morgan Street.

SECTION 3. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by replacing subsection 4-60-023 (11.14), which was previously deleted as shown in the

Journal of the Proceedings of the City Council of the City of Chicago of April 10, 2013 at pages 51213 through 51215, with the following underscored text:

4-60-023 (11.14) On 31th Street, from Halsted Street to Morgan Street.

SECTION 4. This ordinance shall be in full force and effect from and after its passage and publication.

AMENDMENT OF SECTION 10-8-271 OF MUNICIPAL CODE REGARDING DISTRIBUTION OF COMMERCIAL ADVERTISING MATTER ON PRIVATE PROPERTY.

[O2014-3334]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Aldermen Quinn and Mitts (which was referred on April 30, 2014), to amend Section 10 of the Municipal Code of Chicago regarding distribution of commercial advertising material, 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 May 21, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 10-8-271 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

10-8-271 Distribution Of Commercial Advertising Matter On Private Property.

(a) It shall be unlawful for any person to distribute or to cause others to distribute, as defined in Section 10-8-325, commercial advertising matter of any kind on the premises of any residential dwelling in the city in such a manner that it the commercial advertising matter does or reasonably could (1) interfere with any security mechanism, or (2) cause any safety hazard, or (3) make a hole, remove paint or otherwise damage the surface of any structure or object where the commercial advertising material is placed. Unlawful methods of distribution include, but are not limited to, (i) hanging commercial advertising matter on the doorknob of any entrance door or gate, (ii) placing or wedging commercial advertising matter into or underneath any entrance door in such a manner that it interferes or could interfere with the door locking, or (iii) leaving a stack of commercial advertising matter on the premises, or (4) using a method of delivery that causes or reasonably could cause the commercial advertising matter to become dislodged and blown away or otherwise deposited by the elements upon any sidewalk, street, alley or other public place or private residence within the city. ~~Such~~ The distribution of commercial advertising matter shall not be unlawful under this section if it is hand to hand (A) the commercial advertising matter is placed in the hands of its intended recipient, or (B) if the property management or owners have owner or manager of the premises has posted express written consent authorizing the distribution of commercial advertising matter on the premises, or (C) if the commercial advertising matter is placed in a specific location, where it is unlikely to be dislodged by the elements, designated by the property management or owners property owner or manager for the receipt of such matter. This section shall apply only to commercial advertising matter.

(b) It shall be unlawful for any person to distribute or to cause others to distribute, as defined in Section 10-8-325, commercial advertising matter of any kind on ~~the premises of~~ any private property in the city where the owner, occupant or manager of the property has posted a "No Trespassing" or "No Soliciting" sign or a substantial equivalent thereof ~~at or near a front entrance in plain view~~ that is located so as to be clearly visible to the person wishing to distribute commercial advertising matter at or near that portion of the property.

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall take full force and effect upon its passage and publication.

COMMITTEE ON PEDESTRIAN AND TRAFFIC SAFETY.

AMENDMENT OF CHAPTERS 9-64 AND 10-28 OF MUNICIPAL CODE CONCERNING REGULATION OF VEHICLE PARKING AND STORAGE OF GOODS ON PUBLIC WAY.

[SO2012-2281]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance, as amended, amending Chapter 9-64 and Section 10-28-070 of the Municipal Code of the City of Chicago, as it pertains to further regulation of vehicle parking and storage of goods on public way, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 9-64-170 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

9-64-170 Parking Restrictions -- Special Types Of Vehicles -- Exceptions.

(a) (1) Residential Streets -- Restrictions. ~~It~~ Except as otherwise provided in this subsection (a) or in subsection (f)(2) of this section, it shall be unlawful for any person to park at any time, including overnight, any truck, van, tractor, truck tractor, semi-trailer, trailer, recreational vehicle more than 22 feet in length, self-contained motor home, bus, taxicab, commercial vehicle or livery vehicle on any residential street, for a longer period than is necessary for the reasonably expeditious loading or unloading of such vehicle, except that a

(2) Residential Streets -- Exception for Expeditious Loading or Unloading Of A Vehicle -- When Authorized. The prohibition set forth in paragraph (1) of this subsection (a) shall not apply to any vehicle described therein when the vehicle is actually and expeditiously being loaded or unloaded of passengers, merchandise or other contents.

(3) Residential Streets -- Exception For Delivery, Service Or Repair Vehicles -- When Authorized. The prohibition set forth in paragraph (1) of this subsection (a) shall not apply to any delivery, service or repair vehicle, if such vehicle (i) is actually being used to perform deliveries, service or repairs at a particular address for a particular customer when that customer's address is clearly displayed on the vehicle's dashboard; and (ii) is emblazoned with the name and business license number of its owner; and (iii) is lawfully parked in accordance with the general parking requirements of this Code. Provided, however, that this exception shall not apply to any vehicle for which a service vehicle permit is required under Section 9-68-060. Provided further, that nothing in this subsection (a)(3) shall be construed to permit overnight parking by any delivery, service or repair vehicle, except in the case of, and only for the duration of, emergency delivery, service or repairs at a particular address for a particular customer when that customer's address is clearly displayed on the vehicle's dashboard, or unless overnight parking is permitted pursuant to a valid permit issued under Section 9-68-060.

(4) Residential Streets -- Exception For Buses -- When Authorized. The driver of a bus may park or stand the bus in a designated bus stand as authorized elsewhere in the traffic code; provided, however, this in accordance with Section 9-48-050.

(5) Residential Streets -- Exception For Pick-up Trucks And Vans -- Special Parking Permit -- When Authorized. The prohibition set forth in paragraph (1) of this subsection (a) shall not apply to the owner of a pickup truck or van weighing under 8,000 pounds who has no outstanding parking violations, when such vehicle if the pickup truck or van (i) is lawfully

parked at the curb in accordance with the general parking requirements of this Code, adjacent to the owner's place of residence and the vehicle (ii) bears a valid and current city wheel tax license emblem, and (iii) bears a valid and current special parking permit issued in accordance with paragraph (7) of this subsection (a).

(6) Residential Streets -- Exception For Taxicabs -- When Authorized. In the 5th, 7th, 8th, 10th, 15th, 23rd, 25th, 35th, 46th and 50th wards, and on that portion of 108th Place from South Wentworth Avenue on the east to the perpendicular railway line on the west, this the prohibition set forth in paragraph (1) of this subsection (a) also shall not apply to the owner of a taxicab if all of the following requirements are met: (i) who the owner of the taxicab has no outstanding debt to the city for parking violations or has satisfied or otherwise resolved any such debt within the meaning of Section 2-32-094, when and (ii) such vehicle the taxicab is not in service, when the vehicle and (iii) the taxicab is lawfully parked at the curb adjacent to the taxicab owner's place of residence in accordance with the general parking requirements of this Code, and when the vehicle (iv) the taxicab bears a valid and current city wheel tax license emblem, and a (v) the taxicab bears a valid and current special parking permit issued by the alderman of the ward in which the taxicab owner resides, and (vi) the taxicab is in apparent compliance with in accordance with this subsection and other applicable requirements of this Code.

(7) Residential Streets -- Application Procedure For A Special Parking Permit. The owner shall apply for a permit for such parking from the alderman of the ward in which he or she resides. If a special parking permit is required under this subsection (a) to park a pick-up truck or van on a residential street, the person eligible to apply for such permit shall submit an application for a special parking permit to the alderman of the ward in which such person resides. The Alderman alderman shall evaluate the vehicle identified in such application for compliance with relevant this section and other applicable provisions of the municipal code this Code and shall issue a special parking permit to such person if the vehicle is believed to be compliant: (i) the pick-up truck or van weighs less than 8,000 pounds, and (ii) the pick-up truck or van is not a commercial vehicle, as defined in subsection (e) of this section, and (iii) the owner of the pick-up truck or van has no outstanding debt to the city for parking violations or has satisfied or otherwise resolved any such debt within the meaning of Section 2-32-094; and (iv) the pick-up truck or van is in apparent compliance with this section and other applicable requirements of this Code.

A special parking permit issued under this subsection shall be valid until the thirtieth day of June following the date of issuance. The Such permit shall be affixed, without the use of supplemental adhesives, to the inside of the windshield of the vehicle, and shall be placed directly above the city wheel tax license emblem. If a residential parking zone restriction is in effect at the owner's place of residence, a residential parking permit shall also be required in accordance with Section 9-64-090.

(8) Residential Streets -- Penalty For Violation. A violator of In addition to any other penalty provided by law, any person who violates this subsection (a) shall be subject to the fine set forth in Section 9-100-020.

(b) (1) Business Streets -- Restrictions. ~~It Except as otherwise provided in this subsection (b) or in subsection (f)(2) of this section, it shall be unlawful for any person to park at any time, including overnight, any truck, truck tractor, semi-trailer, trailer, self-contained motor home, commercial vehicle or bus on any business street in the city, for a longer period than is necessary for the reasonably expeditious loading or unloading of such vehicle, except that a~~

(2) Business Streets -- Exception For Expeditious Loading Or Unloading Of A Vehicle -- When Authorized. ~~The prohibition set forth in paragraph (1) of this subsection (b) shall not apply to any vehicle described therein when the vehicle is actually and expeditiously being loaded or unloaded of passengers, merchandise or other contents.~~

(3) Business Streets -- Exception For Delivery, Service Or Repair Vehicles -- When Authorized. ~~The prohibition set forth in paragraph (1) of this subsection (b) shall not apply to any delivery, service or repair vehicle, if such vehicle (i) is actually being used to perform deliveries, service or repairs at a particular address for a particular customer when that customer's address is clearly displayed on the dashboard; and (ii) is emblazoned with the name and business license number of its owner; and (iii) is lawfully parked in accordance with the general parking requirements of this Code. Provided, however, that this exception shall not apply to any vehicle for which a service vehicle permit is required under Section 9-68-060. Provided further, that nothing in this subsection (b)(3) shall be construed to permit overnight parking by any delivery, service or repair vehicle, except in the case of, and only for the duration of, emergency delivery, service or repairs at a particular address for a particular customer when that customer's address is clearly displayed on the vehicle's dashboard, or unless overnight parking is authorized pursuant to a valid permit issued under Section 9-68-060.~~

(4) Business Streets -- Exception For Buses -- When Authorized. ~~The driver of a bus may park or stand the bus in a designated bus stand as authorized elsewhere in the traffic code in accordance with Section 9-48-050.~~

(5) Business Streets -- Taxicabs. ~~It shall be unlawful for any person to park any taxicab on any business street in the city for a period longer than two hours between the hours of 2:00 A.M. and 7:00 A.M.; provided, however, that this prohibition shall not apply to taxicabs parked on business streets in the 23rd ~~Ward ward~~; 40th ~~Ward ward~~ only on the (north side) of North Lincoln Avenue, from North California Avenue to West Peterson Avenue, (south side) of North Lincoln Avenue, from North California Avenue to West Foster Avenue, (both sides) of North Western Avenue, from West Glenlake Avenue to West Peterson Avenue, (east side) of North Western Avenue, from West Balmoral Avenue to West Peterson Avenue and (south side) of West Peterson Avenue, from North Lincoln Avenue to North California Avenue; 46th ~~ward~~; 49th ~~Ward ward~~; and in the 50th ~~Ward ward~~ (on Devon Avenue between Ridge Boulevard and Hoyne Avenue, and on Western Avenue from Granville Avenue to Pratt Boulevard).~~

(6) Business Streets -- Penalty For Violation. ~~A violator of~~ In addition to any other penalty provided by law, any person who violates this subsection (b) shall be subject to the fine set forth in Section 9-100-020.

(c) Citywide Restriction -- Parking Near Crosswalks, Alleys, Driveways Or Firelanes -- Penally For Violation. It shall be unlawful to stand or park any vehicle six feet or greater in height within 20 feet of a any crosswalk, alley, commercial driveway or firelane. ~~A violator of this subsection~~ In addition to any other penalty provided by law, any person who violates this subsection (c) shall be subject to the fine set forth in Section 9-100-020.

(d) Impoundment -- When Authorized. ~~It shall be unlawful to park a truck tractor as defined in Section 1-212 of the Illinois Vehicle Code, a commercial truck, a semi-trailer or a trailer on any business street or residential street in the city for a longer period than is necessary for the reasonably expeditious loading or unloading of such vehicle. This prohibition shall not apply to the owner of a pick-up truck or van weighing under 8,000 pounds who has no outstanding parking violations, when such vehicle is parked on a residential street at the curb adjacent to the owner's place of residence and the vehicle bears a valid and current city wheel tax license emblem and a special parking permit issued in accordance with subsection (a). A violator of this subsection shall be subject to the fine set forth in Section 9-100-020. In addition to such any fine other penalty provided by law, the a any commercial truck vehicle, truck tractor, semi-trailer or trailer that is parked on any residential or business street in violation of this section shall be subject to immobilization and impoundment, without prior notice or placement on an immobilization list.~~

(e) Definitions. For the purposes of this section:

"Commercial truck vehicle" means (i) a any motor vehicle that is marked; or emblazoned with the name of a business; or is otherwise represented as being used for the transportation of property in the furtherance of any commercial or industrial enterprise, whether for hire or not for hire; or (ii) any motor vehicles vehicle driven for profit or carrying to carry or transport property, merchandise or supplies of a commercial or industrial nature; or (iii) any "junk vehicles: vehicle" as defined herein; or (iv) any vehicle with an unenclosed cargo bed, if such unenclosed cargo bed has been modified to increase the vehicle's capacity to transport or carry merchandise, junk, cargo or other property of any type; or (v) any vehicle with a gross weight of 8,000 or more pounds.

"Junk vehicle(s)" means any truck, automobile or other motorized vehicle used to collect, dispose of or transport junk, as defined in Section 4-6-150(a); dispose of junk or transport junk from one place to another.

"Truck tractor" has the meaning ascribed to the term in Section 1-212 of the Illinois Vehicle Code, as amended, codified at 625 ILCS 5/1-212.

(f) (1) Pick-up Trucks And Vans Weighing Less Than 8,000 Pounds -- Parking On Residential And Business Streets -- No Special Parking Permit Required -- When Authorized. Notwithstanding the parking prohibitions or permit requirements set forth in subsections (a); and (b) and (d) of this section, the city council may from time to time, subject to the conditions and procedures described in this subsection (f), allow a person to park a pick-up truck or van weighing less than 8,000 pounds on a business or residential street in a specific area of the city, when there is sufficient parking in such area; provided,

however, that the provisions of this subsection (f) shall not apply to a junk vehicle. The ordinance authorizing such parking shall:

(Omitted text is unaffected by this ordinance.)

SECTION 2. Section 9-64-100 of the Municipal Code of the City of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

9-64-100 Parking Prohibited -- Fire Hydrants, Firelanes And Various Locations.

It in addition to the restrictions set forth in subsection (c) of Section 9-64-170, it shall be unlawful to park any vehicle in any of the following places:

(Omitted text is unaffected by this ordinance.)

SECTION 3. Section 9-100-020 of the Municipal Code of the City of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

9-100-020 Violation -- Penalty.

(Omitted text is unaffected by this ordinance.)

(b) The fines listed below shall be imposed for a violation of the following sections of the traffic code:

Traffic Code Section	Fine
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(Omitted text is unaffected by this ordinance.)

9-64-170(a)	<u>75.00, if the vehicle weighs less than 8,000 pounds</u> <u>125.00, if the vehicle weighs 8,000 pounds or more</u>
9-64-170(b)	25.00 <u>75.00, if the vehicle weighs less than 8,000 pounds</u> <u>125.00 if the vehicle weighs 8,000 pounds or more</u>
9-64-170(c)	60.00
9-64-170(d)	125.00

(Omitted text is unaffected by this ordinance.)

SECTION 4. Section 10-28-070 of the Municipal Code of the City of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

10-28-070 Storage Of Goods On Public Ways.

(a) (1) Except as otherwise specifically permitted by this Code, no person shall use any public way for the storage of personal property, goods, wares or merchandise of any kind. Nor shall any person place or cause to be placed in or upon any public way, any barrel, box, hogshead, crate, package or other obstruction of any kind, or permit the same to remain thereon longer than is necessary to convey such article to or from the premises abutting on such sidewalk.

(2) For ~~this the~~ purpose of receiving or delivering merchandise, no person shall occupy ~~over more than~~ four (4) feet of the outer edge of the sidewalk in front of his ~~the~~ store or building ~~where such merchandise is being received or delivered.~~

(3) No person engaged in the business of repossessing motor vehicles of any type shall store or park any such repossessed vehicle on the public way. Any person violating any provision of this subsection (a)(3) shall be subject to a fine of \$500.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

(b) Any ~~Except as otherwise provided in this section, any~~ person violating any of the provisions of this section shall be subject to a fine of not less than \$50.00 nor more than \$250.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

SECTION 5. This ordinance shall take full force and effect ten days after its passage and publication.

AMENDMENT OF CHAPTER 9-80 OF MUNICIPAL CODE BY ADDING NEW SECTION 9-80-205 TO REGULATE OPERATION OF ELECTRIC PERSONAL ASSISTIVE MOBILITY DEVICES ON PUBLIC WAY.

[O2014-2409]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance amending Chapter 9-80 by adding new Section 9-80-205 of the Municipal Code of the City of Chicago as it pertains to electric personal assistive mobility devices, begs leave to recommend that Your Honorable Body do *Pass* the proposed ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Chapter 9-80 of the Municipal Code of Chicago is hereby amended by adding a new Section 9-80-205, underscored as follows:

9-80-205 Electric Personal Assistive Mobility Devices.

(a) As used in this section, the following definitions apply:

"Device" has the meaning given to the term "electric personal assistive mobility device" in Section 1-117.7 of the Illinois Municipal Code, 625 ILCS 5/1-117.7.

“Tour” means a group outing in which the participants ride devices.

“Tourist” mean a participant in a tour, excepting a tour leader.

“Tour leader” means a person who conducts tours for compensation.

(b) The following restrictions shall apply to persons operating devices on the public way or other public place:

1. A tour leader shall limit tour size to a maximum of eight devices per tour.
2. During a tour that includes more than three devices, tourist speed shall not exceed 8 m.p.h., and tour leader speed shall not exceed 12 m.p.h.
3. A device shall not be operated with a trailer or any other towed object.

(c) The operation of devices is prohibited on the Navy Pier flyover.

(d) This section shall not apply to the operation of a device by an employee of the federal government, the State of Illinois, or any unit of local government or school district, while performing his or her official duties.

(e) Any person who violates this section shall be subject to a fine of not less than \$25 and not more than \$200 for each offense. A tour leader shall be strictly liable for any violation of this section committed by any person riding a device during a tour.

SECTION 2. This ordinance shall take effect 10 days after its passage and publication.

AMENDMENT OF ORDINANCE WHICH ESTABLISHED MOBILE FOOD VEHICLE STANDS AT VARIOUS LOCATIONS.

[O2014-3315]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed

ordinance, "as amended" amending Section 7-38-117 and subject to the restrictions in Section 7-38-115(e) of the Municipal Code of the City of Chicago, as it pertains to mobile food vehicle stand locations, begs leave to recommend that Your Honorable Body do *Pass* the proposed ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 mobile food vehicle stands establishment ordinance, which was passed by the City Council on October 31, 2012, and which was published at pages 38215 -- 38217 of the *Journal of the Proceedings of the City Council of the City of Chicago* for that date, is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

Section 1. (a) Pursuant to Section 7-38-117 of the Municipal Code of Chicago (referred to in this ordinance as "Code") and subject to the restrictions in Section 7-38-115(e) and other applicable provisions of the Code, the Commissioner of Transportation is hereby directed and authorized to establish a mobile food vehicle stand within the side of the block where each of the following addresses is located:

(Omitted text is not affected by this ordinance.)

- (20) 1256 South Clark Street; and
- (21) 437 South Columbus Drive; and
- (22) 200 South LaSalle Street;
- (23) 151 North Franklin Street;
- (24) 185 North Upper Columbus Drive;
- (25) 105 East Monroe Street; and
- (26) 300 South Wabash Avenue;

(Omitted text is not affected by this ordinance.)

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

ESTABLISHMENT AND AMENDMENT OF LOADING ZONES.

[SO2014-4883]

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

CHICAGO, May 28, 2014.

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 amend loading zones, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 zones for the distances specified, during the hours indicated:

Establishment Of Loading/Standing Zones.

Ward	Location
1	2601 West Armitage Avenue: North Rockwell Street (west side) from a point 20 feet south of west Armitage Avenue to a point 80 feet south thereof -- 15 minute standing zone -- use flashing lights -- 7:00 A.M. to 6:00 P.M. -- Monday through Friday (14-00476186);
3	East Cermak Road: East Cermak Road (south side) from a point 148 feet east of South Wabash Avenue to a point 20 feet east thereof -- 30 minute standing zone -- use flashing lights -- 12:00 P.M. to 2:00 A.M. -- all days (13-01840773);
3	East 16 th Street: East 16 th Street (south side) from a point 42 feet west of South Michigan Avenue to a point 20 feet west thereof -- 30 minute standing zone -- use flashing lights -- 12:00 P.M. to 2:00 A.M. -- all days (13-01840757);
25	2119 South Halsted Street: South Halsted Street (east side) from a point 24 feet north of West 21 st Place to a point 20 feet north thereof -- no parking loading zone -- 5:00 P.M. to 12:00 A.M. -- Monday through Saturday and 9:00 A.M. to 1:30 P.M. -- Sunday (13-01754851);

Ward	Location
25	1104 West Madison Street: West Madison Street (north side) from a point 35 feet west of North Aberdeen Street to a point 20 feet west thereof -- 15 minute loading zone -- use flashing lights --11:00 A.M. to 2:00 A.M. -- all days (14-00419365);
27	730 West Grand Avenue: West Grand Avenue (north side) from a point 79 feet east of North Halsted Street to a point 20 feet east thereof -- no parking loading zone -- 9:00 A.M. to 3:00 A.M. -- all days (14-00468981);
27	1130 West Monroe Street: West Monroe Street (north side) from a point 220 feet east of North Racine Avenue to a point 59 feet east thereof -- 30 minute standing zone -- 9:00 A.M. to 6:00 P.M. -- all days (14-00507152);
27	161 North Peoria Street: North Peoria Street (east side) from a point 115 feet north of West Randolph Street to a point 110 feet north thereof -- no parking loading zone -- at all times -- Monday through Saturday (14-00419460);
27	216 North Peoria Street: 216 North Peoria Street (west side) from a point 184 feet north of West Lake Street to a point 70 feet north thereof -- no parking loading zone -- 4:00 A.M. to 5:00 P.M. -- Monday through Friday (14-00469075);
27	1313 West Randolph Street: North Elizabeth Street (west side) from a point 55 feet south of West Randolph Street to a point 20 feet south thereof -- 15 minute standing zone -- use flashing lights -- 6:00 A.M. to 7:00 P.M. -- Monday through Friday (14-00398980);
27	850 West Superior Street: 850 West Superior Street (north side) from a point 135 feet west of North Green Street to a point 20 feet west thereof -- no parking loading zone -- at all times -- all days (14-00419701);
27	1519 West Warren Boulevard: 1519 West Warren Boulevard (south side) from a point 156 feet west of North Ogden Avenue to a point 20 feet west thereof -- 30 minute standing zone -- 7:00 A.M. to 2:00 P.M. -- Monday through Saturday (14-00419209);
28	1400 South Fairfield Avenue: South Fairfield Avenue (west side) from a point 25 feet north of West Ogden Avenue to a point 122 feet north thereof -- disabled loading zone -- at all times -- all days (14-00422975);
35	3015 North Central Park Avenue: North Central Park Avenue (east side) from a point 20 feet west of North Elbridge Avenue to a point 20 feet west thereof -- at all times -- all days (01-00424963);

Ward	Location
35	2909 North Milwaukee Avenue: North Milwaukee Avenue (east side) from a point 100 feet west of North Allen Avenue to a point 20 feet west thereof -- no parking loading zone -- 7:00 A.M. to 7:00 P.M. -- all days (14-00425013);
39	5639 North Jersey Avenue: North Jersey Avenue (east side) from a point 40 feet north of West Olive Avenue to a point 25 feet north thereof -- 15 minute loading zone -- use flashing lights -- 7:00 A.M. to 5:00 P.M. -- Monday through Friday and 7:00 A.M. to 1:00 P.M. -- Saturday (14-00509891);
41	6107 North Northwest Highway: North Northwest Highway (east side) from a point 70 feet north of West Raven Street to a point 20 feet north thereof -- 15 minute standing zone -- use flashing lights -- 9:00 A.M. to 5:00 P.M. -- Monday through Friday (14-00480006);
42	420 North Clark Street: North Clark Street (west side) from a point 20 feet south of West Hubbard Street -- no parking loading zone -- at all times -- all days (14-00469767);
42	118 West Grand Avenue: West Grand Avenue (north side) from a point 80 feet east of North LaSalle Drive to a point 40 feet east thereof -- 15 minute loading zone -- use flashing lights -- 10:00 A.M. to 12:00 A.M. -- all days (13-01867763);
42	73 East Lake: East Lake Street (south side) from a point 159 feet west of North Michigan Avenue to a point 40 feet west thereof -- 15 minute standing zone -- use flashing lights -- at all times -- all days (14-00543125);
42	410 North Michigan Avenue: East Water Street (north side) from a point 20 feet west of Lower North Michigan Avenue to a point 60 feet west thereof -- no parking loading zone -- at all times -- all days (14-00141023);
43	550 West Webster Avenue: West Webster Avenue (north side) from a point 392 feet west of North Cleveland Avenue to a point 48 feet west thereof -- no parking loading zone (14-00408099);
47	1731 West Addison Street: West Addison Street (south side) from a point 20 feet east of North Hermitage Avenue to a point 40 feet east thereof -- 15 minute standing zone -- use flashing lights -- 8:30 A.M. to 11:30 A.M. -- Monday through Friday (14-00408173);
47	3656 North Ashland Avenue: North Ashland Avenue (west side) from a point 28 feet south of West Waveland Avenue to a point 20 feet south thereof -- no parking loading zone -- at all times -- all days (14-00502551);

Ward	Location
47	4040 North Lincoln Avenue: North Lincoln Avenue (west side) from a point 20 feet north of West Cuyler Avenue to a point 20 feet north thereof -- 30 minute loading zone -- use flashing lights -- 9:00 A.M. to 7:00 P.M. -- all days (13-01536559);
47	4729 North Lincoln Avenue: North Lincoln Avenue (east side) from a point 0 (zero) feet south of West Giddings Street to a point 10 feet south thereof -- 15 minute standing zone (one diagonal parking space) -- use flashing lights -- 8:00 A.M. to 10:00 P.M. -- all days (14-00502593);
47	2010 West Montrose Avenue: West Montrose Avenue (north side) from a point 110 feet west of North Damen Avenue to a point 25 feet west thereof -- 15 minute loading zone -- use flashing lights -- 11:00 A.M. to 11:00 P.M. -- all days (14-00502633);
47	5135 North Ravenswood Avenue: North Ravenswood Avenue (east leg) from a point 35 feet north of West Winona Street to a point 20 feet north thereof -- 15 minute loading zone -- use flashing lights -- 6:30 A.M. to 8:30 P.M. -- all days (13-01536592);
50	6343 North Talman Avenue: North Talman Avenue (west side) from a point 67 feet south of West Devon Avenue to a point 12 feet south thereof -- 15 minute standing zone (one diagonal parking space) -- use flashing lights -- 4:00 P.M. to 8:00 P.M. -- Monday through Friday and 10:00 P.M. to 2:00 P.M. -- Saturday (14-00485426).

Amendment Of Loading/Standing Zones:

Ward	Location
1	819 North Ashland Avenue: amend no parking loading zone ordinance which reads: "North Ashland Avenue (east side) from a point 47 feet south of West Fry Street to a point 25 feet south thereof" by striking: "from a point 47 feet south of West Fry Street to a point 25 feet south thereof" and inserting in lieu thereof: "from a point 20 feet south of West Pearson Street to a point 20 feet south thereof -- no parking loading zone -- 9:00 A.M. to 7:00 P.M. -- Monday through Saturday" (13-01179675);

Ward	Location
1	2005 West Division Street: amend ordinance passed November 1, 2006, (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 90045) which reads: "West Division Street (south side) from a point 72 feet west of North Damen Avenue to a point 25 feet west thereof -- no parking loading zone" by striking: "10:00 A.M. to 12:00 A.M. -- Monday through Sunday" and inserting in lieu thereof: "at all times -- all days" (public benefit) (13-01179605);
1	2015 West Division Street: amend ordinance passed November 30, 2005, (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 62527) which reads: "West Division Street (south side) from a point 142 feet west of North Damen Avenue to a point 25 feet west thereof -- 15 minute standing zone -- use flashing lights" by striking: "11:00 A.M. to 12:00 A.M. -- Monday through Saturday" and inserting in lieu thereof: "at all times -- all days" (13-01179507);
12	2752 West 38 th Street: repeal ordinance passed May 12, 2010 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 91389) which reads: "West 38 th Street (north side) from a point 30 feet east of South California Avenue to a point 25 feet east thereof -- no parking loading zone -- 7:00 A.M. to 6:00 P.M. -- Monday through Saturday" by striking the above (14-00351620);
12	3355 West 38 th Street: amend ordinance passed May 12, 1999 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 2270) which reads: "West 38 th Street (south side) from a point 20 feet east of South Homan Avenue to a point 25 feet east thereof" by striking: "25 feet east" and inserting in lieu thereof: "20 feet east -- no parking loading zone -- use flashing lights -- 8:00 A.M. to 9:00 P.M. -- Monday through Saturday" (13-01874236);
27	1201 West Washington Boulevard: amend ordinance passed July 28, 2010 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 97616) which reads: "West Washington Boulevard (south side) from a point 40 feet west of North Racine Avenue to a point 45 feet west thereof -- no parking loading zone -- 9:00 A.M. to 7:00 P.M. -- Monday through Saturday" by striking: "9:00 A.M. to 7:00 P.M. -- Monday through Saturday" and inserting in lieu thereof: "9:00 A.M. to 8:00 P.M. -- all days" (14-00420002);
28	3811 West Washington Boulevard: amend ordinance passed April 12, 2012 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 23789) which reads: "West Washington Boulevard (south side) from a point 160 feet west of North Hamlin Avenue to a point 40 feet west thereof -- disabled loading zone -- at all times -- all days" by striking: "160 feet west of North Hamlin Avenue" and inserting in lieu thereof: "190 feet west of North Hamlin Avenue" (14-00676026);

Ward	Location
32	1720 West Diversey Avenue: amend no parking loading zone ordinance for 1720 West Diversey Avenue (north side) from a point 199 feet west of North Paulina Street to a point 40 feet west thereof by striking: "40 feet" and inserting in lieu thereof: "20 feet -- no parking loading zone -- 10:00 A.M. to 12:00 P.M. -- Monday through Friday" (13-01201154);
32	2010 West Armitage Avenue: repeal ordinance passed February 8, 2006 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 70065) which reads: "West Armitage Avenue (north side) from a point 122 feet west of North Damen Avenue to a point 38 feet west thereof -- no parking loading zone -- 10:00 A.M. to 1:00 A.M. -- all days" by striking the above (14-00520999);
35	3415 West Belmont Avenue: amend ordinance passed January 30, 2010 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 82309) which reads: "West Belmont Avenue (south side) from a point 144 feet west of North Kimball Avenue to a point 23 feet west thereof -- 15 minute loading zone -- use flashing lights -- 9:00 A.M. to 7:00 A.M. -- Monday through Friday -- at all times -- Saturday and Sunday" by striking: "use flashing lights" (14-00424268);
35	2519 North California Avenue: repeal ordinance passed December 8, 2004 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 38993) which reads: "North California Avenue (east side) from a point 168 feet north of West Altgeld Street to a point 28 feet north thereof -- 15 minute standing zone -- use flashing lights -- 8:00 A.M. to 4:00 P.M. and 6:00 P.M. to 8:00 P.M. -- Monday through Friday and 4:00 P.M. to 10:00 P.M. -- Saturday" by striking the above (14-00433757);
35	3331 West Diversey Avenue: repeal ordinance passed May 26, 2004 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 24890) which reads: "West Diversey Avenue (south side) from a point 200 feet east of North Milwaukee Avenue to a point 35 feet east thereof -- no parking loading zone -- 10:00 A.M. to 7:00 P.M." by striking the above (14-00472575);
38	North Central Avenue: amend ordinance passed November 3, 2010 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 104703) which reads: "North Central Avenue (west side) from a point 50 feet north of West Dakin Street to a point 25 feet north thereof -- no parking loading zone -- 9:00 A.M. to 9:00 P.M. -- Monday through Saturday" by striking the above and inserting in lieu thereof: "North Central Avenue (west side) from a point 55 feet north of West Dakin Street to a point 20 feet north thereof -- no parking loading zone -- 12:00 P.M. to 12:00 A.M. -- all days" (14-00439086);

Ward	Location
42	300 West Grand Avenue: repeal ordinance passed September 9, 1998 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 77426) which reads: "West Grand Avenue (north side) from a point 45 feet west of North Franklin Street to a point 36 feet west thereof -- 15 minute standing zone -- use flashing lights" by striking the above (14-00343799);
42	100 -- 400 West Hubbard Street: repeal ordinance passed September 12, 2012 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 33094) which reads: "West Hubbard Street (north side) from a point 128 feet west of North Clark Street to a point 30 feet west thereof -- 15 minute loading zone -- use flashing lights -- 11:00 A.M. to 3:00 A.M." by striking the above (14-00472683);
42	102 -- 106 West Hubbard Street: repeal ordinance passed July 30, 1997 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 50167) which reads: "West Hubbard Street (north side) from a point 20 feet west of North Clark Street to a point 60 feet west thereof -- 15 minute standing zone -- use flashing lights -- 6:00 A.M. to 6:00 P.M." by striking the above (14-00472236);
42	103 -- 107 West Hubbard Street: repeal ordinance passed March 11, 1998 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 63476) which reads: "West Hubbard Street (south side) from a point 30 feet west of North Clark Street to a point 18 feet west thereof -- no parking loading zone -- 10:00 A.M. to 8:00 P.M. -- Monday through Saturday" by striking the above (14-00476619);
42	110 West Hubbard Street: repeal ordinance passed May 9, 2012 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 26752) which reads: "West Hubbard Street (north side) from a point 103 feet west of North Clark Street to a point 20 feet west thereof -- 15 minute loading zone -- 11:00 A.M. to 2:00 A.M. -- all days" by striking the above (14-00475844);
43	801 West Weed Street: repeal ordinance passed April 16, 1997 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 42650) which reads: "West Weed Street (west side) from a point 30 feet west of North Halsted Street to a point 25 feet west thereof -- no parking loading zone -- 9:00 A.M. to 5:00 P.M. -- Monday through Friday" by striking the above (14-0008021);
44	North Seminary Avenue: repeal ordinance passed September 10, 1997 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 51706) which reads: "North Seminary Avenue (east side) from a point 20 feet south of West Belmont Avenue to a point 25 feet south thereof -- 15 minute standing zone -- use flashing lights -- 8:00 A.M. to 8:00 P.M." by striking the above (14-0050240);

Ward	Location
47	4618 North Lincoln Avenue: repeal ordinance passed November 7, 1990 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 24324) which reads: "North Lincoln Avenue (west side) from a point 142 feet south of West Eastwood Avenue to a point 45 feet south thereof -- no parking loading zone" by striking the above (14-004841912);
49	7547 North Rogers Avenue: repeal ordinance passed December 13, 2006 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 95234) which reads: "North Rogers Avenue (south side) from a point 280 feet east of North Ashland Avenue to a point 25 feet east thereof -- 15 minute standing zone -- use flashing lights -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday and 9:00 A.M. to 3:00 P.M. -- Saturday" by striking the above (13- 01872698).

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

ESTABLISHMENT AND AMENDMENT OF VEHICULAR TRAFFIC MOVEMENT.
[SO2014-4885]

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

CHICAGO, May 28, 2014.

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 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 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 way between the limits indicated:

Single Direction:

Ward	Location
41	4800 -- 4899 North Neva Avenue: North Neva Avenue, from West Strong Street to West Gunnison Street -- single direction -- southerly (14-00507875).

Amendment Of Single Direction:

Ward	Location
14	West 51 st Street: repeal: "single direction -- westerly -- first alley parallel to and south of West 51 st Street, between South Sawyer Avenue and South Spaulding Avenue -- traffic to move in a westbound direction only" by striking the above;
27	900 West Weed Street: repeal: "single direction -- westerly -- 900 West Weed Street, between North Fremont Street and North Kingsbury Street -- at all times -- all days" 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 RESTRICTIONS.
(Except For Disabled)

[SO2014-4882]

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

CHICAGO, May 28, 2014.

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 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solís, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 ways, as indicated:

Establishment Of Disabled Permit Parking:

Ward	Location And Permit Number
6	8346 South Michigan Avenue -- Disabled Parking Permit Number 92589;
8	7341 South Dante Avenue -- Disabled Parking Permit Number 92677;
8	8846 South Dauphin Avenue -- Disabled Parking Permit Number 93234;
8	8847 South Harper Avenue -- Disabled Parking Permit Number 93236;
8	1517 East 86 th Place -- Disabled Parking Permit Number 90492;
9	10154 South Princeton Avenue -- Disabled Parking Permit Number 10154;
9	10619 South Rhodes Avenue -- Disabled Parking Permit Number 10619;
10	10242 South Avenue J -- Disabled Parking Permit Number 93007;
11	3215 South Lowe Avenue -- Disabled Parking Permit Number 92797;
11	3220 South Normal Avenue -- Disabled Parking Permit Number 92792;
11	1117 West 31 st Street -- Disabled Parking Permit Number 92795;
12	2627 West 23 rd Place -- Disabled Parking Permit Number 92531;
12	2705 West 23 rd Place -- Disabled Parking Permit Number 91022;
12	1626 West 34 th Street -- Disabled Parking Permit Number 94312;
12	2540 West 38 th Place -- Disabled Parking Permit Number 92767;

Ward	Location And Permit Number
13	6643 South Kedvale Avenue -- Disabled Parking Permit Number 93206;
13	6140 South Kildare Avenue -- Disabled Parking Permit Number 80635;
13	6361 South Long Avenue -- Disabled Parking Permit Number 92173;
13	6229 South Mason Avenue -- Disabled Parking Permit Number 92929;
13	6113 South Rutherford Avenue -- Disabled Parking Permit Number 92923;
14	4634 South Avers Avenue -- Disabled Parking Permit Number 92090;
14	4801 South Keeler Avenue -- Disabled Parking Permit Number 89445;
14	5408 South Washtenaw Avenue -- Disabled Parking Permit Number 92089;
15	4558 South McDowell Avenue -- Disabled Parking Permit Number 91995;
17	6337 South Troy Street -- Disabled Parking Permit Number 92366;
17	952 West 71 st Street -- Disabled Parking Permit Number 89704;
18	8047 South Campbell Avenue -- Disabled Parking Permit Number 89723;
18	8314 South Paulina Street -- Disabled Parking Permit Number 91742;
18	7629 South Seeley Avenue -- Disabled Parking Permit Number 91345;
18	8449 South Seeley Avenue -- Disabled Parking Permit Number 89719;
18	8126 South Spaulding Avenue -- Disabled Parking Permit Number 91313;
18	8153 South Troy Street -- Disabled Parking Permit Number 91730;
18	8007 South Washtenaw Avenue -- Disabled Parking Permit Number 89718;
18	8642 South Wood Street -- Disabled Parking Permit Number 91736;
18	3650 West 79 th Place -- Disabled Parking Permit Number 89727;
20	6843 South Champlain Avenue -- Disabled Parking Permit Number 93410;
20	5632 South Emerald Avenue -- Disabled Parking Permit Number 90884;

Ward	Location And Permit Number
20	6148 South Evans Avenue -- Disabled Parking Permit Number 91129;
20	4547 South Honore Street -- Disabled Parking Permit Number 89674;
20	5838 South Indiana Avenue -- Disabled Parking Permit Number 90945;
20	6318 South Ingleside Avenue -- Disabled Parking Permit Number 90965;
20	6044 South Prairie Avenue -- Disabled Parking Permit Number 92975;
20	8126 South Spaulding Avenue -- Disabled Parking Permit Number 91313;
20	6424 South Vernon Avenue -- Disabled Parking Permit Number 82693;
20	6511 South Woodlawn Avenue -- Disabled Parking Permit Number 91125;
20	6511 South Woodlawn Avenue -- Disabled Parking Permit Number 91125;
20	1900 West 48 th Street -- Disabled Parking Permit Number 93192;
21	9049 South Carpenter Street -- Disabled Parking Permit Number 93093;
21	8233 South Hermitage Avenue -- Disabled Parking Permit Number 92114;
21	8254 South May Street -- Disabled Parking Permit Number 89774;
21	521 East 91 st Place -- Disabled Parking Permit Number 91446;
23	5806 South Homan Avenue -- Disabled Parking Permit Number 93930;
23	3936 West 59 th Place -- Disabled Parking Permit Number 93222;
23	3908 West 60 th Place -- Disabled Parking Permit Number 92938;
23	6848 West 64 th Street -- Disabled Parking Permit Number 93728;
24	4222 West Fifth Avenue -- Disabled Parking Permit Number 89811;
24	3419 West Grenshaw Street -- Disabled Parking Permit Number 93094;
24	820 South Kedvale Avenue -- Disabled Parking Permit Number 93096;

Ward	Location And Permit Number
24	4007 West Polk Street -- Disabled Parking Permit Number 93112;
25	1713 South Hoyne Avenue -- Disabled Parking Permit Number 92026;
25	2053 West 23 rd Street -- Disabled Parking Permit Number 92024;
27	3710 West Ferdinand Street -- Disabled Parking Permit Number 92906;
27	931 North Monticello Avenue -- Disabled Parking Permit Number 93325;
27	3022 West Walnut Street -- Disabled Parking Permit Number 93394;
27	2846 West Warren Boulevard -- Disabled Parking Permit Number 82004;
28	3446 West Fulton Boulevard -- Disabled Parking Permit Number 92544;
31	5108 West Altgeld Street -- Disabled Parking Permit Number 93498;
31	2219 North Leclair Avenue -- Disabled Parking Permit Number 91829;
31	2840 North Lockwood Avenue -- Disabled Parking Permit Number 91836;
34	12308 South Emerald Avenue -- Disabled Parking Permit Number 92390;
34	12107 South Harvard Avenue -- Disabled Parking Permit Number 91554;
34	12418 South Parnell Avenue -- Disabled Parking Permit Number 79112;
34	12251 South Stewart Avenue -- Disabled Parking Permit Number 93945;
34	11330 South Wentworth Avenue -- Disabled Parking Permit Number 81288;
34	11426 South Yale Avenue -- Disabled Parking Permit Number 92402;
35	4818 North Central Park -- Disabled Parking Permit Number 93605;
35	2037 North Kildare Avenue -- Disabled Parking Permit Number 92443;
35	2239 North Kildare Avenue -- Disabled Parking Permit Number 92463;

Ward	Location And Permit Number
35	3701 West Sunnyside Avenue -- Disabled Parking Permit Number 93599;
35	2945 North Wisner Avenue -- Disabled Parking Permit Number 91901;
36	2329 North Rutherford Avenue -- Disabled Parking Permit Number 89997;
37	841 North Leclaire Avenue -- Disabled Parking Permit Number 80876;
37	1706 North Long Avenue -- Disabled Parking Permit Number 90543;
38	4143 North McVicker Avenue -- Disabled Parking Permit Number 93252;
38	3340 North Paris Avenue -- Disabled Parking Permit Number 94102;
38	3816 North Plainfield Avenue -- Disabled Parking Permit Number 93042;
39	4911 North St. Louis Avenue -- Disabled Parking Permit Number 90804;
40	1712 West Arthur Avenue -- Disabled Parking Permit Number 78808;
45	4933 West Ainslie Street -- Disabled Parking Permit Number 91895;
45	5262 North Cicero Avenue -- Disabled Parking Permit Number 90849;
45	5840 North Moody Avenue -- Disabled Parking Permit Number 91114;
48	5420 North Kenmore Avenue -- Disabled Parking Permit Number 79743;
48	5427 North Kenmore Avenue -- Disabled Parking Permit Number 93128;
49	7235 North Hamilton Avenue -- Disabled Parking Permit Number 84869;
49	1233 West Lunt Avenue -- Disabled Parking Permit Number 72624;
50	6442 North Claremont Avenue -- Disabled Parking Permit Number 90203;
50	6251 North Richmond Street -- Disabled Parking Permit Number 92272;
50	6545 North Richmond Street -- Disabled Parking Permit Number 92223;
50	6438 North Seeley Avenue -- Disabled Parking Permit Number 90195.

Amendment Of Disabled Permit Parking:

Ward	Location And Permit Number
34	10734 South Beverly Avenue: amend Disabled Parking Permit Number 90452, by striking therefrom the following: "10734 South Beverly Avenue" and inserting in lieu thereof: "1157 West 107 th Place -- Disabled Parking Permit Number 90452";
49	7716 North Eastlake Terrace: amend Disabled Parking Permit Number 64915, by striking: "7716 North Eastlake Terrace" and inserting in lieu thereof: "7714 -- 7716 North Eastlake Terrace -- Disabled Parking Permit Number 64915";
49	1729 West Touhy Avenue: amend Disabled Parking Permit Number 90207, by striking: "1729 West Touhy Avenue" and inserting in lieu thereof: "1724 West Touhy Avenue -- Disabled Parking Permit Number 90207".

Repeal Parking Prohibition At All Times:

Ward	Location And Permit Number
6	Repeal Disabled Parking Permit Number 13927 located at 8810 South Calumet Avenue;
9	Repeal Disabled Parking Permit Number 76824 located at 11335 South Langley Avenue;
9	Repeal Disabled Parking Permit Number 28801 located at 562 East 105 th Street;
11	Repeal Disabled Parking Permit Number 64630 located at 4543 South Emerald Avenue;
11	Repeal Disabled Parking Permit Number 29289 located at 2920 South Keeley Street;
11	Repeal Disabled Parking Permit Number 13447 located at 3132 South Lowe Avenue;
11	Repeal Disabled Parking Permit Number 81923 located at 3017 South Normal Avenue;

Ward	Location And Permit Number
11	Repeal Disabled Parking Permit Number 73285 located at 4742 South Union Avenue;
12	Repeal Disabled Parking Permit Number 77393 located at 2733 West 23 rd Street;
16	Repeal Disabled Parking Permit Number 53296 located at 6441 South Fairfield Avenue;
16	Repeal Disabled Parking Permit Number 79523 located at 5658 South May Street;
21	Repeal Disabled Parking Permit Number 28513 located at 8111 South Green Street;
21	Repeal Disabled Parking Permit Number 76179 located at 8127 South Green Street;
23	Repeal Disabled Parking Permit Number 80157 located at 5705 South Menard Avenue;
25	Repeal disabled permit parking located at 1902 West Cermak Road;
25	Repeal Disabled Parking Permit Number 90311 located at 1721 South Racine Avenue;
25	Repeal Disabled Parking Permit Number 80062 located at 2020 West 22 nd Street;
31	Repeal Disabled Parking Permit Number 78485 located at 4400 West Altgeld Street;
31	Repeal Disabled Parking Permit Number 70066 located at 2833 North Luna Avenue;
31	Repeal Disabled Parking Permit Number 78481 located at 4150 West Nelson Street;
31	Repeal Disabled Parking Permit Number 69941 located at 4820 West Shakespeare Avenue;
32	Repeal Disabled Parking Permit Number 57717 located at 1834 West Wabansia Avenue;

Ward	Location And Permit Number
33	Repeal Disabled Parking Permit Number 33071 located at 4943 North Albany Avenue;
45	Repeal Disabled Parking Permit Number 54797 located at 4259 West Grace Street;
47	Repeal Disabled Parking Permit Number 15780 located at 1446 West Hutchinson Street;
49	Repeal Disabled Parking Permit Number 84874 located at 1309 West Greenleaf Avenue;
49	Repeal Disabled Parking Permit Number 79077 located at 7227 North Rogers Avenue;
50	Repeal Disabled Parking Permit Number 39102 located at 6251 North Richmond Street.

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

REPEAL OF PARKING RESTRICTION ON PORTION OF W. 51ST ST.
[SO2014-4893]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance to repeal rush hour parking restrictions at 2643 -- 2659 West 51st Street, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 080 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle at any time upon the following public way, as indicated:

Ward	Location
14	2643 -- 2659 West 51 st Street: repeal no parking rush hour parking restriction -- 7:00 A.M. to 9:00 A.M. (14-00495251).

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

ESTABLISHMENT AND AMENDMENT OF RESIDENTIAL PERMIT PARKING ZONES.
[SO2014-4884]

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

CHICAGO, May 28, 2014.

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 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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
23	South Menard Avenue: 5449 -- 5477 South Menard Avenue (both sides) -- residential permit parking zone;
23	5515 -- 5559 South Newcastle Avenue: 5515 -- 5559 South Newcastle Avenue (both sides) -- residential permit parking zone -- at all times -- all days.

Amendment Of Residential Permit Parking Zones:

Ward	Location
14	5300 -- 5399 South Monitor Avenue: repeal "Residential Permit Parking Zone 1627 -- 5300 -- 5399 South Monitor Avenue" by striking the above;
14	5100 -- 5199 South Sawyer Avenue: amend Residential Permit Parking Zone 23 to include 5100 -- 5199 South Sawyer Avenue (both sides) -- at all times -- all days;
14	West 52 nd Street: amend Residential Permit Parking Zone 4 to include West 52 nd Street (south side) from South Lockwood Avenue to the first alley east thereof -- at all times -- all days;
30	North Keystone Avenue: amend Residential Permit Parking Zone 786 to include 1812 -- 1856 North Keystone Avenue, between West Bloomingdale Avenue and West Cortland Street, including 1802 -- 1808 North Keystone Avenue (west side).

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.
[SO2014-4886]

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

CHICAGO, May 28, 2014.

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 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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
28	West 14 th Place: West 14 th Place (south side) from South California Boulevard to South Fairfield Avenue -- no parking tow-away zone -- at all times -- all days (14-00422781);
36	West Belmont Avenue: West Belmont Avenue (north side) from a point 40 feet east of North Neva Avenue to a point 40 feet east thereof -- no parking tow-away zone -- at all times -- all days (14-00425143);
36	North Oak Park Avenue: North Oak Park Avenue (east side) from West Grand Avenue to the first alley north thereof -- no parking tow-away zone (14-00432275);
41	West Higgins Avenue: West Higgins Avenue (north side) from a point 40 feet east to a point 40 feet west on North Sayre Avenue -- no parking tow-away zone -- at all times -- all days, also add: West Higgins Avenue (south side) from a point 40 feet east to a point 40 feet west of North Sayre Avenue -- no parking tow-away zone -- at all times -- all days (14-0050039).

Amendment Of Traffic Lane Tow-Away Zones:

Ward	Location
27	2100 West Adams Street: amend ordinance passed December 1, 1952 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 3462) which reads: "West Adams Street (north side) from South Halsted Street to South Campbell Avenue -- no parking tow-away zone -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday" by striking: "West Adams Street, from South Hoyne Avenue to South Leavitt Street -- no parking tow-away zone -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday" (14-00611872);
27	2100 West Adams Street: repeal ordinance passed April 18, 2012 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 23806) which reads: "West Adams Street (north side) from South Hoyne Avenue to South Leavitt Street -- no parking tow-away zone" by striking the above (14-00611741);

Ward Location

27 200 -- 500 North Western Avenue: repeal ordinance passed April 16, 1952 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 2241) which reads: "North Western Avenue and South Western Avenue (both sides) from North Lake Street to West Van Buren Street -- no parking tow-away zone -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M. -- Monday through Friday" by striking the above (14-00405344).

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

INSTALLATION OF TRAFFIC WARNING SIGNS.

[SO2014-4887]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed orders to erect 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 warning signs and signals, between the limits and during the times specified, standing or parking of any vehicle shall be considered a definite hazard to the normal movement of traffic:

Ward	Type Of Sign And Location
3	South Federal Street: South Federal Street and West 36 th Street -- "All-Way Stop", stopping all approaches (14-00476282);
3	West 16 th Street: West 16 th Street and South Dearborn Street -- "Two-Way Stop", stopping all approaches;
7	East 92 nd Street: East 92 nd Street and South Yates Boulevard -- "All-Way Stop" (14-0045887);
13	West 56 th Street: West 56 th Street and South Moody Avenue -- "All-Way Stop", stopping all approaches (13-01665968);
28	North Leclaire Avenue: North Leclaire Avenue (north bound) traffic and West Maypole Avenue (east bound) traffic -- "Two-Way Stop";
32	West Roscoe Street: West Roscoe Street and North Seeley Avenue -- "All-Way Stop", stopping all approaches (14-00424041);
41	North Avondale Avenue: North Avondale Avenue and North Ogallah Avenue "All-Way Stop", stopping all approaches (13-01590356).

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

INSTALLATION OF "NEPAL CONSULATE PARKING" SIGNS AT 10 N. DEARBORN ST.

[SO2014-4889]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance to install "Nepal Consulate Parking" signs at 10 North Dearborn Street, 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to install "Consulate Parking" signs at the below listed location:

Ward	Location
42	10 North Dearborn Street: North Dearborn Street (west side) from a point 64 feet north of West Madison Street to a point 25 feet north thereof -- "Nepal Consulate Parking Only" (14-00183710).

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

REPEAL OF ONE-HOUR PARKING RESTRICTIONS.

[SO2014-4890]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to amend one-hour 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to repeal one-hour parking restrictions at the below listed locations:

Ward	Location
14	South Komensky Avenue: repeal "one-hour parking on South Komensky Avenue (both sides) from West 47 th Street to the first alley south thereof" by striking the above;
47	North Ravenswood Avenue: repeal one-hour parking ordinance passed June 19, 1990 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 18716) which reads: "North Ravenswood Avenue (east side) from a point 320 feet south of West Winnemac Avenue to a point 55 feet south thereof -- one-hour parking -- 8:00 A.M. to 5:00 P.M. -- Monday through Friday" by striking the above (14-00406048).

ESTABLISHMENT AND AMENDMENT OF TWO-HOUR PARKING RESTRICTIONS.
[SO2014-4895]

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

CHICAGO, May 28, 2014.

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 amend two-hour 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to establish and amend two-hour parking restrictions at the below listed locations:

Ward	Location
25	2300 South Hoyne Avenue: amend "two-hour parking (public benefit), at 2300 South Hoyne Avenue and West 23 rd Street" by striking the above and inserting in lieu thereof: "West 23 rd Street (south side) from a point 20 feet west of South Leavitt Street to a point 60 feet west thereof -- two-hour parking" (public benefit) (14-00468369);

Ward	Location
26	1657 North Karlov Avenue: West Wabansia Avenue (south side) from a point 20 feet east of North Karlov Avenue to a point 85 feet east thereof -- two-hour parking (diagonal parking sign, public benefit) -- 6:30 A.M. to 9:30 A.M. -- Wednesday through Friday and 6:00 A.M. to 3:00 P.M. -- Sunday (14-00325438).

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

INSTALLATION OF "EXTENDED WEST LOOP PARKING STUDY" SIGNS ON PORTIONS OF SUNDRY STREETS.

[SO2014-4892]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance concerning Extended West Loop Parking Study 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to install "Parking Study" signs at the below listed locations:

Ward	Location
2, 25, 27, 28	West Washington Boulevard: West Washington Boulevard to West Van Buren Street and North and South Halsted Street to North and South Throop Street -- Extended West Loop Parking Study -- 1:30 P.M. to 3:30 P.M. -- Monday through Friday.

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



ESTABLISHMENT OF FIVE-TON VEHICLE WEIGHT LIMITATION ON PORTIONS OF DESIGNATED STREETS.

[SO2014-4888]

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

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish allowable weight limits for trucks and commercial vehicles on portions of designated 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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 030 of the Municipal Code of Chicago, the maximum weight permitted to be carried by any truck or commercial vehicle upon the following public ways between the limits indicated (except for the purpose of delivering or picking up material or merchandise) shall be as follows:

Ward	Location
8	East 89 th Street: East 89 th Street, from South Cottage Grove Avenue to South Dauphin Avenue -- weight limitation -- five tons (13-00801071);

Ward	Location
8	East 91 st Street: East 91 st Street, from South Cottage Grove Avenue to South Dauphin Avenue -- weight limitation -- five tons (13-00801071);
20	4700 -- 5100 South Aberdeen Street: South Aberdeen Street, from West 47 th Street to West 51 st Street -- weight limitation five tons;
50	North Damen Avenue: North Damen Avenue from West Devon Avenue to West Pratt Boulevard weight limitation -- five tons (14-00511368).

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)

[SO2014-4894]

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Alderman Pope 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, May 28, 2014.

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
11	3749 South Lowe Avenue -- Disabled Parking Permit Number 92794;
12	2324 West 47 th Place -- Disabled Parking Permit Number 94252.

Loading/Standing Zones:

Ward	Location
1	2633 West Armitage Avenue -- 30 minute loading zone. Request withdrawn by alderman (13-01492123);
1	2451 North Milwaukee Avenue -- no parking loading zone. Duplicate proposal. Previously proposed on May 8, 2013.
12	2652 West 47 th Street -- 15 minute standing zone -- use flashing lights -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday. This location falls within a no parking bus stop (14-00285744);
25	456 West 23 rd Place -- 15 minute standing zone -- use flashing lights -- 7:00 A.M. to 7:00 P.M. -- Monday through Sunday. Duplicate of O2013-7507.

Amendment Of Loading/Standing Zones:

Ward	Location
12	2754 West 38 th Street: amend no parking loading zone. Request withdrawn by requestor (14-00416290);
12	2758 West 38 th Street: amend no parking loading zone. Request withdrawn by requestor (14-00416206);
40	North Lincoln Avenue and West Ainslie Street: amend ordinance passed July 28, 2010 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 97616) which reads: "North Lincoln Avenue (east side) from a point 75 feet north of West Ainslie Street to a point 20 feet north thereof -- 15 minute loading zone" by striking the above and inserting in lieu thereof: "North Lincoln Avenue (east side) from a point 75 feet north of West Ainslie Street to a point 20 feet north thereof -- 15 minute loading zone -- 10:00 A.M. to 8:00 P.M. -- Monday through Friday". Request withdrawn by requestor (13-01610797).

Tow-Away Zones:

Ward	Location
12	3120 West 26 th Street -- no parking tow-away zone. Request withdrawn by alderman (14-00495251);
14	South Lawndale Avenue: South Lawndale Avenue (west side) from South Archer Avenue to the first alley south thereof -- no parking tow-away zone. Request withdrawn by alderman (14-00463684);
43	North Clark Street: North Clark Street (side of 330 West Webster Avenue) (south side) from a point 280 feet south of West Fullerton Avenue to a point 50 feet south thereof -- no parking tow-away zone. All parking is normally prohibited by ordinance within the right-of-way of an intersection. Signs will be installed (14-00405466).

Amend Tow-Away Zone:

Ward	Location
20	6631 -- 6653 South State Street: repeal no parking tow-away zone. Signs posted at this location are: "No Parking Rush Hour -- 4:00 P.M. To 6:00 P.M. -- Monday Through Friday" and "No Parking Bus Stop". Request withdrawn by alderman (13-001198535).

Traffic Warning Signs And/Or Signals:

Ward	Location
7	East 76 th Street: East 76 th Street and South Saginaw Avenue: "All-Way Stop" sign. Chicago Department of Transportation does not support installing stop signs (14-00493082);
7	East 76 th Street: East 76 th Street and South Crandon Avenue: "All-Way Stop" sign. Chicago Department of Transportation does not support installing stop signs (14-00493622);
20	East 61 st Street: East 61 st Street and South Langley Avenue: "All-Way Stop" sign. Chicago Department of Transportation does not support installing stop signs (14-00504506);
21	West 87 th Street: West 87 th Street and South Aberdeen Street: "All-Way Stop" sign. Chicago Department of Transportation does not support installing stop signs (13-018799361).

Weight Limitations:

Ward	Location
45	North Kolmar Avenue: North Kolmar Avenue, from West Irving Park Road to West Berteau Avenue -- weight limitation five tons. Duplicate proposal. Ordinance previously passed February 28, 1975 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 10275) (14-00484585);

Ward	Location
45	North Kilbourn Avenue: North Kilbourn Avenue, from West Irving Park Road to West Berteau Avenue -- weight limitation five tons. Duplicate proposal. Previously passed December 12, 1960 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 4197) (14-00484724);
45	North Kenneth Avenue: North Kenneth Avenue, from West Irving Park Road to West Berteau Avenue -- weight limitation -- five tons. Duplicate proposal. Previously passed December 12, 1960 (<i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 4197) (14-00484585).

Amend Parking Prohibited During Specified Hours:

Ward	Miscellaneous
28	2200 -- 2300 West Congress Parkway: repeal no parking tow-away zone ordinance prohibiting parking on street cleaning days. No City Council action necessary under City Code 9-64-040 -- street cleaning signs will be removed (14-00384437).

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 TRANSPORTATION AND PUBLIC WAY.

GRANTS OF PRIVILEGE IN PUBLIC WAY.

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

CHICAGO, May 22, 2014.

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 for grants of privileges in the public way. These ordinances and substitute ordinance were referred to the Committee on April 30, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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):

Alhambra Palace Restaurant.
(Entrance Enclosure)

[O2014-3723]

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, one (1) entrance enclosure on the public right-of-way adjacent to its premises known as 1240 West Randolph Street. Said entrance enclosure at West Randolph Street measures eighteen point five eight (18.58) feet in length and eight (8) feet in width for a total of one hundred forty-eight point six four (148.64) square feet. Existing entrance enclosure is approximately twenty-nine (29) 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 1099997 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Alhambra Palace Restaurant.
(Light Fixtures)

[O2014-3717]

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) light fixtures projecting over the public right-of-way adjacent to its premises known as 1240 West Randolph Street. Said light fixtures at West Randolph Street measure four (4) at point five (.5) foot in length, one (1) foot in width and seven point seven five (7.75) 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 1099995 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Alhambra Palace Restaurant.
(Windscreen)

[O2014-3733]

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, one (1) windscreen on the public right-of-way adjacent to its premises known as 1240 West Randolph Street. Said windscreen at West Randolph Street measures nineteen (19) feet in length and eight (8) feet in width for a total of one hundred fifty-two (152) 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 1112368 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 5, 2013.

Allstate Insurance.

[O2014-3426]

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

SECTION 1. Permission and authority are hereby given and granted to Allstate 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 1526 North Ashland Avenue. Said sign structure measures as follows: along North Ashland Avenue, at eight point eight three (8.83) feet in length, two point one seven (2.17) 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 1111131 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Bruce Alper.

[O2014-3496]

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

SECTION 1. Permission and authority are hereby given and granted to Bruce Alper, 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 1911 West Melrose Street. Said planter at West Melrose Street measures twenty-two point six seven (22.67) feet in length and nine point five eight (9.58) feet in width for a total of two hundred seventeen point one eight (217.18) 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 1111022 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

The Art Institute Of Chicago.

[O2014-3577]

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

SECTION 1. Permission and authority are hereby given and granted to The Art Institute of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) vaults under the public right-of-way adjacent to its premises known as 7 West Madison Street. Said vault at West Madison Street measures one (1) at one hundred seventeen point six seven (117.67) feet in length and eleven point three three (11.33) feet in width for a total of one thousand three hundred thirty-three point two (1,333.2) square feet. Said vault at South State Street measures one (1) at forty-eight (48) feet in length and eighteen (18) feet in width for a total of eight hundred sixty-four (864) square feet. Said vault at alley parallel to South State Street measures one (1) at forty-eight (48) feet in length and four point five (4.5) 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 (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 1112282 herein granted the sum of Seven Thousand Seven Hundred Twenty-two and no/100 Dollars (\$7,722.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Arturo's Tacos.

[O2014-3495]

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

SECTION 1. Permission and authority are hereby given and granted to Arturo's Tacos,

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 Western Avenue. Said sign structure measures as follows: along North Western Avenue, at six point five (6.5) feet in length, twenty-three (23) feet in height and thirteen point six (13.6) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of 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 1112044 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 10, 2013.

Atlas Stationers, Inc.

[O2014-3581]

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

SECTION 1. Permission and authority are hereby given and granted to Atlas Stationers, 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 227 West Lake Street. Said sign structure measures as follows: along West Lake Street, one (1) at six (6) feet in length, three point five eight (3.58) feet in height and sixteen point four two (16.42) feet above grade level. Said sign structure measures as follows: along West Lake Street, one (1) at forty (40) feet in length, three point five eight (3.58) feet in height and sixteen point four two (16.42) 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 1112554 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 8, 2013.

Aztec Automotive.

[O2014-3853]

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

SECTION 1. Permission and authority are hereby given and granted to Aztec Automotive, 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 6425 South Pulaski Road. Said sign structure measures as follows: along South Pulaski Road, at eight (8) feet in length, five (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 1110170 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Beer Bistro.

[O2014-3463]

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

SECTION 1. Permission and authority are hereby given and granted to The Beer 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 1061 West Madison Street. Said sign structure measures as follows: along West Madison Street, at three (3) 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 1112519 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2013.



Benchmark Bar & Grill.

[O2014-3738]

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

SECTION 1. Permission and authority are hereby given and granted to Benchmark Bar & Grill, 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 1508 -- 1510 North Wells Street. Said light fixtures at North Wells Street measure four (4) at point four two (.42) foot in length, one point two (1.2) feet in width and six point five eight (6.58) feet above grade level and one (1) at point four two (.42) foot in length, point four two (.42) foot in width 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).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112134 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Bikram Yoga Andersonville.

[O2014-3838]

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

SECTION 1. Permission and authority are hereby given and granted to Bikram Yoga Andersonville, 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 5715 North Clark Street. Said sign structure measures as follows: along North Clark 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 1110439 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Bit Wolf Point West Investors LLC.

[O2014-3584]

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

SECTION 1. Permission and authority are hereby given and granted to Bit Wolf Point West Investors LLC, 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 326 North Orleans Street. Said earth retention system at North Kingsbury Street measures seventy-one (71) feet in length and two (2) feet in width for a total of one hundred forty-two (142) square feet. Said earth retention system shall be approximately thirty-nine (39) feet in depth and located south of West Kinzie Street. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection 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 1112649 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Blackstone.

[O2014-3466]

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

SECTION 1. Permission and authority are hereby given and granted to The Blackstone, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 636 South Michigan Avenue. Said windscreen at South Michigan Avenue measures four point seven five (4.75) feet in length and six point nine one (6.91) feet in width for a total of thirty-two point eight two (32.82) 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 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 1112016 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 19, 2013.

Blackthorn.

[O2014-3889]

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

SECTION 1. Permission and authority are hereby given and granted to Blackthorn, 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 3300 West 111th Street. Said light fixture at West 111th Street measures sixteen (16) feet in length, two (2) feet in width 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).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112013 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

[O2014-3895]

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 6532 West Grand Avenue. Said sign structure measures as follows: along West North Avenue, at twelve (12) 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 1110843 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Budget Rent A Car System, Inc.

[O2014-3470]

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

SECTION 1. Permission and authority are hereby given and granted to Budget Rent A Car System, 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 714 South Wabash Avenue. Said light fixtures at South Wabash Avenue measure five (5) at one (1) foot in length, point six seven (.67) foot in width 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).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1111823 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2013.

Caminos De Michoacan.

[O2014-3800]

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

SECTION 1. Permission and authority are hereby given and granted to Caminos De Michoacan, 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 1659 West Cullerton Street. Said step at South Paulina Street measures one (1) at three point zero eight (3.08) feet in length and two (2) feet in width for a total of six point one six (6.16) square feet. Said step at West Cullerton Street measures one (1) at two point zero eight (2.08) feet in length and two point four one (2.41) feet in width for a total of five point zero one (5.01) 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 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 1112274 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Candyality.

[O2014-3759]

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

SECTION 1. Permission and authority are hereby given and granted to Candyality, 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 3737 North Southport Avenue. Said planters at North Southport Avenue measure two (2) at one (1) foot in length and one (1) foot in width for a total of two (2) 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 1111909 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Carpet Concepts.

[O2014-3854]

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

SECTION 1. Permission and authority are hereby given and granted to Carpet Concepts, 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 1346 West 79th Street. Said sign structure measures as follow: along West 79th Street, at eight (8) feet in length, ten (10) 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 1111502 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Charlies Supermarket, Inc.
(Privilege No. 1109212)

[O2014-3504]

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

SECTION 1. Permission and authority are hereby given and granted to Charlies Supermarket, 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 2941 West Montrose Avenue. Said sign structure measures as follows: along West Montrose 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 1109212 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 10, 2013.



Charlies Supermarket, Inc.
(Privilege No. 1109730)

[O2014-3509]

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

SECTION 1. Permission and authority are hereby given and granted to Charlies Supermarket, 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 2941 West Montrose Avenue. Said sign structure measures as follows: along West Montrose Avenue, at three point five (3.5) 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 1109730 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.



Cheetah Gym.
(Banners)

[O2014-3928]

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

SECTION 1. Permission and authority are hereby given and granted to Cheetah Gym,

upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) banners projecting over the public right-of-way adjacent to its premises known as 5248 North Clark Street. Said banners at North Clark Street measure two (2) at five (5) feet in length and two (2) feet in width for a total of twenty (20) square feet and one (1) at five (5) feet in length and four (4) feet in width for a total of twenty (20) 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 1112008 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Cheetah Gym.
(Light Fixtures)
(5838 N. Broadway)

[O2014-3840]

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

SECTION 1. Permission and authority are hereby given and granted to Cheetah Gym, 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 5838 North Broadway. Said light fixtures at North Broadway measure three (3) at point eight three (.83) foot in length, point three three (.33) 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 1112014 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

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Cheetah Gym.
(Light Fixtures)
(5248 N. Clark St.)

[O2014-3918]

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

SECTION 1. Permission and authority are hereby given and granted to Cheetah Gym, 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 5248 North Clark Street. Said light fixtures at North Clark Street measure fourteen (14) at point eight three (.83) foot in length, point six seven (.67) 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 1112007 herein granted the sum of One Hundred Forty and no/100 Dollars (\$140.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Chef Burger Bistro.

[O2014-3587]

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

SECTION 1. Permission and authority are hereby given and granted to Chef Burger Bistro, 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 164 East Grand Avenue. Said sign structure measures as follows: along East Grand Avenue, one (1) at three (3) feet in length, fourteen (14) feet in height and fifteen point five (15.5) feet above grade level. Said sign structure measures as follows: along North St. Clair Street, one (1) at three (3) feet in length, fourteen (14) feet in height and fifteen point five (15.5) 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 1111189 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 South Loop Hotel LLC.

[O2014-3512]

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

SECTION 1. Permission and authority are hereby given and granted to Chicago South Loop Hotel 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 11 West 26th Street. Said sign structure measures as follows: along South State Street, at two point six seven (2.67) feet in length, twenty-six (26) 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 1108577 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

City News.

[O2014-3815]

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

SECTION 1. Permission and authority are hereby given and granted to City News, 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 4018 North Cicero Avenue. Said sign structure measures as follows: along North Cicero Avenue, at eight (8)

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 1111902 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Cook County/Department Of Real Estate Management.

[O2014-3778]

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

SECTION 1. Permission and authority are hereby given and granted to Cook County/ Department of Real Estate Management, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) facade projecting over the public right-of-way adjacent to its premises known as 4545 West Cermak Road. Said facade at West Cermak Road measures five hundred ninety-two point zero eight (592.08) feet in length and point two seven (.27) foot in width for a total of one hundred fifty-nine point eight six (159.86) 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 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 1111229 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

Cork And Kerry On 33rd.

[O2014-3757]

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

SECTION 1. Permission and authority are hereby given and granted to Cork and Kerry on 33rd, 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 3258 South Princeton Avenue. Said sign structure measures as follows: along South Princeton Avenue, at five point five (5.5) 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 1109236 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Costa Azul Travel No. 419.

[O2014-3513]

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

SECTION 1. Permission and authority are hereby given and granted to Costa Azul Travel Number 419, 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 3649 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at four (4) feet in length, five point nine two (5.92) 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 1112043 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

Cuernavaca Restaurant, Inc.

[O2014-3804]

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

SECTION 1. Permission and authority are hereby given and granted to Cuernavaca Restaurant, 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 1158 -- 1160 West 18th Street. Said sign structure measures as follows: along West 18th Street, at ten (10) feet in length, five (5) 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 1112429 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 10, 2013.

Digital Green Signs LLC.

[O2014-3516]

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

SECTION 1. Permission and authority are hereby given and granted to Digital Green Signs 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 3558 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at nine point five (9.5) feet in length, nine point five (9.5) 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 1104658 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Discount Meat Company.

[O2014-3858]

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

SECTION 1. Permission and authority are hereby given and granted to Discount Meat 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 341 West 79th Street. Said sign structure measures as follows: along West 79th Street, at seven (7) feet in length, nine point one seven (9.17) feet in height and eleven point four two (11.42) 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 1111716 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 19, 2013.

Dollar Mix.

[O2014-3856]

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

SECTION 1. Permission and authority are hereby given and granted to Dollar Mix, 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 3822 West 63rd Street. Said sign structure measures as follows: along West 63rd Street, at fifteen (15) 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 1092575 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

DSW Shoe Warehouse, Inc.

[O2014-3762]

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

SECTION 1. Permission and authority are hereby given and granted to DSW Shoe Warehouse, 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 3131 North Clark Street. Said sign structure measures as follows: along North Clark Street, at sixteen point eight five (16.85) feet in length, four point five eight (4.58) feet in height and twelve point six seven (12.67) 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 1111138 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

DSW Shoes.

[O2014-3769]

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

SECTION 1. Permission and authority are hereby given and granted to DSW Shoes, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3131 North Halsted Street. Said sign structure measures as follows: along North Halsted Street, at sixteen point eight five (16.85) feet in length, four point five eight (4.58) 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 1111141 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Mexico Modern Ballroom, Inc.

[O2014-3911]

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

SECTION 1. Permission and authority are hereby given and granted to El Mexico Modern Ballroom, Inc., 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 1643 -- 1647 North Cicero Avenue. Said security cameras at North Cicero Avenue measure four (4) 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 1112254 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by 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, 2013.

First Capital Realtors.

[O2014-3870]

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

SECTION 1. Permission and authority are hereby given and granted to First Capital Realtors, 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 4846 South Pulaski Road. Said sign structure measures as follows: along South Pulaski Road, 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 1112496 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Four Shadows.

[O2014-3520]

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

SECTION 1. Permission and authority are hereby given and granted to Four Shadows, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use five (5) flagpoles projecting over the public right-of-way adjacent to its premises known as 2758 North Ashland Avenue. Said flagpoles at North Ashland Avenue measure

two (2) at six point five eight (6.58) feet in length and point two five (.25) foot in width for a total of three point two nine (3.29) square feet. Said flagpoles at West Diversey Avenue measure three (3) at six point five eight (6.58) feet in length and point two five (.25) foot in width for a total of four point nine four (4.94) 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 1112285 herein granted the sum of Three Hundred Seventy-five and no/100 Dollars (\$375.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Francesca's.

[O2014-3712]

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

SECTION 1. Permission and authority are hereby given and granted to Francesca'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 2012 North Halsted Street. Said sign structure measures as follows: along North Halsted Street, at five (5) feet in length, two (2) 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 1111623 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Freddies.

[O2014-3766]

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

SECTION 1. Permission and authority are hereby given and granted to *Freddies*, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 701 West 31st Street. Said windscreen at West 31st Street measures four (4) feet in length and three point three three (3.33) feet in width for a total of thirteen point three two (13.32) 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 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 1112448 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Friedman Properties Ltd.

[O2014-3593]

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

SECTION 1. Permission and authority are hereby given and granted to Friedman Properties Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for existing occupation of space adjacent to its premises known as 315 North LaSalle Street for the purposes of parking and accessory uses to the truck dock. Said occupation of space at lower North LaSalle Street measures one hundred fifty point five (150.5) feet in length and forty-eight (48) feet in width for a total of seven thousand two hundred twenty-four (7,224) 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 1112540 herein granted the sum of Six Thousand Nine Hundred Thirty-five and no/100 Dollars (\$6,935.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 10, 2014.

Gerber Auto Collison.

[O2014-3745]

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 Collison, 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 1060 West Huron Street. Said sign structure measures as follows: along West Huron Street, at eight (8) feet in length, four point three three (4.33) 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 1111399 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Giordano's On Rush.
(Privilege No. 1108450)

[O2014-3599]

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

SECTION 1. Permission and authority are hereby given and granted to Giordano's on Rush, 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

730 North Rush Street. Said sign structures measure as follows: along North Rush Street, one (1) at two point eight three (2.83) feet in length, one point six seven (1.67) feet in height and seven point four two (7.42) feet above grade level and one (1) at fourteen (14) feet in length, four (4) 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 1108450 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Giordano's On Rush.
(Privilege No. 1111047)

[O2014-3596]

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

SECTION 1. Permission and authority are hereby given and granted to Giordano's on Rush, 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 730 North Rush Street. Said sign structure measures as follows: along North Rush Street, one (1) at three point seven five (3.75) feet in length, two point four two (2.42) feet in height and three point three three (3.33) feet above grade level. Said sign structure measures as follows: along East Superior Street, one (1) at three point seven five (3.75) feet in length, two point four two (2.42) feet in height and three point three three (3.33) 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 1111047 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Gold Standard/Binnys.

[O2014-3776]

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

SECTION 1. Permission and authority are hereby given and granted to Gold Standard/Binnys, 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 3000 North Clark Street. Said sign structure measures as follows: along North Halsted Street, one (1) at thirteen (13) feet in length, seven point five (7.5) feet in height and twelve point five (12.5) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at thirteen (13) feet in length, seven point five (7.5) 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 1112432 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 22, 2014.

Gordon Family Chiropractic.

[O2014-3898]

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

SECTION 1. Permission and authority are hereby given and granted to Gordon Family Chiropractic, 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 5769 South Wentworth Avenue. Said sign structure measures as follows: along South Wentworth Avenue, at twenty (20) feet in length, one point five eight (1.58) feet in height and fourteen point five eight (14.58) 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 1108861 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

G3 Hand Car Wash.

[O2014-3521]

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

SECTION 1. Permission and authority are hereby given and granted to G3 Hand Car Wash, 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 3445 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, at seventeen (17) feet in length, three (3) 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 1110824 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Hackney's Printers Row.

[O2014-3474]

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

SECTION 1. Permission and authority are hereby given and granted to Hackney's Printers Row, 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 725 South Dearborn Street. Said door swing at South Dearborn Street measures one (1) at three point six (3.6) feet in length and three point nine (3.9) feet in width for a total of fourteen point zero four (14.04) square feet. Said door swing at alley measures one (1) at one (1) foot in length and three (3) feet in width for a total of three (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 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 1112418 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2013.

Happy Cake.

[O2014-3816]

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

SECTION 1. Permission and authority are hereby given and granted to Happy Cake, 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 1350 West 18th Street. Said sign structure measures as follows: along West 18th Street, one (1) at twenty (20) feet in length, four (4) feet in height and nine (9) feet above grade level. Said sign structure measures as follows: along South Blue Island Avenue, one (1) at twenty (20) 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 1109290 herein granted the sum of Six Hundred and no/100 Dollars (600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Harold's Chicken Shack.

[O2014-3731]

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

SECTION 1. Permission and authority are hereby given and granted to Harold's Chicken Shack, 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 917 West 87th Street. Said sign structure measures as follows: along West 87th Street, at eight (8) feet in length, five (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 1103506 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Hat And Beard LLC.

[O2014-3427]

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

SECTION 1. Permission and authority are hereby given and granted to Hat and Beard LLC, 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 1371 North Milwaukee Avenue. Said fire shutter at North Milwaukee Avenue measures seventeen point four two (17.42) feet in length and one point two five (1.25) feet in width for a total of twenty-one point seven eight (21.78) 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 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 1112561 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Henry Frerk Sons, Inc.

[O2014-3524]

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

SECTION 1. Permission and authority are hereby given and granted to Henry Frerk Sons, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, two (2) conduits under the public right-of-way adjacent to its premises known as 3135 West Belmont Avenue. Said conduits at West Belmont Avenue measure two (2) at eighty-five (85) feet in length and point two five (.25) foot in width for a total of forty-two point five (42.5) 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) 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 1112388 herein granted the sum of One Thousand Twenty and no/100 Dollars (\$1,020.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 10, 2014.

Hernandez Enterprises, Inc.

[O2014-3848]

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

SECTION 1. Permission and authority are hereby given and granted to Hernandez Enterprises, 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 6983 North Clark Street. Said sign structure measures as follows: along North Clark Street, at thirty-four (34) 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 1112273 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

HotVapes.

[O2014-3527]

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

SECTION 1. Permission and authority are hereby given and granted to HotVapes, 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 1740 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at three (3) feet in length, ten (10) 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 1111520 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Il Vicinato, Inc.

[SO2014-3428]

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

SECTION 1. Permission and authority are hereby given and granted to Il Vicinato, Inc., 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 2435 South Western Avenue. Said light fixtures at South Western Avenue measure seven (7) at two (2) feet in length, four (4) 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 1112076 herein granted the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Integrated Clark Monroe.
(Bollards)

[O2014-3603]

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

SECTION 1. Permission and authority are hereby given and granted to Integrated Clark Monroe, upon the terms and subject to the conditions of this ordinance, to construct, install,

maintain and use two (2) bollards on the public right-of-way adjacent to its premises known as 100 West Monroe Street. Said bollards at rear alley (100 West Monroe Street) measure two (2) at point five (.5) foot in length and point five (.5) foot in width for a total of point five (.5) 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 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 1112250 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Integrated Clark Monroe.
(Door Swings)

[O2014-3608]

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

SECTION 1. Permission and authority are hereby given and granted to Integrated Clark Monroe, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) door swings projecting over the public right-of-way adjacent to its premises known as 100 West Monroe Street. Said door swings at rear alley (100 West Monroe Street) measure two (2) at six point four two (6.42) feet in length and seven (7) feet in width for a total of eighty-nine point eight eight (89.88) 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 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 1112251 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Japonais.

[O2014-3764]

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

SECTION 1. Permission and authority are hereby given and granted to Japonais, 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 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at fourteen (14) 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 1111196 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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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JK Beauty Mart, Inc.

[O2014-3877]

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

SECTION 1. Permission and authority are hereby given and granted to JK Beauty Mart, 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 1008 West 63rd Street. Said sign structure measures as follows: along West 63rd Street, at four point three three (4.33) feet in length, four (4) 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 1108635 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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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Joe Fish.

[O2014-3609]

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

SECTION 1. Permission and authority are hereby given and granted to Joe 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 445 North Dearborn Street. Said sign structure measures as follows: along North Dearborn Street, at eight point four two (8.42) feet in length, four point three three (4.33) 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 1111648 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

John & Son's Auto.

[O2014-3867]

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

SECTION 1. Permission and authority are hereby given and granted to John & Son's Auto, 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 7520 South Ashland Avenue. Said sign structure measures as follows: along South Ashland Avenue, at five (5) feet in length, five (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 1111677 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

Kriser's For Your Pet's All-Natural Life.

[O2014-3616]

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 for Your Pet's All-Natural Life, 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 356 East Ohio Street. Said sign structure measures as follows: along East Ohio Street, at twenty-four point one six (24.16) feet in length, one point eight nine (1.89) 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 1110842 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Kumas Too.

[O2014-3781]

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

SECTION 1. Permission and authority are hereby given and granted to Kumas Too, 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 666 West Diversey Parkway. Said sign structure measures as follows: along West Diversey Parkway, at four point three three (4.33) feet in length, four point one seven (4.17) 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 1110540 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Clinica, S.C.

[O2014-3861]

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

SECTION 1. Permission and authority are hereby given and granted to La Clinica, S.C., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5738 South Pulaski Road. Said sign structure measures as follows: along South Pulaski Road, at eight (8) feet in length, three point nine two (3.92) 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 1111952 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 5, 2013.

La Estrella Bakery, Inc.

[O2014-3528]

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

SECTION 1. Permission and authority are hereby given and granted to La Estrella Bakery, 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 3309 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at six (6) 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 1112484 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 22, 2014.

Lake Park Associates, Inc.
(1305 E. 53rd St.)

[O2014-3526]

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 1305 East 53rd Street. Said sign structure measures as follows: along East 53rd Street, at seven point nine two (7.92) feet in length, one point three three (1.33) 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 1111319 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Lake Park Associates, Inc.
(1309 E. 53rd St.)

[O2014-3529]

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 two (2) signs projecting over the public right-of-way attached to its premises known as 1309 East 53rd Street. Said sign structures measure as follows: along East 53rd Street, two (2) at nine point four two (9.42) feet in length, one point three three (1.33) 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 1111325 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Lalich Delicatessen LLC.

[O2014-3531]

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

SECTION 1. Permission and authority are hereby given and granted to Lalich Delicatessen 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 4208 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at five point three three (5.33) feet in length, six (6) 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 1112433 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2013.

Lincoln Dental Care.

[O2014-3533]

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

SECTION 1. Permission and authority are hereby given and granted to Lincoln Dental Care, 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 3138 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at ten (10) 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 1110620 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Chamber Of Commerce.
(2021 N. Clark St.)

[O2014-3727]

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 Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) sculpture/public art on the public right-of-way adjacent to its premises known as 2021 North Clark Street. Said sculpture/public art at North Clark Street measures three (3) feet in length and three (3) feet in width for a total of nine (9) square feet. Said sculpture/public art shall be approximately six (6) 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 1110983 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Chamber Of Commerce.
(2026 N. Clark St.)

[O2014-3735]

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 Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) sculpture/public art on the public right-of-way adjacent to its premises known as 2026 North Clark Street. Said sculpture/public art at North Clark Street measures two (2) feet in length and two (2) feet in width for a total of four (4) square feet. Said sculpture/public art shall be approximately fourteen (14) 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 1110989 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Chamber Of Commerce.
(2106 N. Clark St.)

[O2014-3740]

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 Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) sculpture/public art on the public right-of-way adjacent to its premises known as 2106 North Clark Street. Said sculpture/public art at North Clark Street measures five (5) feet in length and two (2) feet in width for a total of ten (10) square feet. Said sculpture/public art shall be approximately twelve (12) 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 1110990 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Chamber Of Commerce.
(2619 N. Clark St.)

[O2014-3730]

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 Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) sculpture/public art on the public right-of-way adjacent to its premises known as 2619 North Clark Street. Said sculpture/public art at North Clark Street measures three (3) feet in length and three (3) feet in width for a total of nine (9) square feet. Said sculpture/public art shall be approximately five (5) feet, five (5) inches 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 1110985 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Chamber Of Commerce.
(2645 N. Clark St.)

[O2014-3743]

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 Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) sculpture/public art on the public right-of-way

adjacent to its premises known as 2645 North Clark Street. Said sculpture/public art at North Clark Street measures five (5) feet in length and five (5) feet in width for a total of twenty-five (25) square feet. Said sculpture/public art shall be approximately eight (8) 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 1110986 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Chamber Of Commerce.
(2708 N. Clark St.)

[O2014-3724]

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 Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) sculpture/public art on the public right-of-way adjacent to its premises known as 2708 North Clark Street. Said sculpture/public art at North Clark Street measures eleven (11) feet in length and six (6) feet in width for a total of sixty-six (66) square feet. Said sculpture/public art shall be approximately seventeen (17) 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 1110981 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Chamber Of Commerce.
(639 W. Diversey Pkwy.)

[O2014-3719]

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 Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) sculpture/public art on the public right-of-way adjacent to its premises known as 639 West Diversey Parkway. Said sculpture/public art at West Diversey Parkway measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Said sculpture/public art shall be approximately twelve (12) 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 1110982 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

LMC Gateway Venture LLC.

[O2014-3789]

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

SECTION 1. Permission and authority are hereby given and granted to LMC Gateway Venture LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use nine (9) caissons under the public right-of-way adjacent to its premises known as 11 South Green Street. Said caissons at West Madison Street measure one (1) at seven point zero eight (7.08) feet in length and two point zero eight (2.08) feet in width for a total of fourteen point seven three (14.73) square feet, one (1) at eight point six seven (8.67) feet in length and two point eight three (2.83) feet in width for a total of twenty-four point five four (24.54) square feet, two (2) at nine point eight three (9.83) feet in length and three point zero eight (3.08) feet in width for a total of sixty point five five (60.55) square feet and one (1) at eight point zero eight (8.08) feet in length and two point two five (2.25) feet in width for a total of eighteen point one eight (18.18) square feet. Said caisson at West Madison Street and South Green Street measures one (1) at eleven point one seven (11.17) feet in length and one point five (1.5) feet in width for a total of sixteen point seven six (16.76) square feet. Said caissons at South Green Street measure one (1) at five point eight three (5.83) feet in length and one point two five (1.25) feet in width for a total of seven point two nine (7.29) square feet, one (1) at eight point five (8.5) feet in length and two point three three (2.33) feet in width for a total of nineteen point eight one (19.81) square feet and one (1) at eight point four two (8.42) feet in length and two point three three (2.33) feet in width for a total of nineteen point six two (19.62) square feet. Said caissons under and along West Madison Street and South Green Street shall be approximately sixty-eight (68) 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 1112005 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Marions Loukas.
(Bay Windows)

[O2014-3624]

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

SECTION 1. Permission and authority are hereby given and granted to Marions Loukas, 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 866 North State Street. Said bay window at North State Street (in front of building) measures one (1) at thirty (30) feet in length and twelve point six seven (12.67) feet in width for a total of three hundred eighty point one (380.1) square feet. Said bay window at North State Street (in rear of building) measures one (1) at thirty (30) feet in length and twelve point six seven (12.67) feet in width for a total of three hundred eighty point one (380.1) 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 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 1112079 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

Marions Loukas.
(Fire Escape)

[O2014-3621]

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

SECTION 1. Permission and authority are hereby given and granted to Marions Loukas, 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 866 North State Street. Said fire escape at North State Street (rear of building) measures five point three three (5.33) feet in length and five point three three (5.33) feet in width for a total of twenty-eight point four one (28.41) 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 1112024 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

Lycee Francais De Chicago, Inc.

[O2014-3829]

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

SECTION 1. Permission and authority are hereby given and granted to Lycee Francais De Chicago, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, occupation of space on the public right-of-way adjacent to its premises known as 1929 West Wilson Avenue. Said occupation of space at North Winchester Avenue measures ninety point nine four (90.94) feet in length and twenty-four point nine seven (24.97) feet in width for a total of two thousand two hundred seventy point seven seven (2,270.77) square feet. Occupation of space shall be used for a soccer field. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer 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 1111938 herein granted the sum of Two Thousand Seven Hundred Eighteen and no/100 Dollars (\$2,718.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Madison LaSalle Partners LLC.

[O2014-3620]

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

SECTION 1. Permission and authority are hereby given and granted to Madison LaSalle Partners LLC, upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, one (1) bay window projecting over the public right-of-way adjacent to its premises known as 10 South LaSalle Street. Said bay window at South LaSalle Street measures twenty (20) feet in length and two point six six (2.66) feet in width for a total of fifty-three point two (53.2) 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 as 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 1112263 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 2, 2014.

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Marquette Bank.

[O2014-3793]

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

SECTION 1. Permission and authority are hereby given and granted to Marquette 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 3030 West Cermak Road. Said sign structure measures as follows: along West Cermak Road, at nineteen point one seven (19.17) 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 1112396 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Martinez Supermarket.

[O2014-3773]

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

SECTION 1. Permission and authority are hereby given and granted to Martinez Supermarket, 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 3301 South Morgan Street. Said sign structure measures as follows: along South Morgan 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 1095271 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Mi Mi's Book Store.

[O2014-3876]

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

SECTION 1. Permission and authority are hereby given and granted to Mi Mi's Book 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 3203 North Cicero Avenue. Said sign structure measures as follows: along North Cicero Avenue, at twenty (20) feet in length, two point two five (2.25) 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 1112145 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Mid Way Liquors.

[O2014-3515]

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

SECTION 1. Permission and authority are hereby given and granted to Mid Way Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) fire shutters projecting over the public right-of-way adjacent to its premises known as 5500 South State Street. Said fire shutters at South State Street measure one (1) at thirteen point four (13.4) feet in length and one point one seven (1.17) feet in width for a total of fifteen point six eight (15.68) square feet, one (1) at seven point four (7.4) feet in length and one point one seven (1.17) feet in width for a total of eight point six six (8.66) square feet, one (1) at seven point six (7.6) feet in length, and one point one seven (1.17) feet in width for a total of eight point eight nine (8.89) square feet and one (1) at eight point six (8.6) feet in length and one point one seven (1.17) feet in width for a total of ten point zero six (10.06) 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 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 1112445 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Mini Bar.

[O2014-3790]

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

SECTION 1. Permission and authority are hereby given and granted to Mini Bar, upon the

terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 3339 -- 3341 North Halsted Street. Said windscreen at North Halsted Street measures three point five eight (3.58) feet in length and one point five eight (1.58) feet in width for a total of five point six six (5.66) 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 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 1111571 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Miramar Travel Services.

[O2014-3850]

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

SECTION 1. Permission and authority are hereby given and granted to Miramar Travel Services, 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 2640 West 47th Street. Said light fixtures at West 47th Street measure four (4) at five (5) feet in length, one (1) foot in width 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).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112286 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

MM. Que Rico.

[O2014-3535]

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

SECTION 1. Permission and authority are hereby given and granted to MM. Que Rico, 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 2301 West Roscoe Street. Said light fixtures at West Roscoe Street measure two (2) at one point nine two (1.92) feet in length, point eight three (.83) foot in width and seven point two five (7.25) feet above grade level. Said light fixtures at North Oakley Avenue measure six (6) at one point nine two (1.92) feet in length, point eight three (.83) foot in width and seven point two five (7.25) 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 1112536 herein granted the sum of One Hundred Ten and no/100 Dollars (\$110.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Mojo Spa Boutique.

[O2014-3429]

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

SECTION 1. Permission and authority are hereby given and granted to Mojo Spa Boutique, 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 1468 North Milwaukee Avenue. Said banners at North Milwaukee 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 1112494 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Momotaro.

[O2014-3796]

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

SECTION 1. Permission and authority are hereby given and granted to Momotaro, 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 820 West Lake Street. Said vault at North Green Street measures eleven (11) feet in length and six (6) feet in width for a total of sixty-six (66) square feet. Existing vault is used to house an ejector and basin. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection 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 1112411 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Monroe Manor Condominium Association, C/O Heil, Heil, Smart & Golee.

[O2014-3821]

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

SECTION 1. Permission and authority are hereby given and granted to Monroe Manor Condominium Association, in care of Heil, Heil, Smart & Golee, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, thirty (30) balconies projecting over the public right-of-way adjacent to its premises known as 841 West Monroe Street. Said balconies at West Monroe Street measure thirty (30) at twelve (12) feet in length and four (4) feet in width for a total of one thousand four hundred forty (1,440) 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 1112446 herein granted the sum of Two Thousand Two Hundred Fifty and no/100 Dollars (\$2,250.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 10, 2014.

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MO2 Properties.
(Bay Windows)

[O2014-3431]

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

SECTION 1. Permission and authority are hereby given and granted to MO2 Properties, 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 1501 West Superior Street. Said bay windows at North Armour Street measure two (2) at ten point five (10.5) feet in length and two point eight three (2.83) feet in width for a total of fifty-nine point four three (59.43) square feet. Said bay window at West Superior Street measures one (1) at eleven point five eight (11.58) feet in length and three point one seven (3.17) feet in width for a total of thirty-six point seven one (36.71) 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 1112382 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

MO2 Properties.
(Steps)

[O2014-3433]

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

SECTION 1. Permission and authority are hereby given and granted to MO2 Properties, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) steps on the public right-of-way adjacent to its premises known as 1501 West Superior Street. Said steps at North Armour Street measure two (2) at seven point three three (7.33) feet in length and one point three three (1.33) feet in width for a total of nineteen point five (19.5) square feet. Said steps at West Superior Street measure one (1) at eight point one seven (8.17) feet in length and three (3) feet in width for a total of twenty-four point five one (24.51) square feet and one (1) at fourteen point five (14.5) feet in length and two point eight three (2.83) feet in width for a total of forty-one point zero four (41.04) 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 1112383 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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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Never Mind.

[O2014-3794]

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

SECTION 1. Permission and authority are hereby given and granted to Never Mind, 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 925 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at fifteen (15) feet in length, one point five (1.5) 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 1111218 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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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New Ca-Touhy Currency Exchange, Inc.

[O2014-3859]

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

SECTION 1. Permission and authority are hereby given and granted to New Ca-Touhy Currency Exchange, 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 7201 North California Avenue. Said sign structure measures as follows: along North California Avenue, one (1) at eight (8) feet in length, ten (10) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along West Touhy Avenue, one (1) 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 1112424 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Next Restaurant.
(Concrete Walls)

[O2014-3824]

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

SECTION 1. Permission and authority are hereby given and granted to Next Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) concrete walls on the public right-of-way adjacent to its premises known as 953 -- 955 West Fulton Market. Said concrete wall at West Fulton Market measures one (1) at seven point zero eight (7.08) feet in length and point six seven (.67) foot in width for a total of four point seven four (4.74) square feet. Existing concrete wall is approximately two (2) feet in height. Said concrete walls at North Morgan Street measure one (1) at seven point zero eight (7.08) feet in length and point six seven (.67) foot in width for a total of four point seven four (4.74) square feet. Existing concrete wall is approximately two (2) feet in height; and two (2) at seven point six seven (7.67) feet in length and point six seven (.67) foot in width for a total of ten point two eight (10.28) square feet. Existing concrete walls is approximately two (2) 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, 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 1097043 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Next Restaurant.
(Light Fixtures)

[O2014-3832]

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

SECTION 1. Permission and authority are hereby given and granted to Next Restaurant, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 953 -- 955 West Fulton Market. Said light fixture at West Fulton Market measures one (1) at five point seven five (5.75) feet in length, five point seven five (5.75) feet in width and fourteen (14) feet above grade level. Said light fixture at North Morgan Street measures one (1) at five point seven five (5.75) feet in length, five point seven five (5.75) 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 1099168 herein granted the sum of Sixty-four and no/100 Dollars (\$64.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Norford Hotel, Inc. SRO.

[O2014-3881]

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

SECTION 1. Permission and authority are hereby given and granted to Norford Hotel, Inc. SRO, 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 1508 North Pulaski Road. Said sign structure measures as follows: along North Pulaski Road, at six (6) feet in length, twelve point five (12.5) 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 1112423 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 22, 2014.

North Community Bank.
(Light Fixtures)

[O2014-3633]

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

SECTION 1. Permission and authority are hereby given and granted to North Community Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twenty (20) light fixtures projecting over the public right-of-way adjacent to its premises known as 800 North State Street. Said light fixtures at North State Street measure sixteen (16) at two point six seven (2.67) feet in length, two point zero eight (2.08) feet in width and twelve (12) feet above grade level. Said light fixtures at West Chicago Avenue measure four (4) at two point six seven (2.67) feet in length, two point zero eight (2.08) 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 1111658 herein granted the sum of One Hundred Seventy and no/100 Dollars (\$170.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

North Community Bank.
(Signs)

[O2014-3628]

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

SECTION 1. Permission and authority are hereby given and granted to North Community 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 800 North State Street. Said sign structures measure as follows: along North State Street,

two (2) at four (4) 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 1111656 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Northcenter Chamber Of Commerce.

[O2014-3833]

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

SECTION 1. Permission and authority are hereby given and granted to Northcenter Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) bay window projecting over the public right-of-way adjacent to its premises known as 4054 North Lincoln Avenue. Said bay window at North Lincoln Avenue measures eleven point seven five (11.75) feet in length and three point zero eight (3.08) feet in width for a total of thirty-six point one nine (36.19) 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 1111960 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Northwest Community Church.

[O2014-3886]

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

SECTION 1. Permission and authority are hereby given and granted to Northwest Community Church, 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 5318 West Diversey Avenue. Said sign structure measures as follows: along West Diversey Avenue, at eleven (11) feet in length, five point six (5.6) 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 1106668 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Northwestern University/Chicago Campus.
(Privilege No. 1112343)

[O2014-3634]

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

SECTION 1. Permission and authority are hereby given and granted to Northwestern University/Chicago Campus, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eighty (80) planters projecting over the public right-of-way for beautification purposes adjacent to its premises known as 321 East Erie Street. Said planters at East Erie Street measure eight (8) at one (1) foot in length and one point three three (1.33) feet in width for a total of ten point six four (10.64) square feet, eight (8) at one (1) foot in length and one point three three (1.33) feet in width for a total of ten point six four (10.64) square feet, eight (8) at one (1) foot in length and one point three three (1.33) feet in width for a total of ten point six four (10.64) square feet, eight (8) at one (1) foot in length and one point three three (1.33) feet in width for a total of ten point six four (10.64) square feet and eight (8) at one (1) foot in length and one point three three (1.33) feet in width for a total of ten point six four (10.64) square feet. Said planters at East Ontario Street measure eight (8) at one (1) foot in length and one point three three (1.33) feet in width for a total of ten point six four (10.64) square feet, eight (8) at one (1) foot in length and one point three three (1.33) feet in width for a total of ten point six four (10.64) square feet, eight (8) at one (1) foot in length and one point three three (1.33) feet in width for a total of ten point six four (10.64) square feet, eight (8) at one (1) foot in length and one point three three (1.33) feet in width for a total of ten point six four (10.64) square feet and eight (8) at one (1) foot in length and one point three three (1.33) feet in width for a total of ten point six four (10.64) 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 1112343 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 31, 2014.

Northwestern University/Chicago Campus.
(Privilege No. 1112365)

[O2014-3642]

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

SECTION 1. Permission and authority are hereby given and granted to Northwestern University/Chicago Campus, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) planters on the public right-of-way for beautification purposes adjacent to its premises known as 321 East Erie Street. Said planters at East Erie Street measure one (1) at twenty-four (24) feet in length and seven point five (7.5) feet in width for a total of one hundred eighty (180) square feet and five (5) at sixteen (16) feet in length and six (6) feet in width for a total of four hundred eighty (480) 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 1112365 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 31, 2014.

Orion Restaurant.
(Security Cameras)

[O2014-3758]

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

SECTION 1. Permission and authority are hereby given and granted to Orion Restaurant, 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 5772 South Archer Avenue. Said security camera at South Archer Avenue measures one (1) at point five (.5) foot in length, point one seven (.17) foot in width and fifteen (15) feet above grade level. Said security camera at South Long Avenue measures one (1) at point five (.5) foot in length, point one seven (.17) foot in width and twenty (20) feet above grade level. Said security camera at public alley measures one (1) at point five (.5) foot in length, point one seven (.17) 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 1112085 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

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Orion Restaurant.
(Sign)

[O2014-3753]

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

SECTION 1. Permission and authority are hereby given and granted to Orion 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 5772 South Archer Avenue. Said sign structure measures as follows: along South Archer Avenue, at twelve (12) 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 1112087 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Oxford OBG Hotel Wacker Chicago LLC.

[O2014-3646]

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

SECTION 1. Permission and authority are hereby given and granted to Oxford OBG Hotel Wacker Chicago LLC, 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 111 West Huron Street. Said manhole at West Huron Street measures three (3) feet in length and one (1) foot in width for a total of three (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 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 1110415 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Peeled Juice Bar LLC.

[O2014-3537]

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

SECTION 1. Permission and authority are hereby given and granted to Peeled Juice Bar 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 1571 North Sheffield Avenue. Said sign structure measures as follows: along North Sheffield Avenue, at thirteen point five four (13.54) feet in length, one point seven five (1.75) 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 1110781 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Petco No. 688.

[O2014-3539]

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

SECTION 1. Permission and authority are hereby given and granted to Petco Number 688, 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 3122 North Ashland Avenue. Said sign structures measure as follows: along North Ashland Avenue, one (1) at twenty-four (24) feet in length, four point five (4.5) feet in height and ten point eight three (10.83) feet above grade level and one (1) at twelve point zero eight (12.08) feet in length, two (2) 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 1111625 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Pink Krokodile Cafe.

[O2014-3901]

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

SECTION 1. Permission and authority are hereby given and granted to Pink Krokodile Cafe, 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 6004 West Belmont Avenue. Said light fixtures at West Belmont Avenue measure three (3) at three (3) feet in length, point four two (.42) foot in width 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).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112114 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Pls Check Cashers-Cermak Damen 24 Hour Currency Exchange.

[O2014-3828]

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

SECTION 1. Permission and authority are hereby given and granted to Pls Check Cashers-Cermak Damen 24 Hour Currency Exchange, 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 1958 West Cermak Road. Said sign structures measure as follows: along West Cermak Road, one (1) at five (5) feet in length, fourteen (14) feet in height and ten (10) feet above grade level and one (1) at twenty-five (25) 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 1111617 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2011.

Potbelly Sandwich Works LLC.

[O2014-3436]

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 one (1) sign projecting over the public right-of-way attached to its premises known as 1293 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at nineteen (19) feet in length, one point eight three (1.83) 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 1109345 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Prism Corporation.

[O2014-3771]

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

SECTION 1. Permission and authority are hereby given and granted to Prism 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 6957 West Archer Avenue. Said sign structure measures as follows: along West Archer Avenue, at six (6) 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 1112442 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 19, 2013.

Professional Auto Repair, Inc.

[O2014-3782]

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

SECTION 1. Permission and authority are hereby given and granted to Professional Auto Repair, 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 4858 South Archer Avenue. Said sign structure measures as follows: along South Archer Avenue, at six (6) feet in length, eight (8) feet in height 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 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 1112268 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Public Storage.
(3659 S. Ashland Ave.)

[O2014-3843]

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

SECTION 1. Permission and authority are hereby given and granted to Public 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 3659 South Ashland Avenue. Said sign structure measures as follows: along South Ashland Avenue,

at ten (10) feet in length, seven (7) 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 1112528 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Public Storage.
(5901 S. Harlem Ave.)

[O2014-3785]

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

SECTION 1. Permission and authority are hereby given and granted to Public 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 5901 South Harlem Avenue. Said sign structure measures as follows: along South Harlem Avenue, at fourteen (14) feet in length, seven (7) 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 1112539 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

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Que Rico.

[O2014-3541]

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

SECTION 1. Permission and authority are hereby given and granted to Que Rico, 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 2814 North Southport Avenue. Said light fixtures at North Southport Avenue measure two (2) at one (1) foot in length, one (1) foot in width and six (6) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of 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 1112386 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Quizhpe's Beauty Salon.

[O2014-3544]

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

SECTION 1. Permission and authority are hereby given and granted to Quizhpe's 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 3539 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at eight (8) feet in length, four (4) feet in height 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) 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 1112447 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

R Public House.

[O2014-3852]

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

SECTION 1. Permission and authority are hereby given and granted to R Public House,

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 1508 West Jarvis Avenue. Said windscreen at West Jarvis Avenue measures seven (7) feet in length and one point seven five (1.75) feet in width for a total of twelve point two five (12.25) 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 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 1111409 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Ray Gallagher State Farm Insurance.

[O2014-3873]

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

SECTION 1. Permission and authority are hereby given and granted to Ray Gallagher 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 4848 South Pulaski Road. Said sign structure measures as follows: along South Pulaski Road, at eight (8) 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 1112308 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Sheffield Grocers.

[O2014-3811]

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

SECTION 1. Permission and authority are hereby given and granted to Sheffield Grocers, 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 3220 North Sheffield Avenue. Said light fixtures at North Sheffield Avenue measure five (5) 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 1112443 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Silliman Group, Inc.
(Fences)

[O2014-3546]

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

SECTION 1. Permission and authority are hereby given and granted to Silliman Group, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) fences on the public right-of-way adjacent to its premises known as 1525 East Hyde Park Boulevard. Said fences at East Hyde Park Boulevard measure one (1) at one hundred five point zero eight (105.08) feet in length and point one seven (.17) foot in width for a total of seventeen point eight six (17.86) square feet. Said fencing shall be approximately eighteen (18) inches in height, one (1) at sixty-eight point three three (68.33) feet in length and point one seven (.17) foot in width for a total of eleven point six two (11.62) square feet. Said fencing shall be approximately eighteen (18) inches in height, one (1) at eighty point three three (80.33) feet in length and point one seven (.17) foot in width for a total of thirteen point six six (13.66) square feet. Said fencing shall be approximately eighteen (18) inches in height and one (1) at sixty-two point five eight (62.58) feet in length and point one seven (.17) foot in width for a total of ten point six four (10.64) square feet. Said fencing shall be approximately eighteen (18) inches in height. Said fence at South Harper Avenue measures one (1) at fifty-three point five eight (53.58) feet in length and point one seven (.17) foot in width for a total of nine point one one (9.11) square feet. Said fencing shall be approximately eighteen (18) inches 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 1110411 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Silliman Group, Inc.
(Landscapings)

[O2014-3582]

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

SECTION 1. Permission and authority are hereby given and granted to Silliman Group, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use five (5) landscapings on the public right-of-way for beautification purposes adjacent to its premises known as 1525 East Hyde Park Boulevard. Said landscaping at South Harper Avenue measures one (1) at thirty-five point zero eight (35.08) feet in length and nine point three five (9.35) feet in width for a total of three hundred twenty-eight (328) square feet. Said landscapings at East Hyde Park Boulevard measure one (1) at seventy-five point seven five (75.75) feet in length and fourteen point six seven (14.67) feet in width for a total of one thousand one hundred eleven point two five (1,111.25) square feet, one (1) at thirty-nine (39) feet in length and fourteen point six seven (14.67) feet in width for a total of five hundred seventy-two point one three (572.13) square feet, one (1) at fifty-one (51) feet in length and fourteen point six seven (14.67) feet in width for a total of seven hundred forty-eight point one seven (748.17) square feet and one (1) at forty-one point five eight (41.58) feet in length and ten point four two (10.42) feet in width for a total of four hundred thirty-three point two six (433.26) 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 1110409 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Sleepy's.

[O2014-3844]

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

SECTION 1. Permission and authority are hereby given and granted to Sleepy'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 1134 West Granville Avenue. Said sign structures measure as follows: along West Granville Avenue, one (1) at fourteen point zero eight (14.08) feet in length, one point five (1.5) feet in height and eleven point five (11.5) feet above grade level, one (1) at twenty-eight point three three (28.33) feet in length, three (3) feet in height and fourteen point two five (14.25) feet above grade level and one (1) at twenty-eight point three three (28.33) feet in length, one point five (1.5) feet in height and fourteen point six seven (14.67) 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 1110846 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

South Coast.

[O2014-3478]

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

SECTION 1. Permission and authority are hereby given and granted to South Coast, 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 1700 South Michigan Avenue. Said planters at South Michigan Avenue measure two (2) at one point seven five (1.75) feet in length and one point seven five (1.75) feet in width for a total of six point one three (6.13) 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 1110716 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Southeast Chicago Chamber Of Commerce.
(7908 S. Jeffery Blvd.)

[O2014-3700]

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

SECTION 1. Permission and authority are hereby given and granted to Southeast Chicago Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to

construct, install, maintain and use one (1) trash container on the public right-of-way adjacent to its premises known as 7908 South Jeffery Boulevard. Said trash container at South Jeffery Boulevard measures two point two five (2.25) feet in length and two point two five (2.25) feet in width for a total of five point zero six (5.06) 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 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 1111880 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Southeast Chicago Chamber Of Commerce.
(8148 S. Stony Island Ave.)

[O2014-3705]

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

SECTION 1. Permission and authority are hereby given and granted to Southeast Chicago Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) trash container on the public right-of-way adjacent to its premises known as 8148 South Stony Island Avenue. Said trash container at South Stony Island Avenue measures two point two five (2.25) feet in length and two point two five (2.25) feet in width for a total of five point zero six (5.06) 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 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 1111881 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Southeast Chicago Chamber Of Commerce.
(8301 S. Stony Island Ave.)

[O2014-3710]

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

SECTION 1. Permission and authority are hereby given and granted to Southeast Chicago Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) trash container on the public right-of-way adjacent to its premises known as 8301 South Stony Island Avenue. Said trash container at South Stony Island Avenue measures two point two five (2.25) feet in length and two point two five (2.25) feet in width for a total of five point zero six (5.06) 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 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 1112094 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Southeast Chicago Chamber Of Commerce.
(8705 S. Stony Island Ave.)

[O2014-3714]

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

SECTION 1. Permission and authority are hereby given and granted to Southeast Chicago Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) trash container on the public right-of-way adjacent to its premises known as 8705 South Stony Island Avenue. Said trash container at South Stony Island Avenue measures two point two five (2.25) feet in length and two point two five (2.25) feet in width for a total of five point zero six (5.06) 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 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 1112197 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Southeast Chicago Chamber Of Commerce.
(1550 E. 79th St.)

[O2014-3720]

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

SECTION 1. Permission and authority are hereby given and granted to Southeast Chicago Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) trash container on the public right-of-way adjacent to its premises known as 1550 East 79th Street. Said trash container at East 79th Street measures two point two five (2.25) feet in length and two point two five (2.25) feet in width for a total of five point zero six (5.06) 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 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 1112288 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Southeast Chicago Chamber Of Commerce.
(2015 E. 79th St.)

[O2014-3729]

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

SECTION 1. Permission and authority are hereby given and granted to Southeast Chicago Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) trash container on the public right-of-way adjacent

to its premises known as 2015 East 79th Street. Said trash container at East 79th Street measures two point two five (2.25) feet in length and two point two five (2.25) feet in width for a total of five point zero six (5.06) 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 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 1112098 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Southeast Chicago Chamber Of Commerce.
(1654 E. 87th St.)

[O2014-3737]

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

SECTION 1. Permission and authority are hereby given and granted to Southeast Chicago Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) trash container on the public right-of-way adjacent to its premises known as 1654 East 87th Street. Said trash container at East 87th Street measures two point seven five (2.75) feet in length and two point seven five (2.75) feet in width for a total of seven point five six (7.56) 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 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 1112088 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Southport And Irving.

[O2014-3835]

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

SECTION 1. Permission and authority are hereby given and granted to Southport and Irving, 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 4000 -- 4006 North Southport Avenue. Said light fixtures at North Southport Avenue (sconces) measure four (4) at two (2) feet in length, point five (.5) foot in width and six point two five (6.25) feet above grade level. Said light fixtures at North Southport Avenue (goose necks) measure six (6) at two point three three (2.33) feet in length, one point six seven (1.67) 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 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 1112053 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Stan's Donuts.

[O2014-3443]

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

SECTION 1. Permission and authority are hereby given and granted to Stan's Donuts, 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 1560 -- 1562 North Damen Avenue. Said sign structures measure as follows: along North Damen Avenue, one (1) at seventeen point four two (17.42) feet in length, five point one seven (5.17) feet in height and seventeen point six seven (17.67) feet above grade level and one (1) at eight (8) feet in length, eight (8) 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 11109608 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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. 223.

[O2014-3651]

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 223, 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 North State Street. Said sign structure measures as follows: along North State Street, at four (4) 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 1112470 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Starbucks Coffee No. 10594.

[O2014-3652]

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 10594, 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 39 South LaSalle Street. Said sign structure measures as follows: along South LaSalle Street, at nine point two five (9.25) 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 1112468 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

State Farm Insurance.

[O2014-3736]

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 1813 West 87th Street. Said sign structure measures as follows: along West 87th Street, at twelve point five (12.5) feet in length, one point seven nine (1.79) 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 1111072 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 State Parkway Condominium.

[O2014-3749]

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

SECTION 1. Permission and authority are hereby given and granted to The State Parkway Condominium, 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 1445 North State Parkway. Said decorative fence at North State Parkway and East Burton Street measures six hundred seventy (670) feet in length and one (1) foot in width for a total of six hundred seventy (670) square feet. Existing decorative fence is approximately two (2) 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 1111260 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Sydell Freehand Chicago LLC.
(Door Swings)

[O2014-3661]

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

SECTION 1. Permission and authority are hereby given and granted to Sydell Freehand Chicago LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) door swings on the public right-of-way adjacent to its premises known as 19 East Ohio Street. Said door swing at East Ohio Street (front door) measures one (1) at six (6) feet in length and point three three (.33) foot in width for a total of one point nine eight (1.98) square feet. Said door swings at East Ohio Street (side front door) measure two (2) at three (3) feet in length and three (3) feet in width for a total of eighteen (18) square feet. Said door swing at East Ohio Street (rear exit door) measures one (1) at three (3) feet in length and three (3) feet 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 (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 1112373 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Sydell Freehand Chicago LLC.
(Fire Escape)

[O2014-3666]

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

SECTION 1. Permission and authority are hereby given and granted to Sydell Freehand Chicago LLC, 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 19 East Ohio Street. Said fire escape at East Ohio Street (rear) measures thirty-six point five (36.5) feet in length and three point five (3.5) feet in width for a total of one hundred twenty-seven point seven five (127.75) 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 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 1112375 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Sydell Freehand Chicago LLC.
(Planters)

[O2014-3655]

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

SECTION 1. Permission and authority are hereby given and granted to Sydell Freehand Chicago LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 19 East Ohio Street. Said planters at East Ohio Street measure two (2) at three (3) feet in length and three point one seven (3.17) feet in width for a total of nineteen point zero two (19.02) 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 1112372 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Sydell Freehand Chicago LLC.
(Siamese Connections)

[O2014-3669]

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

SECTION 1. Permission and authority are hereby given and granted to Sydell Freehand Chicago LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) siamese connections projecting over the public right-of-way adjacent to its premises known as 19 East Ohio Street. Said siamese connections at East Ohio Street measure two (2) at one (1) foot in length and point four two (.42) foot in width for a total of point eight four (.84) 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 1112376 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 El Palmar.

[O2014-3820]

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 Palmar, 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 1008½ West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at twenty-one (21) 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 1112502 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 22, 2014.

Third Rail Tavern.
(Banner)

[O2014-3480]

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

SECTION 1. Permission and authority are hereby given and granted to Third Rail Tavern, 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 1133 West Madison Street. Said banner at West Madison Street measures two point four one (2.41) feet in length and five (5) feet in width for a total of twelve point zero five (12.05) 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 1112556 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2013.

Third Rail Tavern.
(Planters)

[O2014-3502]

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

SECTION 1. Permission and authority are hereby given and granted to Third Rail Tavern, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters projecting over the public right-of-way for beautification purposes

adjacent to its premises known as 1133 West Madison Street. Said planters at West Madison Street measure two (2) at five point six six (5.66) feet in length and one (1) foot in width for a total of eleven point three two (11.32) 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 1112555 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 10, 2013.

Timbuk2 Holdings, Inc.

[O2014-3550]

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

SECTION 1. Permission and authority are hereby given and granted to Timbuk2 Holdings, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) bicycle racks on the public right-of-way adjacent to its premises known as 1623 North Damen Avenue. Said bicycle racks at North Damen Avenue measure two (2) at two point five eight (2.58) feet in length and point one seven (.17) foot in width for a total of point eight eight (.88) 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 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 1112389 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Finer Foods.

[O2014-3935]

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 Finer 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 5233 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at twenty-six point one seven (26.17) feet in length, nine point seven five (9.75) 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 1111397 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Finer Foods Enterprises, Inc.

[O2014-3554]

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 Finer Foods Enterprises, Inc., 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 2500 North Central Avenue. Said sign structures measure as follows: along North Central Avenue, one (1) at seventeen point two five (17.25) feet in length, three (3) feet in height and sixteen point five (16.5) feet above grade level, one (1) at thirty-two point three three (32.33) feet in length, six (6) feet in height and fifteen (15) feet above grade level, one (1) at sixteen point zero eight (16.08) feet in length, three (3) feet in height and sixteen point five (16.5) feet above grade level, one (1) at five point five (5.5) feet in length, three (3) feet in height and fourteen point three three (14.33) feet above grade level, one (1) at eight (8) feet in length, two (2) feet in height and fourteen point eight three (14.83) feet above grade level and one (1) at fourteen (14) feet in length, three (3) 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 1112449 herein granted the sum of One Thousand Three Hundred Seventy-five and no/100 Dollars (\$1,375.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

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Tree Studios LLC.

[O2014-3672]

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

SECTION 1. Permission and authority are hereby given and granted to Tree Studios LLC, 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 3 East Ontario Street. Said manhole at East Ontario Street measures one (1) foot in length and three (3) feet in width for a total of three (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 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 1112259 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 31, 2014.

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*The University Of Chicago.
(5700 S. Ellis Ave.)*

[O2014-3612]

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) tunnel under the public right-of-way adjacent to its premises known as 5700 South Ellis Avenue. Said tunnel at East 57th Street measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Existing tunnel under and along East 57th Street at a point eighty-two (82) feet, six (6) inches east of the east curb line of South Ellis Avenue. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer 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 1112339 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 14, 2014.

The University Of Chicago.
(5701 S. Woodlawn Ave.)

[O2014-3606]

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 construct, install, maintain and use one (1) foundation support/foundation footing under the public right-of-way adjacent to its premises known as 5701 South Woodlawn Avenue. Said foundation support/foundation footing at East 57th Street measures thirty point seven seven (30.77) feet in length and point four two (.42) foot in width for a total of twelve point nine two (12.92) square feet. Said foundation support/foundation footing shall be two (2) 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 1111071 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.
(800 E. 55th St.)

[O2014-3622]

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) conduits under the public right-of-way adjacent to its premises known as 800 East 55th Street. Said conduits at East 55th Street measure two (2) at eighty-four (84) feet in length and point three three (.33) foot in width for a total of fifty-five point four four (55.44) 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) 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 1112312 herein granted the sum of One Thousand Eight and no/100 Dollars (\$1,008.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

The University Of Chicago Medical Center.
(Bollards)

[O2014-3632]

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 Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) bollards on the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said bollards at South Drexel Avenue measure two (2) at one point five (1.5) feet in length and two point five (2.5) feet in width for a total of seven point five (7.5) 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 1112350 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

The University Of Chicago Medical Center.
(Door Swings)

[O2014-3649]

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 Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) door swings on the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said door swings at East 57th Street measure four (4) at seven (7) feet in length and two point nine one (2.91) feet in width for a total of eighty-one point four eight (81.48) 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 1112346 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

The University Of Chicago Medical Center.
(Grease Basins)

[O2014-3654]

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 Medical Center, upon the terms and subject to the conditions of this ordinance, to

maintain and use, as now constructed, two (2) grease basins under the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said grease basin at South Drexel Avenue measures one (1) at ten (10) feet in length and five (5) feet in width for a total of fifty (50) square feet. Said grease basin at South Drexel Avenue measures one (1) at six point five (6.5) feet in length and one point five (1.5) feet in width for a total of nine point seven five (9.75) 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 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 1112351 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

The University Of Chicago Medical Center.
(Pipes)

[O2014-3657]

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 Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) pipes under the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Under and along South Drexel Avenue existing pipe measures six (6) feet, nine (9) inches in length, six (6) inches in diameter and three (3) feet, nine (9) inches in depth. Under and along South Drexel Avenue existing pipe measures eleven (11) feet in length, four (4) inches in diameter and four (4) 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 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 1112338 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

The University Of Chicago Medical Center.
(Tieback Systems)

[O2014-3665]

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 Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one hundred (100) tieback systems under the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said tieback systems at South Drexel Avenue measure nineteen (19) at thirty-seven (37) feet in length and point five (.5) foot in width for a total of three hundred fifty-one point five (351.5) square feet. Said tieback systems at East 57th Street measure fifty-eight (58) at thirty-seven point nine one (37.91) feet in length and point five (.5) foot in width for a total of one thousand ninety-nine point three nine (1,099.39) square feet. Said tieback systems at South Cottage Grove Avenue measure twenty-three (23) at thirty-nine point five eight (39.58) feet in length and point five (.5) foot in width for a total of four hundred fifty-five point one seven (455.17) 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 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 1112340 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

The University Of Chicago Medical Center.
(Tree Grates)

[O2014-3671]

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

SECTION 1. Permission and authority are hereby given and granted to University of Chicago Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, nineteen (19) tree grates on the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said tree grates at East 57th Street measure nineteen (19) at five point two five (5.25) feet in length and five point two five (5.25) feet in width for a total of five hundred twenty-three point six nine (523.69) 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 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 1112309 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Victoria's Beauty Boulevard.

[O2014-3703]

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

SECTION 1. Permission and authority are hereby given and granted to Victoria's Beauty Boulevard, 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 6807 West Higgins Avenue. Said sign structure measures as follows: along West Higgins Avenue, at four (4) 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 1108239 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Town Bikes, NFP.

[O2014-3837]

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

SECTION 1. Permission and authority are hereby given and granted to West Town Bikes, NFP, 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 771 North Milwaukee Avenue. Said bicycle rack at North Milwaukee Avenue measures six point three three (6.33) feet in length and one point one seven (1.17) feet in width for a total of seven point four one (7.41) 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 1112280 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

X-Cell Communications.

[O2014-3880]

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

SECTION 1. Permission and authority are hereby given and granted to X-Cell Communications, 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 5845 South Western Avenue. Said sign structure measures as follows: along South Western Avenue, at five (5) feet in length, eight (8) 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 1109227 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Xi Lambda Chapter Of A Phi A, Incorporated.

[O2014-3883]

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

SECTION 1. Permission and authority are hereby given and granted to Xi Lambda Chapter of A Phi A, Incorporated, 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 8236 South Western Avenue. Said fire escape at South Western Avenue measures twenty-five (25) feet in length and three point five (3.5) 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 1112320 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Yehia & Company.

[O2014-3673]

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

SECTION 1. Permission and authority are hereby given and granted to Yehia & 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 1455 East 53rd Street. Said sign structure measures as follows: along East 53rd Street, at eleven (11) feet in length, two point five (2.5) 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 1112212 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 10, 2013.

Yen's Mandarin Chinese Restaurant.

[O2014-3805]

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

SECTION 1. Permission and authority are hereby given and granted to Yen's Mandarin Chinese 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 2856 North Clark Street. Said sign structure measures as follows: along North Clark Street, at three point three three (3.33) feet in length, three point three three (3.33) 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 1112563 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 22, 2014.

Your Pet's Wellness.

[O2014-3555]

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

SECTION 1. Permission and authority are hereby given and granted to Your Pet's Wellness, 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 2319 North Damen Avenue. Said banner at North Damen Avenue measures two point five (2.5) feet in length and five (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 1101963 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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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Yuzu.

[O2014-3444]

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

SECTION 1. Permission and authority are hereby given and granted to Yuzu, 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 1715 West Chicago Avenue. Said light fixtures at West Chicago Avenue measure two (2) at one (1) foot in length, one (1) foot in width 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).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112360 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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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Zapatista.

[O2014-3506]

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

SECTION 1. Permission and authority are hereby given and granted to Zapatista, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 1307 South Wabash Avenue. Said windscreen at South Wabash Avenue measures seven point five (7.5) feet in length and nine point five eight (9.58) feet in width for a total of seventy-one point eight five (71.85) 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 1111543 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

30 East Adams Building LLC.

[O2014-3674]

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

SECTION 1. Permission and authority are hereby given and granted to 30 East Adams Building LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) fire escapes projecting over the public right-of-way adjacent to its premises known as 30 East Adams Street. Said fire escapes at East Adams Street measure one (1) at forty (40) feet in length and three (3) feet in width for a total of one hundred twenty (120) square feet and 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 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 1112553 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

200 North Michigan Owner LLC.
(Caissons)

[O2014-3681]

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

SECTION 1. Permission and authority are hereby given and granted to 200 North Michigan Owner LLC, upon the terms and subject to the conditions of this ordinance, to construct,

install, maintain and use six (6) caissons under the public right-of-way adjacent to its premises known as 201 North Garland Court. Said caissons at North Michigan Avenue measure two (2) at one (1) foot in length and two point five (2.5) feet in width for a total of five (5) square feet. Said caissons shall be sixty-five (65) feet in depth; and two (2) at one (1) foot in length and one (1) foot in width for a total of two (2) square feet. Said caissons shall be sixty-five (65) feet in depth. Said caissons at North Garland Court measure one (1) at one (1) foot in length and eight (8) feet in width for a total of eight (8) square feet. Said caisson shall be sixty-five (65) feet in depth; and one (1) at one (1) foot in length and nine point five (9.5) feet in width for a total of nine point five (9.5) square feet. Said caisson shall be sixty-five (65) 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 1112277 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

200 North Michigan Owner LLC.
(Fences)

[O2014-3693]

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

SECTION 1. Permission and authority are hereby given and granted to 200 North Michigan Owner LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use seven (7) fences on the public right-of-way for beautification purposes adjacent to its premises known as 201 North Garland Court. Said fences at North Michigan Avenue measure one (1) at forty-nine point five eight (49.58) feet in length and

point zero eight (.08) foot in width for a total of three point nine seven (3.97) square feet. Said fencing shall be approximately one (1) foot in height; and one (1) at fifty-two point seven five (52.75) feet in length and point zero eight (.08) foot in width for a total of four point two two (4.22) square feet. Said fencing shall be approximately one (1) foot in height; and one (1) at fifty-two point zero eight (52.08) feet in length and point zero eight (.08) foot in width for a total of four point one seven (4.17) square feet. Said fencing shall be approximately one (1) foot in height; and two (2) at fifty-one (51) feet in length and point zero eight (.08) foot in width for a total of eight point one six (8.16) square feet. Said fencing shall be approximately one (1) foot in height. Said fences at East Lake Street measure two (2) at eighty-six point five (86.5) feet in length and point zero eight (.08) foot in width for a total of thirteen point eight four (13.84) square feet. Said fencing shall be approximately one (1) foot 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 1112281 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

200 North Michigan Owner LLC.
(Occupation Of Space/Loading Lock)

[O2014-3686]

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

SECTION 1. Permission and authority are hereby given and granted to 200 North Michigan Owner LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, occupation of space/loading dock under the public right-of-way adjacent to its premises known as 201 North Garland Court. Said occupation of space/

loading dock at lower North Michigan Avenue measures seventy-nine (79) feet in length and thirty-three (33) feet in width for a total of two thousand six hundred seven (2,607) square feet. Existing concrete loading dock shall be used for new building at lower North Michigan Avenue. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer 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 1112278 herein granted the sum of Two Thousand Nine Hundred Twenty and no/100 Dollars (\$2,920.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

200 North Michigan Owner LLC.
(Planters)

[O2014-3689]

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

SECTION 1. Permission and authority are hereby given and granted to 200 North Michigan Owner LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use seven (7) planters on the public right-of-way for beautification purposes adjacent to its premises known as 201 North Garland Court. Said planters at North Michigan Avenue measure one (1) at eighteen point eight three (18.83) feet in length and six (6) feet in width for a total of one hundred twelve point nine eight (112.98) square feet, one (1) at twenty point four two (20.42) feet in length and six (6) feet in width for a total of one hundred twenty-two point five two (122.52) square feet, one (1) at nineteen point five eight (19.58) feet in length and six (6) feet in width for a total of one hundred seventeen point four eight (117.48) square feet and two (2) at nineteen point five (19.5) feet in length and

six (6) feet in width for a total of two hundred thirty-four (234) square feet. Said planters at East Lake Street measure two (2) at thirty-six (36) feet in length and seven point two five (7.25) feet in width for a total of five hundred twenty-two (522) 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 1112279 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

200 North Michigan Owner LLC.
(Sheeting)

[O2014-3678]

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

SECTION 1. Permission and authority are hereby given and granted to 200 North Michigan Owner LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) sheeting under the public right-of-way adjacent to its premises known as 201 North Garland Court. Said sheeting at North Garland Court measures one hundred ten (110) feet in length and one point three three (1.33) feet in width for a total of one hundred forty-six point three (146.3) square feet. Said sheeting shall be approximately sixty-six (66) 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 1112276 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

303 Madison.

[O2014-3510]

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

SECTION 1. Permission and authority are hereby given and granted to 303 Madison, 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 303 West Madison Street. Said flagpoles at West Madison Street measure two (2) at twelve (12) feet in length and point three three (.33) foot in width for a total of seven point nine two (7.92) square feet. Said flagpoles at South Franklin Street measure four (4) at twelve (12) feet in length and point three three (.33) foot in width for a total of fifteen point eight four (15.84) 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 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 1111926 herein granted the sum of Four Hundred Fifty and no/100 Dollars (\$450.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

320 North Michigan/Michigan Avenue Suites.

[O2014-3697]

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

SECTION 1. Permission and authority are hereby given and granted to 320 North Michigan/ Michigan Avenue Suites, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, occupation of space under the public right-of-way adjacent to its premises known as 320 North Michigan Avenue. Existing occupation of space is located on lower level of North Michigan Avenue and is approximately one thousand square feet. Existing occupation of space is used for the purposes of secured parking and building operations. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer 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 1110575 herein granted the sum of One Thousand One Hundred Twenty and no/100 Dollars (\$1,120.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

834 West Armitage LLC.

[O2014-3755]

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

SECTION 1. Permission and authority are hereby given and granted to 834 West Armitage 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 834 West Armitage Avenue. Said planter at West Armitage Avenue measures ninety-four point seven five (94.75) feet in length and nine point nine two (9.92) feet in width for a total of nine hundred thirty-nine point nine two (939.92) 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 1110785 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

1311 -- 1313 North Wood Street Condominium Street Association.
(Balconies)

[O2014-3456]

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

SECTION 1. Permission and authority are hereby given and granted to 1311 -- 1313 North Wood Street Condominium Street Association, upon the terms and subject to the conditions

of this ordinance, to maintain and use, as now constructed, two (2) balconies projecting over the public right-of-way adjacent to its premises known as 1311 North Wood Street. Said balcony at North Wood Street measures one (1) at three (3) feet in length and eleven point five (11.5) feet in width for a total of thirty-four point five (34.5) square feet. Said balcony at West Ellen Street measures one (1) at three (3) feet in length and six (6) 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 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 1112522 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

1311 -- 1313 North Wood Street Condominium Street Association.
(Bay Windows)

[O2014-3458]

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

SECTION 1. Permission and authority are hereby given and granted to 1311 -- 1313 North Wood Street Condominium Street 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 1311 North Wood Street. Said bay windows at North Wood Street measure one (1) at twenty-four (24) feet in length and eight (8) feet in width for a total of one hundred ninety-two (192) square feet, one (1) at twenty-four (24) feet in length and eleven point five (11.5) feet in width for a total of two hundred seventy-six (276) square feet and one (1) at twelve (12) feet in length and

eleven point five (11.5) feet in width for a total of one hundred thirty-eight (138) square feet. Said bay window at West Ellen Street measures one (1) at twenty-four (24) feet in length and eleven point five (11.5) feet in width for a total of two hundred seventy-six (276) 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 1112525 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY.

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

CHICAGO, May 22, 2014.

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 April 30, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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):

KFC.
(Facade)

[O2014-3454]

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 KFC on May 8, 2013 and printed upon page 53057 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "one (1) facade" and inserting in their place the words: "three (3) facades . . . , one (1) at ten point one seven (10.17) feet in length and point two five (.25) foot in width for a total of two point five four (2.54) square feet. Said facade shall have a height of nineteen (19) feet, three (3) inches and one (1) at fourteen point seven five (14.75) feet in length and point two nine (.29) foot in width for a total of four point two eight (4.28) square feet. Said facade shall have a height of eighteen (18) feet".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

KFC.
(Foundation Support)

[O2014-3451]

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 KFC on May 8, 2013 and printed upon page 53059 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "one (1) foundation support" and inserting in their place the words: "three (3) foundation supports . . . , two (2) at four (4) feet in length and point eight three (.83) foot in width for a total of six point six four (6.64) square feet. Existing building foundation support is approximately forty-two (42) inches in depth".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

Perennial.

[O2014-3465]

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 Perennial on February 5, 2014 and printed upon page 74475 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "1800 West North Avenue" and inserting in their place the words: "1800 North Lincoln Avenue".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

Bartosz Wisniewski.

[O2014-3445]

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 Bartosz Wisniewski on January 17, 2013 and printed upon page 45523 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Four Hundred and no/100 Dollars (\$400.00) per annum, in advance." and inserting in their place the words: "Fifty and no/100 Dollars (\$50.00).".

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, May 22, 2014.

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 April 30, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 Color Plus, Inc.

[O2014-3532]

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

SECTION 1. Permission and authority are hereby given and granted to Accu Color Plus, 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 2134 West Division Street. Said awning at West Division Street measures twenty-five (25) feet in length and two point five (2.5) feet in width for a total of sixty-two point five (62.5) 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 1112558 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Amber House.

[O2014-3477]

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

SECTION 1. Permission and authority are hereby given and granted to Amber 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 3441 South Halsted Street. Said awning at South Halsted 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 1112505 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Ameera Food.

[O2014-3721]

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

SECTION 1. Permission and authority are hereby given and granted to Ameera Food, 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 6415 North Western Avenue. Said awning at North Western Avenue measures twenty-three (23) feet in length and three (3) feet in width for a total of sixty-nine (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 1109590 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Armitage Gold Star Liquors.

[O2014-3519]

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

SECTION 1. Permission and authority are hereby given and granted to Armitage Gold Star Liquors, 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 4800 West Armitage Avenue. Said awning at West Armitage Avenue measures one (1) at fifty (50) feet in length and two (2) feet in width for a total of one hundred (100) square feet. Said awning at North Cicero Avenue measures one (1) at 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 1112517 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Artesian Condominium Association.

[O2014-3694]

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

SECTION 1. Permission and authority are hereby given and granted to Artesian Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, sixteen (16) awnings projecting over the public

right-of-way adjacent to its premises known as 4751 North Artesian Avenue. Said awning at North Artesian Avenue 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 Artesian Avenue measures one (1) at eleven (11) feet in length and three (3) feet in width for a total of thirty-three (33) square feet. Said awnings at North Artesian Avenue measure four (4) at nine point eight three (9.83) feet in length and two (2) feet in width for a total of seventy-eight point six four (78.64) square feet. Said awnings at West Lawrence Avenue measure ten (10) at nine point eight three (9.83) feet in length and two (2) feet in width for a total of one hundred ninety-six point six (196.6) 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 1112267 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 14, 2013.

Banner Educational Group.

[O2014-3580]

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

SECTION 1. Permission and authority are hereby given and granted to Banner Educational Group, 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 819 North Leamington Avenue. Said awnings at North Leamington Avenue measure one (1) at fourteen point three three (14.33) feet in length and four (4) feet in width for a total of fifty-seven point three two (57.32) square feet and one (1) at ten (10) feet in length and four (4) 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 1108421 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Beer Bistro.
(Privilege No. 1112216)

[O2014-3464]

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

SECTION 1. Permission and authority are hereby given and granted to The Beer Bistro, 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 1061 West Madison Street. Said awning at West Madison Street measures eighteen (18) feet in length and three (3) feet in width for a total of fifty-four (54) 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 1112216 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2013.

The Beer Bistro.
(Privilege No. 1112221)

[O2014-3468]

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

SECTION 1. Permission and authority are hereby given and granted to The Beer Bistro, 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 1061 West Madison Street. Said awning at West Madison Street measures three (3) feet in length and five point five (5.5) feet in width for a total of sixteen point five (16.5) 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 1112221 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2013.

Blue Rooster Event Catering.

[O2014-3704]

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

SECTION 1. Permission and authority are hereby given and granted to Blue Rooster Event Catering, 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 4011 North Ravenswood Avenue. Said awning at North Ravenswood Avenue measures four point eight three (4.83) feet in length and three (3) feet in width for a total of fourteen point four nine (14.49) 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 1106849 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Brisa Foods, Inc.

[O2014-3571]

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

SECTION 1. Permission and authority are hereby given and granted to Brisa Foods, 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 2156 North Kimball Avenue. Said awning at North Kimball Avenue measures fifty-four (54) feet in length and four (4) 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112497 herein granted the sum of Seventy-nine and no/100 Dollars (\$79.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Cardosi Kiper Design Group, Inc.

[O2014-3488]

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

SECTION 1. Permission and authority are hereby given and granted to Cardosi Kiper Design Group, 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 2437 South Western Avenue. Said awning at South Western Avenue measures five point five (5.5) feet in length and two (2) feet in width for a total of eleven (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 1112526 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Casa De Moy Y Roy.

[O2014-3561]

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 Moy Y Roy, 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 4410 North Kedzie Avenue. Said awning at North Kedzie Avenue measures twenty-two (22) feet in length and two point six six (2.66) feet in width for a total of fifty-eight point five two (58.52) 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 1112349 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2012.

CH Distillery.

[O2014-3605]

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 construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 564 West Randolph Street. Said awning at West Randolph Street measures twenty-three point eight three (23.83) feet in length and six point four two (6.42) feet in width for a total of one hundred fifty-two point nine nine (152.99) 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 1112426 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 Street Sports.

[O2014-3658]

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

SECTION 1. Permission and authority are hereby given and granted to Clark Street Sports, 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 3465 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 1112521 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Copeland Dental Care.

[O2014-3585]

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

SECTION 1. Permission and authority are hereby given and granted to Copeland Dental Care, 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 5955 West Irving Park Road. Said awning at West Irving Park Road measures sixteen (16) feet in length and four (4) feet in width for a total of sixty-four (64) square feet. Awning shall be 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1109942 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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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Crisp.

[O2014-3660]

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

SECTION 1. Permission and authority are hereby given and granted to Crisp, 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 2940 North Broadway. Said awning at North Broadway measures fourteen point zero eight (14.08) feet in length and two point zero eight (2.08) feet in width for a total of twenty-nine point two nine (29.29) 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112527 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Dandy Dollar.

[O2014-3663]

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

SECTION 1. Permission and authority are hereby given and granted to Dandy Dollar, 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 3176 North Clark Street. Said awning at North Clark Street measures seventeen (17) feet in length and two point zero eight (2.08) feet in width for a total of thirty-five point three six (35.36) 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1111266 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Divine Nails & Spa.

[O2014-3545]

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

SECTION 1. Permission and authority are hereby given and granted to Divine Nails & Spa, 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 1702 West Belmont Avenue. Said awning at West Belmont 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 Belmont Avenue measures one (1) at three (3) feet in

length and three (3) feet 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112513 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

East Bank Storage-Ohio & Kingsbury.

[O2014-3611]

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

SECTION 1. Permission and authority are hereby given and granted to East Bank Storage-Ohio & Kingsbury, 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 429 West Ohio Street. Said awning at West Ohio Street measures fifty (50) feet in length and six (6) 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112391 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Einstein Bros. Bagels No. 1363.

[O2014-3595]

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

SECTION 1. Permission and authority are hereby given and granted to Einstein Bros. Bagels Number 1363, 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 5318 North Clark Street. Said awning at North Clark Street measures seventeen (17) feet in length and two point two (2.2) feet in width for a total of thirty-seven point four (37.4) 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112659 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2014.

Einstein Bros. Bagels No. 2436.

[O2014-3667]

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

SECTION 1. Permission and authority are hereby given and granted to Einstein Bros. Bagels Number 2436, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3455 North Clark Street. Said awning at North Clark Street measures eighteen point eight (18.8) feet in length and one point eight (1.8) feet in width for a total of thirty-three point eight four (33.84) 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 1112660 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2014.

Einstein Bros. Bagels No. 2578.

[O2014-3677]

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

SECTION 1. Permission and authority are hereby given and granted to Einstein Bros. Bagels Number 2578, 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 3420 North Southport Avenue. Said awning at North Southport Avenue measures twenty-three point five eight (23.58) feet in length and two (2) feet in width for a total of forty-seven point one six (47.16) 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 1112661 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 26, 2014.

Electronica & Discoteca Jalisco, Inc.

[O2014-3435]

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

SECTION 1. Permission and authority are hereby given and granted to Electronica & Discoteca Jalisco, 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 1933 West Chicago Avenue. Said awning at West Chicago Avenue measures twenty-five (25) feet in length and four (4) feet in width for a total of one hundred (100) 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 1112606 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 22, 2014.

Francesca's.

[O2014-3636]

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

SECTION 1. Permission and authority are hereby given and granted to Francesca's, 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 2012 North Halsted Street. Said awning at North Halsted Street measures sixteen point zero eight (16.08) feet in length and four point three three (4.33) feet in width for a total of sixty-nine point six three (69.63) 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 1111624 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Fresh Market Place.

[O2014-3438]

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

SECTION 1. Permission and authority are hereby given and granted to Fresh Market Place, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) awnings projecting over the public right-of-way adjacent to its premises known as 2134 North Western Avenue. Said awnings at North Western Avenue measure three (3) at ten (10) feet in length and six (6) 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112164 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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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Galapagos Cafe.

[O2014-3588]

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

SECTION 1. Permission and authority are hereby given and granted to Galapagos Cafe, 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 3800 West Lawrence Avenue. Said awning at West Lawrence Avenue and North Hamlin 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 1099029 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Giordano's On Belmont.

[O2014-3312]

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

SECTION 1. Permission and authority are hereby given and granted to Giordano's on Belmont, 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 1040 West Belmont Avenue. Said awning at West Belmont Avenue measures six point eight three (6.83) feet in length and nine point zero eight (9.08) feet in width for a total of sixty-two point zero two (62.02) 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 1110946 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by 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, 2013.

Giordano's On Rush.

[O2014-3614]

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

SECTION 1. Permission and authority are hereby given and granted to Giordano's on Rush, 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 730 North Rush Street. Said awnings at East Superior Street measure one (1) at thirteen point eight three (13.83) feet in length and eight point five (8.5) feet in width for a total of one hundred seventeen point five six (117.56) square feet, one (1) at eleven point six seven (11.67) feet in length and eight point five (8.5) feet in width for a total of ninety-nine point two (99.2) square feet, one (1) at fourteen point zero eight (14.08) feet in length and eight point five (8.5) feet in width for a total of one hundred nineteen point six eight (119.68) square feet, one (1) at thirteen point seven five (13.75) feet in length and eight point five (8.5) feet in width for a total of one hundred sixteen point eight eight (116.88) square feet and one (1) at fourteen (14) feet in length and eight point five (8.5) feet in width for a total of one hundred nineteen (119) square feet. Said awnings at North Rush Street measure two (2) at thirteen point eight three (13.83) feet in length and eight point five (8.5) feet in width for a total of two hundred thirty-five point one one (235.11) square feet and one (1) at thirteen point five seven (13.57) feet in length and eight point five (8.5) feet in width for a total of one hundred fifteen point three five (115.35) 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 1108448 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Great Falafel.

[O2014-3680]

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

SECTION 1. Permission and authority are hereby given and granted to Great Falafel, 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 500 West Diversey Parkway. Said awning at West Diversey Parkway measures four (4) feet in length and two (2) 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 1110646 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

G3 Hand Car Wash.

[O2014-3548]

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

SECTION 1. Permission and authority are hereby given and granted to G3 Hand Car Wash, 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 3445 North Western Avenue. Said awnings at North Western Avenue measure one (1) at twelve (12) feet in length and one point five (1.5) feet in width for a total of eighteen (18) square feet and one (1) at eighteen (18) feet in length and one point five (1.5) feet in width for a total of twenty-seven (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 1110823 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Hello!, Inc.

[O2014-3598]

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

SECTION 1. Permission and authority are hereby given and granted to Hello!, 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 1553 West Devon Avenue. Said awning at West Devon Avenue measures forty-nine point five eight (49.58) feet in length and four (4) feet in width for a total of

one hundred ninety-eight point three two (198.32) 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 1112524 herein granted the sum of Seventy-four and 58/100 Dollars (\$74.58) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 22, 2014.

HTP Associates Occupation Ltd.

[O2014-3484]

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

SECTION 1. Permission and authority are hereby given and granted to HTP Associates Occupation Ltd., 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 11012 South Western Avenue. Said awning at South Western Avenue measures twenty-six (26) feet in length and two (2) 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 1112363 herein granted the sum of Fifty-one and no/100 Dollars (\$51.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Il Vicinato, Inc.

[O2014-3490]

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

SECTION 1. Permission and authority are hereby given and granted to Il Vicinato, 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 2435 South Western Avenue. Said awning at South Western Avenue measures eighty-five (85) feet in length and four (4) feet in width for a total of three hundred forty (340) 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 1112061 herein granted the sum of One Hundred Ten and no/100 Dollars (\$110.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 29, 2014.

Lange's Liquors.

[O2014-3682]

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

SECTION 1. Permission and authority are hereby given and granted to Lange's 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 3500 North Southport Avenue. Said awning at North Southport Avenue and West Cornelia Avenue measures sixty-eight (68) feet in length and two point five (2.5) feet in width for a total of one hundred seventy (170) 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 1112542 herein granted the sum of Ninety-three and no/100 Dollars (\$93.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Letizia's Fiore.

[O2014-3441]

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

SECTION 1. Permission and authority are hereby given and granted to Letizia's Fiore, 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 2456 North California Avenue. Said awning at North California Avenue measures twenty-four (24) 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1108606 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Lizzie McNeill's.

[O2014-3617]

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

SECTION 1. Permission and authority are hereby given and granted to Lizzie McNeill's, 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 400 North McClurg Court. Said awnings at North McClurg Court measure four (4) at sixteen (16) feet in length and two (2) feet in width for a total of one hundred twenty-eight (128) square feet and one (1) at thirteen (13) feet in length and two (2) feet in width for a total of twenty-six (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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112289 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 1, 2014.

Los Caminos De Michoacan.

[O2014-3685]

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

SECTION 1. Permission and authority are hereby given and granted to Los Caminos De Michoacan, 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 3948 North Sheridan Road. Said awning at North Sheridan Road measures thirty-five (35) feet in length and two (2) feet in width for a total of seventy (70) 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 1112266 herein granted the sum of Sixty and no/100 Dollars (\$60.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

M. Simpson's Ltd.

[O2014-3511]

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

SECTION 1. Permission and authority are hereby given and granted to M. Simpson's Ltd., 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 1133 South Western Avenue. Said awning at South Western Avenue measures one (1) at eight (8) feet in length and five (5) feet in width for a total of forty (40) square feet. Said awning at South Western Avenue measures one (1) at thirteen (13) feet in length and five (5) feet in width for a total of sixty-five (65) 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 1112568 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 22, 2014.

Maddiebird Bakery.

[O2014-3711]

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

SECTION 1. Permission and authority are hereby given and granted to Maddiebird Bakery, 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 1445 West Devon Avenue. Said awning at West Devon Avenue measures fourteen point eight three (14.83) feet in length and one point five (1.5) feet in width for a total of twenty-two point two five (22.25) 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 1111152 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Magic Grill, Inc.

[O2014-3562]

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

SECTION 1. Permission and authority are hereby given and granted to Magic Grill, 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 3336½ West Lawrence Avenue. Said awning at West Lawrence Avenue measures eight (8) feet in length and two (2) 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 1112269 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Mei Shung Restaurant.

[O2014-3713]

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

SECTION 1. Permission and authority are hereby given and granted to Mei Shung 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 5511 North Broadway. Said awning at North Broadway measures twenty-five point five (25.5) feet in length and five (5) feet in width for a total of one hundred twenty-seven point five (127.5) 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 1112314 herein granted the sum of Fifty and 50/100 Dollars (\$50.50) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Mid City Engineering LLC.

[O2014-3497]

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

SECTION 1. Permission and authority are hereby given and granted to Mid City Engineering 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 830 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures forty (40) feet in length and three (3) 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 1112358 herein granted the sum of Sixty-five and no/100 Dollars (\$65.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 1, 2014.

Mr. Pollo.

[O2014-3563]

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

SECTION 1. Permission and authority are hereby given and granted to Mr. Pollo, 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 3026 West Belmont Avenue. Said awning at West Belmont Avenue measures thirty-seven point five (37.5) feet in length and two (2) 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 1106533 herein granted the sum of Sixty-two and 50/100 Dollars (\$62.50) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Next Restaurant.

[O2014-3499]

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

SECTION 1. Permission and authority are hereby given and granted to Next Restaurant, 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 953 -- 955 West Fulton Market. Said awning at West Fulton Market measures one (1) at twelve point four one (12.41) feet in length and eight point one six (8.16) feet in width for a total of one hundred one point two seven (101.27) square feet. Said awning at North Morgan Street measures one (1) at thirty-six point nine two (36.92) feet in length and three point five (3.5) feet in width for a total of one hundred twenty-nine point two two (129.22) 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 1099167 herein granted the sum of One Hundred Eleven and 92/100 Dollars (\$111.92) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

North Community Bank-Old Town Office.

[O2014-3638]

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

SECTION 1. Permission and authority are hereby given and granted to North Community Bank-Old Town Office, 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 1561 North Wells Street. Said awning at North Wells Street measures twenty-one (21) feet in length and three (3) feet in width for a total of sixty-three (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 1112560 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Norwood Hand Car Wash, Inc.

[O2014-3600]

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

SECTION 1. Permission and authority are hereby given and granted to Norwood Hand Car Wash, 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 5462 North Damen Avenue. Said awning at North Damen Avenue measures fifty (50) feet in length and two (2) feet in width for a total of one hundred (100) 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 1112562 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Old Town Refinery.

[O2014-3640]

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 Refinery,

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 1209 North Wells Street. Said awnings at North Wells Street measure one (1) at sixteen point five eight (16.58) feet in length and one point six seven (1.67) feet in width for a total of twenty-seven point six nine (27.69) square feet and one (1) at fourteen point five eight (14.58) feet in length and one point six seven (1.67) feet in width for a total of twenty-four point three five (24.35) 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 1107952 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Orion Restaurant.

[O2014-3485]

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

SECTION 1. Permission and authority are hereby given and granted to Orion 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 5772 South Archer Avenue. Said awning at South Archer Avenue measures three point one seven (3.17) feet in length and seven point three three (7.33) feet in width for a total of twenty-three point two four (23.24) 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 1112086 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Parkview Apartments.

[O2014-3645]

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

SECTION 1. Permission and authority are hereby given and granted to Parkview Apartments, 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 1936 North Clark Street. Said awning at North Clark Street measures seven point five (7.5) feet in length and five (5) feet in width for a total of thirty-seven point five (37.5) 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 1112557 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Patsy's Place.

[O2014-3551]

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

SECTION 1. Permission and authority are hereby given and granted to Patsy's Place, 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 2825 North Lincoln Avenue. Said awning at North Lincoln Avenue measures fifteen (15) feet in length and four (4) 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 1112507 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Pauly's Pizzeria.

[O2014-3469]

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

SECTION 1. Permission and authority are hereby given and granted to Pauly'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 719 South State Street. Said awning at South State Street measures fourteen (14) feet in length and two point five (2.5) 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 1112655 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

PB Maltz LLC.

[O2014-3591]

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

SECTION 1. Permission and authority are hereby given and granted to PB Maltz 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 4006 -- 4008 West Montrose Avenue. Said awning at West Montrose Avenue 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 1112520 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Peoples Auto Parking Company.

[O2014-3473]

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

SECTION 1. Permission and authority are hereby given and granted to Peoples Auto Parking Company, 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 704 South Wabash Avenue. Said awning at South Wabash Avenue measures three point one (3.1) feet in length and two point six seven (2.67) feet in width for a total of eight point two eight (8.28) 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 1112552 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Pink Krokodile Cafe.

[O2014-3576]

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

SECTION 1. Permission and authority are hereby given and granted to Pink Krokodile Cafe, 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 6004 West Belmont Avenue. Said awning at West Belmont Avenue measures thirty (30) feet in length and three (3) 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 1112115 herein granted the sum of Fifty-five and no/100 Dollars (\$55.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Potbelly Sandwich Works LLC.

[O2014-3449]

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 construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1293 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures twenty point four (20.4) feet in length and three (3) feet in width for a total of sixty-one point two (61.2) 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 1109344 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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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Que Rico.

[O2014-3553]

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

SECTION 1. Permission and authority are hereby given and granted to Que Rico, 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 2814 North Southport Avenue. Said awning at North Southport Avenue measures eighteen (18) feet in length and two (2) 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112385 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 19, 2013.

Rapidito.

[O2014-3556]

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

SECTION 1. Permission and authority are hereby given and granted to Rapidito, 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 1855 West Diversey Parkway. Said awning at West Diversey Parkway measures eighteen (18) feet in length and one point three three (1.33) feet in width for a total of twenty-three point nine four (23.94) 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 1110585 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Ruby's Restaurant.

[O2014-3514]

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

SECTION 1. Permission and authority are hereby given and granted to Ruby's Restaurant, 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 3175 West Madison Street. Said awning at West Madison Street measures forty-eight (48) feet in length and two (2) 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 1111667 herein granted the sum of Seventy-three and no/100 Dollars (\$73.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Schoolyard Tavern & Grill.

[O2014-3687]

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

SECTION 1. Permission and authority are hereby given and granted to Schoolyard Tavern & 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 3258 North Southport Avenue. Said awning at wrap around canopy at corner of West School Street and North Southport Avenue measures thirty-five (35) feet in length and three (3) feet in width for a total of one hundred five (105) 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 1112133 herein granted the sum of Sixty and no/100 Dollars (\$60.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 8, 2014.

Scoozi.

[O2014-3619]

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

SECTION 1. Permission and authority are hereby given and granted to Scoozi, 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 410 West Huron Street. Said awning at West Huron Street measures 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112283 herein granted the sum of Sixty-one and no/100 Dollars (\$61.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2014.

Sleepy's.

[O2014-3715]

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

SECTION 1. Permission and authority are hereby given and granted to Sleepy's, 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 1134 West Granville Avenue. Said awning at West Granville Avenue measures ten point one seven (10.17) feet in length and three (3) feet in width for a total of thirty point five one (30.51) 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1110847 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Spotless Hand Car Wash.

[O2014-3481]

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

SECTION 1. Permission and authority are hereby given and granted to Spotless Hand Car Wash, 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 1448 West 59th Street. Said awning at West 59th Street measures forty-seven point five eight (47.58) feet in length and two (2) feet in width for a total of ninety-five point one six (95.16) 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 1112395 herein granted the sum of Seventy-two and 58/100 Dollars (\$72.58) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Starbucks Coffee No. 2494.

[O2014-3557]

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 2494, 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 1157 West Wrightwood Avenue. Said awning at corner of North Racine Avenue and West Wrightwood Avenue measures fifty-five (55) feet in length and three (3) 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 1112004 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2014.

Subway 26445.

[O2014-3592]

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

SECTION 1. Permission and authority are hereby given and granted to Subway 26445, 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 3346 West Foster Avenue. Said awnings at West Foster Avenue measure two (2) at two point six seven (2.67) feet in length and two (2) feet in width for a total of ten point six eight (10.68) square feet and one (1) at eight point six seven (8.67) feet in length and two (2) feet in width for a total of seventeen point three four (17.34) 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 1111845 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

The Sweden Shop LLC.

[O2014-3594]

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

SECTION 1. Permission and authority are hereby given and granted to The Sweden Shop 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 3300 -- 3306 West Foster Avenue. Said awnings at West Foster Avenue measure one (1) at thirty-three (33) feet in length and two (2) feet in width for a total of sixty-six (66) square feet, one (1) at thirteen (13) feet in length and two (2) feet in width for a total of twenty-six (26) square feet and one (1) at twenty-six (26) feet in length and two (2) 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 1112541 herein granted the sum of One Hundred Fifty-nine and no/100 Dollars (\$159.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Tabb's Food & Liquor, Inc.

[O2014-3492]

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

SECTION 1. Permission and authority are hereby given and granted to Tabb's Food & Liquor, 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 2600 West Chicago Avenue. Said awning at West Chicago 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 Rockwell Street measures one (1) at seven point five (7.5) feet in length and two (2) 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1111963 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Tete Charcuterie.

[O2014-3503]

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

SECTION 1. Permission and authority are hereby given and granted to Tete Charcuterie,

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 1110 -- 1114 West Randolph Street. Said awnings at West Randolph Street measure two (2) at twenty (20) feet in length and eight (8) feet in width for a total of three hundred twenty (320) 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 1112019 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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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Twin Anchors.

[O2014-3648]

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

SECTION 1. Permission and authority are hereby given and granted to Twin Anchors, 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 1655 North Sedgwick Street. Said awning at North Sedgwick Street measures one (1) at thirty-one (31) feet in length and four (4) feet in width for a total of one hundred twenty-four (124) square feet. Said awning at West Eugenie Street measures one (1) at six (6) feet in length and two (2) 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 1112284 herein granted the sum of One Hundred Six and no/100 Dollars (\$106.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 23, 2014.

Vivo Restaurant.

[O2014-3507]

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

SECTION 1. Permission and authority are hereby given and granted to Vivo 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 838 West Randolph Street. Said awning at West Randolph Street measures twenty-six (26) feet in length and nine (9) feet in width for a total of two hundred thirty-four (234) 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 1112099 herein granted the sum of Fifty-one and no/100 Dollars (\$51.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2013.

Windy City Hand Car Wash.

[O2014-3573]

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

SECTION 1. Permission and authority are hereby given and granted to Windy City Hand Car Wash, 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 3265 West Fullerton Avenue. Said awnings at West Fullerton Avenue measure two (2) at ten (10) 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 1112258 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Young Men's Christian Association Of Chicago.

[O2014-3629]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Young Men's Christian Association of 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 801 North Dearborn Street. Said awning at North Dearborn Street measures fourteen (14) feet in length and six (6) 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 1112390 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

GRANTS OF PRIVILEGE IN PUBLIC WAY FOR CANOPIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, May 22, 2014.

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 April 30, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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&T Grill.

[O2014-3489]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to A&T Grill, 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 7030 -- 7036 North Clark Street. Said canopy at North Clark Street and West Greenleaf Avenue measures seventy-three point zero eight (73.08) feet in length and two point five eight (2.58) feet in width for a total of one hundred eighty-eight point five five (188.55) 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 1112500 herein granted the sum of Ninety-eight and 08/100 Dollars (\$98.08) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Chicago Ashland Webster LLC.

[O2014-3475]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chicago Ashland Webster 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 2112 North Ashland Avenue. Said canopy at North Ashland Avenue and West Webster Avenue measures seventeen point seven five (17.75) feet in length and eight point zero eight (8.08) feet in width for a total of one hundred forty-three point four two (143.42) 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 1112271 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Costa Azul Travel No. 419.

[O2014-3479]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Costa Azul Travel Number 419, 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 3649 West Lawrence Avenue. Said canopy at West Lawrence Avenue measures seventeen (17) feet in length and four (4) feet in width for a total of sixty-eight (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 1112042 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 11, 2014.

Dollar Tree No. 657.

[O2014-3434]

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 657, 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 9045 -- 9057 South Commercial Avenue. Said canopy at South Commercial Avenue measures eighty-eight point eight five (88.85) feet in length and two point eight three (2.83) feet in width for a total of two hundred fifty-one point four five (251.45) 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 1112425 herein granted the sum of One Hundred Thirteen and 85/100 Dollars (\$113.85) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 22, 2014.

Edgewater Beach Apartments.

[O2014-3487]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Edgewater Beach Apartments, 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 5555 North Sheridan Road. Said canopy at West Bryn Mawr Avenue measures forty-one (41) feet in length and ten (10) feet in width for a total of four hundred ten (410) 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 1112275 herein granted the sum of Sixty-six and no/100 Dollars (\$66.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2006.

Louise Fabisiewicz.

[O2014-3450]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Louise Fabisiewicz, 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 4341 South Archer Avenue. Said canopy at South Archer Avenue measures one hundred eighteen point four two (118.42) feet in length and two (2) feet in width for a total of two hundred thirty-six point eight four (236.84) 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 1112510 herein granted the sum of One Hundred Forty-three and 42/100 Dollars (\$143.42) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 30, 2014.

Gomez Tacos Restaurant.

[O2014-3437]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Gomez Tacos Restaurant, 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 3016 East 91st Street. Said canopy at East 91st Street measures twenty-five (25) feet in length and three point two five (3.25) feet in width for a total of eighty-one point two five (81.25) 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 1112559 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Goskand Sports.

[O2014-3453]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Goskand Sports,

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 5657 South Harlem Avenue. Said canopy at South Harlem Avenue measures two point six seven (2.67) feet in length and two point six seven (2.67) feet in width for a total of seven point one three (7.13) 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 1112444 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

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Interpark.

[O2014-3482]

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 200 West Randolph Street. Said canopy at West Randolph Street measures one hundred eighty (180) feet in length and ten (10) feet in width for a total of one thousand eight hundred (1,800) 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 1112392 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Kredable Auto Service.

[O2014-3472]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Kredable Auto Service, 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 4932 West Fullerton Avenue. Said canopy at West Fullerton Avenue measures six (6) feet in length and two (2) 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 1112538 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 2, 2014.

Laredo Auto Parts.

[O2014-3440]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Laredo Auto Parts, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) canopies projecting over the public right-of-way adjacent to its premises known as 2985 -- 2991 South Archer Avenue. Said canopies at South Archer Avenue measure one (1) at fifty (50) feet in length and three (3) feet in width for a total of one hundred fifty (150) square feet and one (1) at 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 1112357 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2013.

Lenscrafters No. 0020.

[O2014-3486]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lenscrafters Number 0020, 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 2736 North Clark Street. Said canopy at North Clark Street measures forty (40) feet in length and seven point five (7.5) 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 Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1112421 herein granted the sum of Sixty-five and no/100 Dollars (\$65.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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, 2013.

LMC Gateway Venture LLC.

[O2014-3459]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to LMC Gateway Venture 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 11 South Green Street. Said canopy at South Green Street measures nine point nine two (9.92) feet in length and two point two five (2.25) feet in width for a total of twenty-two point three two (22.32) 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 1112364 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

Marzeya Bakery.

[O2014-3439]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Marzeya Bakery, 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 8908 South Commercial Avenue. Said canopy at South Commercial Avenue measures nineteen point five (19.5) feet in length and two (2) feet in width for a total of thirty-nine (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 1112485 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 26, 2014.

Midway Fellowship Club.

[O2014-3447]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Midway Fellowship 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 5632 West 63rd Street. Said canopy at West 63rd Street measures forty-eight (48) 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 1112621 herein granted the sum of Seventy-three and no/100 Dollars (\$73.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 22, 2014.

Miramar Travel Services.

[O2014-3446]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Miramar Travel 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 2640 West 47th Street. Said canopy at West 47th Street measures twenty (20) feet in length and two point six (2.6) 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 1112437 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 29, 2014.

New Metal Crafts, Inc.

[O2014-3461]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to New Metal Crafts, Inc., 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 812 North Wells Street. Said canopy at North Wells Street measures one (1) at seventeen point six seven (17.67) feet in length and one point five (1.5) feet in width for a total of twenty-six point five one (26.51) square feet. Said canopy at North Wells Street measures one (1) at seventeen point seven five (17.75) feet in length and one point five (1.5) feet in width for a total of twenty-six point six three (26.63) 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 1098363 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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.

North Community Bank.

[O2014-3483]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to North Community Bank, 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 800 North State Street. Said canopies at North State Street measure one (1) at sixty-two point nine two (62.92) feet in length and eight point five eight (8.58) feet in width for a total of five hundred thirty-nine point eight five (539.85) square feet, one (1) at sixty-two point nine two (62.92) feet in length and eight point five eight (8.58) feet in width for a total of five hundred thirty-nine point eight five (539.85) square feet, one (1) at sixty-two point nine two (62.92) feet in length and eight point five eight (8.58) feet in width for a total of five hundred thirty-nine point eight five (539.85) square feet and one (1) at sixty-two point nine two (62.92) feet in length and eight point five eight (8.58) feet in width for a total of five hundred thirty-nine point eight five (539.85) square feet. Said canopy at West Chicago Avenue measures one (1) at thirteen point one seven (13.17) feet in length and eight point five eight (8.58) feet in width for a total of one hundred thirteen (113) 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 1111657 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

Park Federal Savings Bank.

[O2014-3452]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Park Federal Savings Bank, 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 1823 West 47th Street. Said canopy at West 47th Street measures one (1) at twenty (20) feet in length and three point seven (3.7) feet in width for a total of seventy-four (74) square feet. Said canopy at South Honore Street measures one (1) at forty-eight point four (48.4) feet in length and one point one (1.1) feet in width for a total of fifty-three point two four (53.24) 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 1112506 herein granted the sum of One Hundred Twenty-three and 40/100 Dollars (\$123.40) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 6, 2013.

PB Maltz LLC.

[O2014-3430]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to PB Maltz 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 1327 -- 1333 North Milwaukee Avenue. Said canopies at North Milwaukee Avenue measure one (1) at six point six seven (6.67) feet in length and three point five (3.5) feet in width for a total of twenty-three point three five (23.35) square feet and one (1) at fifty-four point five (54.5) feet in length and three (3) feet in width for a total of one hundred sixty-three point five (163.5) 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 1112509 herein granted the sum of One Hundred Twenty-nine and 50/100 Dollars (\$129.50) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 18, 2014.

Spina's Foods.

[O2014-3455]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Spina's Foods, 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 268 West 24th Street. Said canopy at West 24th Street measures 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. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs 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 1112544 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 22, 2014.

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The University Of Chicago Medical Center.

[O2014-3432]

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 Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) canopies projecting over the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said canopy at East 57th Street measures one (1) at one hundred seventy-four point nine one (174.91) feet in length and four point five (4.5) feet in width for a total of seven hundred eighty-seven point one (787.1) square feet. Said canopy at East 57th Street measures one (1) at one hundred sixty-five point eight three (165.83) feet in length and four point five (4.5) feet in width for a total of seven hundred forty-six point two four (746.24) square feet. Said canopy at South Cottage Grove Avenue measures one (1) at forty-five point five (45.5) feet in length and one point five (1.5) feet in width for a total of sixty-eight point two five (68.25) 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 1112337 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused 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 13, 2014.

GRANTS OF PRIVILEGE IN PUBLIC WAY FOR SIDEWALK CAFES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, May 22, 2014.

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 April 30, 2014 and May 22, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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):

Acre/Ombra.

[O2014-3912]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Acre/Ombra, 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 5308 -- 5310 North Clark Street. Said sidewalk cafe area shall be fifty (50) feet in length and six point two five (6.25) feet in width for a total of three hundred twelve point five (312.5) 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 Midnight

Compensation: \$600.00/Seating Capacity: 14.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112636 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, 2014 through and including December 1, 2014.

Alhambra Palace Restaurant.

[O2014-3684]

Be It Ordained by the City Council of the City of Chicago:

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 a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1240 West Randolph Street. Said sidewalk cafe area shall be sixty-three (63) feet in length and ten (10) feet in width for a total of six hundred thirty (630) 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 Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$693.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112371 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, 2014 through and including December 1, 2014.

Al's Beef.

[O2014-3467]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Al's Beef, 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 1300 North Milwaukee Avenue. 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 Paulina Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 10:30 A.M. to 11:00 P.M.
Friday and Saturday, 10:30 A.M. to 12:00 Midnight
Sunday, 10:30 A.M. to 10:00 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 1112717 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, 2014 through and including December 1, 2014.

Amato's Pizza.

[O2014-3941]

Be It Ordained by the City Council of the City of Chicago:

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 a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 953 West Willow Street. Said sidewalk cafe area shall be seventeen (17) feet in length and eight (8) feet in width for a total of one hundred thirty-six (136) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Willow 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 9:00 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 1112744 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, 2014 through and including December 1, 2014.

Amato's Pizzeria.

[O2014-3893]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Amato's Pizzeria, 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 1737 North Harlem Avenue. Said sidewalk cafe area shall be seventeen (17) feet in length and eleven (11) feet in width for a total of one hundred eighty-seven (187) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Harlem Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. until 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 1112643 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, 2014 through and including December 1, 2014.

Argo Tea.
(3135 N. Broadway)

[O2014-3971]

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 1112297 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, 2014 through and including December 1, 2014.

Argo Tea.
(140 S. Dearborn St.)

[O2014-3746]

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 140 South Dearborn Street. Said sidewalk cafe area Number 1 shall be sixteen point seven five (16.75) feet in length and four point three three (4.33) feet in width and sidewalk cafe area Number 2 shall be fifteen (15) feet in length and six point one six (6.16) feet in width for a total of one hundred sixty-four point nine three (164.93) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Adams Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112298 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, 2014 through and including December 1, 2014.

Argo Tea.
(1 S. Franklin St.)

[O2014-3559]

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 1 South Franklin Street. Said sidewalk cafe area Number 1 shall be thirteen (13) feet in length and six (6) feet in width and sidewalk cafe area Number 2 shall be twenty-one (21) feet in length and five (5) feet in width for a total of one hundred eighty-three (183) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Madison Street and South Franklin 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. until 8:00 P.M.
Saturday and Sunday, 8:00 A.M. until 5:00 P.M.

Compensation: \$823.50/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112295 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, 2014 through and including December 1, 2014.

Argo Tea.
(16 W. Randolph St.)

[O2014-3754]

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 a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 16 West Randolph Street. Said sidewalk cafe area shall be forty-five (45) feet in length and seven point five eight (7.58) feet in width for a total of three hundred forty-one point one (341.1) 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 Sunday, 8:00 A.M. to 11:00 P.M.

Compensation: \$1,534.95/Seating Capacity: 22.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112299 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, 2014 through and including December 1, 2014.

Argo Tea.
(819 N. Rush St.)

[O2014-3750]

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 819 North Rush Street. Said sidewalk cafe area Number 1 shall be thirty-nine (39) feet in length and five point two one (5.21) feet in width and sidewalk cafe area Number 2 shall be forty-four (44) feet in length and four point five (4.5) feet in width for a total of four hundred one point one nine (401.19) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Rush Street and East Pearson Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. to 11:00 P.M.

Compensation: \$922.74/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112296 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, 2014 through and including December 1, 2014.

Armand's Pizzeria.
(2121 W. Division St.)

[O2014-3772]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Armand's Pizzeria, 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 2121 West Division Street. Said sidewalk cafe area shall be twenty-six point eight three (26.83) feet in length and seventeen point six seven (17.67) feet in width for a total of four hundred seventy-four point zero nine (474.09) 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 Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112702 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, 2014 through and including December 1, 2014.

Armand's Pizzeria.
(6694 N. Northwest Hwy.)

[O2014-3932]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Armand's Pizzeria, 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 6694 North Northwest Highway. Said sidewalk cafe area shall be twenty-two (22) feet in length and six (6) feet in width for a total of one hundred thirty-two (132) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Oliphant Avenue and North Northwest Highway. 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 Midnight

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112491 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, 2014 through and including December 1, 2014.

Arturo Express.

[O2014-3783]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Arturo Express, 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 130 South Canal Street. Said sidewalk cafe area shall be thirty (30) feet in length and nine (9) feet in width for a total of two hundred seventy (270) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Canal 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.

Compensation: \$600.00/Seating Capacity: 22.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112630 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, 2014 through and including December 1, 2014.

Azucar Bar & Grill.

[O2014-3862]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Azucar Bar & 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 2647 North Kedzie Avenue. Said sidewalk cafe area shall be twenty-two (22) feet in length and eight (8) feet in width for a total of one hundred seventy-six (176) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Kedzie Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Sunday, 4:30 P.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112623 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, 2014 through and including December 1, 2014.

Basil Leaf Cafe/Sage.

[O2014-3945]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Basil Leaf Cafe/Sage, 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 2461 -- 2465 North Clark Street. Said sidewalk cafe area Number 1 shall be fifty-three point five (53.5) feet in length and four point six seven (4.67) feet in width and sidewalk cafe area Number 2 shall be six (6) feet in length and four point six seven (4.67) feet in width for a total of two hundred seventy-seven point eight seven (277.87) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Roslyn Place. 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: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112585 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, 2014 through and including December 1, 2014.

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Baume & Brix.

[O2014-3786]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Baume & Brix, 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 351 West Hubbard Street. Said sidewalk cafe area shall be twenty-six point four two (26.42) feet in length and seven point one seven (7.17) feet in width for a total of one hundred eighty-nine point four three (189.43) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Hubbard 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 Midnight

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112789 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, 2014 through and including December 1, 2014.

Beatrix.

[O2014-3788]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Beatrix, 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 519 North Clark Street. Said sidewalk cafe area shall be forty-three point six seven (43.67) feet in length and eight (8) feet in width for a total of three hundred forty-nine point three six (349.36) 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, 8:00 A.M. to 12:00 Midnight

Compensation: \$803.53/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112672 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, 2014 through and including December 1, 2014.

Bella Luna Cafe.

[O2014-3792]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Bella Luna 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 731 North Dearborn Street. Said sidewalk cafe area shall be fifty-five (55) feet in length and eight (8) feet in width for a total of four hundred forty (440) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Superior Street. 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 11:00 P.M.
Sunday, 3:00 P.M. to 10:00 P.M.

Compensation: \$1,012.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112624 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, 2014 through and including December 1, 2014.

The Big Cheese On Lincoln.

[O2014-3875]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Big Cheese on Lincoln, 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 4229 North Lincoln Avenue. Said sidewalk cafe area shall be forty-one (41) feet in length and eight (8) feet in width for a total of three hundred twenty-eight (328) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Hutchinson Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 10:00 A.M. to 9:00 P.M.
Friday and Saturday, 10:00 A.M. to 11:00 P.M.
Sunday, 10:00 A.M. to 8:00 P.M.

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112719 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, 2014 through and including December 1, 2014.

Billy Goat Tavern.

[O2014-3560]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Billy Goat Tavern, 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 330 South Wells Street. Said sidewalk cafe area shall be fifty-six (56) feet in length and five point seven (5.7) feet in width for a total of three hundred nineteen point two (319.2) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 30.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112477 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, 2014 through and including December 1, 2014.

The Bistro By The Pier.

[O2014-3797]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Bistro by the Pier, 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 505 North Lake Shore Drive. Said sidewalk cafe area shall be fifty-four point one seven (54.17) feet in length and seven point six seven (7.67) feet in width for a total of four hundred fifteen point four eight (415.48) 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 through Sunday, 10:00 A.M. to 12:00 Midnight

Compensation: \$955.61/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112755 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, 2014 through and including December 1, 2014.

Bistro Dre LLC.

[O2014-3774]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Bistro Dre 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 2965 North Lincoln Avenue. Said sidewalk cafe area shall be twenty (20) feet in length and six (6) feet in width for a total of one hundred twenty (120) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Lincoln 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. to 11:00 P.M.

Friday and Saturday, 8:00 A.M. to 12:00 Midnight

Sunday, 8:00 A.M. to 9:00 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 1112752 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, 2014 through and including December 1, 2014.

Bistro Grand.

[O2014-3899]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Bistro Grand, 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 2362 -- 2364 North Neva Avenue. Said sidewalk cafe area shall be thirty-five (35) feet in length and eight (8) feet in width for a total of two hundred eighty (280) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Neva Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 4:00 P.M. until 12:00 Midnight
Saturday and Sunday, 11:00 A.M. until 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112400 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, 2014 through and including December 1, 2014.

Black Bull.

[O2014-3471]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Black Bull, 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 1721 West Division Street. Said sidewalk cafe area shall be twenty-seven point eight three (27.83) feet in length and seventeen (17) feet in width for a total of four hundred seventy-three point one one (473.11) 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 Friday, 4:00 P.M. to 12:00 Midnight
Saturday and Sunday, 3:00 P.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 42.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112699 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, 2014 through and including December 1, 2014.

Blaze Pizza.

[O2014-3798]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Blaze Pizza, 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 227 East Ontario Street. Said sidewalk cafe area shall be twenty-three point five (23.5) feet in length and twelve point five eight (12.58) feet in width for a total of two hundred ninety-five point six three (295.63) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Ontario Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:00 A.M. to 10:00 P.M.

Friday and Saturday, 11:00 A.M. to 11:00 P.M.

Sunday, 11:00 A.M. to 9:00 P.M.

Compensation: \$679.95/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1111683 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, 2014 through and including December 1, 2014.

Blue Star Bistro & Wine Bar.

[O2014-3777]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Blue Star Bistro & Wine Bar, 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 1209 -- 1211 North Noble Street. Said sidewalk cafe area shall be fifty-five (55) feet in length and five (5) feet in width for a total of two hundred seventy-five (275) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Noble 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 11:00 P.M.
Friday and Saturday, 5:00 P.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112588 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, 2014 through and including December 1, 2014.

Bonsai Cafe & Lounge.

[O2014-3933]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Bonsai Cafe & 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 3503 -- 3505 North Halsted Street. Said sidewalk cafe area shall be thirty-one (31) feet in length and three point six seven (3.67) feet in width for a total of one hundred thirteen point seven seven (113.77) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Halsted Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 5:00 P.M. to 10:00 P.M.
Friday, 3:00 P.M. to 11:00 P.M.
Saturday, 1:00 P.M. to 11:00 P.M.
Sunday, 12:00 Noon 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 1099388 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, 2014 through and including December 1, 2014.

Boss Bar.

[O2014-3801]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Boss Bar, 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 420 North Clark Street. Said sidewalk cafe area Number 1 shall be forty-five (45) feet in length and seven (7) feet in width and sidewalk cafe area Number 2 shall be sixty-nine (69) feet in length and five point five (5.5) feet in width for a total of six hundred ninety-four point five (694.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Clark Street and West Hubbard 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. Midnight

Compensation: \$1,597.35/Seating Capacity: 46.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112419 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, 2014 through and including December 1, 2014.

Bountiful Eatery, Inc.

[O2014-3976]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Bountiful Eatery, 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 3310 -- 3312 North Broadway. Said sidewalk cafe area shall be thirty-one point five (31.5) feet in length and six point six seven (6.67) feet in width for a total of two hundred ten point one one (210.11) 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 Thursday, 11:00 A.M. to 10:00 P.M.

Friday and 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: 11.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112413 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, 2014 through and including December 1, 2014.

Bow Truss.

[O2014-3983]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Bow Truss, 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 2934 North Broadway. Said sidewalk cafe area shall be fourteen point four two (14.42) feet in length and seven point two five (7.25) feet in width for a total of one hundred four point five five (104.55) 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 Sunday, 8:00 A.M. to 6:00 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 1112686 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, 2014 through and including December 1, 2014.

Brasserie By LM.

[O2014-3565]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Brasserie by LM, 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 800 South Michigan Avenue. Said sidewalk cafe area shall be sixty-nine (69) feet in length and fifteen point five (15.5) feet in width for a total of one thousand sixty-nine point five (1,069.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Michigan Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. to 10:30 P.M.
Friday and Saturday, 8:00 A.M. to 12:00 Midnight

Compensation: \$1,925.10/Seating Capacity: 50.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112293 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, 2014 through and including December 1, 2014.

Bucktown Dysfunctional Pub.

[O2014-3780]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Bucktown Dysfunctional Pub, 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 1658 West Cortland Street. Said sidewalk cafe area shall be thirty-seven (37) feet in length and five (5) feet in width for a total of one hundred eighty-five (185) 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:

Sunday through Saturday, 8:00 A.M. until 12:00 A.M. Midnight

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112466 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, 2014 through and including December 1, 2014.

Butterfly Sushi & Thai Cuisine On Chicago Avenue.

[O2014-3691]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Butterfly Sushi & Thai Cuisine on Chicago Avenue, 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 1421 West Chicago Avenue. Said sidewalk cafe area Number 1 shall be six point two (6.2) feet in length and five point five (5.5) feet in width and sidewalk cafe area Number 2 shall be six point five (6.5) feet in length and five point five (5.5) feet in width for a total of sixty-nine point eight five (69.85) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West 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, 10:30 A.M. to 11:00 P.M.
Friday, 10:30 A.M. to 11:30 P.M.
Saturday, 11:30 A.M. to 11:30 P.M.
Sunday, 11:30 A.M. to 11:00 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 1112751 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, 2014 through and including December 1, 2014.

Butterfly Sushi Bar And Thai Cuisine.

[O2014-3695]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Butterfly Sushi Bar and Thai Cuisine, 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 1139 -- 1143 West Grand Avenue. Said sidewalk cafe area Number 1 shall be twenty-three (23) feet in length and five point two five (5.25) feet in width and sidewalk cafe area Number 2 shall be sixteen (16) feet in length and five point two five (5.25) feet in width for a total of two hundred four point seven five (204.75) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Grand Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 10:30 A.M. to 11:00 P.M.
Friday, 10:30 A.M. to 11:30 P.M.
Saturday, 10:30 A.M. to 12:00 Midnight
Sunday, 10:30 A.M. to 11:30 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 1112748 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, 2014 through and including December 1, 2014.

Butterfly Sushi Bar And Thai Cuisine On Madison Street.

[O2014-3567]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Butterfly Sushi Bar and Thai Cuisine on Madison Street, 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 1131 West Madison Street. Said sidewalk cafe area Number 1 shall be six point two five (6.25) feet in length and eleven point six seven (11.67) feet in width and sidewalk cafe area Number 2 shall be eight (8) feet in length and eleven point six seven (11.67) feet in width for a total of one hundred sixty-six point three (166.3) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Madison Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 10:30 A.M. until 11:00 P.M.

Friday, 10:30 A.M. until 11:30 P.M.

Saturday and Sunday, 11:30 A.M. until 11:30 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 1112749 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, 2014 through and including December 1, 2014.

Cafe Sushi-Wells.

[O2014-3949]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Cafe Sushi-Wells, 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 1342 North Wells Street. Said sidewalk cafe area Number 1 shall be twenty-eight point six seven (28.67) feet in length and nine point six seven (9.67) feet in width and sidewalk cafe area Number 2 shall be twenty-eight point three three (28.33) feet in length and five point one seven (5.17) feet in width for a total of four hundred twenty-three point seven one (423.71) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Evergreen Avenue and 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 Saturday, 11:00 A.M. to 11:00 P.M.

Sunday, 12:30 P.M. to 10:00 P.M.

Compensation: \$974.52/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112631 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, 2014 through and including December 1, 2014.

Cafe Tola.

[O2014-3990]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Cafe Tola, 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 3612 North Southport Avenue. Said sidewalk cafe area shall be twelve point five (12.5) feet in length and eleven point five (11.5) feet in width for a total of one hundred forty-three point seven five (143.75) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Southport 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: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112576 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, 2014 through and including December 1, 2014.

Cafe Zipo.

[O2014-3917]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Cafe Zipo, 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 5645 North Lincoln Avenue. Said sidewalk cafe area shall be twenty-two (22) feet in length and seven point five (7.5) feet in width for a total of one hundred sixty-five (165) square feet and shall allow six (6) feet of clear

space from the face of the curb/building line along North Lincoln Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 11:00 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 1112573 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, 2014 through and including December 1, 2014.

Caffe Baci.
(2 N. LaSalle St.)

[O2014-3808]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Caffe Baci, 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 2 North LaSalle Street. Said sidewalk cafe area shall be forty-eight (48) feet in length and six (6) feet in width for a total of two hundred eighty-eight (288) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Madison 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. until 6:00 P.M.

Compensation: \$1,296.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112570 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, 2014 through and including December 1, 2014.

Caffe Baci.
(20 N. Michigan Ave.)

[O2014-3813]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Caffe Baci, 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 20 North Michigan Avenue. Said sidewalk cafe area Number 1 shall be thirty-eight point five (38.5) feet in length and nine (9) feet in width and sidewalk cafe area Number 2 shall be thirteen point zero eight (13.08) feet in length and nine (9) feet in width for a total of four hundred sixty-four point two two (464.22) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Michigan Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 8:00 A.M. to 9:00 P.M.
Sunday, 8:00 A.M. to 7:00 P.M.

Compensation: \$2,088.99/Seating Capacity: 29.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112619 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, 2014 through and including December 1, 2014.

Caffe Gelato.

[O2014-3476]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Caffe Gelato, 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 2034 West Division Street. Said sidewalk cafe area shall be fifty-seven (57) feet in length and sixteen point one seven (16.17) feet in width for a total of nine hundred twenty-one point six nine (921.69) 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 Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$1,013.86/Seating Capacity: 68.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112741 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, 2014 through and including December 1, 2014.

Caravan.

[O2014-3936]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Caravan, 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 4810 North Broadway. Said sidewalk cafe area shall be twenty-four (24) feet in length and fourteen (14) feet in width for a total of three hundred thirty-six (336) 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, 11:00 A.M. until 11:00 P.M.
Friday and Saturday, 11:00 A.M. until 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112708 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, 2014 through and including December 1, 2014.

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Celeste.

[O2014-3827]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Celeste, 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 111 West Hubbard Street.

Said sidewalk cafe area shall be twelve point five eight (12.58) feet in length and seven (7) feet in width for a total of eighty-eight point zero six (88.06) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Hubbard 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 Midnight

Compensation: \$600.00/Seating Capacity: 6.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112401 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, 2014 through and including December 1, 2014.

Chicago French Market.

[O2014-3830]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Chicago French 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 131 North Clinton Street. Said sidewalk cafe area Number 1 shall be sixteen (16) feet in length and eight point six four (8.64) feet in width, sidewalk cafe area Number 2 shall be sixteen (16) feet in length and eight point six four (8.64) feet in width and sidewalk cafe area Number 3 shall be sixteen (16) feet in length and eight point six four (8.64) feet in width for a total of four hundred fourteen point seven two (414.72) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Clinton Street (actual issue date June 14, 2013). 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. until 7:30 P.M.
Saturday, 8:00 A.M. until 5:30 P.M.

Compensation: \$600.00/Seating Capacity: 30.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112394 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, 2014 through and including December 1, 2014.

Chicago's Blarney Stone.

[O2014-3995]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Chicago's Blarney Stone, 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 3422 -- 3424 North Sheffield Avenue. Said sidewalk cafe area shall be thirty-four (34) feet in length and seven (7) feet in width for a total of two hundred thirty-eight (238) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Newport Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 10:00 P.M.
Friday and Saturday, 11:00 A.M. to 11:00 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 1112704 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, 2014 through and including December 1, 2014.

Chick-Fil-A.

[O2014-3831]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Chick-Fil-A, 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 30 East Chicago Avenue. Said sidewalk cafe area Number 1 shall be nineteen point three three (19.33) feet in length and five point five eight (5.58) feet in width and sidewalk cafe area Number 2 shall be forty-six (46) feet in length and five point five eight (5.58) feet in width for a total of three hundred sixty-four point five four (364.54) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wabash Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 8:00 A.M. until 11:00 P.M.

Compensation: \$838.45/Seating Capacity: 30.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112397 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, 2014 through and including December 1, 2014.

City Pool Hall.

[O2014-3696]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to City Pool Hall, 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 640 West Hubbard Street. Said sidewalk cafe area shall be sixty-three (63) feet in length and six (6) feet in width for a total of three hundred seventy-eight (378) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Hubbard Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 9:30 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 36.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112412 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, 2014 through and including December 1, 2014.

Clarke's Hyde Park.

[O2014-3625]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Clarke's Hyde 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 1447 East 53rd Street. Said sidewalk cafe area shall be thirty (30) feet in length and six (6) 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 East 53rd 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 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112791 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, 2014 through and including December 1, 2014.

Clarke's On Belmont.

[O2014-4000]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Clarke's on Belmont, 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 928 -- 930 West Belmont Avenue. Said sidewalk cafe area shall be fifty (50) feet in length and eight (8) feet

in width for a total of four hundred (400) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wilton Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 9:00 A.M. to 10:00 P.M.
Friday and Saturday, 9:00 A.M. until 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 30.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112450 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, 2014 through and including December 1, 2014.

Clarke's On Lincoln.

[O2014-3953]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Clarke's on Lincoln, 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 2441 -- 2445 North Lincoln Avenue. Said sidewalk cafe area Number 1 shall be fourteen (14) feet in length and five (5) feet in width, sidewalk cafe area Number 2 shall be five (5) feet in length and five (5) feet in width and sidewalk cafe area Number 3 shall be nineteen (19) feet in length and five (5) 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 North Lincoln 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: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112577 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, 2014 through and including December 1, 2014.

The Coffee Studio.

[O2014-3922]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Coffee Studio, 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 5628 North Clark Street. Said sidewalk cafe area Number 1 shall be fifteen (15) feet in length and six (6) feet in width, sidewalk cafe area Number 2 shall be fourteen point five (14.5) feet in length and two point five (2.5) feet in width and sidewalk cafe area Number 3 shall be thirty-four (34) feet in length and eleven point five (11.5) feet in width for a total of five hundred seventeen point two five (517.25) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Olive Avenue and North Clark Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 46.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112635 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, 2014 through and including December 1, 2014.

Cookies And Carnitas.

[O2014-3942]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Cookies and Carnitas, 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 5757 -- 5759 North Broadway. Said sidewalk cafe area shall be thirty (30) feet in length and nine (9) feet in width for a total of two hundred seventy (270) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Ardmore Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 10:00 P.M.
Friday and Saturday, 11:00 A.M. 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 1112638 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, 2014 through and including December 1, 2014.

Courtyard By Marriott.

[O2014-3834]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Courtyard by Marriott, 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 165 East Ontario Street. Said sidewalk cafe area shall be sixty (60) feet in length and six point five (6.5) feet in width for a total of three hundred ninety (390) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East 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, 8:00 A.M. to 11:00 P.M.

Compensation: \$1,755.00/Seating Capacity: 34.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112722 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, 2014 through and including December 1, 2014.

Cozy Noodles & Rice.

[O2014-4004]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Cozy Noodles & Rice, 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 3456 North Sheffield Avenue. Said sidewalk cafe area shall be twenty-four (24) feet in length and seven point zero eight (7.08) feet in width for a total of one hundred sixty-nine point nine two (169.92) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sheffield Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 10:00 P.M.
Friday and Saturday, 11:00 A.M. to 10:30 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 1112583 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, 2014 through and including December 1, 2014.

Crazy Calabrese.

[O2014-3760]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Crazy Calabrese, 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 3350 North Harlem Avenue. Said sidewalk cafe area shall be forty-eight (48) feet in length and twelve (12) feet in width for a total of five hundred seventy-six (576) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Roscoe 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 Midnight

Compensation: \$633.60/Seating Capacity: 45.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112685 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, 2014 through and including December 1, 2014.

Crepe Bistro.

[O2014-3836]

Be It Ordained by the City Council of the City of Chicago:

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 a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 186 North Wells Street. Said sidewalk cafe area shall be twenty point eight three (20.83) feet in length and five point three three (5.33) feet in width for a total of one hundred eleven point zero two (111.02) 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:

Tuesday, 11:00 A.M. to 8:00 P.M.

Wednesday through Saturday, 11:00 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 1112618 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, 2014 through and including December 1, 2014.

Crossroads Public House.

[O2014-3965]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Crossroads Public 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 2630 North Clark Street. Said sidewalk cafe area shall be forty-nine point seven five (49.75) feet in length and four (4) feet in width for a total of one hundred ninety-nine (199) 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:

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: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112572 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, 2014 through and including December 1, 2014.

De Cero.

[O2014-3698]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to De Cero, 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 812 -- 816 West Randolph Street. Said sidewalk cafe area shall be fifty (50) feet in length and nine (9) feet in width for a total of four hundred fifty (450) 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 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 1112707 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, 2014 through and including December 1, 2014.

Delish Diner.

[O2014-3491]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Delish Diner, 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 2018 West Division Street. Said sidewalk cafe area shall be twenty-eight (28) feet in length and eighteen point four two (18.42) feet in width for a total of five hundred fifteen point seven six (515.76) 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:

Saturday through Sunday, 8:00 A.M. until 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 36.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112590 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, 2014 through and including December 1, 2014.

Dolce Casa Cafe.

[O2014-3878]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Dolce Casa 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 4947 North Damen Avenue. Said sidewalk cafe area shall be fourteen point five (14.5) feet in length and six (6) feet in width for a total of eighty-seven (87) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Damen Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Saturday and Sunday, 8:00 A.M. to 4:00 P.M.
Monday through Friday, 8:00 A.M. to 7:00 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 1112746 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, 2014 through and including December 1, 2014.

Dunkin Donuts.
(211 W. Adams St.)

[O2014-3839]

Be It Ordained by the City Council of the City of Chicago:

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 a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 211 West Adams Street. Said sidewalk cafe area shall be fifteen point six seven (15.67) feet in length and five (5) feet in width for a total of seventy-eight point three five (78.35) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Adams 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 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 7.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112786 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, 2014 through and including December 1, 2014.

Dunkin Donuts.
(27 W. Lake St.)

[O2014-3842]

Be It Ordained by the City Council of the City of Chicago:

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 a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 27 West Lake Street. Said sidewalk cafe area shall be sixteen point six six (16.66) feet in length and six (6) feet in width for a total of ninety-nine point nine six (99.96) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Lake 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 8:00 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 1112792 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, 2014 through and including December 1, 2014.

Dylan's Tavern & Grill.

[O2014-3568]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Dylan's Tavern & 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 118 South Clinton Street. Said sidewalk cafe area shall be forty-eight (48) feet in length and eight (8) feet in width for a total of three hundred eighty-four (384) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Clinton Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 9:00 A.M. until 12:00 Midnight

Sunday, 10:00 A.M. until 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 44.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112633 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, 2014 through and including December 1, 2014.

EJ Sushi.

[O2014-3493]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to EJ Sushi, 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 1406 West Grand Avenue. Said sidewalk cafe area shall be thirteen (13) feet in length and five (5) feet in width for a total of sixty-five (65) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Grand Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:30 A.M. to 9:00 P.M.

Friday, 11:30 A.M. to 10:00 P.M.

Saturday, 2:00 P.M. to 10:00 P.M.

Sunday, 2:00 P.M. to 9:00 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 1112787 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, 2014 through and including December 1, 2014.

El Hefe.

[O2014-3845]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to El Hefe, 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 15 West Hubbard Street. Said sidewalk cafe area shall be twenty point six seven (20.67) feet in length and five point one seven (5.17) feet in width for a total of one hundred six point eight six (106.86) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Hubbard 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 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 9.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112710 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, 2014 through and including December 1, 2014.

El Pacifico, Inc.

[O2014-3864]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to El Pacifico, 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 3534 West Fullerton Avenue. Said sidewalk cafe area Number 1 shall be eleven point three three (11.33) feet in length and six (6) feet in width and sidewalk cafe area Number 2 shall be fourteen (14) feet in length and eleven point six seven (11.67) feet in width for a total of two hundred thirty-one point three six (231.36) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Drake Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 9:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 30.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112463 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, 2014 through and including December 1, 2014.

Embeya.

[O2014-4138]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Embeya, 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 564 West Randolph Street. Said sidewalk cafe area shall be sixty-seven (67) feet in length and ten (10) feet in width for a total of six hundred seventy (670) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Jefferson. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:30 A.M. to 9:00 P.M.

Friday, 11:30 A.M. to 11:00 P.M.

Saturday, 4:30 P.M. to 11:00 P.M.

Sunday, 4:30 P.M. to 9:00 P.M.

Compensation: \$737.00/Seating Capacity: 44.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112871 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 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, 2014 through and Including December 1, 2014.

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Epic.

[O2014-3847]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Epic, 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 112 -- 114 West Hubbard Street. Said sidewalk cafe area shall be thirty-nine point five (39.5) feet in length and eight point five (8.5) feet in width for a total of three hundred thirty-five point seven five (335.75) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along

West Hubbard Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. until 12:00 A.M. Midnight

Compensation: \$772.23/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112612 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, 2014 through and including December 1, 2014.

Esencia Urban Kitchen.

[O2014-4008]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Esencia Urban Kitchen, 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 3351 North Broadway. Said sidewalk cafe area shall be twenty-four (24) feet in length and ten (10) 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 West Roscoe 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 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 1112610 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, 2014 through and including December 1, 2014.

Ethiopian Diamond Restaurant.

[O2014-3948]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Ethiopian Diamond 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 6120 -- 6122 North Broadway. Said sidewalk cafe area shall be twenty-six (26) feet in length and twelve (12) feet in width for a total of three hundred twelve (312) 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 Sunday, 11:00 A.M. until 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 1112409 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, 2014 through and including December 1, 2014.

Fabcakes.

[O2014-3855]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Fabcakes, 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 714 North Wells Street. Said sidewalk cafe area shall be fifteen (15) feet in length and eight (8) feet in width for a total of one hundred twenty (120) 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 Friday, 8:00 A.M. to 6:00 P.M.
Saturday, 9:00 A.M. to 3:00 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 1112416 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, 2014 through and including December 1, 2014.

Firecakes.

[O2014-3857]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Firecakes, 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 68 West Hubbard Street. Said sidewalk cafe area shall be fifteen (15) feet in length and eight point five eight (8.58) feet in width for a total of one hundred twenty-eight point seven (128.7) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Hubbard 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 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 1112774 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, 2014 through and including December 1, 2014.

Five Guys Burgers And Fries.

[O2014-3626]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Five Guys Burgers and Fries, 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 1456 East 53rd Street. Said sidewalk cafe area shall be forty (40) feet in length and seven point seven five (7.75) feet in width for a total of three hundred ten (310) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East 53rd Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. until 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 1112681 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, 2014 through and including December 1, 2014.

Forever Yogurt.

[O2014-3860]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Forever Yogurt, 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 42 East Chicago Avenue. Said sidewalk cafe area shall be fourteen point nine (14.9) feet in length and nine point six (9.6) feet in width for a total of one hundred forty-three point zero four (143.04) 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:

Sunday through Thursday, 8:00 A.M. until 12:00 A.M. Midnight
Friday and Saturday, 8:00 A.M. until 12:00 A.M. Midnight

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112720 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, 2014 through and including December 1, 2014.

Forever Yogurt Andersonville LLC.

[O2014-3956]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Forever Yogurt Andersonville 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 5309 North Clark Street. Said sidewalk cafe area shall be twelve (12) feet in length and six (6) feet in width for a total of seventy-two (72) 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 Saturday, 11:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 6.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112700 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, 2014 through and including December 1, 2014.

Fornetto-Mei On Grant.

[O2014-3569]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Fornetto-Mei on Grant, 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 1108 South Michigan Avenue. Said sidewalk cafe area shall be sixty-eight point eight three (68.83) feet in length and eight point six seven (8.67) feet in width for a total of five hundred ninety-six point seven six (596.76) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Michigan 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: \$1,074.16/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112767 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, 2014 through and including December 1, 2014.

Frances' Restaurant & Deli, Inc.

[O2014-3970]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Frances' Restaurant & Deli, 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 2552 -- 2554 North Clark Street. Said sidewalk cafe area shall be forty (40) feet in length and four (4) feet in width for a total of one hundred sixty (160) 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, 10:00 A.M. until 3:00 P.M.

Tuesday through Friday, 9:00 A.M. until 10:00 P.M.

Saturday and Sunday, 8:00 A.M. until 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 1112582 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, 2014 through and including December 1, 2014.

Freshii.

[O2014-3572]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Freshii, 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 26 South Clinton Street. Said sidewalk cafe area shall be twenty-six (26) feet in length and fourteen point five (14.5) feet in width for a total of three hundred seventy-seven (377) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Clinton 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 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 36.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112406 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, 2014 through and including December 1, 2014.

Galvin's Public House.

[O2014-3909]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Galvin's Public 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 5901 West Lawrence Avenue. Said sidewalk cafe area shall be thirty-five (35) feet in length and ten (10) feet in width for a total of three hundred fifty (350) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Marmora 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. until 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 1112408 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, 2014 through and including December 1, 2014.

Gannon's Pub.

[O2014-3882]

Be It Ordained by the City Council of the City of Chicago:

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 a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 4264 North Lincoln 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 West Cullom 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 11:00 P.M.
Friday, 4:00 P.M. to 12:00 Midnight
Saturday, 11:00 A.M. to 12:00 Midnight
Sunday, 11:00 A.M. to 11:00 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 1112675 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, 2014 through and including December 1, 2014.

Gaudi Cafe.

[O2014-3699]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Gaudi 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 1147 West Grand Avenue. Said sidewalk cafe area shall be twenty-six point two five (26.25) feet in length and three point five (3.5) feet in width for a total of ninety-one point eight eight (91.88) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Grand 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 11:30 P.M.

Compensation: \$600.00/Seating Capacity: 10.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112620 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, 2014 through and including December 1, 2014.

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Geb.

[O2014-3702]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Geb, 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 841 West Randolph Street. Said sidewalk cafe area shall be twenty-one point seven (21.7) feet in length and ten point three three (10.33) feet in width for a total of two hundred twenty-four point one six (224.16) 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 Thursday, 5:00 P.M. to 11:30 P.M.
Friday and Saturday, 5:00 P.M. to 12:00 Midnight
Sunday, 11:00 A.M. to 11:00 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 1112594 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, 2014 through and including December 1, 2014.

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Gioco.

[O2014-3574]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Gioco, 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 1312 -- 1314 South Wabash Avenue. Said sidewalk cafe area shall be twenty-seven point six seven (27.67) feet in length and nine point one seven (9.17) feet in width for a total of two hundred fifty-three point seven three (253.73) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Wabash 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 Midnight

Saturday, 4:00 P.M. to 12:00 Midnight

Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112462 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, 2014 through and including December 1, 2014.

G N P H No. Nine, Inc.

[O2014-3906]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to G N P H Number Nine, 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 4229 West Irving Park Road. Said sidewalk cafe area shall be twenty (20) feet in length and sixteen point three three (16.33) feet in width for a total of three hundred twenty-six point six (326.6) 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:

Monday through Sunday, 9:00 A.M. to 11:00 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 1112736 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, 2014 through and including December 1, 2014.

The Goddess River North.

[O2014-3706]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Goddess River North, 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 901 North Larrabee Street. Said sidewalk cafe area shall be twenty-six (26) feet in length and seven point five (7.5) feet in width for a total of one hundred ninety-five (195) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Larrabee 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 9:00 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 1112420 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, 2014 through and including December 1, 2014.

Golden Nugget.

[O2014-3841]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Golden Nugget, 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 3234 West Irving Park Road. Said sidewalk cafe area shall be thirty-four point eight three (34.83) feet in length and eight point zero eight (8.08) feet in width for a total of two hundred eighty-one point four three (281.43) 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:

Monday through Sunday, 9:00 A.M. to 11:00 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 1112739 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, 2014 through and including December 1, 2014.

Good To Go Jamaican Cuisine LLC.

[O2014-3994]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Good to Go Jamaican Cuisine 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 1945 -- 1947 West Howard Street. Said sidewalk cafe area shall be twenty-eight (28) feet in length and five point five (5.5) feet in width for a total of one hundred fifty-four (154) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Howard Street. 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. until 12:00 Midnight
Sunday, 12:00 Noon until 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 1112474 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, 2014 through and including December 1, 2014.

The Grafton Pub & Grill.

[O2014-3887]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Grafton Pub & 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 4530 North Lincoln Avenue. Said sidewalk cafe area shall be twenty-five (25) feet in length and four point three three (4.33) feet in width for a total of one hundred eight point two five (108.25) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Lincoln 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 10:00 P.M.

Friday, 4:00 P.M. to 12:00 Midnight

Saturday, 11:00 A.M. to 12:00 Midnight

Sunday, 11:00 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 1112480 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, 2014 through and including December 1, 2014.

Grill Inn.

[O2014-3999]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Grill 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 1422 West Morse Avenue. Said sidewalk cafe area shall be twenty-four (24) feet in length and eight (8) feet in width for a total of one hundred ninety-two (192) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Morse 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 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 14.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112461 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, 2014 through and including December 1, 2014.

Gyu-Kaku Restaurant.

[O2014-3865]

Be It Ordained by the City Council of the City of Chicago:

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 a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 210 East Ohio Street. Said sidewalk cafe area shall be twenty-eight point four two (28.42) feet in length and five (5) feet in width for a total of one hundred forty-two point one (142.1) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Ohio Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday, 11:30 A.M. until 10:30 P.M.

Monday through Thursday, 11:30 A.M. until 10:30 P.M.

Friday and Saturday, 11:30 A.M. until 11:30 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 1112465 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, 2014 through and including December 1, 2014.

Habana Libre.

[O2014-3494]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Habana Libre, 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 1440 West Chicago Avenue. Said sidewalk cafe area shall be eighteen point five (18.5) feet in length and six point five (6.5) feet in width for a total of one hundred twenty point two five (120.25) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Chicago Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 10:00 P.M.

Friday and Saturday, 11:00 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 1112684 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, 2014 through and including December 1, 2014.

The Harding Tavern.

[O2014-3866]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Harding Tavern, 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 2732 North Milwaukee Avenue. Said sidewalk cafe area Number 1 shall be sixty (60) feet in length and six (6) feet in width and sidewalk cafe area Number 2 shall be fifteen (15) feet in length and nine (9) feet in width for a total of four hundred ninety-five (495) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Milwaukee Avenue and North Spaulding 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 Midnight

Compensation: \$600.00/Seating Capacity: 58.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112640 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, 2014 through and including December 1, 2014.

Havana Grill.

[O2014-3869]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Havana 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 412 North Clark Street. Said sidewalk cafe area shall be fifteen point nine two (15.92) feet in length and eight point three three (8.33) feet in width for a total of one hundred thirty-two point six one (132.61) 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, 8:00 A.M. to 11:00 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 1112300 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, 2014 through and including December 1, 2014.

Hendrikx Belgian Bread Crafter.

[O2014-3872]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Hendrikx Belgian Bread Crafter, 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 100 East Walton Street. Said sidewalk cafe area shall be twenty-eight point three three (28.33) feet in length and seven point six seven (7.67) feet in width for a total of two hundred seventeen point two nine (217.29) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Walton Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Saturday, 8:00 A.M. to 7:00 P.M.
Sunday, 9:00 A.M. to 4:00 P.M.

Compensation: \$600.00/Seating Capacity: 15.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112453 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, 2014 through and including December 1, 2014.

Hill Country Smokehouse.

[O2014-4007]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Hill Country Smokehouse, 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 6954 North Western Avenue. Said sidewalk cafe area shall be thirty-two (32) feet in length and twelve (12) feet in width for a total of three hundred eighty-four (384) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Western 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: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112793 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, 2014 through and including December 1, 2014.

Himmel's Chicago.

[O2014-3892]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Himmel's Chicago, 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 2251 West Lawrence Avenue. Said sidewalk cafe area shall be forty (40) feet in length and four point five (4.5) 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 West Lawrence Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday, Tuesday through Thursday, 12:00 P.M. to 10:00 P.M.
Friday and Saturday, 12:00 P.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 1112721 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, 2014 through and including December 1, 2014.

Hops And Barley.

[O2014-3913]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Hops and Barley, 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 4359 -- 4361 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:

Sunday through Saturday, 3:00 P.M. until 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 1112772 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, 2014 through and including December 1, 2014.

I Monelli Trattoria Pizzeria.

[O2014-3904]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to I Monelli Trattoria Pizzeria, 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 5019 North Western Avenue. Said sidewalk cafe area shall be twenty (20) feet in length and eleven (11) 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 West Winnemac Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday, 12:00 Noon to 10:00 P.M.

Thursday through Saturday, 12:00 Noon to 11:00 P.M.

Monday through Wednesday, 3:00 P.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 1112575 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, 2014 through and including December 1, 2014.

Indie Cafe.

[O2014-3961]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Indie 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 5951 -- 5953 North Broadway. Said sidewalk cafe area shall be forty (40) feet in length and seven (7) feet in width for a total of two hundred eighty (280) 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 Thursday, 11:30 A.M. until 10:00 P.M.

Friday and Saturday, 11:30 A.M. until 10:30 P.M.

Sunday, 12:00 P.M. until 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 1112403 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, 2014 through and including December 1, 2014.

Ja' Grill.

[O2014-3975]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Ja' 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 1008 West Armitage Avenue. Said sidewalk cafe area shall be twenty-three (23) feet in length and three point five (3.5) feet in width for a total of eighty point five (80.5) 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, 11:00 A.M. until 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 1112718 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, 2014 through and including December 1, 2014.

Jai Yen.

[O2014-3938]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Jai Yen, 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 3734 -- 3736 North Broadway. Said sidewalk cafe area shall be thirty-three (33) feet in length and five point one seven (5.17) feet in width for a total of one hundred seventy point six one (170.61) 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 10:30 P.M.

Friday and Saturday, 11:30 A.M. 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 1112679 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, 2014 through and including December 1, 2014.

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Jaipur.

[O2014-3708]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Jaipur, 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 847 West Randolph Street. Said sidewalk cafe area shall be forty (40) feet in length and nine (9) feet in width for a total of three hundred sixty (360) 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 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 1112683 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, 2014 through and including December 1, 2014.

Jane's.

[O2014-3791]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Jane's, 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 six (6) feet in width and sidewalk cafe area Number 2 shall be thirteen (13) feet in length and six (6) feet in width for a total of two hundred ten (210) 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:

Tuesday through Thursday, 5:00 P.M. to 10:00 P.M.

Friday, 11:00 A.M. to 10:00 P.M.

Saturday and Sunday, 8:00 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 1112785 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, 2014 through and including December 1, 2014.

Jimmy Green's.

[O2014-3579]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Jimmy Green's, 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 823 -- 825 South State Street. Said sidewalk cafe area Number 1 shall be twenty-six (26) feet in length and five (5) feet in width and sidewalk cafe area Number 2 shall be five (5) feet in length and five (5) feet in width for a total of one hundred fifty-five (155) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South State 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. until 12:00 Midnight

Saturday and Sunday, 10:00 A.M. until 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 15.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112769 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, 2014 through and including December 1, 2014.

Jin Thai Cuisine.

[O2014-3966]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Jin Thai Cuisine, 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 5458 North Broadway. Said sidewalk cafe area shall be twenty (20) feet in length and eight (8) feet in width for a total of one hundred sixty (160) 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 Thursday, 11:00 A.M. to 10:00 P.M.
Friday and Saturday, 11:00 A.M. to 10:30 P.M.
Sunday, 11:30 A.M. to 9:30 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 1112611 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, 2014 through and including December 1, 2014.

Jitlada Thai House Restaurant.

[O2014-3943]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Jitlada Thai House 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 3715 -- 3717 North Halsted Street. Said sidewalk cafe area shall be twenty-two (22) feet in length and seven (7) feet in width for a total of one hundred fifty-four (154) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Halsted Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. until 10:30 P.M.
Friday and Saturday, 11:00 A.M. until 11:00 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 1112671 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, 2014 through and including December 1, 2014.

John Barleycorn Memorial Pub.

[O2014-3977]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to John Barleycorn Memorial Pub, 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 658 West Belden Avenue. Said sidewalk cafe area shall be fifty-seven (57) feet in length and ten point six seven (10.67) feet in width for a total of six hundred eight point one nine (608.19) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Orchard Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 3:00 P.M. to 11:00 P.M.

Saturday and Sunday, 9:00 A.M. to 11:00 P.M.

Compensation: \$1,094.74/Seating Capacity: 55.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112578 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, 2014 through and including December 1, 2014.

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Kamehachi.

[O2014-3709]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Kamehachi, 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 1531 North Wells Street. Said sidewalk cafe area shall be twenty-nine point eight three (29.83) feet in length and nine point two five (9.25) feet in width for a total of two hundred seventy-five point nine three (275.93) 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 Saturday, 11:30 A.M. to 12:00 Midnight
Sunday, 12:00 Noon to 12:00 Midnight

Compensation: \$634.63/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112302 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, 2014 through and including December 1, 2014.

Kanela Breakfast Club.

[O2014-3726]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Kanela Breakfast Club, 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 1552 North Wells Street. Said sidewalk cafe area shall be thirteen point one seven (13.17) feet in length and eight (8) feet in width for a total of one hundred five point three six (105.36) 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, 8:00 A.M. to 3:30 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 1112399 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, 2014 through and including December 1, 2014.

Karyn's Cooked, Inc.

[O2014-3885]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Karyn's Cooked, 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 738 North Wells Street. Said sidewalk cafe area shall be sixteen point five (16.5) feet in length and twelve (12) feet in width for a total of one hundred ninety-eight (198) 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:

Sunday through Saturday, 11:00 A.M. to 12:00 A.M. Midnight

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112574 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, 2014 through and including December 1, 2014.

Karyn's Fresh Corner.

[O2014-3981]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Karyn's Fresh Corner, 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 1901 North Halsted Street. Said sidewalk cafe area shall be sixteen (16) feet in length and five point one seven (5.17) feet in width for a total of eighty-two point seven two (82.72) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Halsted 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 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 1112629 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, 2014 through and including December 1, 2014.

Karyn's On Green.

[O2014-3728]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Karyn's on Green, 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 130 South Green Street. Said sidewalk cafe area shall be twenty-six point six seven (26.67) feet in length and six point five (6.5) feet in width for a total of one hundred seventy-three point three six (173.36) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Green Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday, 11:00 A.M. until 10:00 P.M.

Monday through Saturday, 11:00 A.M. until 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 1112457 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, 2014 through and including December 1, 2014.

Kinmont.

[O2014-3888]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Kinmont, 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 419 West Superior Street. Said sidewalk cafe area Number 1 shall be fifty point three three (50.33) feet in length and six point eight three (6.83) feet in width and sidewalk cafe area Number 2 shall be seven point five (7.5) feet in length and six point eight three (6.83) feet in width for a total of three hundred ninety-four point nine eight (394.98) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Superior 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 12:00 Midnight
Saturday and Sunday, 9:00 A.M. to 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 1109101 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, 2014 through and including December 1, 2014.

Kohan Japanese Restaurant.

[O2014-3637]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Kohan Japanese 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 730 -- 732 West Maxwell Street. Said sidewalk cafe area shall be fifty (50) feet in length and nine (9) feet in width for a total of four hundred fifty (450) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along 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 Wednesday, 11:30 A.M. to 10:00 P.M.
 Thursday through Saturday, 11:30 A.M. to 12:00 Midnight
 Sunday, 11:30 A.M. to 10:00 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 1112458 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, 2014 through and including December 1, 2014.

Kroll's South Loop.

[O2014-3590]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Kroll's South Loop, 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 1736 South Michigan Avenue. Said sidewalk cafe area shall be twenty-six (26) feet in length and five point three three (5.33) feet in width for a total of one hundred thirty-eight point five eight (138.58) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Michigan Avenue. 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 11:00 P.M.
Sunday, 10:00 A.M. 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 1112625 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, 2014 through and including December 1, 2014.

La Bruquena Restaurant & Lounge.

[O2014-3675]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to La Bruquena Restaurant & 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 2726 West Division Street. Said sidewalk cafe area shall be twenty-two (22) feet in length and eighteen (18) feet in width for a total of three hundred ninety-six (396) 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 Sunday, 10:00 A.M. to 11:00 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 1112402 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, 2014 through and including December 1, 2014.

La Chaparrita De Chicago No. 2.

[O2014-3650]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to La Chaparrita De Chicago Number 2, 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 5957 South Kedzie Avenue. Said sidewalk cafe area shall be twenty point five (20.5) feet in length and nine point five (9.5) feet in width for a total of one hundred ninety-four point seven five (194.75) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Kedzie Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 9:00 A.M. to 11:00 P.M.
Friday and Saturday, 9:00 A.M. to 12:00 Midnight
Sunday, 9:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 31.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112753 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, 2014 through and including December 1, 2014.

La Fontanella.

[O2014-3662]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to La Fontanella, 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 2414 South Oakley Avenue. Said sidewalk cafe area shall be twelve (12) feet in length and eight point two five (8.25) feet in width for a total of ninety-nine (99) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Oakley Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:00 A.M. to 9:00 P.M.

Friday and Saturday, 12:00 Noon to 11:00 P.M.

Sunday, 12:00 Noon to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 10.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112454 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, 2014 through and including December 1, 2014.

La Michoacana Natural.

[O2014-3763]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to La Michoacana Natural, 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 6149 West Grand Avenue. Said sidewalk cafe area shall be seventeen (17) feet in length and nine (9) feet in width for a total of one hundred fifty-three (153) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Grand 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 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 9.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112634 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, 2014 through and including December 1, 2014.

Lalo's Mexican Restaurant.

[O2014-4140]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Lalo's Mexican 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 733 West Maxwell Street. Said sidewalk cafe area shall be thirty-eight point three three (38.33) feet in length

and ten point eight three (10.83) feet in width for a total of four hundred fifteen point one one (415.11) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Maxwell Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 30.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112893 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 harrnless for any damage, 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, 2014 through and including December 1, 2014.

Las Mananitas.

[O2014-3946]

Be It Ordained by the City Council of the City of Chicago:

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 a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3523 North Halsted Street. Said sidewalk cafe area shall be sixty-two (62) feet in length and fourteen (14) feet in width for a total of eight hundred sixty-eight (868) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Brompton 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: \$1,302.00/Seating Capacity: 50.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112692 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, 2014 through and including December 1, 2014.

Las Quecas.

[O2014-3659]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Las Quecas, 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 2500 South Christiana Avenue. Said sidewalk cafe area shall be twenty-nine point one seven (29.17) feet in length and five (5) feet in width for a total of one hundred forty-five point eight five (145.85) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West 25th 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 4:00 P.M.
Friday through 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 1112705 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, 2014 through and including December 1, 2014.

Latin American Restaurant & Lounge.

[O2014-3676]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Latin American Restaurant & 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 2743 West Division Street. Said sidewalk cafe area shall be seventeen (17) feet in length and thirteen (13) feet in width for a total of two hundred twenty-one (221) 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 Sunday, 9:00 A.M. until 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 1112781 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, 2014 through and including December 1, 2014.

Laughing Bird.

[O2014-3910]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Laughing Bird, 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 4514 North Lincoln Avenue. Said sidewalk cafe area shall be twenty-five (25) feet in length and five point seven five (5.75) feet in width for a total of one hundred forty-three point seven five (143.75) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Lincoln Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:00 A.M. to 10:00 P.M.

Friday, 11:00 A.M. to 11:00 P.M.

Saturday, 1:00 P.M. to 11:00 P.M.

Sunday, 1:00 P.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 1112377 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, 2014 through and including December 1, 2014.

Leghorn Chicken.

[O2014-3498]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Leghorn Chicken, 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 959 North Western Avenue. Said sidewalk cafe area Number 1 shall be seventeen point six seven (17.67) feet in length and two point seven five (2.75) feet in width, sidewalk cafe area Number 2 shall be seventeen point six seven (17.67) feet in length and two point seven five (2.75) feet in width, sidewalk cafe area Number 3 shall be seven point four two (7.42) feet in length and seven point nine two (7.92) feet in width and sidewalk cafe area Number 4 shall be eight point six seven (8.67) feet in length and seven point nine two (7.92) feet in width for a total of two hundred twenty-four point six two (224.62) square feet and shall allow six (6) feet of clear

space from the face of the curb/building line along West Augusta Boulevard and North Western 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 Midnight

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112637 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, 2014 through and including December 1, 2014.

Little Bucharest Bistro.

[O2014-3846]

Be It Ordained by the City Council of the City of Chicago:

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 a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3661 -- 3665 North Elston Avenue. Said sidewalk cafe area shall be fifty (50) feet in length and eleven (11) feet in width for a total of five hundred fifty (550) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Spaulding 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 10:00 P.M.

Compensation: \$605.00/Seating Capacity: 27.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112731 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, 2014 through and including December 1, 2014.

The Little Corner Snack Shop.

[O2014-3974]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Little Corner Snack Shop, 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 5937 North Broadway. Said sidewalk cafe area shall be forty (40) feet in length and eight (8) feet in width for a total of three hundred twenty (320) 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 Sunday, 8:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 30.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112780 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, 2014 through and including December 1, 2014.

LM Bistro.

[O2014-3891]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to LM Bistro, 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 111 West Huron Street. Said sidewalk cafe area shall be thirty (30) feet in length and eleven point three three (11.33) feet in width for a total of three hundred thirty-nine point nine (339.9) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Huron Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. until 11:00 P.M.
Friday and Saturday, 8:00 A.M. until 12:00 Midnight

Compensation: \$781.77/Seating Capacity: 26.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112292 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, 2014 through and including December 1, 2014.

Longman & Eagle.

[O2014-3871]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Longman & Eagle, 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 2657 North Kedzie Avenue. Said sidewalk cafe area Number 1 shall be twenty (20) feet in length and eight (8) feet in width, sidewalk cafe area Number 2 shall be forty (40) feet in length and ten point three three (10.33) feet in width and sidewalk cafe area Number 3 shall be ten (10) feet in length and ten point three three (10.33) feet in width for a total of six hundred seventy-six point five (676.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Kedzie Avenue and West Schubert Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 12:00 Midnight

Compensation: \$744.15/Seating Capacity: 50.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112571 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, 2014 through and including December 1, 2014.

Lucky's Sandwich Company.

[O2014-3639]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Lucky's Sandwich 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 717 West Maxwell Street. Said sidewalk cafe area shall be twenty point four two (20.42) feet in length and eight point nine two (8.92) feet in width for a total of one hundred eighty-two point one five (182.15) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Maxwell Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. until 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 1112581 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, 2014 through and including December 1, 2014.

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L26.

[O2014-3623]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to L26, 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 2600 South State Street. Said sidewalk cafe area Number 1 shall be sixty-two (62) feet in length and twelve point five eight (12.58) feet in width and sidewalk cafe area Number 2 shall be thirty (30) feet in length and twelve point five eight (12.58) feet in width for a total of one thousand one hundred fifty-seven point three six (1,157.36) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South State 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. until 11:00 P.M.

Compensation: \$1,273.10/Seating Capacity: 96.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112778 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, 2014 through and including December 1, 2014.

Mac's American Food.

[O2014-3500]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Mac's American Food, 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 1801 West Division Street. Said sidewalk cafe area Number 1 shall be sixty (60) feet in length and six (6) feet in width and sidewalk cafe area Number 2 shall be nineteen (19) feet in length and seventeen (17) feet in width for a total of six hundred eighty-three (683) 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 Division 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 Midnight

Compensation: \$751.30/Seating Capacity: 54.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112469 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, 2014 through and including December 1, 2014.

Mama Milano.

[O2014-3732]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Mama Milano, 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 1419 North Wells Street. Said sidewalk cafe area shall be eighteen (18) feet in length and ten (10) 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 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 Friday, 11:30 A.M. to 10:00 P.M.
Saturday and 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 1112291 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, 2014 through and including December 1, 2014.

Matilda.

[O2014-4010]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Matilda, 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 3101 North Sheffield Avenue. Said sidewalk cafe area Number 1 shall be fifteen point one seven (15.17) feet in length and six point five eight (6.58) feet in width, sidewalk cafe area Number 2 shall be thirteen point six seven (13.67) feet in length and six point five eight (6.58) feet in width and sidewalk cafe area Number 3 shall be six point one seven (6.17) feet in length and six point five eight (6.58) feet in width for a total of two hundred thirty point three seven (230.37) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sheffield Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:00 A.M. to 10:00 P.M.

Friday, 11:00 A.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: 25.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112777 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, 2014 through and including December 1, 2014.

mEAT On Chestnut.

[O2014-3896]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to mEAT on Chestnut, 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 215 East Chestnut Street. Said sidewalk cafe area shall be forty point five (40.5) feet in length and ten point one seven (10.17) feet in width for a total of four hundred eleven point eight nine (411.89) 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:

Sunday through Saturday, 11:00 A.M. until 12:00 Midnight

Compensation: \$947.34/Seating Capacity: 40.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112669 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, 2014 through and including December 1, 2014.

Melrose Restaurant.

[O2014-4012]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Melrose 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 3233 North Broadway. Said sidewalk cafe area shall be seventy-seven (77) feet in length and eighteen (18) feet in width for a total of one thousand three hundred eighty-six (1,386) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Melrose Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. to 10:00 P.M.
Friday and Saturday, 8:00 A.M. to 11:00 P.M.

Compensation: \$2,079.00/Seating Capacity: 75.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112405 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, 2014 through and including December 1, 2014.

Mezcalina.

[O2014-3900]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Mezcalina, 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 333 East Benton Place. Said sidewalk cafe area shall be twenty-two point six seven (22.67) feet in length and twelve point seven five (12.75) feet in width for a total of two hundred eighty-nine point zero four (289.04) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Benton Place. 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: \$1,300.69/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112609 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, 2014 through and including December 1, 2014.

Milenorth.

[O2014-3903]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Milenorth, 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 166 East Superior Street. Said sidewalk cafe area shall be twenty-seven point three three (27.33) feet in length and ten point seven five (10.75) feet in width for a total of two hundred ninety-three point eight (293.8) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Superior Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 12:00 Midnight

Compensation: \$675.73/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112779 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, 2014 through and including December 1, 2014.

Mirai Sushi.

[O2014-3501]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Mirai Sushi, 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 2020 West Division Street. Said sidewalk cafe area Number 1 shall be twelve point four two (12.42) feet in length and eleven point zero eight (11.08) feet in width and sidewalk cafe area Number 2 shall be nineteen (19) feet in length and seventeen point six seven (17.67) feet in width for a total of four hundred seventy-three point three four (473.34) 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 Friday, 5:00 P.M. to 11:00 P.M.
Saturday, 5:00 P.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 26.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112709 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, 2014 through and including December 1, 2014.

Mixed Greens.

[O2014-3907]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Mixed Greens, 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 308 West Erie Street. Said sidewalk cafe area shall be twenty-nine point one seven (29.17) feet in length and nine point one seven (9.17) feet in width for a total of two hundred sixty-seven point four nine (267.49) 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:

Monday through Sunday, 11:00 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 1112632 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, 2014 through and including December 1, 2014.

Mom's Old Recipe.

[O2014-3921]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Mom's Old Recipe, 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 5760 North Milwaukee Avenue. Said sidewalk cafe area shall be twenty (20) feet in length and eight (8) feet in width for a total of one hundred sixty (160) 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, 9:00 A.M. until 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112641 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, 2014 through and including December 1, 2014.

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Moxee.

[O2014-3664]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Moxee, 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 724 West Maxwell Street. Said sidewalk cafe area Number 1 shall be forty-seven (47) feet in length and ten point two five (10.25) feet in width and sidewalk cafe area Number 2 shall be twenty-two (22) feet in length and ten point two five (10.25) feet in width for a total of seven hundred seven point two five (707.25) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along 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 Saturday, 11:30 A.M. to 12:00 Midnight
Sunday, 11:30 A.M. to 10:00 P.M.

Compensation: \$777.98/Seating Capacity: 40.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112682 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, 2014 through and including December 1, 2014.

Naha Restaurant.

[O2014-3931]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Naha Restaurant, 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 500 North Clark Street. Said sidewalk cafe area Number 1 shall be twenty-one point five (21.5) feet in length and eight (8) feet in width and sidewalk cafe area Number 2 shall be seventeen (17) feet in length and eight (8) feet in width for a total of three hundred eight (308) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Illinois Street and 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 Saturday, 11:30 A.M. to 11:00 P.M.
Sunday, closed

Compensation: \$708.40/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112694 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, 2014 through and including December 1, 2014.

Nellcote & RM Champagne Salon.

[O2014-3739]

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 1112613 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, 2014 through and including December 1, 2014.

New Rebozo Chicago.

[O2014-3937]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to New Rebozo Chicago, 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 46 East Superior Street . Said sidewalk cafe area shall be twenty-five (25) feet in length and twelve point eight three (12.83) feet in width for a total of three hundred twenty point seven five (320.75) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Superior Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 5:00 P.M. to 10:00 P.M.
Friday through Sunday, 12:00 P.M. to 10:00 P.M.

Compensation: \$737.73/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112332 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, 2014 through and including December 1, 2014.

New Wave Coffee LLC.

[O2014-3799]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to New Wave Coffee 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 3103 West Logan Boulevard. Said sidewalk cafe area shall be twenty-five point five eight (25.58) feet in length and thirteen point four two (13.42) feet in width for a total of three hundred forty-three point two eight (343.28) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Logan Boulevard. 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 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112622 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, 2014 through and including December 1, 2014.

Noodles & Company.

[O2014-4018]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Noodles & 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 3419 North Southport Avenue. Said sidewalk cafe area shall be twenty-three point one seven (23.17) feet in length and eight point two five (8.25) feet in width for a total of one hundred ninety-one point one five (191.15) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Southport Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:30 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 10.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112330 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, 2014 through and including December 1, 2014.

North Buena Market.

[O2014-3950]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to North Buena Market, 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 4200 North Broadway. Said sidewalk cafe area shall be twenty-one (21) feet in length and seven (7) feet in width for a total of one hundred forty-seven (147) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Buena Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 10:00 A.M. to 10:00 P.M.
Friday, 10:00 A.M. to 11:00 P.M.
Saturday, 9:00 A.M. to 11:00 P.M.
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 1112697 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, 2014 through and including December 1, 2014.

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O'Callaghan's.

[O2014-3940]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to O'Callaghan'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 29 West Hubbard Street. Said sidewalk cafe area shall be twelve (12) feet in length and five (5) feet in width for a total of sixty (60) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Hubbard 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 Midnight

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112464 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, 2014 through and including December 1, 2014.

Old Town Social.

[O2014-3986]

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 1112492 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, 2014 through and including December 1, 2014.

O'Leary's Public House.

[O2014-3944]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to O'Leary's Public 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 541 North Wells Street. 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 Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 40.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112452 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, 2014 through and including December 1, 2014.

Output.

[O2014-3505]

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:

Monday through Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 40.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112701 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, 2014 through and including December 1, 2014.

Paciugo Roscoe Village.

[O2014-3803]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Paciugo Roscoe Village, 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 2009 West Roscoe Street. Said sidewalk cafe area shall be nineteen point eight three (19.83) feet in length and seven point six seven (7.67) feet in width for a total of one hundred fifty-two point one (152.1) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Roscoe 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: 10.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112644 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, 2014 through and including December 1, 2014.

Paeteria El Potrillo.

[O2014-3635]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Paeteria El Potrillo, 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 8548 South Commercial Avenue. Said sidewalk cafe area shall be sixteen (16) feet in length and ten (10) feet in width for a total of one hundred sixty (160) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Commercial Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 9:30 A.M. until 9:30 P.M.
Sunday, 10:30 A.M. until 8:30 P.M.

Compensation: \$600.00/Seating Capacity: 10.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112597 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, 2014 through and including December 1, 2014.

Panino's Pizzeria.

[O2014-3954]

Be It Ordained by the City Council of the City of Chicago:

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 portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3702 -- 3704 North Broadway. Said sidewalk cafe area Number 1 shall be fifteen point five eight (15.58) feet in length and seven point five (7.5) feet in width and sidewalk cafe area Number 2 shall be twenty (20) feet in length and five point five (5.5) feet in width for a total of two hundred twenty-six point eight five (226.85) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Waveland Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 12:00 Noon to 11:00 P.M.
Sunday, 12:00 Noon to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112301 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, 2014 through and including December 1, 2014.

Paola's Vinum.

[O2014-3607]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Paola's Vinum, 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 328 South Jefferson Street. Said sidewalk cafe area shall be thirty-nine point six seven (39.67) feet in length and eight (8) feet in width for a total of three hundred seventeen point three six (317.36) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Jefferson 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.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112482 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, 2014 through and including December 1, 2014.

Pasta Al Gusto, Inc.

[O2014-3915]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Pasta Al Gusto, 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 1648 West Belmont Avenue. Said sidewalk cafe area shall be seventeen (17) feet in length and four (4) feet in width for a total of sixty-eight (68) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Belmont 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 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 1112473 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, 2014 through and including December 1, 2014.

Patel's Cafe.

[O2014-4009]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Patel's 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 2600 West Devon Avenue. Said sidewalk cafe area shall be thirty-four (34) feet in length and ten (10) feet in width for a total of three hundred forty (340) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Rockwell Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 9:00 A.M. to 10:00 P.M.

Friday and Saturday, 9:00 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 1112735 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, 2014 through and including December 1, 2014.

Pei Wei Asian Diner.

[O2014-3947]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Pei Wei Asian Diner, 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 227 -- 229 East Ontario Street. Said sidewalk cafe area shall be twenty-eight point three three (28.33) feet in length and ten point five eight (10.58) feet in width for a total of two hundred ninety-nine point seven three (299.73) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Ontario Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. to 10:00 P.M.

Compensation: \$689.38/Seating Capacity: 14.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112451 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, 2014 through and including December 1, 2014.

Pho Lily.

[O2014-3957]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Pho Lily, 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 5100 North Broadway. Said sidewalk cafe area shall be sixty-three (63) feet in length and nine (9) feet in width for a total of five hundred sixty-seven (567) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Carmen Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Saturday through Sunday, 9:00 A.M. until 10:00 P.M.

Compensation: \$623.70/Seating Capacity: 44.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112673 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, 2014 through and including December 1, 2014.

Picante Taqueria.

[O2014-3508]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Picante Taqueria, 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 2016½ West Division Street. Said sidewalk cafe area shall be eight (8) feet in length and eighteen (18) feet in width for a total of one hundred forty-four (144) 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:

Sunday through Saturday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112591 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, 2014 through and including December 1, 2014.

Picante's Authentaco.

[O2014-3517]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Picante's Authentaco, 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 1141 North Ashland Avenue. Said sidewalk cafe area shall be nineteen (19) feet in length and three (3) feet in width for a total of fifty-seven (57) 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 Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 9.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112771 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, 2014 through and including December 1, 2014.

Pie Cafe LLC.

[O2014-3849]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Pie Cafe 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 4664 North Manor Avenue. Said sidewalk cafe area shall be seventeen point five (17.5) feet in length and

eleven point two five (11.25) feet in width for a total of one hundred ninety-six point eight eight (196.88) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Manor Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 8:00 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 1112407 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, 2014 through and including December 1, 2014.

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Pint.

[O2014-3518]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Pint, 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 1547 -- 1549 North Milwaukee Avenue. Said sidewalk cafe area shall be fifty (50) feet in length and five (5) 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 Milwaukee 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 Midnight
Saturday and Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112414 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, 2014 through and including December 1, 2014.

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Prost.

[O2014-3988]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Prost, 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 2566 -- 2568 North Lincoln Avenue. Said sidewalk cafe area shall be twenty-four point one seven (24.17) feet in length and eight point four two (8.42) feet in width for a total of two hundred three point five one (203.51) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Lincoln Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 10:00 P.M.
Friday and Saturday, 11:00 A.M. to 11:00 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 1112608 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, 2014 through and including December 1, 2014.

Punjabi Dhabha.

[O2014-4014]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Punjabi Dhabha, 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 2525 West Devon Avenue. Said sidewalk cafe area shall be twenty-two point three seven (22.37) feet in length and twelve (12) feet in width for a total of two hundred sixty-eight point four four (268.44) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Maplewood 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 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 1112415 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, 2014 through and including December 1, 2014.

Qdoba Mexican Grill No. 2154.

[O2014-3610]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Qdoba Mexican Grill Number 2154, 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 175 West Jackson Boulevard. Said sidewalk cafe area shall be forty-two (42) feet in length and seven (7) feet in width for a total of two hundred ninety-four (294) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Wells 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 8:00 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 1112455 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, 2014 through and including December 1, 2014.

Qdoba Mexican Grill No. 2621.

[O2014-3952]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Qdoba Mexican Grill Number 2621, 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 100 North LaSalle Street. Said sidewalk cafe area shall be thirty-six point zero eight (36.08) feet in length and five point two five (5.25) feet in width for a total of one hundred eighty-nine point four two (189.42) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Washington Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 10.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112467 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, 2014 through and including December 1, 2014.

Que Rico Restaurant.

[O2014-3806]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Que Rico 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 2814 North Southport Avenue. Said sidewalk cafe area shall be twenty (20) feet in length and sixteen (16) feet in width for a total of three hundred twenty (320) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Southport Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 5:00 P.M. to 11:00 P.M.
Saturday and Sunday, 11:00 A.M. to 11:00 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 1112756 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, 2014 through and including December 1, 2014.

Rapidito.

[O2014-3809]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Rapidito, 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 1855 West Diversey Parkway. Said sidewalk cafe area shall be thirty-one point five (31.5) feet in length and eight point eight three (8.83) feet in width for a total of two hundred seventy-eight point one five (278.15) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wolcott 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. to 9:30 P.M.
Friday and Saturday, 10:00 A.M. to 10:30 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 1110224 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, 2014 through and including December 1, 2014.

Real Good Juice Company.

[O2014-3993]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Real Good Juice 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 1647 North Wells Street. Said sidewalk cafe area shall be fourteen point six seven (14.67) feet in length and nine (9) feet in width for a total of one hundred thirty-two point zero three (132.03) 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 Thursday, 8:00 A.M. to 9:00 P.M.
Friday, 8:00 A.M. to 7:00 P.M.
Saturday, 8:30 A.M. to 7:00 P.M.
Sunday, 8:00 A.M. to 5:30 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 1112628 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, 2014 through and including December 1, 2014.

Red Pig Asian Kitchen.

[O2014-4020]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Red Pig Asian Kitchen, 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 2932 North Broadway. Said sidewalk cafe area shall be fifteen point five eight (15.58) feet in length and five point five (5.5) feet in width for a total of eighty-five point six nine (85.69) 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, 11:00 A.M. to 10:00 P.M.
Friday and Saturday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 11.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112472 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, 2014 through and including December 1, 2014.

Reservoir.

[O2014-3963]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Reservoir, 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 844 West Montrose Avenue. Said sidewalk cafe area shall be forty (40) feet in length and four (4) feet in width for a total of one hundred sixty (160) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Montrose Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 4:00 P.M. to 12:00 A.M.
Saturday and Sunday, 11:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 22.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112326 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, 2014 through and including December 1, 2014.

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Ringo.

[O2014-3997]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Ringo, 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 2507 -- 2509 North Lincoln Avenue. Said sidewalk cafe area Number 1 shall be eleven (11) feet in length and four (4) feet in width and sidewalk cafe area Number 2 shall be ten (10) feet in length and four (4) feet in width for a total of eighty-four (84) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Lincoln Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 4:30 P.M. until 10:30 P.M.

Friday and Saturday, 4:00 P.M. until 11:30 P.M.

Sunday, 4:00 P.M. until 10:30 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 1112642 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, 2014 through and including December 1, 2014.

Rodan.

[O2014-3522]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Rodan, 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 1530 North Milwaukee Avenue. Said sidewalk cafe area shall be twenty-three (23) feet in length and five point three three (5.33) feet in width for a total of one hundred twenty-two point five nine (122.59) 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, 6:00 P.M. until 12:00 Midnight
Friday, 2:00 P.M. until 12:00 Midnight
Saturday and Sunday, 11:00 A.M. until 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112646 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, 2014 through and including December 1, 2014.

Roscoe's Tavern Ltd.

[O2014-4023]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Roscoe's Tavern Ltd., upon the

terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3354 -- 3356 North Halsted Street. Said sidewalk cafe area shall be sixty-one (61) feet in length and fifteen (15) feet in width for a total of nine hundred fifteen (915) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Roscoe Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. to 10:00 P.M.
Friday and Saturday, 8:00 A.M. to 11:00 P.M.

Compensation: \$1,372.50/Seating Capacity: 48.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112680 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, 2014 through and including December 1, 2014.

Rozana.

[O2014-4015]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Rozana, 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 6118 -- 6120 North Lincoln Avenue. Said sidewalk cafe area shall be forty-eight (48) feet in length and seven point five (7.5) feet in width for a total of three hundred sixty (360) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Lincoln 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: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112754 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, 2014 through and including December 1, 2014.

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S@Kura.

[O2014-3523]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to S@Kura, 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 2507 West Fullerton Avenue. Said sidewalk cafe area shall be fourteen (14) feet in length and seven (7) feet in width for a total of ninety-eight (98) 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:

Sunday through Thursday, 4:00 P.M. to 11:00 P.M.
Friday and Saturday, 4:00 P.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112747 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, 2014 through and including December 1, 2014.

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Sal's Deli.

[O2014-3812]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Sal's Deli, 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 1013 West Webster Avenue. Said sidewalk cafe area shall be nineteen point three three (19.33) feet in length and seven (7) feet in width for a total of one hundred thirty-five point three one (135.31) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Webster Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 10:00 A.M. to 10:00 P.M.

Friday through Sunday, 10:00 A.M. to 9:00 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 1112481 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, 2014 through and including December 1, 2014.

Salpicon.

[O2014-4137]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Salpicon, 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 1252 North Wells Street. Said sidewalk cafe area shall be twenty-four (24) feet in length and ten (10) 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 Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. until 12:00 A.M. Midnight

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112881 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, 2014 through and including December 1, 2014.

Santorini.

[O2014-3744]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Santorini, 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 138 South Halsted Street. Said sidewalk cafe area shall be eighty-three point four two (83.42) feet in length and seven point one seven (7.17) feet in width for a total of five hundred ninety-eight point one two (598.12) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Adams 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 Midnight

Compensation: \$657.93/Seating Capacity: 40.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112703 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, 2014 through and including December 1, 2014.

The Savoy.

[O2014-3525]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Savoy, 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 1408 North Milwaukee Avenue. Said sidewalk cafe area shall be nineteen point one seven (19.17) feet in length and five (5) feet in width for a total of ninety-five point eight five (95.85) 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, 10:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112478 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, 2014 through and including December 1, 2014.

Schubas Tavern/Harmony Grill.

[O2014-3814]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Schubas Tavern/Harmony 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 3159 North Southport Avenue. Said sidewalk cafe area shall be thirty-three (33) feet in length and eleven (11) feet in width for a total of three hundred sixty-three (363) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Southport Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:00 A.M. until 11:00 P.M.
Friday, 11:00 A.M. until 12:00 Midnight
Saturday, 9:00 A.M. until 12:00 Midnight
Sunday, 9:00 A.M. until 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 30.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112691 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, 2014 through and including December 1, 2014.

The Scout.

[O2014-3613]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Scout, 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 1301 South Wabash Avenue. Said sidewalk cafe area shall be thirty-seven point nine two (37.92) feet in length and eleven point five (11.5) feet in width for a total of four hundred thirty-six point zero eight (436.08) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Wabash Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday, 10:00 A.M. to 11:00 P.M.
Monday through Thursday, 3:00 P.M. to 11:00 P.M.
Friday, 2:00 P.M. to 12:00 Midnight
Saturday, 10:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 26.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112586 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, 2014 through and including December 1, 2014.

Shaman By Chilam Balam.

[O2014-3536]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Shaman by Chilam Balam, 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 1438 West Chicago Avenue. Said sidewalk cafe area shall be twenty-five (25) feet in length and seven (7) feet in width for a total of one hundred seventy-five (175) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West 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, 5:00 P.M. until 10:00 P.M.

Friday, 5:00 P.M. until 11:00 P.M.

Saturday and Sunday, 8:00 A.M. until 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 25.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112294 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, 2014 through and including December 1, 2014.

The Shamrock Club.

[O2014-3958]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Shamrock Club, 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 210 West Kinzie Street. Said sidewalk cafe area shall be fifteen (15) feet in length and eight (8) feet in width for a total of one hundred twenty (120) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Kinzie Street. 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 11:00 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 1112398 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, 2014 through and including December 1, 2014.

Shawarma Garden.

[O2014-3538]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Shawarma Garden, 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 1951 West Division Street. Said sidewalk cafe area shall be twelve point five (12.5) feet in length and nine (9) feet in width for a total of one hundred twelve point five (112.5) 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, 11:00 A.M. to 11:00 P.M.
Friday and Saturday, 11:00 A.M. to 12:00 Midnight
Sunday, 11:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 21.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112410 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, 2014 through and including December 1, 2014.

Siboney Cuban Cuisine.

[O2014-3817]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Siboney Cuban Cuisine, 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 2163 -- 2165 North Western Avenue. Said sidewalk cafe area shall be fifty-four (54) feet in length and five point six seven (5.67) feet in width for a total of three hundred six point one eight (306.18) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Palmer Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 10:00 A.M. until 10:00 P.M.
Friday and Saturday, 11:00 A.M. until 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112479 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, 2014 through and including December 1, 2014.

Silom 12.

[O2014-3540]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Silom 12, 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 1846 North Milwaukee Avenue. Said sidewalk cafe area Number 1 shall be fifteen (15) feet in length and five (5) feet in width and sidewalk cafe area Number 2 shall be five point three three (5.33) feet in length and five (5) feet in width for a total of one hundred one point six five (101.65) 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 Friday, 4:00 P.M. to 11:00 P.M.
Saturday and 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 1112404 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, 2014 through and including December 1, 2014.

The Sip Gourmet Coffee House.

[O2014-3630]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Sip Gourmet Coffee 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 5301 South Hyde Park Boulevard. Said sidewalk cafe area shall be thirty-two (32) feet in length and nine (9) feet in width for a total of two hundred eighty-eight (288) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East 53rd 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 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112488 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, 2014 through and including December 1, 2014.

South Coast.

[O2014-3615]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to South Coast, 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 1700 South Michigan Avenue. Said sidewalk cafe area shall be sixteen point six seven (16.67) feet in length and four (4) feet in width for a total of sixty-six point six eight (66.68) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Michigan Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 4:30 P.M. to 11:00 P.M.
Saturday, 12:00 P.M. to 12:00 A.M.
Sunday, 12:00 P.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 1112331 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, 2014 through and including December 1, 2014.

Sushi Dokku.

[O2014-3748]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Sushi Dokku, 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 823 West Randolph Street. Said sidewalk cafe area Number 1 shall be twenty-seven (27) feet in length and ten (10) feet in width and sidewalk cafe area Number 2 shall be forty-five (45) feet in length and eight (8) feet in width for a total of six hundred thirty (630) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Randolph Street and North Green 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 Midnight

Compensation: \$693.00/Seating Capacity: 36.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112674 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, 2014 through and including December 1, 2014.

Sushi Thai III.

[O2014-3979]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Sushi Thai III, 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 6230 North Broadway. Said sidewalk cafe area shall be twenty (20) feet in length and thirteen (13) feet in width for a total of two hundred sixty (260) 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, closed

Tuesday through Thursday, 11:00 A.M. to 10:00 P.M.

Friday and Saturday, 11:00 A.M. to 10:30 P.M.

Sunday, 12:00 P.M. to 9:30 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 1112328 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, 2014 through and including December 1, 2014.

Taco Burrito King.

[O2014-3969]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Taco Burrito King, 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 114 West Chicago Avenue. Said sidewalk cafe area shall be eighteen (18) feet in length and five point seven five (5.75) feet in width for a total of one hundred three point five (103.5) square feet and shall

allow six (6) feet of clear space from the face of the curb/building line along West Chicago 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 Midnight

Compensation: \$600.00/Seating Capacity: 10.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112627 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, 2014 through and including December 1, 2014.

Tamales Garibay.

[O2014-3851]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Tamales Garibay, 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 3859 North Kedzie Avenue. Said sidewalk cafe area shall be thirteen (13) feet in length and eight (8) feet in width for a total of one hundred four (104) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Byron Street and North Kedzie 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 P.M. to 8:00 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 1112303 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, 2014 through and including December 1, 2014.

Tanuki.

[O2014-4026]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Tanuki, 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 3006 North Sheffield Avenue. Said sidewalk cafe area shall be seventeen (17) feet in length and five point eight three (5.83) feet in width for a total of ninety-nine point one one (99.11) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sheffield Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:30 A.M. until 10:00 P.M.
Friday and Saturday, 11:30 A.M. until 11:00 P.M.
Sunday, 12:00 Noon until 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 1112745 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, 2014 through and including December 1, 2014.

Tavern On Littlefort.

[O2014-3924]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Tavern on Littlefort, 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 4128 North Lincoln Avenue. Said sidewalk cafe area shall be forty-nine point seven five (49.75) feet in length and eleven point five (11.5) feet in width for a total of five hundred seventy-two point one three (572.13) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Warner 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: \$629.34/Seating Capacity: 48.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112670 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, 2014 through and including December 1, 2014.

Taxim.

[O2014-3542]

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 1112734 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, 2014 through and including December 1, 2014.

Tea Room.

[O2014-3972]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Tea Room, 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 105 -- 111 East Delaware Place. Said sidewalk cafe area shall be twenty-two (22) feet in length and eight point five (8.5) feet in width for a total of one hundred eighty-seven (187) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Delaware Place. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 11:00 P.M.

Compensation: \$804.10/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112773 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, 2014 through and including December 1, 2014.

Teavana No. 21920.

[O2014-4029]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Teavana Number 21920, 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 3428 North Southport Avenue. Said sidewalk cafe area shall be twenty-five (25) feet in length and ten point one seven (10.17) feet in width for a total of two hundred fifty-four point two five (254.25) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Southport Avenue. 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 9:00 P.M.

Saturday, 8:00 A.M. to 8:00 P.M.

Sunday, 10:00 A.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 1112615 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, 2014 through and including December 1, 2014.

Thai Bowl.

[O2014-3668]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Thai 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 1049 West Taylor Street. Said sidewalk cafe area shall be forty (40) feet in length and eighteen (18) feet in width for a total of seven hundred twenty (720) 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, 11:00 A.M. to 10:00 P.M.

Compensation: \$792.00/Seating Capacity: 46.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112766 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, 2014 through and including December 1, 2014.

Thalia Spice Asian Fusion Bistro.

[O2014-3752]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Thalia Spice Asian Fusion Bistro, 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 West Chicago Avenue. Said sidewalk cafe area Number 1 shall be eighteen (18) feet in length and eight point zero eight (8.08) feet in width and sidewalk cafe area Number 2 shall be twenty (20) feet in length and eight point zero eight (8.08) feet in width for a total of three hundred seven point zero four (307.04) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Green Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Thursday, 11:00 A.M. to 10:00 P.M.

Friday, 11:00 A.M. to 11:00 P.M.

Saturday, 3:00 P.M. to 11:00 P.M.

Sunday, 12:00 Noon to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112776 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, 2014 through and including December 1, 2014.

Tiparos Thai Restaurant, Inc.

[O2014-3978]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Tiparos Thai Restaurant, 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 1540 North Clark Street. Said sidewalk cafe area shall be twenty-five (25) feet in length and nine point five eight (9.58) feet in width for a total of two hundred thirty-nine point five (239.5) 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:

Sunday through Thursday, 11:00 A.M. to 10:00 P.M.
Friday and Saturday, 11:00 A.M. to 11:00 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 1112676 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, 2014 through and including December 1, 2014.

Tixteco Mexican Restaurant.

[O2014-3767]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Tixteco Mexican 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 3334 North Milwaukee Avenue. Said sidewalk cafe area shall be twenty-four (24) feet in length and

five (5) feet in width for a total of one hundred twenty (120) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Keystone Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:00 A.M. until 9:00 P.M.
Friday and Saturday, 11:00 A.M. until 11:00 P.M.
Sunday, 11:00 A.M. until 8:00 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 1112790 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, 2014 through and including December 1, 2014.

Tocco Restaurant.

[O2014-3543]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Tocco 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 1266 North Milwaukee Avenue. Said sidewalk cafe area shall be eighty (80) feet in length and sixteen (16) feet in width for a total of one thousand two hundred eighty (1,280) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Mauntene Court adjacent to North Milwaukee Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 10:00 A.M. to 12:00 Midnight

Compensation: \$1,408.00/Seating Capacity: 80.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112693 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, 2014 through and including December 1, 2014.

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Township.

[O2014-3874]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Township, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2200 -- 2202 North California Avenue. Said sidewalk cafe area shall be twenty-two (22) feet in length and seven (7) feet in width for a total of one hundred fifty-four (154) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Palmer 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 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112290 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, 2014 through and including December 1, 2014.

Tumans.

[O2014-3547]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Tumans, 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 2159 West Chicago Avenue. Said sidewalk cafe area Number 1 shall be fifty-seven (57) feet in length and ten (10) feet in width and sidewalk cafe area Number 2 shall be thirty-six (36) feet in length and ten (10) feet in width for a total of nine hundred thirty (930) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Leavitt 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 Midnight

Compensation: \$1,023.00/Seating Capacity: 72.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112471 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, 2014 through and including December 1, 2014.

Tutto Italiano.

[O2014-3618]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Tutto Italiano, 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 501 South Wells Street. Said sidewalk cafe area Number 1 shall be twenty-two (22) feet in length and five point five (5.5) feet in width and sidewalk cafe area Number 2 shall be twenty-eight (28) feet in length and five (5) feet in width for a total of two hundred sixty-one (261) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Wells Street and West Congress Parkway. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:30 A.M. to 11:00 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 1112645 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, 2014 through and including December 1, 2014.

UB Dogs.

[O2014-3982]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to UB Dogs, 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 Franklin Street. Said sidewalk cafe area shall be thirty (30) feet in length and three point six seven (3.67) feet in width for a total of one hundred ten point one (110.1) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Franklin 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. until 4:00 P.M.

Compensation: \$600.00/Seating Capacity: 10.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112417 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, 2014 through and including December 1, 2014.

Underground Wonder Bar.

[O2014-3984]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Underground Wonder Bar, 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 710 North Clark Street. Said sidewalk cafe area shall be twenty (20) feet in length and eight (8) feet in width for a total of one hundred sixty (160) 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, 5:00 P.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 22.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112487 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, 2014 through and including December 1, 2014.

Valentina Restaurant.

[O2014-3643]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Valentina 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 4506 West 63rd Street. Said sidewalk cafe area shall be thirty-two point six seven (32.67) feet in length and eight point one seven (8.17) feet in width for a total of two hundred sixty-six point nine one (266.91) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West 63rd Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 10:00 A.M. to 10:00 P.M.

Friday and Saturday, 10:00 A.M. to 11:00 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 1111976 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, 2014 through and including December 1, 2014.

Vanille Patisserie.

[O2014-4001]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Vanille Patisserie, 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 2108 North Clark Street. Said sidewalk cafe area shall be forty-one (41) feet in length and five point five (5.5) feet in width for a total of two hundred twenty-five point five (225.5) 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, 9:00 A.M. to 9:00 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 1112476 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, 2014 through and including December 1, 2014.

Veg Head.

[O2014-3929]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Veg Head, 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 4064 North Lincoln Avenue. Said sidewalk cafe area shall be twenty (20) feet in length and ten (10) feet in width for a total of two hundred (200) 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 Sunday, 8:00 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 1112626 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, 2014 through and including December 1, 2014.

Vincenzo's.

[O2014-3670]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Vincenzo'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 1104 West Madison Street. Said sidewalk cafe area shall be twenty-four (24) feet in length and nine (9) feet in width for a total of two hundred sixteen (216) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Madison Street (2nd attempt at introduction). The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. until 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112170 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, 2014 through and including December 1, 2014.

W Chicago-City Center.

[O2014-3987]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to W Chicago-City Center, 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 172 West Adams 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 West Adams Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 8:00 A.M. to 11:00 P.M.
Sunday, 8:00 A.M. to 9:00 P.M.

Compensation: \$819.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112687 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, 2014 through and including December 1, 2014.

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Wasabi.

[O2014-3549]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Wasabi, 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 2115 North Milwaukee Avenue. Said sidewalk cafe area shall be thirty (30) feet in length and seven (7) feet in width for a total of two hundred ten (210) 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:

Tuesday through Thursday, 5:00 P.M. to 11:00 P.M.
Saturday, 11:00 A.M. to 3:00 P.M. and 5:00 P.M. to 11:30 P.M.
Sunday, 11:00 A.M. to 3:00 P.M. and 5:00 P.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 1112486 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, 2014 through and including December 1, 2014.

Waterhouse Tavern And Grill.

[O2014-3819]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Waterhouse Tavern and 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 3407 North Paulina Street. Said sidewalk cafe area shall be twenty-five (25) feet in length and fourteen (14) feet in width for a total of three hundred fifty (350) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Paulina 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: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112329 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, 2014 through and including December 1, 2014.

Webster's Wine Bar.

[O2014-3823]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Webster's Wine Bar, 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 1480 West Webster Avenue. Said sidewalk cafe area shall be twenty-six point four two (26.42) feet in length and sixteen point seven five (16.75) feet in width for a total of four hundred forty-two point five four (442.54) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Webster Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 5:00 P.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 60.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112775 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, 2014 through and including December 1, 2014.

The Winchester.

[O2014-3552]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Winchester, 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 1001 North Winchester Avenue. Said sidewalk cafe area shall be twenty-four point seven five (24.75) feet in length and eleven point seven five (11.75) feet in width for a total of two hundred ninety point eight one (290.81) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Winchester Avenue. 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 11:00 P.M.
Thursday through Saturday, 8:00 A.M. to 12:00 Midnight
Sunday, 8:00 A.M. to 10:00 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 1112723 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, 2014 through and including December 1, 2014.

The Windsor.

[O2014-3926]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to The Windsor, 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 4530 North Milwaukee Avenue. Said sidewalk cafe area shall be thirty-five point one seven (35.17) feet in length and thirteen point one seven (13.17) feet in width for a total of four hundred sixty-three point one nine (463.19) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Windsor Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Sunday, 2:00 P.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 30.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112456 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, 2014 through and including December 1, 2014.

Wishbone Restaurant.

[O2014-3825]

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, 8:00 A.M. to 3:00 P.M.
Tuesday through Saturday, 8:00 A.M. to 10:00 P.M.
Sunday, 8:00 A.M. to 9:00 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 1112706 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, 2014 through and including December 1, 2014.

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Yuzu.

[O2014-3558]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Yuzu, 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 1715 West Chicago Avenue. Said sidewalk cafe area shall be eighteen (18) feet in length and five (5) feet in width for a total of ninety (90) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West 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, 11:30 A.M. to 3:00 P.M. and 4:30 P.M. to 9:45 P.M.
Friday and Saturday, 11:30 A.M. to 3:00 P.M. and 5:00 P.M. to 10:45 P.M.
Sunday, 4:00 P.M. to 9:45 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 1112490 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, 2014 through and including December 1, 2014.

Zanzabar.

[O2014-3989]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Zanzabar, 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 1036 West Bryn Mawr Avenue. Said sidewalk cafe area shall be twenty-four (24) feet in length and fourteen point four two (14.42) feet in width for a total of three hundred forty-six point zero eight (346.08) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Kenmore Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 9:00 P.M.

Saturday and Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112592 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, 2014 through and including December 1, 2014.

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Zee's.

[O2014-3902]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Zee'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 7958 West Belmont Avenue. Said sidewalk cafe area shall be forty-five (45) feet in length and fifteen (15) feet in width for a total of six hundred seventy-five (675) 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, 8:00 A.M. to 12:00 Midnight

Compensation: \$742.50/Seating Capacity: 40.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112647 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, 2014 through and including December 1, 2014.

9 Muses Bar & Grill.

[O2014-3756]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to 9 Muses Bar & 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 315 South Halsted Street. Said sidewalk cafe area shall be thirty-seven (37) feet in length and nine (9) feet in width for a total of three hundred thirty-three (333) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Gladys 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 Midnight
Saturday and Sunday, 12:00 Noon to 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 1112740 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, 2014 through and including December 1, 2014.

63 Bar & Grill.

[O2014-4003]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to 63 Bar & 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 6341 -- 6343 North Broadway. Said sidewalk cafe area shall be forty-six (46) feet in length and ten (10) feet in width for a total of four hundred sixty (460) 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 Sunday, 11:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1112788 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, 2014 through and including December 1, 2014.

AMENDMENT OF GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, May 22, 2014.

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 April 30, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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):

Cedar Hotel Cafe.

[O2014-3457]

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 Cedar Hotel Cafe on March 5, 2014 and printed upon page 76084 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Seating Capacity: 105" and inserting in their place the words: "Seating Capacity: 125".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

Homeslyce Wheel House.

[O2014-3462]

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 Homeslyce Wheel House on April 2, 2014 and printed upon page 77965 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "hours of operation Monday through Friday 11:00 A.M., total square footage four hundred ninety-five (495), Seating Capacity: 16 and compensation \$600.00" and inserting in their place the words: "hours of operation Monday through Friday 11:30 A.M., sidewalk cafe area Number 2 shall be forty-two (42) feet in length and ten point two five (10.25) feet in width along North Bissell Street and sidewalk cafe area Number 3 shall be forty-eight point five (48.5) feet in length and six point nine two (6.92) feet in width along West Webster Avenue for a total square footage of one thousand two hundred sixty-one point one two (1,261.12), Seating Capacity: 54 and compensation amount of One Thousand Three Hundred Eighty-seven and 23/100 Dollars (\$1,387.23)".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

APPROVAL OF AMLI LOFTS RESUBDIVISION.

[O2014-3378]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, May 22, 2014.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a proposed AmlI Lofts Resubdivision in the block bounded by West Polk Street, West 9th Street, South Clark Street and the Metra tracks to the west in the 2nd Ward. This ordinance was referred to the Committee on April 30, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Department of Transportation, the Commissioner or any of her designees, is hereby authorized and directed to approve a proposed Amlí Lofts Resubdivision, being a resubdivision in the block bounded by West Polk Street, South Clark Street, West 9th Street and the Metra railroad tracks to the west, and legally described in the attached plat (Exhibit A, File: 12-02-12-3578) which, for greater certainty, is hereby made a part of this ordinance.

Further, the Commissioner is authorized to approve the acceptance of the dedication shown on such plat for the City's intention of widening of West Polk Street.

SECTION 2. The dedication herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the applicant shall deposit in the City Treasury of the City of Chicago, a sum sufficient to defray the costs of altering paving, curb and sidewalk along the part of the street hereby dedicated, similar to the adjacent and contiguous sidewalk and curb.

SECTION 3. The subdivision herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the applicant shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with the attached plat approved by the Department of Transportation's Superintendent of Maps and Plats.

SECTION 4. This ordinance and the exhibit subdivision plat with dedication shall take effect and be in force from and after its recording.

[Exhibit "A" referred to in this ordinance printed
on page 82373 of this *Journal*.]

EXHIBIT "A"

**PLAT OF DEDICATION AND RESUBDIVISION
OF
AMLI LOFTS RESUBDIVISION**

SHOW A RESUBDIVISION OF LOTS AND PARTS OF LOTS THEREOF OF SUBDIVISIONS
CERTAIN PARTS OF SECTION 18, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE 1ST MERIDIAN,
WINDY LAKE, COOK COUNTY, ILLINOIS

PREPARED FOR
AMLI RESIDENTIAL
200 W MONROE STREET, SUITE 2200
CHICAGO, ILLINOIS 60606

MANHARD CONSULTING, LTD
300 SPRINGER DRIVE
LOMBARD, ILLINOIS 60148

P I N 7:16-41-028
17:16-41-730
7:16-41-037

AREA SUMMARY

1231	73.24 SQUARE FEET	1.724 ACRES MORE OR LESS
1232	41.86 SQUARE FEET	0.953 ACRES MORE OR LESS
1233	230.12 SQUARE FEET	5.268 ACRES MORE OR LESS
1234	171.75 SQUARE FEET	3.842 ACRES MORE OR LESS

ZONING PD 551
USE RESIDENTIAL

ZONING DX-42
USE MIXED COMMERCIAL & RESIDENTIAL

GRAPHIC SCALE
1" = 100'
1" = 200'

RANGE OF DEARINGS
RANGE OF DEARINGS
RANGE OF DEARINGS

LEGEND
1" = 100'
1" = 200'

CDOT# 12-02-12-3578

**AMLI LOFTS RESUBDIVISION
CITY OF CHICAGO, ILLINOIS
PLAT OF DEDICATION AND SUBDIVISION**

Manhard CONSULTING LTD

300 SPRINGER DRIVE
LOMBARD, ILLINOIS 60148
TEL: 630-261-1100
WWW.MANHARDCONSULTING.COM

APPROVAL OF LEXINGTON SQUARE BRIDGEPORT II RESUBDIVISION.

[O2014-3319]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, May 22, 2014.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a proposed resubdivision in the block bounded by West 36th Street, South Sangamon Street, West 37th Place and South Morgan Street in the 11th Ward. This ordinance was referred to the Committee on April 30, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 46.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

Alderman Burke invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to this ordinance in previous and unrelated matters.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Department of Transportation, the Commissioner or the designee of the Commissioner, is hereby authorized and directed to approve a proposed Lexington Square Bridgeport II Resubdivision, being a subdivision in the block bounded by West 36th Street, South Sangamon Street, West 37th Place and South Morgan Street and legally described in the attached plat (Exhibit A, File: CDOT Number 32-11-12-3577) which, for greater certainty, is hereby made a part of this ordinance.

SECTION 2. The resubdivision herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, Lexington Square Bridgeport II LLC shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with the attached plat approved by the Department of Transportation/Superintendent of Maps and Plats.

SECTION 3. This ordinance and the exhibit resubdivision plat shall take effect and be in force from and after its recording.

[Exhibit "A" referred to in this ordinance printed
on page 82376 of this *Journal*.]

AMENDMENT OF PRIOR ORDINANCE WHICH AUTHORIZED VACATION OF
PORTIONS OF W. NELSON ST. AND N. WILTON AVE.

[O2014-3325]

The Committee on Transportation and Public Way submitted the following report:

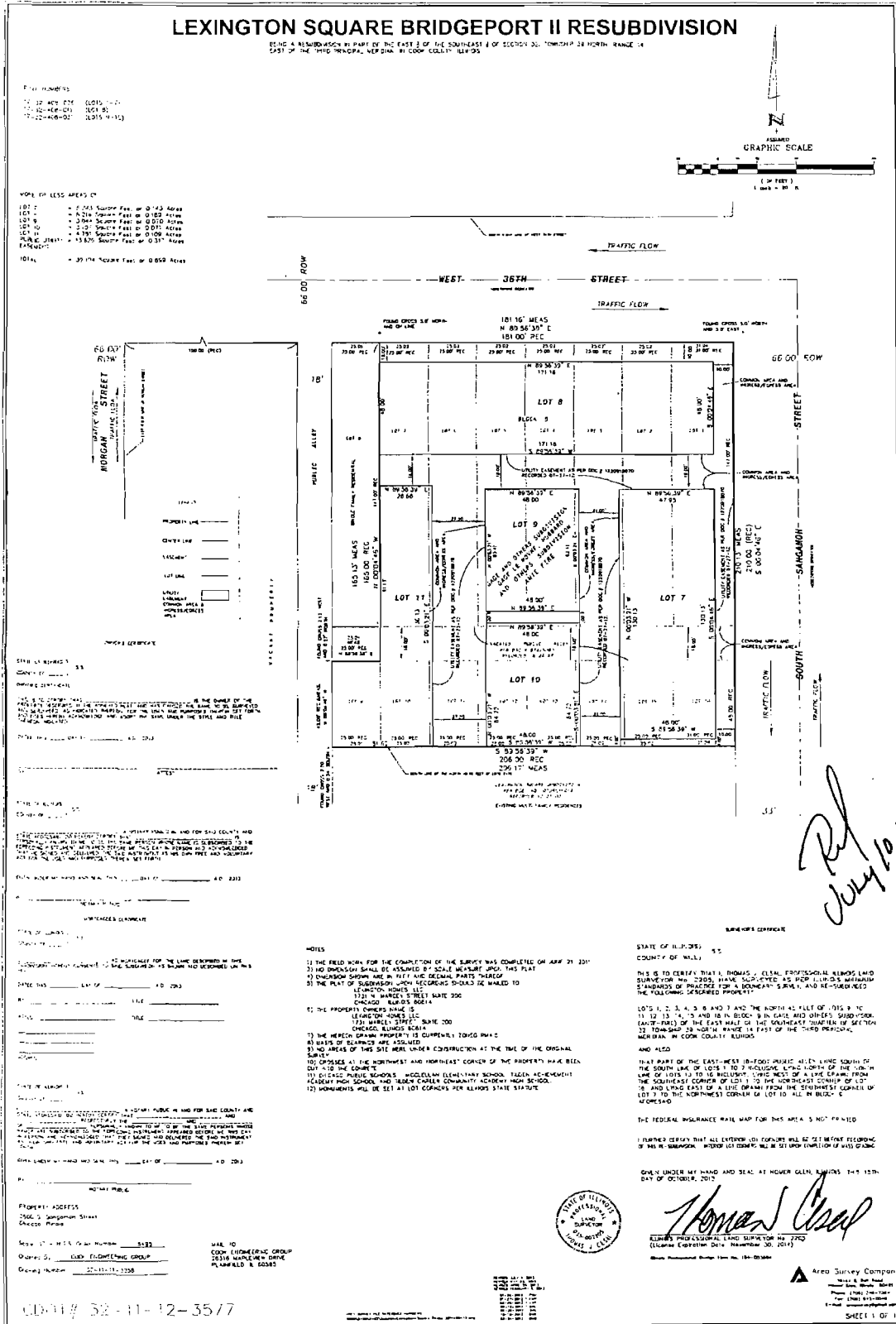
CHICAGO, May 22, 2014.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass an amendment to a prior vacation of North Wilton Avenue, between West Wellington Avenue and West Barry Avenue, also a portion of West Nelson Street, between North Dayton Street and North Sheffield Avenue in the 44th Ward. This ordinance was referred to the Committee on April 30, 2014.

(Continued on page 82377)

EXHIBIT A



(Continued from page 82375)

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of local government pursuant to Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City wishes to support the charitable, educational and philanthropic activities of established not-for-profit corporations and encourage the continued viability and growth of such activities; and

WHEREAS, Many not-for-profit corporations own property that adjoins streets and alleys that are no longer required for public use and might more productively be used in furtherance of such activities; and

WHEREAS, The City would benefit from the vacation of these streets and alleys by reducing City expenditures on maintenance, repair and replacement; by reducing

fly-dumping, vandalism and other criminal activity; and by providing support for such charitable, educational and philanthropic activities; and

WHEREAS, The City can promote strong communities by facilitating services to the public, and increase the City's job base through the vacation of public street(s) and alley(s) for no compensation; and

WHEREAS, The properties at 3017 -- 3059 North Wilton Avenue and 3000 -- 3026 North Wilton Avenue and 3032 -- 3058 North Wilton Avenue, are owned by Advocate North Side Health Network, an Illinois not-for-profit corporation ("Advocate North Side Health Network"); and

WHEREAS, The Advocate North Side Health Network uses the site as part of a medical campus; and

WHEREAS, Advocate North Side Health Network proposes to use the portion of the public streets to be vacated herein to construct a new outpatient facility; and

WHEREAS, On June 5, 2013, the City Council of the City of Chicago, after due investigation and consideration, determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of parts of public streets and, therefore, passed and approved as appearing in *the Journal of the Proceedings of the City Council of the City of Chicago*, June 5, 2013 on pages 55424 through and including 55431 (the "June 5, 2013 Ordinance") the vacation of public streets as described in the following: part of North Wilton Avenue to be vacated: all that part of North Wilton Avenue lying east of the east line of Lots 1 through 13, inclusive, in Clark's Subdivision of Lots 16, 17 and 18 in Noble and Others Subdivision of Outlot 4 in Canal Trustees' Subdivision of the east half of Section 29, Township 40 North, Range 14, East of the Third Principal Meridian (ante fire); lying south of a line drawn from the northeast corner of Lot 1 in Clark's Subdivision aforesaid to the northwest corner of Lot 4 in Lockwood's Subdivision of Lot 15 in Noble and Others Subdivision of Outlot 4 aforesaid (ante fire); lying west of the west line of Lots 4 and 5 in Lockwood's Subdivision aforesaid; lying west of the westerly terminus of vacated West Nelson Street, vacated by an ordinance passed July 7, 1967 and recorded August 31, 1967 as Document Number 20247208, said westerly terminus being a line drawn from the southwest corner of Lot 5 in Lockwood's Subdivision aforesaid to the northwest corner of Lot 1 in King's Subdivision of Lots 1 to 5, both inclusive, in Krieger's Subdivision of the west half of Lot 10 and all of Lots 13 and 14 in Noble and Others Subdivision of Outlot 4 aforesaid (recorded June 2, 1886 as Document 722881); lying west of the west line of Lot 1 in King's Subdivision aforesaid; and lying north of the northerly terminus of vacated North Wilton Avenue, vacated by an ordinance passed August 21, 1974 and recorded October 28, 1974 as Document Number 22890421, said northerly terminus being the easterly extension of the north line of Lot 14 in Clark's Subdivision aforesaid, produced east to the west line of Lot 1 in King's Subdivision aforesaid, in Cook County, Illinois. Also, part of West Nelson Street to

be vacated: that part of West Nelson Street dedicated for public street by ordinance passed August 21, 1974 and recorded October 28, 1974 as Document Number 22890420, described as follows: Lots 11,12 and 13 (except the west 51 feet thereof) in Clark's Subdivision of Lots 16, 17 and 18 in Noble and Others Subdivision of Outlot 4 in Canal Trustees' Subdivision of the east half of Section 29, Township 40 North, Range 14, East of the Third Principal Meridian, excepting therefrom the north 16.00 feet of the east 60.00 feet of said Lot 11, being that part of West Nelson Street heretofore vacated by ordinance passed March 8, 1989 and recorded May 4, 1989 as Document Number 89200706, in Cook County, Illinois as shaded and legally described by the words "Hereby Vacated" on the plat hereto attached as Exhibit A, which plat for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacations.

WHEREAS, Section 7 of the June 5, 2013 Ordinance inadvertently reflected an incorrect name of the applicant for the vacation in question and this amended ordinance (the "Amended Ordinance") is necessary to correct the language of Section 7 of the June 5, 2013 Ordinance; and

WHEREAS, Section 8 of the June 5, 2013 Ordinance required that "within 180 days after the passage" of the June 5, 2013 Ordinance, the applicant, Advocate North Side Health Network, would record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of the June 5, 2013 Ordinance. However, more than 180 days has expired since the passage of the June 5, 2013 Ordinance thereby requiring this Amended Ordinance to be submitted to City Council; and

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of parts of public streets described in the following Amended Ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Part of North Wilton Avenue to be vacated: all that part of North Wilton Avenue lying east of the east line of Lots 1 through 13, inclusive, in Clark's Subdivision of Lots 16, 17 and 18 in Noble and Others Subdivision of Outlot 4 in Canal Trustees' Subdivision of the east half of Section 29, Township 40 North, Range 14, East of the Third Principal Meridian (ante fire); lying south of a line drawn from the northeast corner of Lot 1 in Clark's Subdivision aforesaid to the northwest corner of Lot 4 in Lockwood's Subdivision of Lot 15 in Noble and Others Subdivision of Outlot 4 aforesaid (ante fire); lying west of the west line of Lots 4 and 5 in Lockwood's Subdivision aforesaid; lying west of the westerly terminus of vacated West Nelson Street, vacated by ordinance passed July 7, 1967 and recorded August 31, 1967 as Document Number 20247208, said westerly terminus being a line drawn from the southwest corner of Lot 5 in Lockwood's Subdivision aforesaid to the northwest

corner of Lot 1 in King's Subdivision of Lots 1 to 5, both inclusive, in Krieger's Subdivision of the west half of Lot 10 and all of Lots 13 and 14 in Noble and Others Subdivision of Outlot 4 aforesaid (recorded June 2, 1886 as Document 722881); lying west of the west line of Lot 1 in King's Subdivision aforesaid; and lying north of the northerly terminus of vacated North Wilton Avenue, vacated by ordinance passed August 21, 1974 and recorded October 28, 1974 as Document Number 22890421, said northerly terminus being the easterly extension of the north line of Lot 14 in Clark's Subdivision aforesaid, produced east to the west line of Lot 1 in King's Subdivision aforesaid, in Cook County, Illinois. Also, part of West Nelson Street to be vacated: that part of West Nelson Street dedicated for public street by ordinance passed August 21, 1974 and recorded October 28, 1974 as Document Number 22890420, described as follows: Lots 11, 12 and 13 (except the west 51 feet thereof) in Clark's Subdivision of Lots 16, 17 and 18 in Noble and Others Subdivision of Outlot 4 in Canal Trustees' Subdivision of the east half of Section 29, Township 40 North, Range 14 East of the Third Principal Meridian, excepting therefrom the north 16.00 feet of the east 60.00 feet of said Lot 11, being that part of West Nelson Street heretofore vacated by ordinance passed March 8, 1989 and recorded May 4, 1989 as Document Number 89200706, in Cook County, Illinois as shaded and legally described by the words "Hereby Vacated" on the plat hereto attached as Exhibit A, which plat for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacations.

SECTION 2. The Commissioner of Transportation is hereby authorized to accept and approve a redevelopment agreement or similar instrument restricting the use and improvement of the public way vacated in Section 1 of this Amended Ordinance to social service purposes which includes, but shall not be limited to: construction and use of an outpatient medical facility to support the adjacent hospital and for such use and improvements that are accessory, as that term is defined in the Chicago Zoning Ordinance, to such social service purposes, such uses and improvements to be owned and operated by a non-profit corporation, subject to the approval of the Corporation Counsel as to form and legality. The restriction on use and improvement in the covenant, agreement or instrument shall be for a term of 40 years and upon breach of such restriction the public way herein vacated shall revert to the City and be subject to the terms and conditions of the dedication by which it has been heretofore held by the City.

SECTION 3. The City of Chicago hereby reserves for the benefit of Commonwealth Edison its successors or assigns, a non-exclusive utility easement to operate, maintain, construct, replace and renew overhead wires, poles, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electrical energy, telephonic and associated services under, over and along the streets herein vacated, with the right of ingress and egress. The grade of the vacated public way shall not be altered in a manner so as to interfere with the operation and maintenance of Commonwealth Edison's facilities. No buildings, permanent structures or obstructions shall be placed over

Commonwealth Edison's facilities without written release of easement by Commonwealth Edison. Any future Advocate North Side Health Network prompted relocation of Commonwealth Edison's facilities lying within the area being vacated will be accomplished by Commonwealth Edison and done at the expense of beneficiary of the vacation.

SECTION 4. The City of Chicago hereby reserves for the benefit of The Peoples Gas Light and Coke Company an easement to operate, maintain, repair, renew and replace existing underground facilities and to construct new facilities in the area to be vacated with the right of ingress and egress at all times for any and all such purposes. It is further provided that no buildings or other structures shall be erected on said easement herein reserved for The Peoples Gas Light and Coke Company or other use made of the said area which would interfere with the construction, operation, maintenance, repair, removal, or replacement of said facilities, or the construction of additional facilities. Any future vacation-beneficiary prompted relocation of Peoples Gas facilities lying within the area being vacated will be accomplished by Peoples Gas, and done at the expense of beneficiary of the vacation.

SECTION 5. The City of Chicago hereby reserves the streets as herein vacated, as a right-of-way for an existing Water Department main and appurtenances thereto, and for the installation of any additional water mains and appurtenances which in the future may be located in the streets as herein vacated, and for the maintenance, renewal, and reconstruction of such facilities, with the right of ingress and egress at all times upon reasonable notice. It is further provided that no buildings or other structures shall be erected on the said right-of-way herein reserved or other use made of said area, which in the judgment of the municipal officials having control of the aforesaid service facilities would interfere with the use, maintenance, renewal, or reconstruction of said facilities, or the construction of additional municipally-owned service facilities. It is further provided that any vacation-beneficiary prompted adjustments to water facilities in the area to be vacated; and the repair, renewal or replacement of any private materials, or private property damaged in the area to be vacated as a result of the City exercising its easement rights shall be done at the beneficiary's expense.

SECTION 6. The City of Chicago hereby reserves: the east 13.61 feet of the west 64.61 feet of Lots 11, 12 and 13 in Clark's Subdivision of Lots 16, 17 and 18 in Noble and Others Subdivision of Outlot 4 in Canal Trustees' Subdivision of the east half of Section 29, Township 40 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois, as herein vacated (hereinafter referred to as the "Reserved Area"), as a right-of-way for existing CTA facilities and appurtenances thereto, and for the installation of any additional facilities and appurtenances which in the future may be located in the Reserved Area provided, however, any future facilities shall not interfere with any vehicular traffic within the Reserved Area, and for the maintenance, renewal, and reconstruction of such facilities, with the right of ingress and egress at all times, upon reasonable notice except in the case of emergency. It is further provided that no buildings or other structures shall be erected on the Reserved Area or other use made of the Reserved Area, which in the judgment of the

municipal officials having control of the aforesaid service facilities would interfere with the use, maintenance, renewal, or reconstruction of said facilities, or the construction of additional municipally-owned transit facilities.

SECTION 7. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, Advocate North Side Health Network, an Illinois not-for-profit corporation, shall deposit in the City Treasury of the City of Chicago, a sum sufficient to defray the costs of removing paving and curb returns and constructing sidewalk and curb at the entrance to that part of the street hereby vacated, similar to the adjacent and contiguous sidewalk and curb.

SECTION 8. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, Advocate North Side Health Network, an Illinois not-for-profit corporation, shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with a redevelopment agreement complying with Section 2 of this ordinance, as approved by the Corporation Counsel, and the attached plat approved by the Department of Transportation/Superintendent of Maps and Plats.

SECTION 9. This Amended Ordinance shall take effect and be in force from and after its passage. The vacation shall take effect and be in force from and after its recording.

Vacation Approved:

(Signed) Rebekah Scheinfeld
Commissioner of Transportation

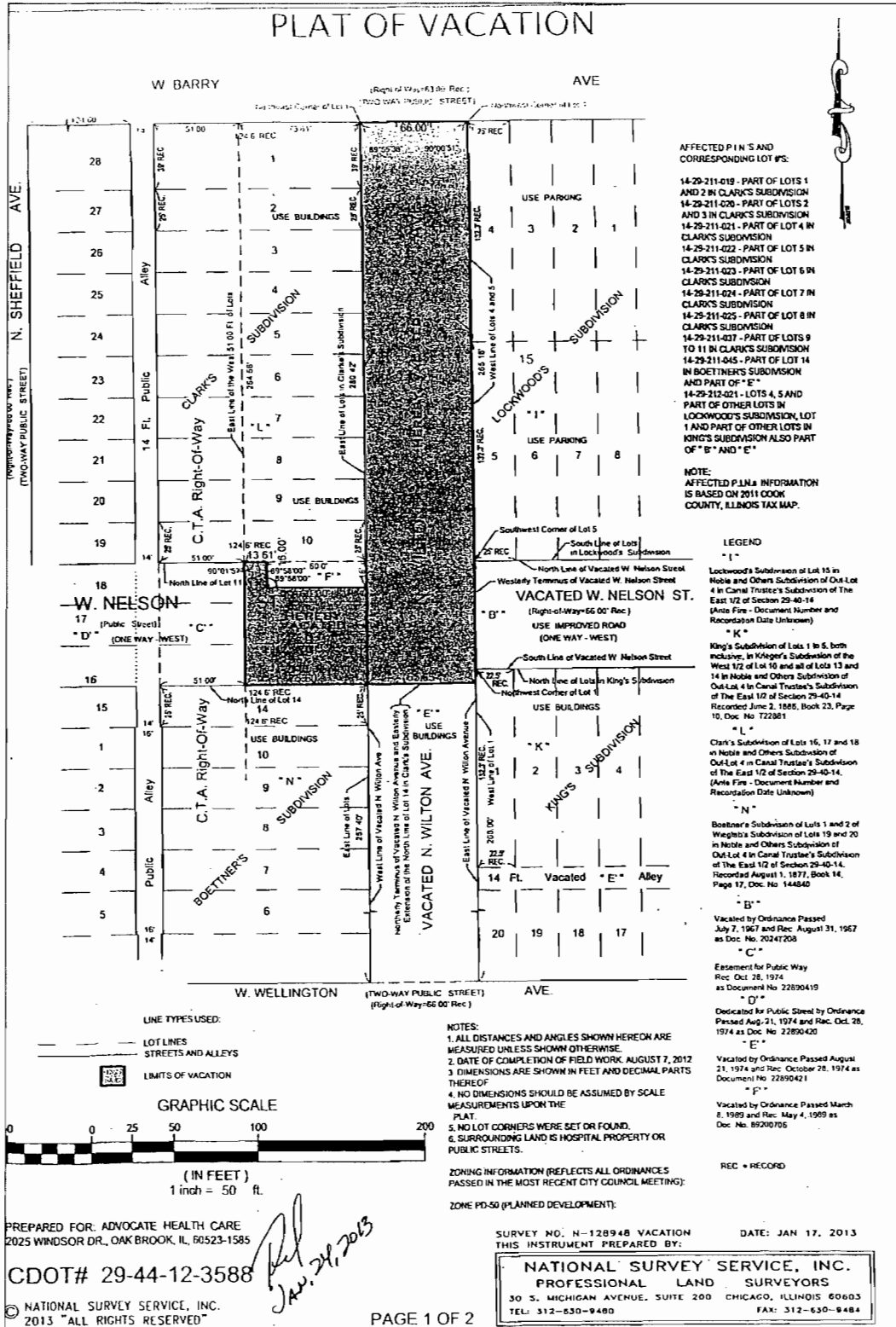
Approved as to Form and Legality:

(Signed) Richard Wendy
Deputy Corporation Counsel

(Signed) Honorable Thomas M. Tunney
Alderman, 44th Ward

[Exhibit "A" referred to in this ordinance printed on pages 82383 and 82384 of this *Journal*.]

Exhibit "A".
(Page 1 of 2)



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, May 22, 2014.

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* ordinances 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 as sundry locations. These ordinances were referred to the Committee on April 30, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinances as passed (the italic heading in each case not being a part of the ordinance):

Aqueel Ahmed.

[O2014-3358]

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 Aqueel Ahmed of 2037 South Wabash Avenue, Chicago, Illinois, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address at 2037 South Michigan Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Avis Budget Rent A Car/Filiberto Quiles, Jr.

[O2014-3351]

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 Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Avis Budget Rent A Car/Filiberto Quiles, Jr., 3255 West Fullerton Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address at 3255 West Fullerton Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

BAS Development LLC.

[O2014-3346]

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 BAS Development LLC from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress into 2740 -- 2744 West North Avenue.

SECTION 2. This ordinance shall be in force and take effect from and after its passage.

Beautiful Bright Beginnings Daycare.

[O2014-3348]

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 Beautiful Bright Beginnings Daycare of 745 South California Avenue from the provision requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities at 745 South California Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Bright Smiles Infant Suite.

[O2014-4139]

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 Bright Smiles Infant Suite of 1702 East 87th Street from the provisions requiring barriers as 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.

Baldermar Chavez.

[O2014-3335]

Be It Ordained by the 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

Baldemar Chavez located at 4034 West 63rd Street, Chicago, Illinois, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to the auto repair shop facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Chicago School Of Woodworking.

[O2014-3317]

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 Chicago School of Woodworking, 5104 North Ravenswood Avenue, Chicago, Illinois 60640, 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 upon its passage and publication.

Drive Out Auto, Incorporated.

[O2014-3321]

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 Drive Out Auto, Incorporated of 5601 -- 5623 South Western 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.

Jackie Edwards.

[O2014-3332]

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 Jackie Edwards from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 1153 West 69th Street.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

El Salvador Auto Repair.

[O2014-3338]

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 El Salvador Auto Repair, 2466 South Blue Island Avenue, Chicago, Illinois 60608, 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.

El Tarasco Restaurant.

[O2014-3375]

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 El Tarasco Restaurant of 4358 West 51st 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.

Enterprise Rent-A-Car.

[O2014-3331]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of the Department of Revenue is hereby authorized and directed to exempt Enterprise Rent-A-Car at 4314 North Western Avenue from 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 upon its passage and publication.

First Academy Too.

[O2014-3360]

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 First Academy Too, 2555 -- 2557 West Peterson Avenue, Chicago, Illinois 60659, 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 upon its passage and publication.

First Chicago Bank And Trust.

[O2014-3363]

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 First Chicago Bank and Trust from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 4343 North Elston Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Full Circle Communities, Inc.

[O2014-3329]

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 Full Circle Communities, Inc., 3060 North Milwaukee 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 due publication.

Future Growing's LLC.

[O2014-3361]

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 Future Growing's LLC, 2900 West Van Buren Street, Chicago, Illinois 60612, 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.

Garfield Tire Service.

[O2014-3336]

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 Garfield Tire Service of 3515 West Madison Street from the provision requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 3515 West Madison Street.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Haiwei Yuan Restaurant.

[O2014-3323]

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 Haiwei Yuan Restaurant, 9900 South Western 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.

—

Irving Park 07 LLC.

[O2014-3330]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of the Department of Revenue is hereby authorized and directed to exempt Irving Park 07 LLC at 1607 West Irving Park Road 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 upon its passage and publication.

—

Milos Hand Wash And Detail.

[O2014-3337]

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 Milos Hand Wash and Detail from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 4611 -- 4615 North Pulaski Road.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Thomas Morrissey.

[O2014-3322]

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 Thomas Morrissey, 10150 South Western 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.

—

MRR.

[O2014-3359]

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 MRR of 55 East Jackson Boulevard, Chicago, Illinois 60601, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address at 2036 South Michigan Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

—

Tree House Humane Society, Inc.

[O2014-3345]

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 Tree House Humane Society, Inc., 7225 North Western 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.

Anthony Vula.

[O2014-3293]

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 Anthony Vula of 47 West Polk Street, Suite 100-508, Chicago, Illinois 60605, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address at 1522 South Wabash Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

312 Auto Repair Service.

[O2014-3347]

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 312 Auto Repair Service of 825 South Western Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 825 South Western Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

2104 -- 2106 West Belmont LLC.

[O2014-3339]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of the Department of Revenue is hereby authorized and directed to exempt 2104 -- 2106 West Belmont LLC at 2104 -- 2106 West Belmont 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 upon its passage and publication.

AMENDMENT OF EXEMPTION OF NICKY'S HAMBURGER FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2014-3399]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, May 22, 2014.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an amendment to an ordinance passed by the City Council of the City of Chicago for Nicky's Hamburger on April 30, 2014 by deleting the words: "West 40th Street", and inserting in its place the words: "West 47th Street". This ordinance was referred to the Committee on April 30, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That an ordinance introduced into the City Council on April 2, 2014, and passed April 30, 2014 exempting Nicky's Hamburger from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities, be and the same is hereby amended by striking therefrom the following: "West 40th Street Number 3140 Nicky's Hamburger alley ingress and egress" and inserting in lieu thereof: "West 47th Street Number 3140 Nicky's Hamburger alley ingress and egress".

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

STANDARDIZATION OF PORTIONS OF PUBLIC WAYS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, May 22, 2014.

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* proposed ordinances 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 were referred to the Committee on April 30, 2014.

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, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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):

Southwest Corner Of N. Astor St. And E. Banks St. To Be Known As "Ruth Edelman Way".

[O2014-3364]

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 southwest corner of North Astor Street and East Banks Street (facing east/west and pointing south) as "Ruth Edelman Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

Southwest Corner Of W. Carmen Ave. And N. Lincoln Ave. To Be Known As "Jay Marshall Way".

[O2014-3379]

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 southwest corner of West Carmen Avenue and North Lincoln Avenue as "Jay Marshall Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

5900 Block Of N. Winthrop Ave. To Be Known As "Honorary George B. Swift Centennial Way".

[O2014-3376]

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 5900 block of North Winthrop Avenue as "Honorary George B. Swift Centennial Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

700 S. Claremont Ave. To Be Known As "Juana R. Tovar Way".

[O2014-3328]

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 700 South Claremont Avenue as "Juana R. Tovar Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

3800 -- 3900 Block Of S. Prairie Ave. To Be Known As "Dinah Washington Way".

[O2014-3353]

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 3800 -- 3900 block of South Prairie Avenue as "Dinah Washington Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

**COMMITTEE ON ZONING, LANDMARKS
AND BUILDING STANDARDS.**

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF
AREA SHOWN ON MAP NO. 17-M.

(As Amended)

(Application No. 17953)

(Common Address: 6961 -- 6963 N. Moselle Ave., 6934 -- 6958 N. Hiawatha Ave.,
6871 -- 6895 N. Leoti Ave. And 6852 -- 6892 N. Mendota Ave.)

[SO2014-1433]

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, May 28, 2014.

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 May 22, 2014, the following item was passed by a majority of the
members present:

Page 1 contains one zoning map amendment.

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 substitute ordinance transmitted with the foregoing
committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer,
Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins,
Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez,
Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor,
M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the RS1 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 17-M in the area bounded by:

beginning at the centerline line of North Moselle Avenue or the line thereof if extended where no street exists; North Hiawatha Avenue; North Mendota Avenue; and (unimproved) North Leoti Avenue (ToB),

to those of the designation of Institutional Planned Development Number _____, 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 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:

Institutional Planned Development Statements.

1. The area delineated herein as Planned Development Number _____ ("Planned Development") consists of approximately 195,224 square feet net 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, Public Building Commission, in Trust for Use of Schools.
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 of the Zoning Ordinance.

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, assign or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans.

Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Department of Planning and Development. 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.

All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by the Department of Transportation.

4. This plan of development consists of 15 statements; a Bulk Regulations Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; Site Plan; Landscape Plan; a Sustainability Plan; Building Elevations (North, South, East and West) dated May 15, 2014 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 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 Zoning Ordinance, this Planned Development ordinance shall control.
5. The following uses are allowed in the area delineated herein as an Institutional Planned Development: schools, park and recreational uses, parking, and all other related accessory 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 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 site shall be in accordance with the attached Bulk Regulations Table. For the purposes of FAR calculations and

measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations Table has been determined using a net site area of 195,224 square feet.

9. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by the Department of Housing and Economic 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. 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, Environment and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to section 17-13-0611-A of the Zoning Ordinance 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. At the time of a hearing before the Chicago Plan Commission, all developments must be in substantial compliance with the current City of Chicago Sustainable Development Policy set forth by the Housing and Economic Development. Aspects of the proposed Planned Development that bring it into compliance with the Sustainable Development Policy include the following: the project will provide permeable pavers to a portion of the reconstructed parking lot and in addition the project will have two bio-filtration areas added to the west of the Property adjacent to the baseball fields.

15. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. 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 RS1.

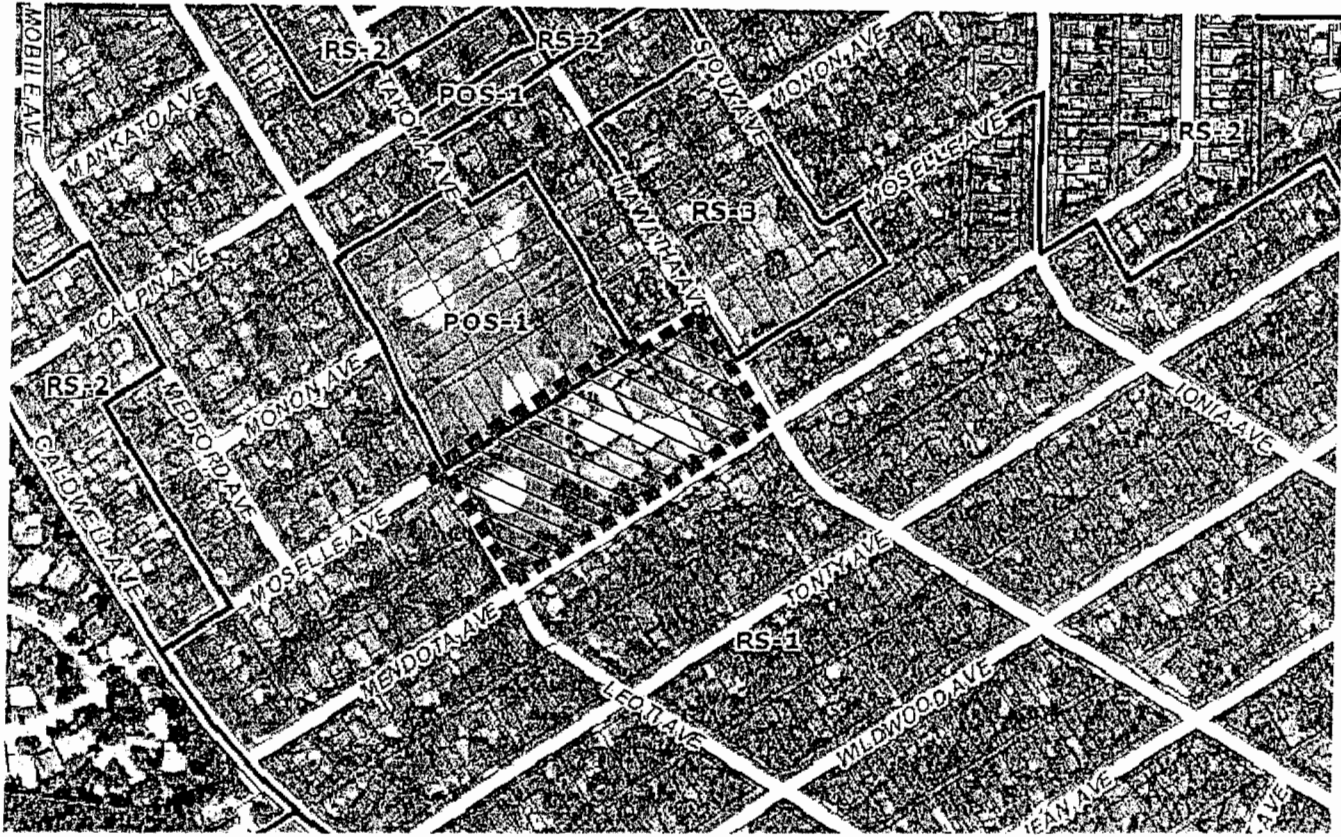
[Existing Zoning Map; Land Use Map; Planned Development Boundary and Property Line Map; Dimensioned Site Plan; Overall Landscape Plan; Sustainability Plan; and North, South, East and West Building Elevations referred to in these Plan of Development Statements printed on pages 82404 through 82411 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

Institutional Planned Development.

Bulk Regulation And Data Table.

Gross Site Area:	246,704.64 square feet
Net Site Area:	195,224.22 square feet
Public Right-of-Way Area:	51,480.42 square feet
Maximum Floor Area Ratio:	0.50
Minimum Number of Off-Street Loading Berths:	1 at 10 feet x 25 feet
Minimum Number of Off-Street Parking Spaces:	38
Minimum Number of Bicycle Parking Spaces:	4
Maximum Building Height:	44 feet
Minimum Required Setback:	Per Site Plan



 PROJECT SITE

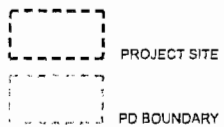
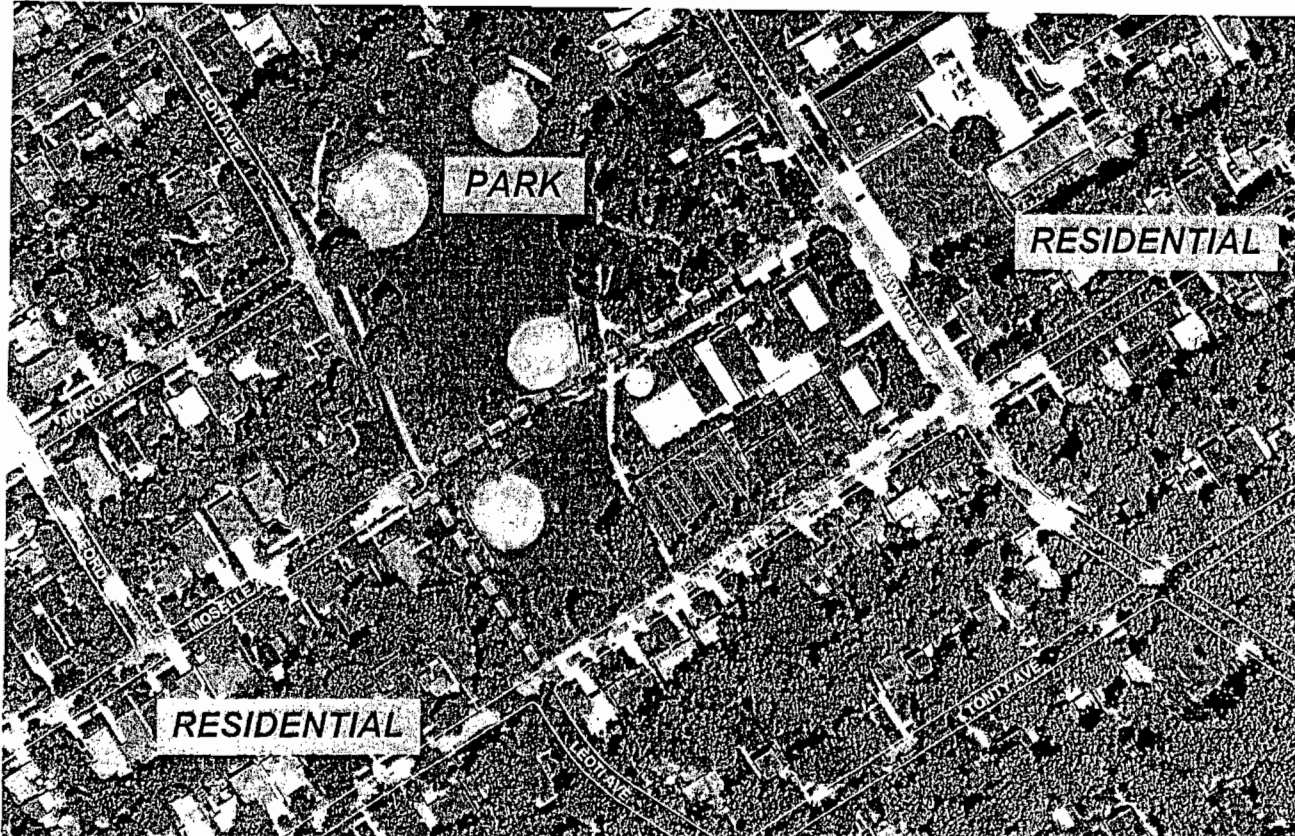
EXISTING ZONING MAP

NOT TO SCALE 



INSTITUTIONAL PLANNED DEVELOPMENT
 WILDWOOD ELEMENTARY SCHOOL ANNEX
 APPLICANT: PUBLIC BUILDING COMMISSION OF CHICAGO
 ADDRESS: 6950 N. HIAWATHA AVE, CHICAGO, IL 60646
 Date: May 15, 2014



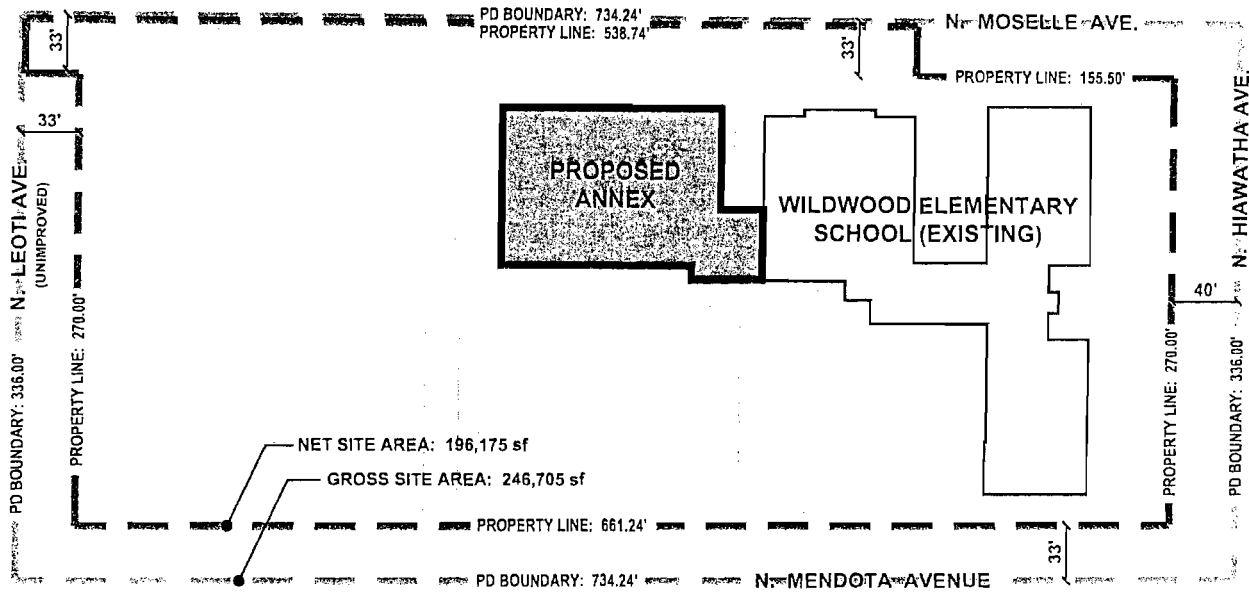





LAND USE MAP



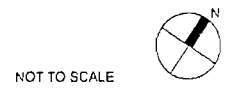
INSTITUTIONAL PLANNED DEVELOPMENT
 WILDWOOD ELEMENTARY SCHOOL ANNEX
 APPLICANT: PUBLIC BUILDING COMMISSION OF CHICAGO
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 Date: May 15, 2014





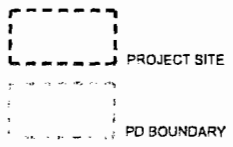
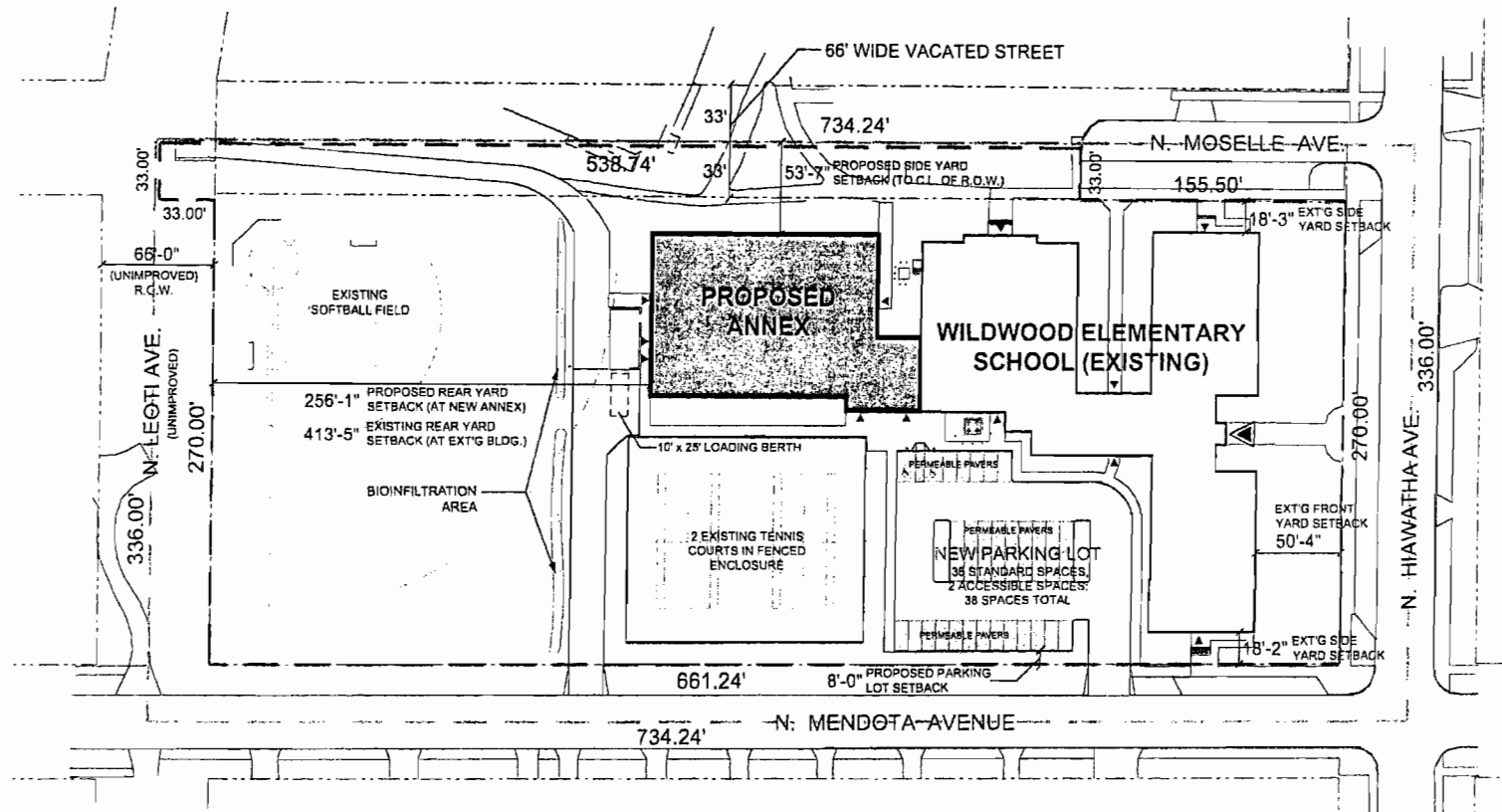
-  PROJECT SITE
-  PD BOUNDARY
-  VACATED R.O.W.

PLANNED DEVELOPMENT BOUNDARY
AND PROPERTY LINE MAP



INSTITUTIONAL PLANNED DEVELOPMENT
WILDWOOD ELEMENTARY SCHOOL ANNEX
APPLICANT: PUBLIC BUILDING COMMISSION OF CHICAGO
ADDRESS: 6950 N. HIAWATHA AVE. CHICAGO, IL 60646
Date: May 15, 2014





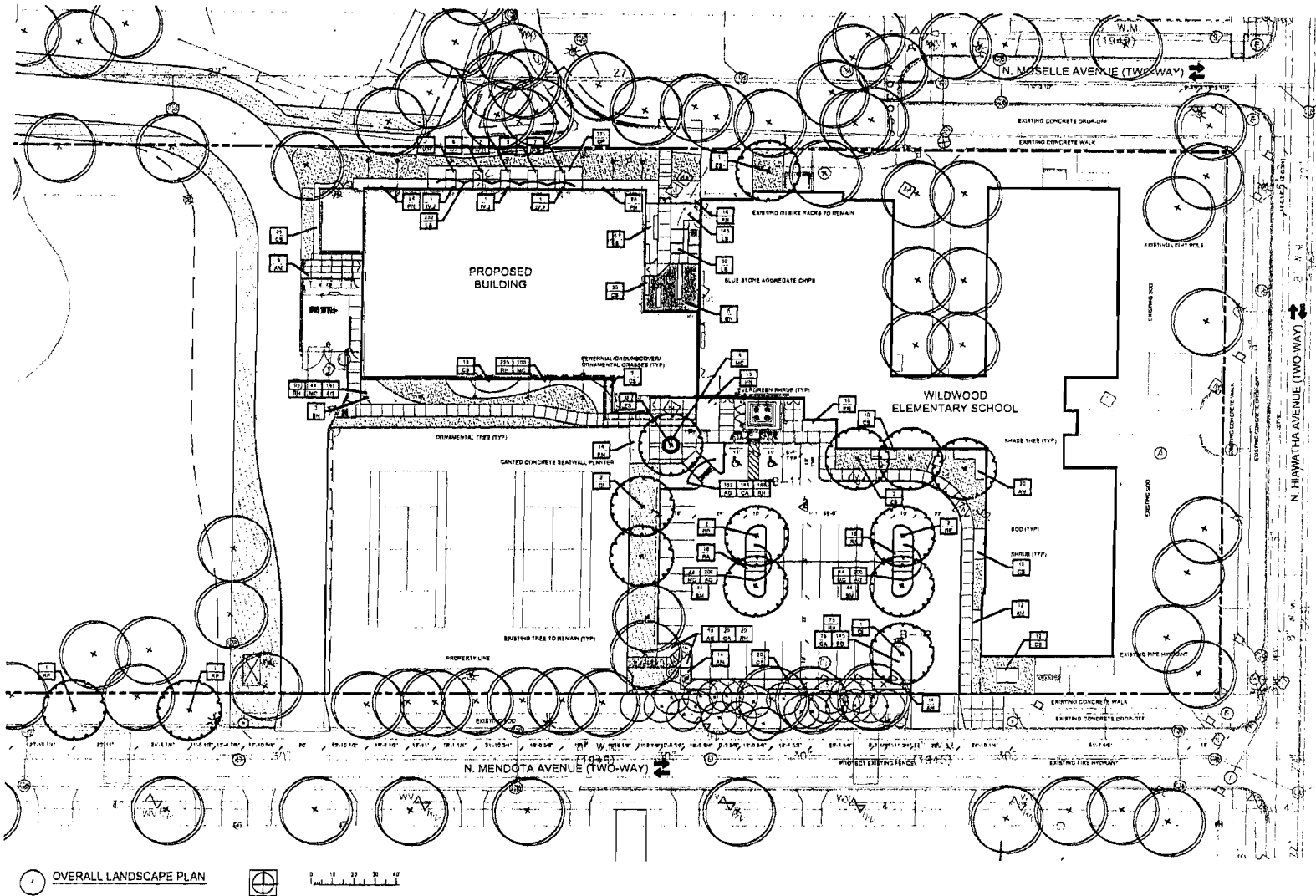
DIMENSIONED SITE PLAN

NOT TO SCALE



INSTITUTIONAL PLANNED DEVELOPMENT
 WILDWOOD ELEMENTARY SCHOOL ANNEX
 APPLICANT: PUBLIC BUILDING COMMISSION OF CHICAGO
 ADDRESS: 6950 N. HIAWATHA AVE, CHICAGO, IL 60664
 Date: May 15, 2014



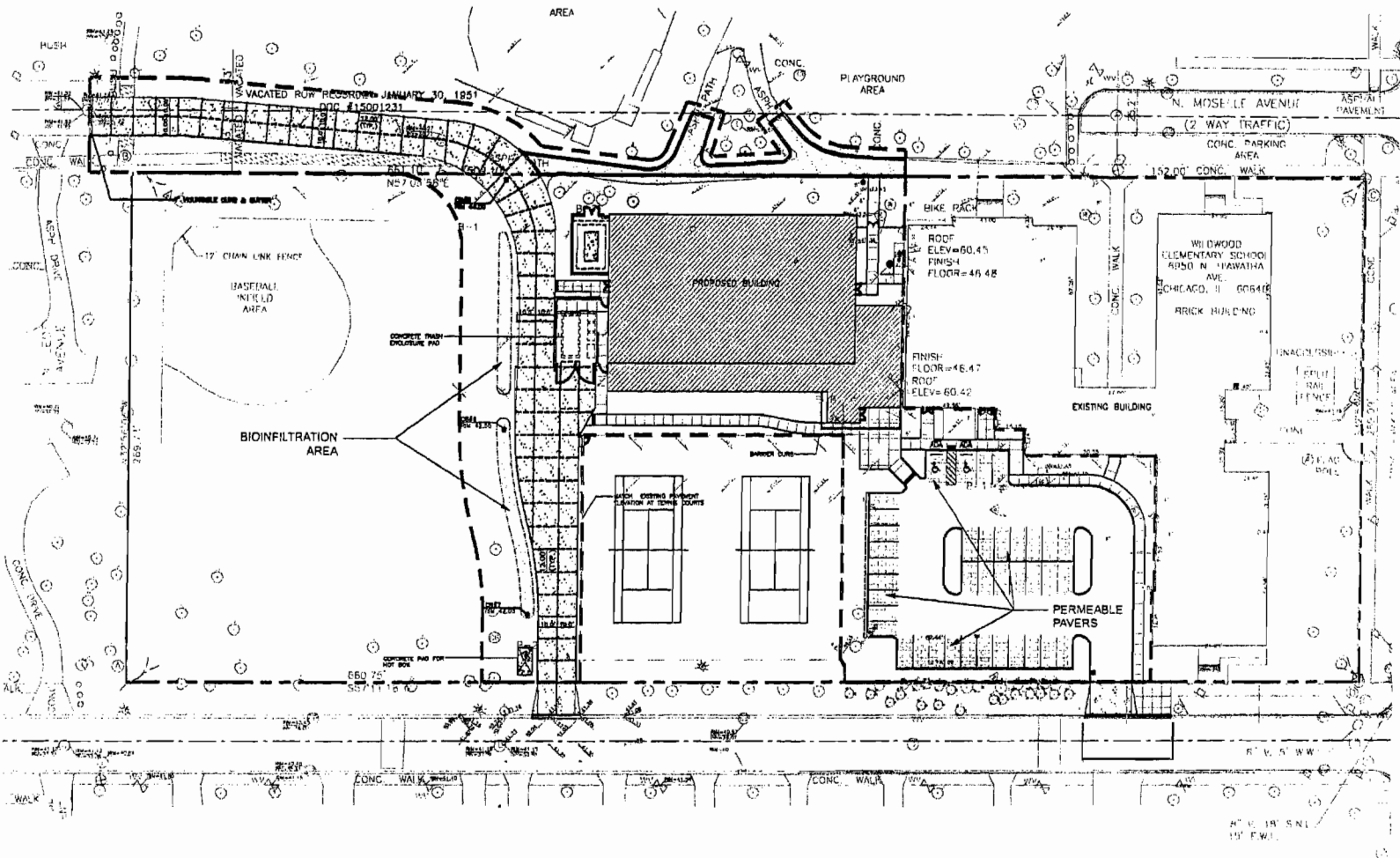


1 OVERALL LANDSCAPE PLAN

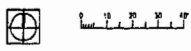


INSTITUTIONAL PLANNED DEVELOPMENT
 WILDWOOD ELEMENTARY SCHOOL ANNEX
 APPLICANT: PUBLIC BUILDING COMMISSION OF CHICAGO
 ADDRESS: 6950 N. HIAWATHA AVE. CHICAGO, IL 60646
 Date: May 15, 2014





1 SUSTAINABILITY PLAN



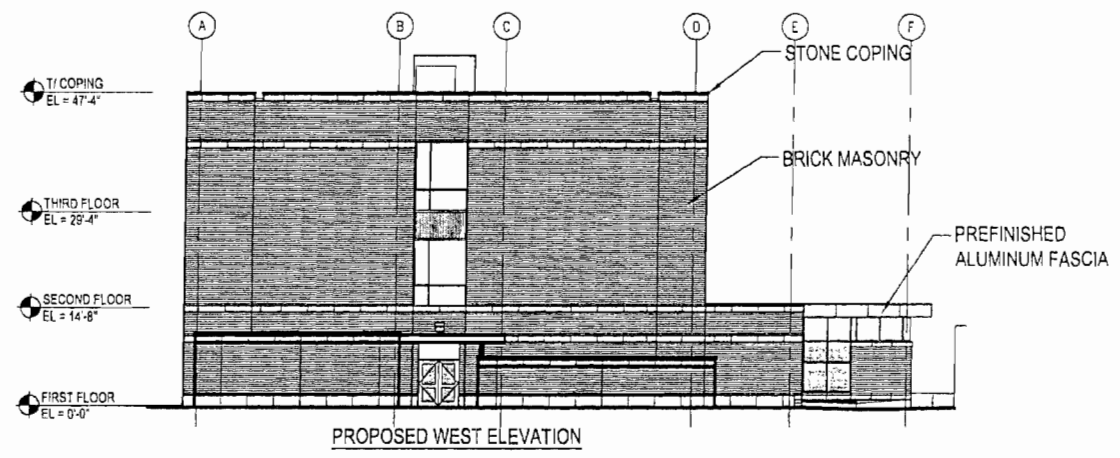
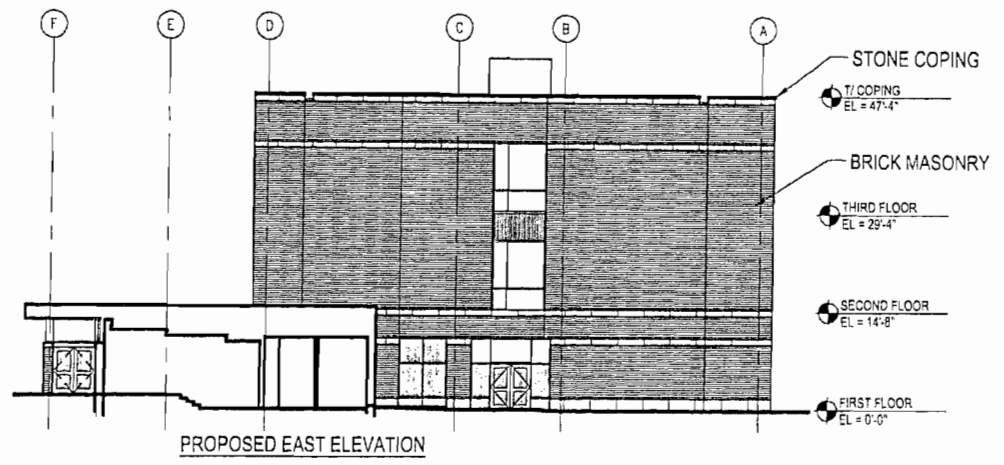
INSTITUTIONAL PLANNED DEVELOPMENT
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 ADDRESS: 6950 N. HIWATHA AVE, CHICAGO, IL 60646
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INSTITUTIONAL PLANNED DEVELOPMENT
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INSTITUTIONAL PLANNED DEVELOPMENT
 WILDWOOD ELEMENTARY SCHOOL ANNEX
 APPLICANT: PUBLIC BUILDING COMMISSION OF CHICAGO
 ADDRESS: 6950 N. HIAWATHA AVE. CHICAGO, IL 60646
 Date: May 15, 2014



AMENDMENT OF SECTION 17-3-0503-D OF MUNICIPAL CODE BY RECLASSIFYING PORTION OF N. LINCOLN AVE. AS PEDESTRIAN RETAIL STREET.

[SO2014-2379]

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Presenting a series of reports for your Committee on Zoning, Landmarks and Building Standards which held a meeting on May 22, 2014, the following items were passed by a majority of the members present:

Page 1 contains one Mayoral application and one text amendment.

Pages 1 through 10 contain applications for zoning map amendments.

Page 10 contains applications for large business identification signs and four substituted signs.

Page 10 also contains four off-premises advertising signs which failed to meet the committee's approval and were voted as "Do Not Pass".

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 substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 17 of the Municipal Code of the City of Chicago, the Chicago Zoning Ordinance, is hereby amended by removing the Pedestrian Retail Street designation symbols and indications from that segment of the North Lincoln Avenue right-of-way on Map Number 11-H in the area between the centerline of West Montrose Avenue on the northwest and the south line of West Pensacola Avenue and said line extended to where it intersects with the southwesterly line of North Lincoln Avenue on the southeast.

SECTION 2. Section 17-3-0503-D-2 of Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by deleting the stricken language and inserting the underscored language, as follows:

17-3-0503-D [Pedestrian Streets And Pedestrian Retail Streets.]

(Omitted text is unaffected by this ordinance.)

2. The following street segments are classified as pedestrian retail streets:

Street	Segment		Coordinates	
	From	To	From	To
(Omitted text is unaffected by this ordinance.)				
Lincoln	Hutchinson	Montrose <u>Pensacola</u>	4217N (east side) 4218N (west side)	4400N <u>4329N (east side)</u> <u>4330N (west side)</u>
Lincoln	Hutchinson	Montrose	4218 west side	4400N
(Omitted text is unaffected by this ordinance.)				

SECTION 3. This ordinance shall be in force and effect upon passage and publication.

AMENDMENT OF SECTION 17-12-1003-E OF MUNICIPAL CODE BY
ESTABLISHING PERMANENT SIGN AREA STANDARDS IN BUSINESS,
COMMERCIAL, DOWNTOWN AND MANUFACTURING DISTRICTS.
(TAD-516)

[O2014-4896]

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Presenting a series of reports for your Committee on Zoning, Landmarks and Building Standards which held a meeting on May 22, 2014, the following items were passed by a majority of the members present:

Page 1 contains one Mayoral application and one text amendment.

Pages 1 through 10 contain applications for zoning map amendments.

Page 10 contains applications for large business identification signs and four substituted signs.

Page 10 also contains four off-premises advertising signs which failed to meet the committee's approval and were voted as "Do Not Pass".

I hereby move for passage of the proposed ordinance transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,
Chairman.

On motion of Alderman Solis, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 17-12-1003-E of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by inserting the language underscored, as follows:

17-12-1003-E Sign Area And Height Table.

The following standards apply to all permanent signs in B, C, M, DC, DX and DS districts:

Regulation	B1, B2 Districts	DC, DX Districts	B3, C1, C3, DS Districts	C2, M Districts
Maximum Total Sign Area (square feet)	3 x street frontage or 600 whichever is less	5 x street frontage or 800 whichever is less	4 x street frontage or 1,500 whichever is less	5 x street frontage or 1,800 whichever is less
<u>For lots greater than 1 acre in area with multiple street frontages, the Maximum Total Sign Area standards of this section shall apply per street frontage.</u>				
Maximum Freestanding Sign Area	50% of Maximum Total Sign Area Limit (above)			
Maximum Freestanding Sign Height (feet)	24; or 35 if located on a zoning lot with more than 75 feet of street frontage on a single street that has a right-of-way width of more than 80 feet; or 50 if located on a zoning lot with more than 150 feet of frontage on a single street with a right-of-way width or more than 80 feet			
Minimum Guaranteed Wall Sign Area for Ground-floor Tenants	32			
Maximum Wall Sign Area	33% of building wall area			

SECTION 2. This ordinance shall take effect upon its passage and due publication.

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF AREAS SHOWN ON MAP NOS. 5-H, 5-I AND 5-J REGARDING ESTABLISHMENT OF 606 TRAIL AND PARK.

(MA-181)

[SO2014-2421]

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Presenting a series of reports for your Committee on Zoning, Landmarks and Building Standards which held a meeting on May 22, 2014, the following items were passed by a majority of the members present:

Page 1 contains one Mayoral application and one text amendment.

Pages 1 through 10 contain applications for zoning map amendments.

Page 10 contains applications for large business identification signs and four substituted signs.

Page 10 also contains four off-premises advertising signs which failed to meet the committee's approval and were voted as "Do Not Pass".

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 substitute ordinance transmitted with the foregoing committee report was *Passed by yeas and nays* as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is

hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District; RT4 Residential Two-Flat, Townhouse and Multi-Unit District; RM5 Residential Multi-Unit District; B3-2 Community Shopping District; B1-3 Neighborhood Shopping District; C1-1 Neighborhood Commercial District; POS-2 Neighborhood Park, Mini-Park or Playlot District; M1-1 and M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Numbers 5-H, 5-I and 5-J in the area bounded by:

the northerly line of the former Chicago, Milwaukee St. Paul and Pacific Railroad (C. M. St. P. & P. RR) right-of-way and the dedicated West Bloomingdale Avenue right-of-way where no street exists; North Spaulding Avenue; the south line of the alley next south of West Cortland Street; a line 187 feet east of and parallel to North Sawyer Avenue; the northerly line of the former C. M. St. P. & P. RR right-of-way and the dedicated West Bloomingdale Avenue right-of-way where no street exists; North Kedzie Avenue; the alley next north of the former C. M. St. P. & P. RR and the dedicated West Bloomingdale Avenue right-of-way where no street exists; North Albany Avenue; the northerly line of the former C. M. St. P. & P. RR right-of-way and the dedicated West Bloomingdale Avenue right-of-way where no street exists; North Humboldt Boulevard; West Bloomingdale Avenue; North Mozart Street; the northerly line of the former C. M. St. P. & P. RR right-of-way; North California Avenue; West Bloomingdale Avenue; North Milwaukee Avenue; a line 158.8 feet northwesterly of the intersection of North Milwaukee Avenue and North Leavitt Street as measured along the northeasterly line of North Milwaukee Avenue and perpendicular thereto; the alley next northeasterly of and parallel to North Milwaukee Avenue; North Leavitt Street; the northerly line of the former C. M. St. P. & P. RR right-of-way; North Winchester Avenue; West Bloomingdale Avenue; North Paulina Street; the northerly line of the former C. M. St. P. & P. RR right-of-way; North Marshfield Avenue; West Bloomingdale Avenue where no street exists; North Ashland Avenue; the southerly line of the former C. M. St. P. & P. RR right-of-way; North Marshfield Avenue; the southerly line of the former C. M. St. P. & P. RR right-of-way; North Leavitt Street; North Milwaukee Avenue; the southerly line of the former C. M. St. P. & P. RR right-of-way; the alley next west of and parallel to North California Avenue; the southerly line of the former C. M. St. P. & P. RR right-of-way; the alley next west of and parallel to North Kedzie Avenue; West Bloomingdale Avenue; North Central Park Avenue; the southerly line of the former C. M. St. P. & P. RR right-of-way; North Lawndale Avenue; a line 597.63 feet north of and parallel to West Wabansia Avenue; and the west line of North Ridgeway Avenue if extended south where no street exists,

to those of a T (Transportation) District (common address: 1600 -- 3700 West Bloomingdale Avenue).

SECTION 2. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-J in the area bounded by:

a line 297 feet south of and parallel to West Cortland Street and North Spaulding Avenue; a line 351 feet south of and parallel to West Cortland Street; and the public alley next west of and parallel to North Spaulding Avenue,

to those of an RM5 Residential Multi-Unit District (common address: 1820 North Spaulding Avenue).

SECTION 3. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 5-J in the area bounded by:

a line 552.5 feet south of and parallel to West Cortland Street; North Sawyer Avenue; the public alley next west of and parallel to West Cortland Street; and the public alley next west of and parallel to North Sawyer Avenue,

to those of a POS-2 Neighborhood Park, Mini-Park or Playlot District (common address: 1802 North Sawyer Avenue).

SECTION 4. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 5-J in the area bounded by:

a line 578.5 feet south of and parallel to West Cortland Street; a line 187 feet east of and parallel to North Sawyer Avenue; a line 594 feet south of and parallel to West Cortland Street; and North Sawyer Avenue,

to those of an M1-2 Limited Manufacturing/Business Park District (common address: 1801 North Sawyer Avenue).

SECTION 5. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RM5 Residential Multi-Unit District and M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-J in the area bounded by:

a line 437 feet south of and parallel to West Cortland Street; a line 197.55 feet east of and parallel to North Kimball Avenue; a line 563 feet south of and parallel to West Cortland Street and a line 177.38 feet west of and parallel to North Spaulding Avenue (with an arc radius of 52.21 feet); North Spaulding Avenue; the northerly right-of-way of the C. M. St. P & P RR; the north line of the public alley next south of and parallel to West Courtland Street; and North Kimball Avenue,

to those of a POS-2 Neighborhood Park, Mini-Park or Playlot District (common address: 1801 -- 1815 North Kimball Avenue).

SECTION 6. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-J in the area bounded by:

a line 410 feet south of and parallel to West Courtland Street; the public alley next east of and parallel to North Kimball Avenue; a line 437 feet south of and parallel to West Courtland Street; and North Kimball Avenue,

to those of an RS3 Residential Single-Unit (Detached House) District (common address: 1817 North Kimball Avenue).

SECTION 7. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 5-I in the area bounded by:

a line 500 feet south of and parallel to West Courtland Street; the public alley next east of and parallel to North Albany Avenue; a line 596.75 feet south of and parallel to West Courtland Street; and North Albany Avenue,

to those of a POS-2 Neighborhood Park, Mini-Park or Playlot District (common address: 1805 -- 1811 North Albany Avenue).

SECTION 8. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-I in the area bounded by:

West Moffat Street; a line 150 feet west of and parallel to North Rockwell Street; West Moffat Street; a line 225 feet west of and parallel to North Rockwell Street; and a line 141 feet south of and parallel to West Moffat Street,

to those of an RS3 Residential Single-Unit (Detached House) District (common address: 2539 -- 2543 West Moffat Street).

SECTION 9. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-I in the area bounded by:

North Rockwell Street; a line 475 feet north of and parallel to West Wabansia Avenue; the public alley next east of and parallel to North Rockwell Street; and a line 350 feet north of and parallel to West Wabansia Avenue,

to those of an RS3 Residential Single-Unit (Detached House) District (common address: 1737 -- 1747 North Rockwell Street).

SECTION 10. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the C2-2 Motor Vehicle-Related Commercial District symbols and indications as shown on Map Number 5-H in the area bounded by:

a line 158.8 feet northwesterly of the intersection of North Milwaukee Avenue and North Leavitt Street as measured along the north line of North Milwaukee Avenue and perpendicular thereto; North Milwaukee Avenue; a line 290.3 feet northwesterly of the intersection of North Milwaukee Avenue and North Leavitt Street as measured along the north line of North Milwaukee Avenue and perpendicular thereto; and the public alley next northeasterly of and parallel to North Milwaukee Avenue,

to those of a POS-2 Neighborhood Park, Mini-Park or Playlot District (common address of property: 1799 -- 1813 North Milwaukee Avenue).

SECTION 11. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-H in the area bounded by:

the public alley next west of North Hoyne Avenue; a line 225.42 feet north of the intersection of North Wilmot Avenue and North Hoyne Avenue as measured along the west line of North Hoyne Avenue and perpendicular thereto; North Hoyne Avenue; and a line 201.42 feet north of the intersection of North Wilmot Avenue and North Hoyne Avenue as measured along the west line of North Hoyne Avenue and perpendicular thereto,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District (common address: 1752 North Hoyne Avenue).

SECTION 12. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-H in the area bounded by:

a line 132.8 feet east of and parallel to North Winchester Avenue; the southerly right-of-way of the vacated C. M. St. P. & P. RR; North Winchester Avenue; and the public alley next north of the public alley next north of West Wabansia Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District (common address: 1752 North Hoyne Avenue).

SECTION 13. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-H in the area bounded by:

a line 544.75 feet north of and parallel to West Wabansia Avenue; North Hermitage Avenue; the public alley next north of the public alley next north of West Wabansia Avenue; and and the public alley next west of and parallel to North Hermitage Avenue,

to those of an RS3 Residential Single-Unit (Detached House) District (common address: 1752 North Hermitage Avenue).

SECTION 14. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-H in the area bounded by:

the second public alley north of and parallel to West Wabansia Avenue; the public alley next east of and parallel to North Marshfield Avenue; a line 263.3 feet north of and parallel to West Wabansia Avenue; and North Marshfield Avenue;

and

a line 238.3 feet north of and parallel to West Wabansia Avenue; the public alley next east of and parallel to North Marshfield Avenue; a line 214.3 feet north of and parallel to West Wabansia Avenue; and North Marshfield Avenue;

and

a line 190.3 feet north of and parallel to West Wabansia Avenue; the public alley next east of and parallel to North Marshfield Avenue; a line 140.3 feet north of and parallel to West Wabansia Avenue; and North Marshfield Avenue,

to those of an RS3 Residential Single-Unit (Detached House) District (common address: 1715, 1717, 1723, 1729 and 1731 North Marshfield Avenue).

SECTION 15. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the POS-2 Neighborhood Park, Mini-Park or Playlot District symbols and indications as shown on Map Number 5-H in the area bounded by:

a line 125 feet north of and parallel to the north line of West Bloomingdale Avenue where no street exists; the public alley next west of and parallel to North Ashland Avenue; the southerly right-of-way line of the John F. Kennedy Expressway; and North Ashland Avenue,

to those of an M1-1 Limited Manufacturing/Business Park District (common address: 1826 North Ashland Avenue).

SECTION 16. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-2 Limited Manufacturing/Business Park District and RT4 Residential Two-Flat, Townhouse and Multi-Unit District symbols and indications as shown on Map Number 5-H in the area bounded by:

North Leavitt Street; the southerly line of the former C. M. St. P. & P. RR right-of-way; a line beginning at a point 307.32 feet east of North Leavitt Street as measured along the southerly line of the former C. M. St. P. & P. RR right-of-way extending to a point 36.15 southeasterly of the southerly line of the former C. M. St. P. & P. RR right-of-way; a line beginning at last said point and extending 8.29 feet southwesterly to a point 303 feet east of North Leavitt Street as measured along the southerly line of the former C. M. St. P. & P. RR right-of-way; a line beginning at a point 41.85 feet south of the southerly line of the former C. M. St. P. & P. RR right-of-way extending 26.58 feet southwesterly to a point 275.91 feet east of North Leavitt Street; the vacated centerline of North Wilmot Avenue; North Wilmot Avenue; the public next northwesterly of North Hoyne Avenue and perpendicular to North Wilmot Avenue; the public alley next northeasterly of North Milwaukee Avenue; a line 234 feet south of the intersection of North Milwaukee Avenue and North Leavitt Avenue as measured along the northeasterly line of North Milwaukee Avenue and perpendicular thereto; and North Milwaukee Avenue,

to those of a B1-1 Neighborhood Shopping District (common address: 1759 -- 1767 North Milwaukee Avenue).

SECTION 17. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 5-J in the area bounded by:

a line 231.5 feet south of the public alley next south and parallel to West Courtland Street; a line 92.5 feet east of and parallel to North Central Park Avenue; a line 225 feet south of the public alley next south and parallel to West Courtland Street; the public alley next east of and parallel to North Central Park Avenue; a line 342.9 feet south of the public alley next south and parallel to West Courtland Street; and North Central Park Avenue,

to those of an M1-1 Limited Manufacturing/Business Park District (common address: 1801 -- 1821 North Central Park Avenue).

SECTION 18. This ordinance takes effect after its passage and approval.

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, May 28, 2014.

To the President and Members of the City Council:

Presenting a series of reports for your Committee on Zoning, Landmarks and Building Standards which held a meeting on May 22, 2014, the following items were passed by a majority of the members present:

Page 1 contains one Mayoral application and one text amendment.

Pages 1 through 10 contain applications for zoning map amendments.

Page 10 contains applications for large business identification signs and four substituted signs.

Page 10 also contains four off-premises advertising signs which failed to meet the committee's approval and were voted as "Do Not Pass".

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 ordinances and substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 46.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

Alderman Burke invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to these ordinances in previous and unrelated matters.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

Reclassification Of Area Shown On Map No. 2-F.
(Application No. 17973T1)
(Common Address: 820 S. Canal St. And 815 S. Clinton St.)

[O2014-1453]

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 Airport Planned Development Number 221 District symbols and indications as shown on Map Number 2-F in the area bounded by:

West Polk Street; South Canal Street; West Cabrini Street; and South Clinton Street,
to those of a DS5 Downtown Service District.

SECTION 2. This ordinance takes effect after its passage and publication.

[Site Plan; Stacked Generator Enclosure Scheme; and Plat of Survey
attached to this ordinance printed on pages 82425
through 82427 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

Rezoning Narrative.

820 S. Canal St./815 S. Clinton St.
Chicago, Illinois.

The applicant, SF CH1 LLC, owns the subject property located at 820 South Canal Street and 815 South Clinton Street, Chicago, Illinois, and seeks to rezone the subject property from Airport Planned Development Number 221 to DS5 Downtown Service District. The subject property is approximately 1.47 acres and is proposed for the use of minor utilities and services for the placement of emergency generators within manufactured enclosures on the western portion of the property to service the neighboring data center at 840 South Canal Street with back-up power, as more specifically depicted in the Site Plan submitted with the zoning amendment application. A portion of the property will be used for accessory off-street parking to support the adjacent data center. The remainder of the property is proposed to be used for non-accessory off-street parking.

The addition of the enclosed emergency generators will occur in phases. Two generators will be added to the property initially. Phase I of the project contemplates a total of nine generators aligned along the west portion of the property. Phase II of the project contemplates the addition of nine more generators stacked above the nine generators at surface level for a total of 18 enclosed emergency generators.

The floor area ratio at full build out of all 18 generators is approximately 1.50. The lot area per unit density restriction is not applicable as no dwelling units are proposed for the project. The number of off-street parking spaces at commencement of the project is 120 spaces and upon full build out of the generators there will be 94 accessory and non-accessory parking spaces. The initial height of the enclosed generators will be approximately 15 feet. At full build out of the enclosed generators the height will be approximately 30 feet. The setback for the property at full build out of the generators will be as follows:

North -- 3 feet

South -- 15 feet

East -- 20 feet

West -- 10 feet

Reclassification Of Area Shown On Map No. 2-G.
(Application No. 17974T1)
(Common Address: 1217 W. Monroe St.)

[O2014-2311]

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 B2-3 (Type 1) Neighborhood Mixed-Use District symbols as shown on Map Number 2-G in the area generally bounded by:

West Monroe Street; the alley next west of and parallel to South Racine Avenue; the alley next south of and parallel to West Monroe Street; and a line 202.01 feet west of and parallel to South Racine Avenue,

to those of a B2-3 (Type 1, as amended) Neighborhood Mixed-Use District.

SECTION 2. This ordinance takes effect after its passage and approval.

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

Type 1 Narrative.

1217 -- 1219 W. Monroe St.

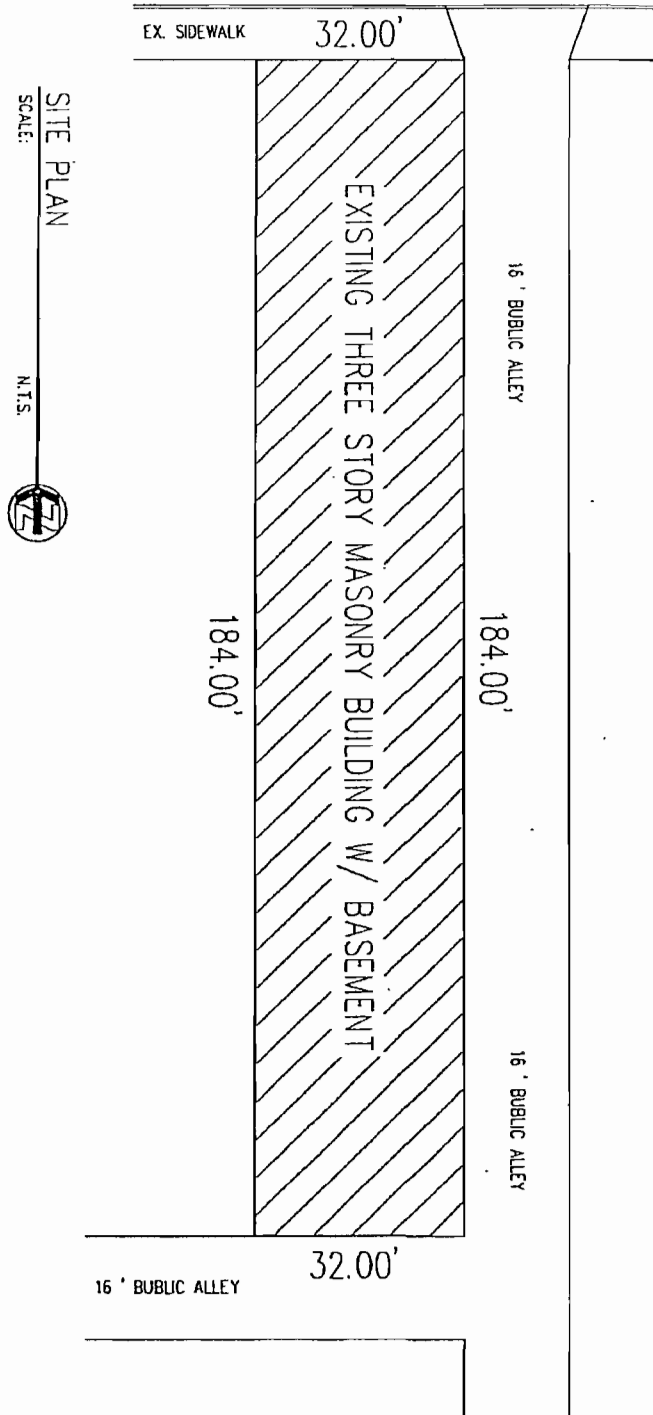
The subject property was rezoned by the City Council on December 12, 2012, pursuant to a Type 1 Rezoning Ordinance. The current zoning designation is B2-3 Neighborhood Mixed-Use District. The previously approved Type 1 Ordinance restricted the use of the first and second floors of the building to personal training space, office and/or retail. This proposed amendment seeks to amend the Type 1 Ordinance by allowing residential use on the first and second floors.

The subject property is approximately 5,880 square feet in size. It is improved with a three-story building constructed circa 1889. The building is built to the lot lines and contains approximately 17,640 square feet of floor area. The proposed building will be renovated and will contain three residential units, one per floor. Floor plans are attached to this application. No addition will be constructed.

Zoning Standard	Ordinance Requirement	Existing Building
Floor Area Ratio ("FAR")	3.0	3.0 (17,640 square feet)
Minimum Lot Area ("MLA")	1,000 square feet per Unit	1,960 square feet per Unit
Maximum Building Height	50 feet	52 feet, 1 inches
Setbacks: Front	0 feet	0 feet
Side	0 feet	0 feet
Rear	0 feet	0 feet
Minimum Parking	1 space per Unit	1 space per Unit
Required Loading	0 to 24,999 square feet = 0 berths	0

[Site Plan; North, South, East and West Building Elevations;
and Basement, First, Second, Third and Roof
Plans referred to in this Type 1 Narrative
Rezoning Analysis printed on
pages 82430 through
82433 of this
Journal.]

WEST MONROE STREET



FINAL FOR PUBLICATION

ARONOFF E.C.C.
 1224 W. MONROE STREET
 CHICAGO, ILLINOIS 60607
 TEL: 773-383-1178
 FAX: 773-383-1178

ELEVATIONS

1217-1219 WEST MONROE ROAD
 CHICAGO, ILLINOIS

Date: 05-28-14
 Drawn by: JF
 Checked by: JF

ISSUED FOR PERMIT:
 05-28-14

REVISIONS:
 1
 2

SHEET NO.
A-4

EAST ELEVATION 1/8" = 1'-0"

NORTH ELEVATION 1/8" = 1'-0"

WEST ELEVATION 1/8" = 1'-0"

SOUTH ELEVATION 1/8" = 1'-0"

1217-1219 WEST MONROE STREET
 CHICAGO ILLINOIS 60607



ARVON LLC
 654 N. LAKE VIEW PARK
 WATSON, IL 60471
 TEL: 708-398-7178
 FAX: 708-398-7178

CLIENT'S NOTICE
 THE ARCHITECT HAS NO LIABILITY FOR ANY DAMAGE TO PERSONS OR PROPERTY AND HAS NO OBLIGATION TO STOP WORK OR TO BE RESPONSIBLE FOR THE RESPONSIBILITY OF ANY CONTRACTOR AND ALL SUBCONTRACTORS.

BASEMENT, FIRST, AND SECOND FLOOR

**1217-1219 WEST MONROE ROAD
 CHICAGO, ILLINOIS**

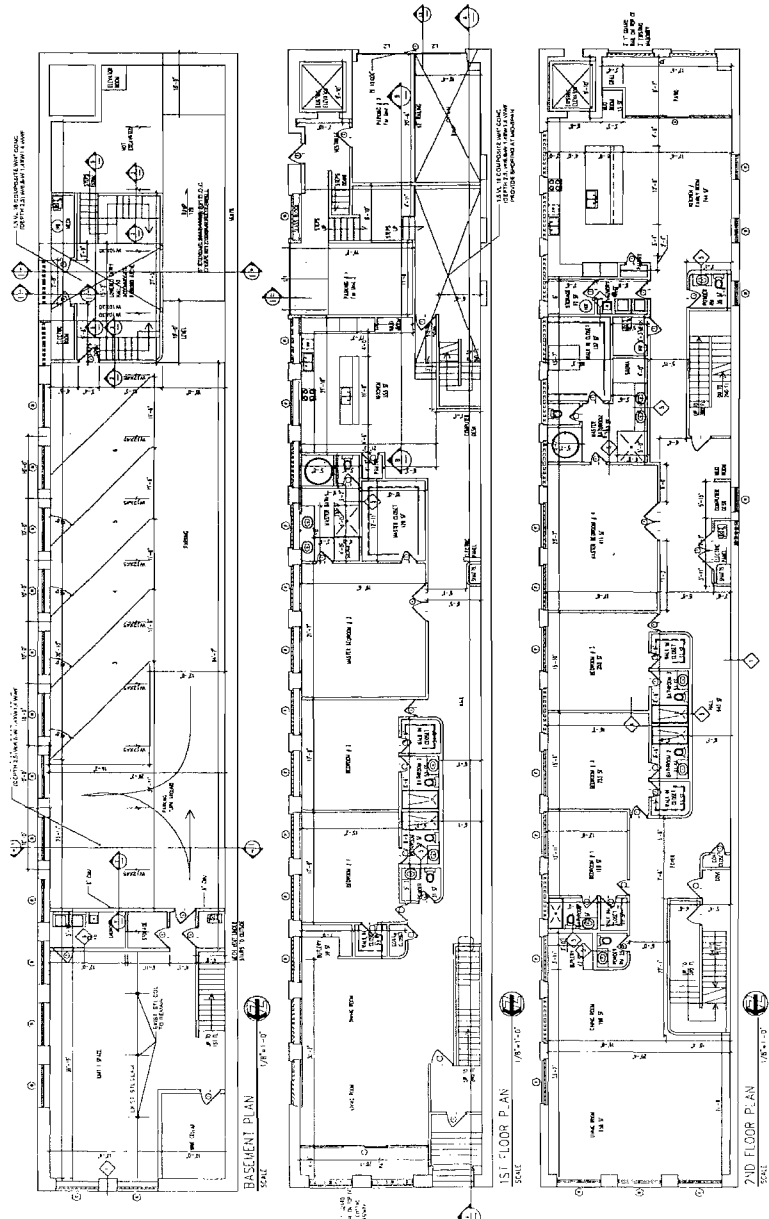
Date: 05-28-14
 Drawn by: JF
 Checked by: JM

ISSUED FOR PERMIT: 05-28-14

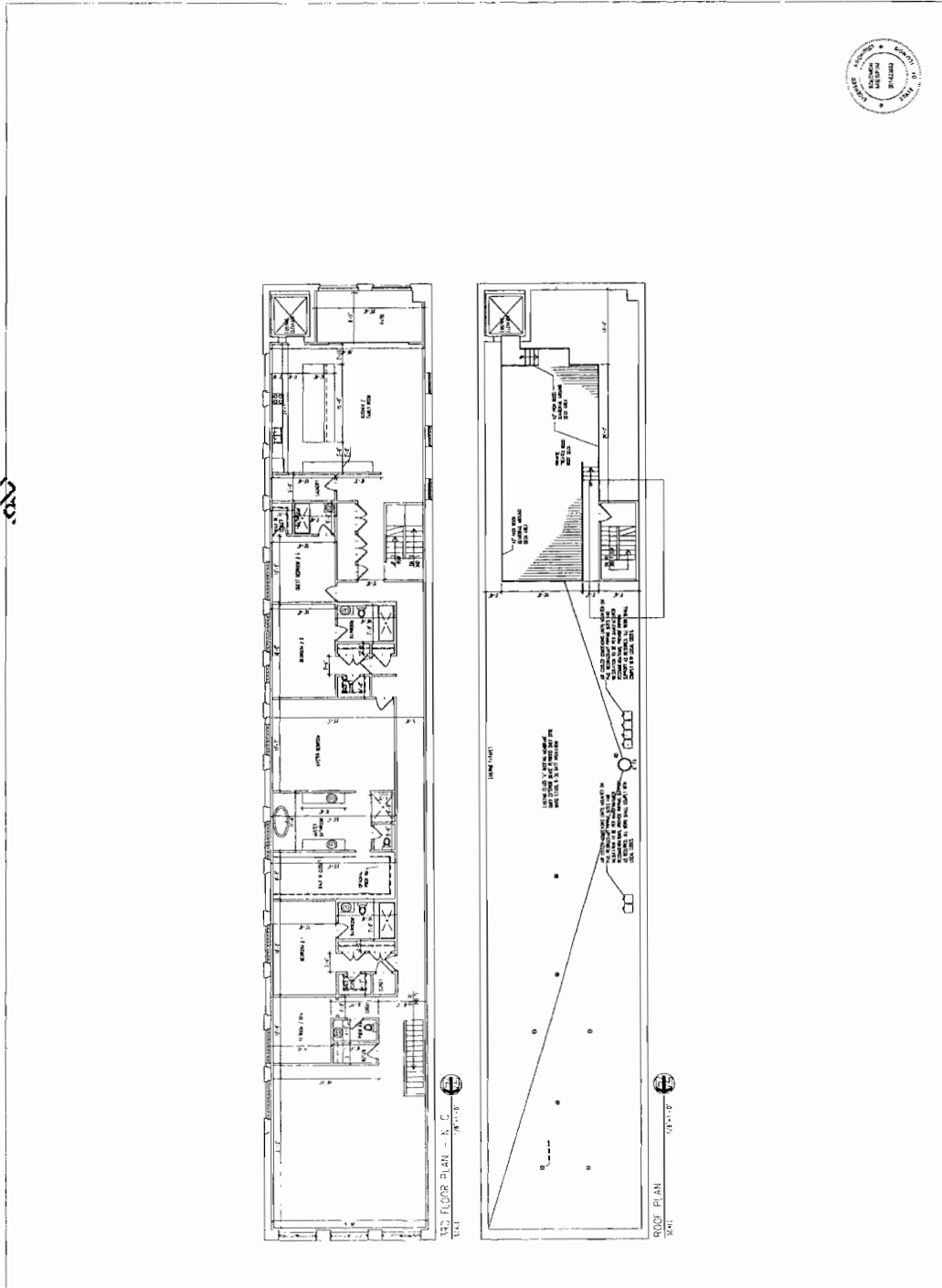
REVISIONS:	DATE	BY
1		
2		

SHEET NO. **A-1**

FINAL FOR PUBLICATION



	ARMON LLC 624 WEST WISCONSIN WASHINGTON DC 20001 TEL: 202 338 1000 FAX: 202 338 1001	PROFESSIONAL SEAL THE ARCHITECT IS RESPONSIBLE FOR SAFETY AND SOUNDNESS OF THE DESIGN AND SHALL BE RESPONSIBLE FOR THE PERFORMANCE OF THE WORK AND ALL SUBSEQUENT REVISIONS.	THIRD FLOOR AND ROOF PLAN	1217-1219 WEST MONROE ROAD CHICAGO, ILLINOIS	Date: 05-28-14 Drawn by: JH Checked by: JH	ISSUED FOR PERMIT: REVISIONS: 1 2	SHEET NO. A-2
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Reclassification Of Area Shown On Map No. 3-F.
(As Amended)
(Application No. 17939)
(Common Address: 350 -- 360 W. Chestnut St., 341 --
361 W. Chestnut St. And 836 -- 848 N. Orleans St.)

[SO2014-831]

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 current C1-2 Neighborhood Commercial District and RT4 Residential Two-Flat, Townhouse and Multi-Unit District symbols and indications as shown on Map Number 3-F in the area bounded by:

a line 92.46 feet north of and parallel to West Chestnut Street; a line 130.19 feet east of and parallel to North Sedgwick Street; a line 109.04 feet north of and parallel to West Chestnut Street; the public alley next west of and parallel to North Orleans Street; West Chestnut Street; North Orleans Street; the public alley next south of and parallel to West Chestnut Street; the public alley next west of and parallel to North Orleans Street; the public alley next south of and parallel to West Chestnut Street; a line 213.42 feet west of and parallel to North Orleans Street; a line 142.41 feet south of and parallel to West Chestnut Street, as extended; and North Sedgwick Street,

to those of C2-5 Motor Vehicle-Related Commercial District.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all of the current C2-5 Motor Vehicle-Related Commercial District symbols and indications as shown on Map Number 3-F in the area bounded by:

a line 92.46 feet north of and parallel to West Chestnut Street; a line 130.19 feet east of and parallel to North Sedgwick Street; a line 109.04 feet north of and parallel to West Chestnut Street; the public alley next west of and parallel to North Orleans Street; West Chestnut Street; North Orleans Street; the public alley next south of and parallel to West Chestnut Street; the public alley next west of and parallel to North Orleans Street; the public alley next south of and parallel to West Chestnut Street; a line 213.42 feet west of and parallel to North Orleans Street; a line 142.41 feet south of and parallel to West Chestnut Street, as extended; and North Sedgwick Street,

to those of Residential Business Planned Development Number_____.

SECTION 3. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

Residential Business Planned Development No. _____.

Plan Of Development Statements.

1. The area delineated herein as Residential Business Planned Development Number _____ ("Planned Development") consists of approximately 74,144 net square feet which is depicted on the attached Planned Development Boundary and Property Line Map ("Property"). The "Applicant" for purposes of this Planned Development, FRC Realty, Inc., has filed an application for planned development approvals with the written authorization of BPRS/Chestnut Venture Limited Partnership, the beneficial owner of the Property.
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 lessees. All rights granted hereunder to the Applicant for each of the two subareas delineated herein shall inure to the benefit of the Applicant's successors and assigns and, if different than the Applicant, the legal titleholder and any ground lessees with respect to such subareas.

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 of the Zoning Ordinance.

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 ("CDOT") on behalf of the Applicant or its successors, assigns or grantees and approval by the City Council.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans.

Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Department of Planning and Development ("DPD") and CDOT. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of CDOT.

All work proposed in the public way must be designed and constructed in accordance with CDOT Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by CDOT.

4. This plan of development consists of 15 statements; a Bulk Regulations Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary, Property Line, and Subarea Map; a Site Plan; a Subarea A Site/Landscape Plan; a Subarea B Site Plan; a Subarea A Plaza Landscape Plan; a Subarea A Green Roof Plan; and Subarea A Building Elevations (North, South, East and West); all prepared by Pappageorge Haymes Partners and dated May 15, 2014; and signed Affordable Housing Profile (Rental) Form, dated April 16, 2014, submitted herein (collectively, the "Plans"). Full-sized copies of the Plans are on file with DPD. 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 Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a planned development.
5. In each of the following subareas, the following uses as permitted in the C2-5 Motor Vehicle-Related Commercial District shall be permitted in this Planned Development:

In Subarea A:

Multi-Family Dwelling Units above the Ground Floor; co-located wireless communication facilities;

Also, the following use categories on the ground floor only: colleges and universities; cultural exhibits and libraries; day care; postal service; public safety services; animal services (except shelter/boarding kennel); artist work or sales space; body art services; building maintenance services; business equipment sales and service; business support services; communication service establishments; eating and drinking establishments; entertainment and spectator sports (except medium and large venues and banquet or meeting halls); financial services; food and beverage retail sales; medical service; office (except electronic data storage center); personal service; repair or laundry service, consumer; retail sales, general; and vehicle sales and service (auto supply/accessory sales, only); related and accessory uses; and accessory parking. Non-accessory parking is prohibited.

In Subarea B:

the following use categories: colleges and universities; cultural exhibits and libraries; day care; postal service; public safety services; animal services (except shelter/boarding kennel); artist work or sales space; body art services; building maintenance services; business equipment sales and service; business support services including vocational training, culinary institutes, and school-related eating and drinking establishment; communication service establishments; eating and drinking establishments; entertainment and spectator sports (except medium and large venues and banquet or meeting halls); financial services; food and beverage retail sales; medical service; office (except electronic data storage center); personal

service; repair or laundry service, consumer; retail sales, general; vehicle sales and service (auto supply/accessory sales, only); co-located wireless communication facilities; schools (otherwise, a special use); related and accessory uses; and accessory parking. Non-accessory parking is prohibited.

6. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
7. The maximum permitted Floor Area Ratio ("FAR") for the site shall be in accordance with the attached Bulk Regulations and Data Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted overall FAR identified in the Bulk Regulations Table has been determined using an overall Net Site Area of 74,144 square feet; a Subarea A Net Site Area of 23,714 square feet; and a Subarea B Net Site Area of 50,430 square feet. This Planned Development transfers 193,150 square feet of floor area development rights from Subarea B to Subarea A, resulting in a subarea maximum FAR of 13.14 in Subarea A and 1.17 FAR in Subarea B.
8. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, 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.
9. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. The improvements on Subarea A of the Property, including the on-site exterior landscaping, as well as the landscaping along the adjacent rights-of-way and all entrances and exits to and from the parking and loading areas, shall be designed, constructed, and maintained in substantial conformance with the Subarea A Site Plan, the Subarea A Landscape Plan, the Subarea A Plaza Landscape Plan and the Subarea A Building Elevations. In addition, parkway trees shall be planted and maintained in accordance with the Parkway Tree Planting provisions of the Chicago Zoning Ordinance and corresponding regulations and guidelines. Final landscape plan review and approval will be by the DPD. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
10. 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 13-32-125 of the Municipal Code, or any other provision of that Code.
11. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the Zoning Ordinance 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 lessees.

12. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
13. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in Subarea A in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. A green roof of not less than 50 percent of the net roof area (approximately 6,526 square feet) shall be provided in Subarea A. The improvements in Subarea A shall be LEED certified. Any future development in Subarea B shall be subject to the Chicago Sustainable Development Policy in effect at the time of such development.
14. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Zoning Administrator shall initiate a zoning map amendment to rezone the Property to C1-2 Neighborhood Commercial District and RT4 Residential Two-Flat, Townhouse and Multi-Unit District.
15. The Applicant acknowledges and agrees that the rezoning of the Property from C1-2 Neighborhood Commercial District and RT4 Residential Two-Flat, Townhouse and Multi-Unit District to C2-5 Motor Vehicle-Related Commercial District for construction of this Planned Development triggers the requirements of Section 2-45-110 of the Municipal Code (the "Affordable Housing Ordinance"). Any developer of a "residential housing project" within the meaning of the Affordable Housing Ordinance ("Residential Project") must: (i) develop affordable housing units as part of the Residential Project; (ii) pay a fee in lieu of the development of affordable housing units; or (iii) any combination of (i) and (ii). In accordance with these requirements and the Affordable Housing Profile Form attached hereto as an exhibit, the Applicant has agreed to provide 31 affordable housing units in the Residential Project for households earning up to 60 percent of the Chicago Primary Metropolitan Statistical Area median income (the "Affordable Units"), or make a cash payment to the Affordable Housing Opportunity Fund in the amount of \$100,000 per required affordable unit ("Cash Payment"). At the time of each Part II Review for the Residential Project, Applicant may update and resubmit the Affordable Housing Profile Form to DPD for review and approval. If the Applicant subsequently reduces the number of dwelling units in the Residential Project, DPD may adjust the requirements of this statement 15 (i.e., number of Affordable Units and/or amount of Cash Payment) accordingly without amending the Planned Development. Prior to the issuance of any building permits for the Residential Project, including, without limitation, excavation or foundation permits, the Applicant must either make the required Cash Payment, or execute an Affordable Housing Agreement in accordance with Section 2-45-110(i)(2). 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 Residential Project and will constitute a lien against each Affordable Unit. The City shall execute partial releases of the Affordable Housing Agreement prior to or at the time of the sale of each Affordable Unit to an income-eligible buyer at an affordable price, subject to the simultaneous execution and recording of a mortgage, restrictive covenant or similar instrument against such Affordable Unit. The Commissioner of DPD may enforce remedies for breach of the 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 Planned Development.

[Existing Zoning Map; Existing Land Use Map; Planned Development Boundary, Property Line and Subareas Map; Site Plan; Subarea A Site/Landscape Plan; Subarea B Site Plan; Subarea A Plaza Landscape Plan; Green Roof Plan; North, South, East and West Building Elevations; and Affordable Housing Profile Form (Rental) referred to in these Plan of Development Statements printed on pages 82441 through 82454 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

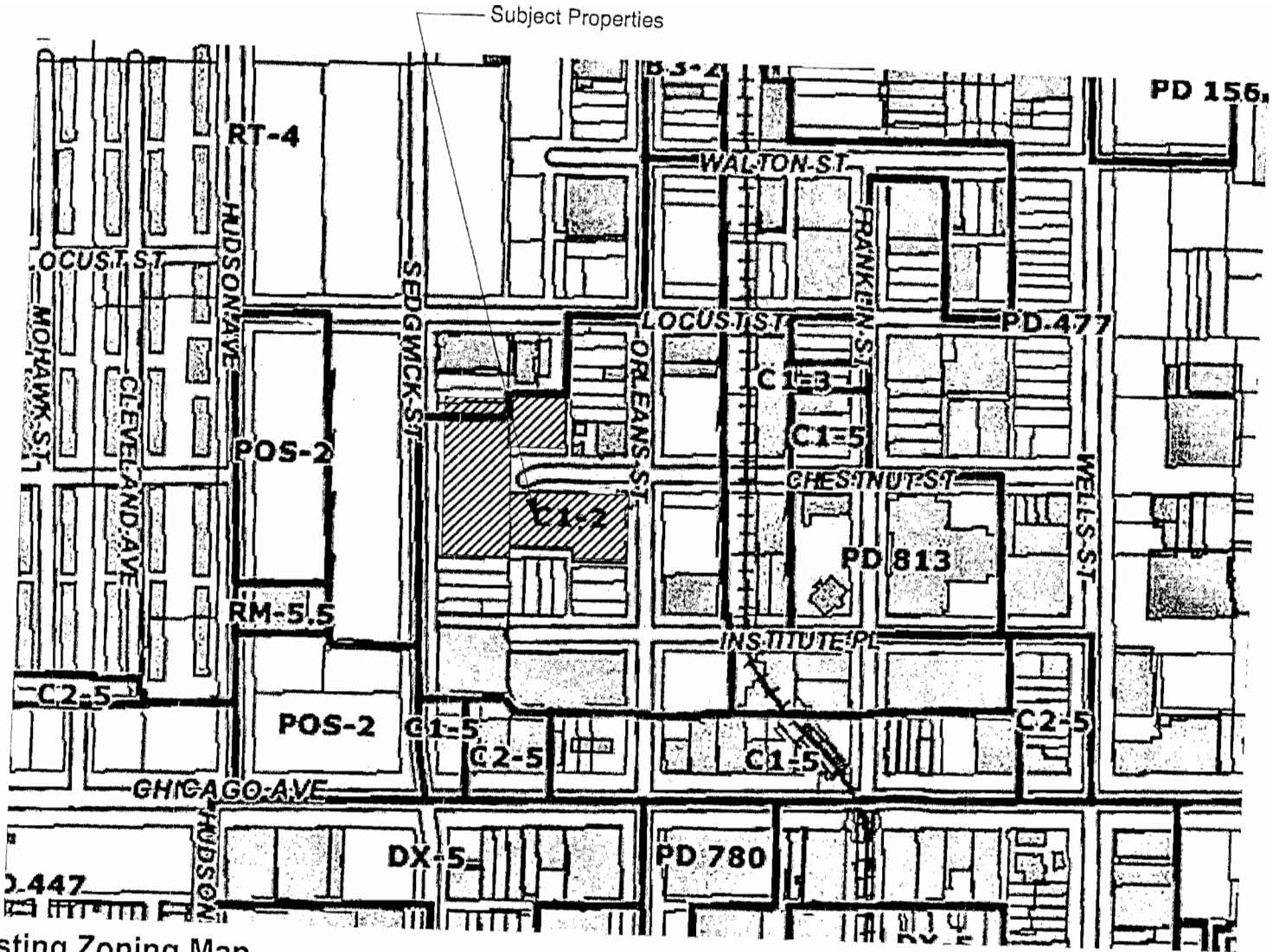
Residential-Business Planned Development No. _____.

Bulk Regulation And Data Table.

Gross Site Area (square feet):	102,200 square feet
Area of Public Rights-of-Way (square feet):	28,056 square feet
Net Site Area (square feet):	74,144 square feet
Subarea A:	23,714 square feet
Subarea B:	50,430 square feet
Maximum Floor Area Ratio:	5.00
Subarea A:	13.14 FAR (311,720 square feet floor area)

Subarea B:	1.17 FAR (59,000 square feet floor area)*
Overall:	5.00 (370,720 square feet floor area)
Maximum Number of Dwelling Units:	
Subarea A:	310
Subarea B:	0
Overall:	310
Minimum Off-Street Parking:	
Subarea A:	186 (or 0.6 space per residential unit if fewer than 310 units)
Subarea B:	54 (existing)
Minimum Bicycle Parking:	
Subarea A:	92
Subarea B:	0
Minimum Off-Street Loading:	
Subarea A:	One 10 feet x 25 feet berth
Subarea B:	Existing
Maximum Building Height:	
Subarea A:	299 feet
Subarea B:	50 feet (existing)
Minimum Setbacks:	
Subarea A:	Per Site Plan
Subarea B:	Per Site Plan

* Existing building of approximately 43,940 square feet floor area in Subarea B to remain.



Existing Zoning Map

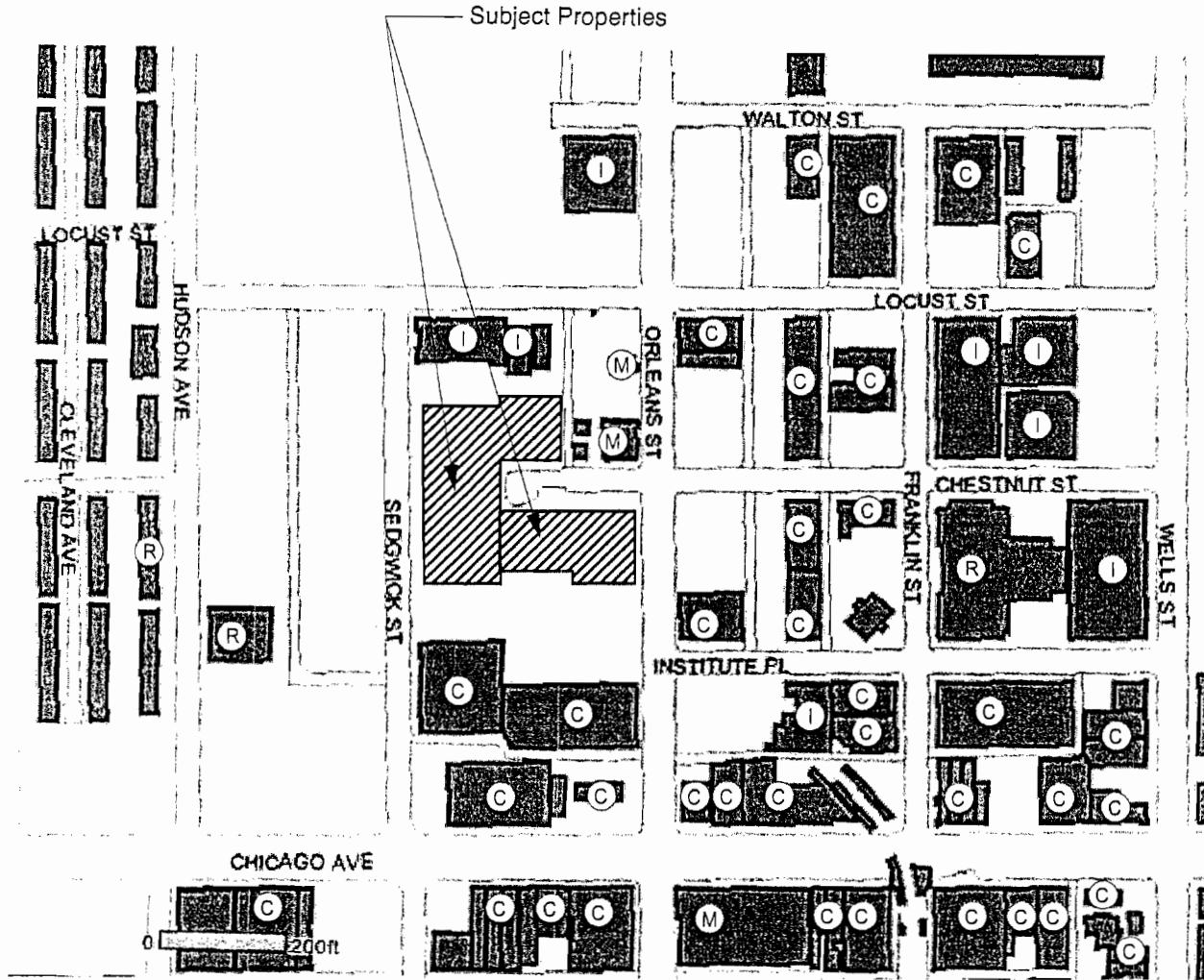
Applicant:
 Filfield Companies
 222 South Riverside Plaza
 Chicago, Illinois 60606

Date PD Introduced: February 5, 2014
 Plan Commission: May 15, 2014

Property Address:
 350-360 West Chestnut &
 838-848 North Orleans Street
 Chicago, Illinois

Key

- Ⓜ Mixed Use
- Ⓒ Commercial Use
- Ⓜ Manufacturing Use
- Ⓡ Residential Use
- Ⓡ Institutional Use



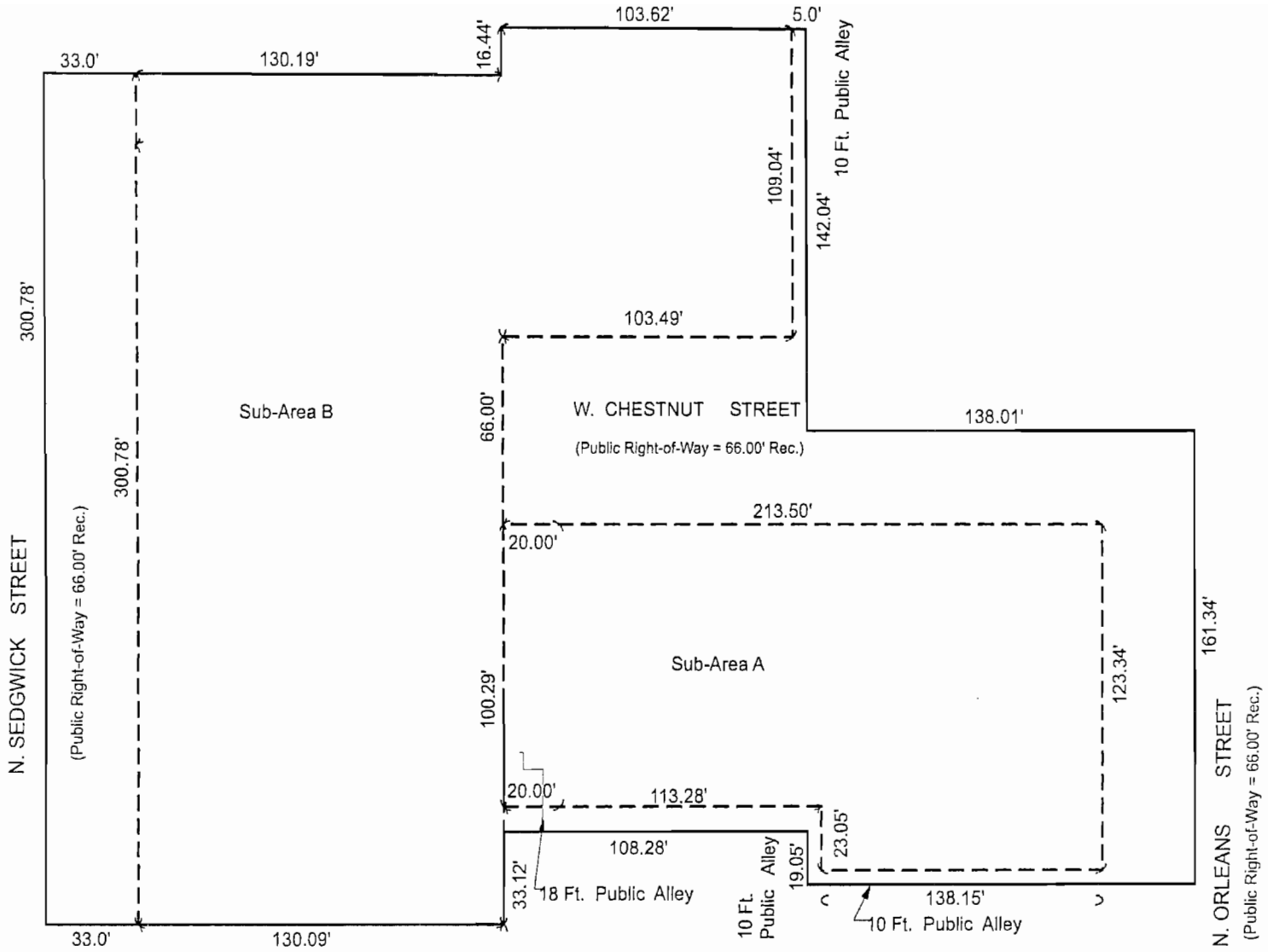
Existing Land Use Map

Applicant:
 Fidelity Companies
 222 South Riverside Plaza
 Chicago, Illinois 60606



Date PD Introduced: February 5, 2014
 Plan Commission: May 15, 2014

Property Address:
 350-360 West Chestnut &
 838-848 North Orleans Street
 Chicago, Illinois



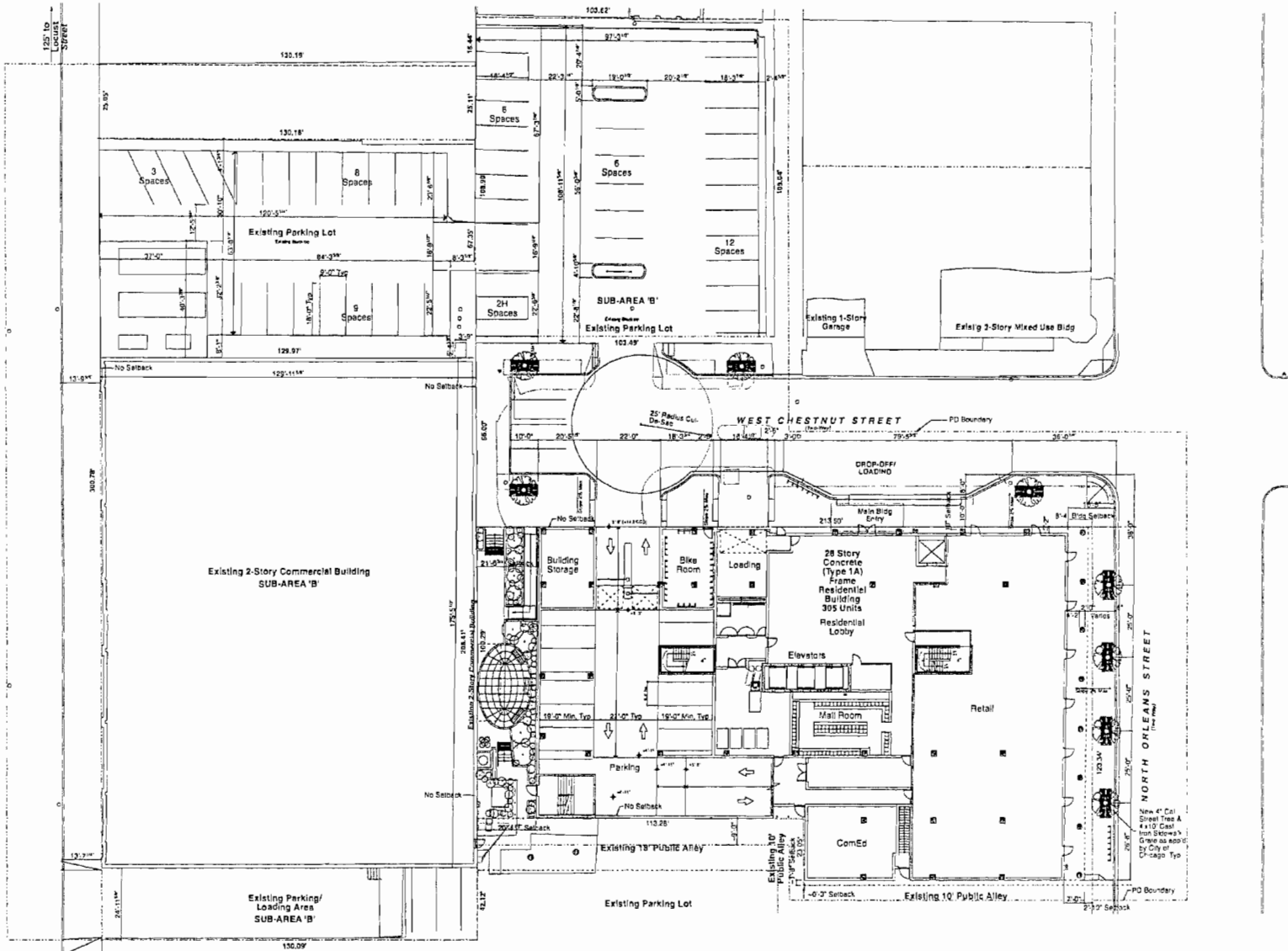
Planned Development Boundary, Property Line, & Sub Areas Map

Applicant:
 Filfield Companies
 222 South Riverside Plaza
 Chicago, Illinois 60606



Date PD Introduced: February 5, 2014
 Plan Commission: May 15, 2014

Property Address:
 350-360 West Chestnut &
 838-848 North Orleans Street
 Chicago, Illinois



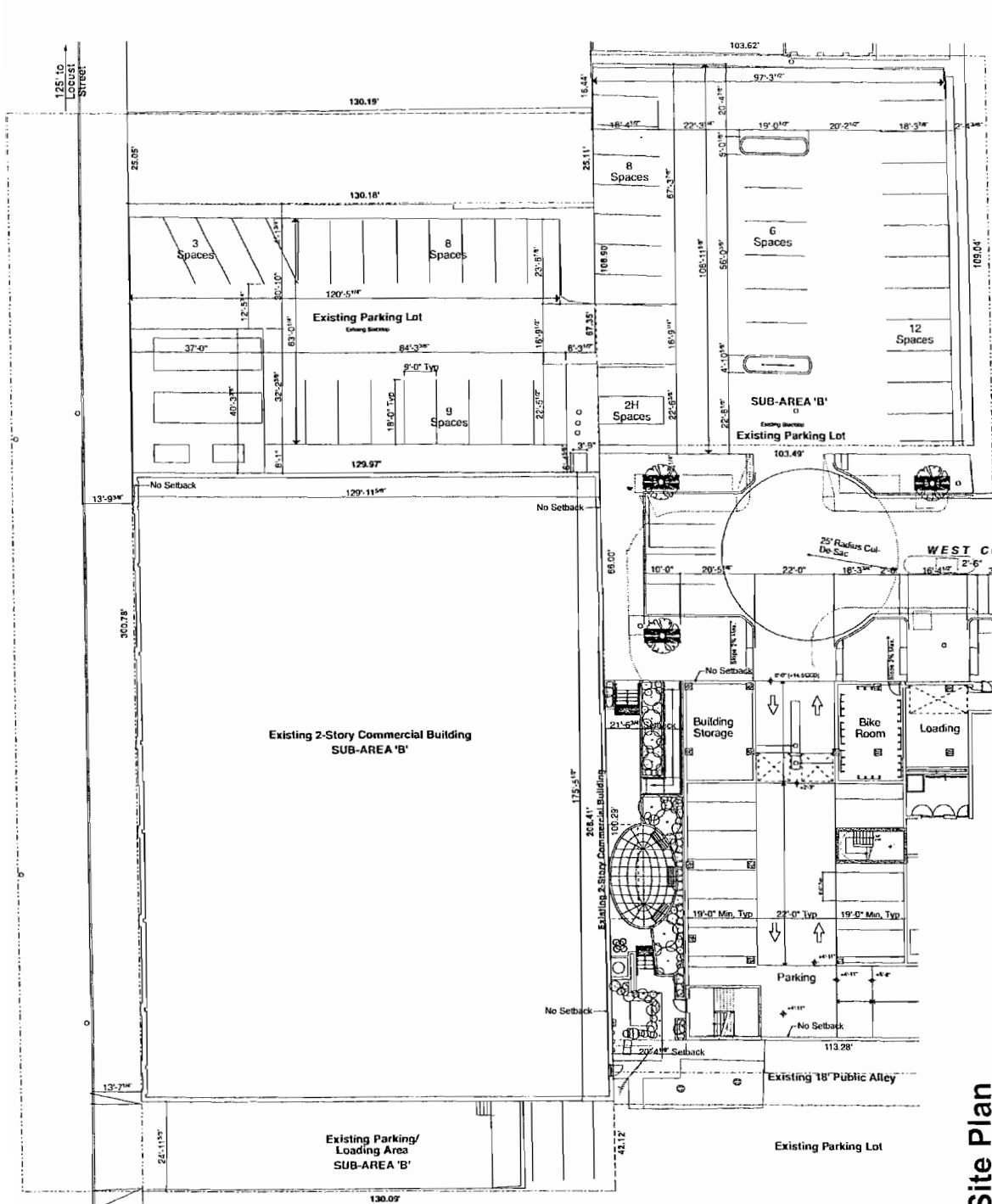
Site Plan

Applicant:
 Ffield Companies
 222 South Riverside Plaza
 Chicago, Illinois 60606



Date PD Introduced: February 5, 2014
 Plan Commission: May 15, 2014

Property Address:
 350-360 West Chestnut &
 839-848 North Orleans Street
 Chicago, Illinois



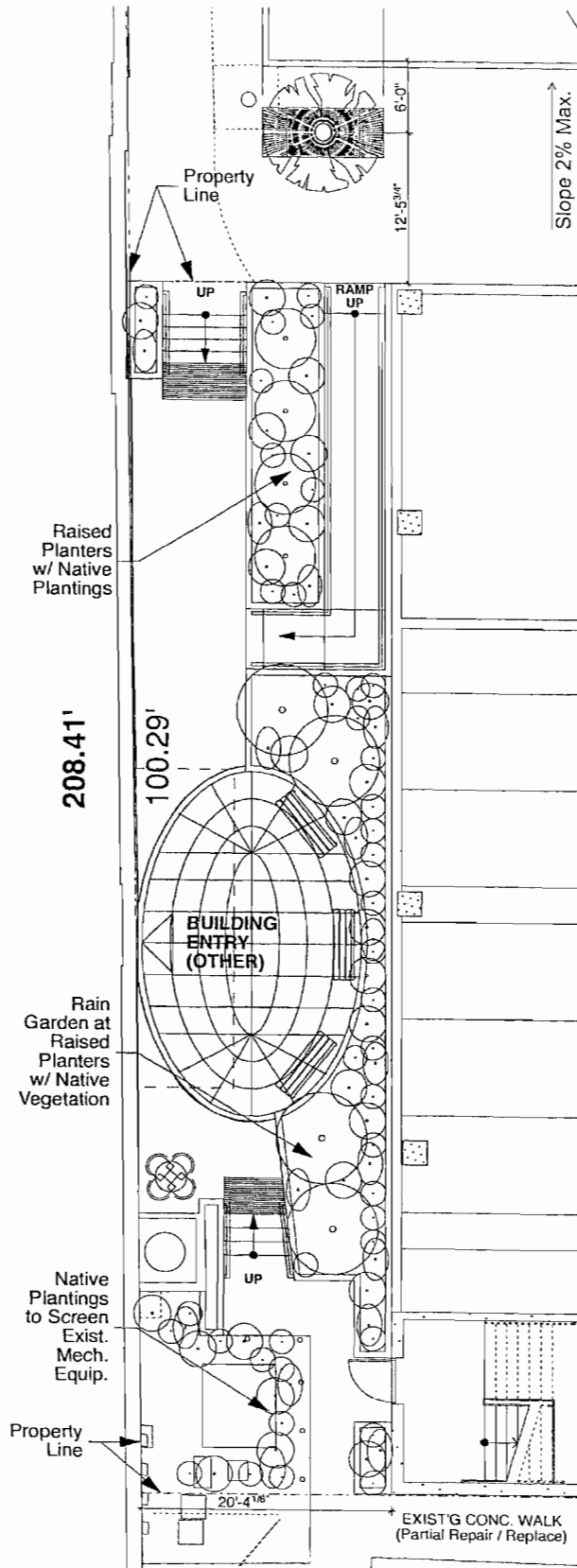
Property Address:
 350-350 West Chestnut &
 838-848 North Orleans Street
 Chicago, Illinois

Sub Area 'B' Site Plan



Applicant:
 Efield Companies
 222 South Riverside Plaza
 Chicago, Illinois 60606

Date PD introduced: February 5, 2014
 Plan Commission: May 15, 2014

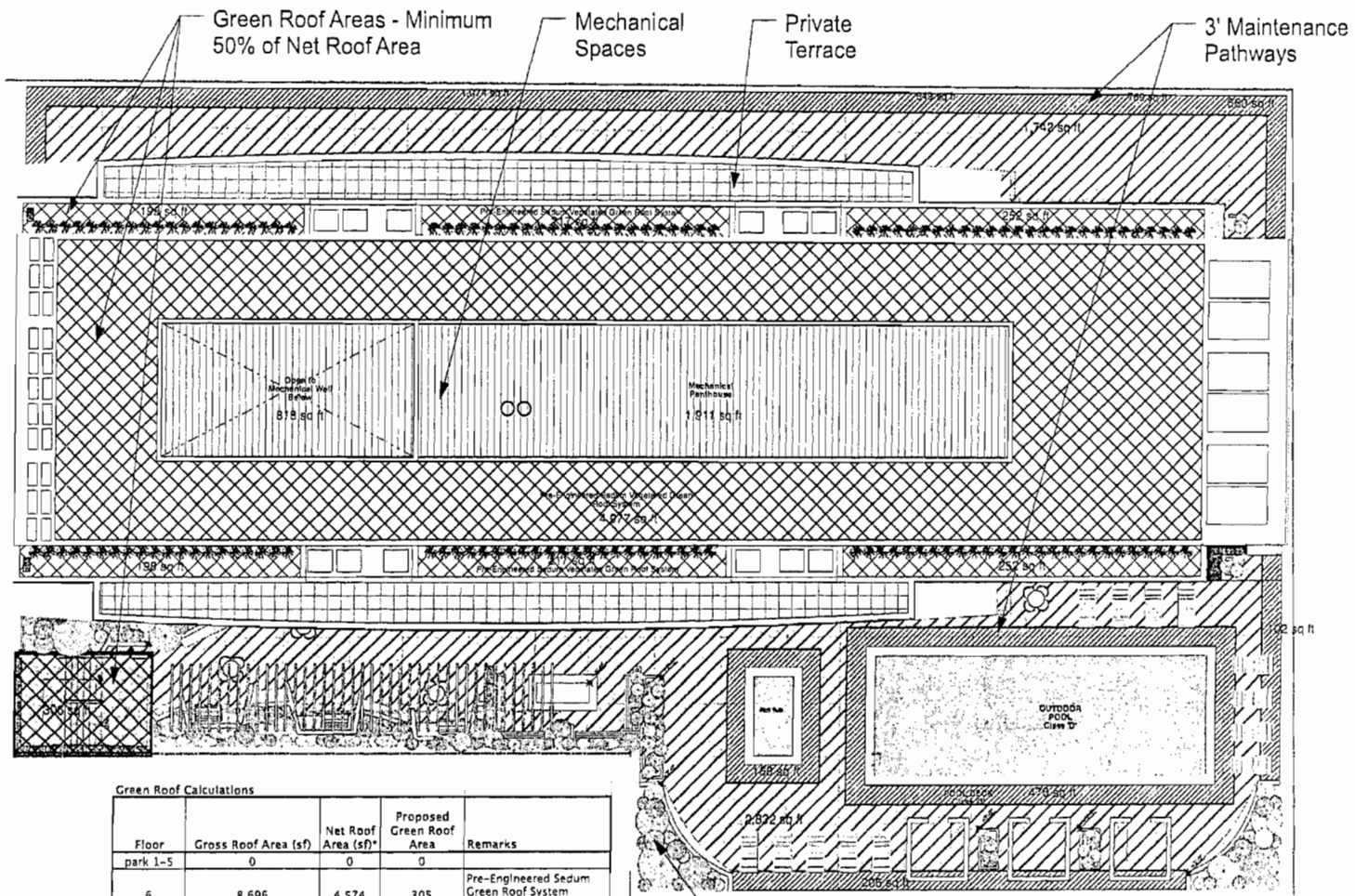


Sub Area 'A' Plaza Landscape Plan

Property Address:
 350-360 West Chestnut &
 838-848 North Orleans Street
 Chicago, Illinois

Applicant:
 Filfield Companies
 222 South Riverside Plaza
 Chicago, Illinois 60606

Date PD Introduced: February 5, 2014
 Plan Commission: May 15, 2014



Green Roof Calculations

Floor	Gross Roof Area (sf)	Net Roof Area (sf)*	Proposed Green Roof Area	Remarks
park 1-5	0	0	0	
6	8,696	4,574	305	Pre-Engineered Sedum Green Roof System
28	1,533	1,367	0	Private Use Only Terraces
29	1,662	1,334	1,334	Pre-Engineered Sedum Green Roof System
Roof	8,872	4,977	4,977	Pre-Engineered Sedum Green Roof System
Total	20,863	12,252	6,616	
Green Roof Area Requirements		6,126		Based upon 50% of Net Roof Area for Market Rate Residential > 4 Units

Notes: Net Area excludes areas dedicated to Mechanical Equipment and Service Walkways/Clearance.

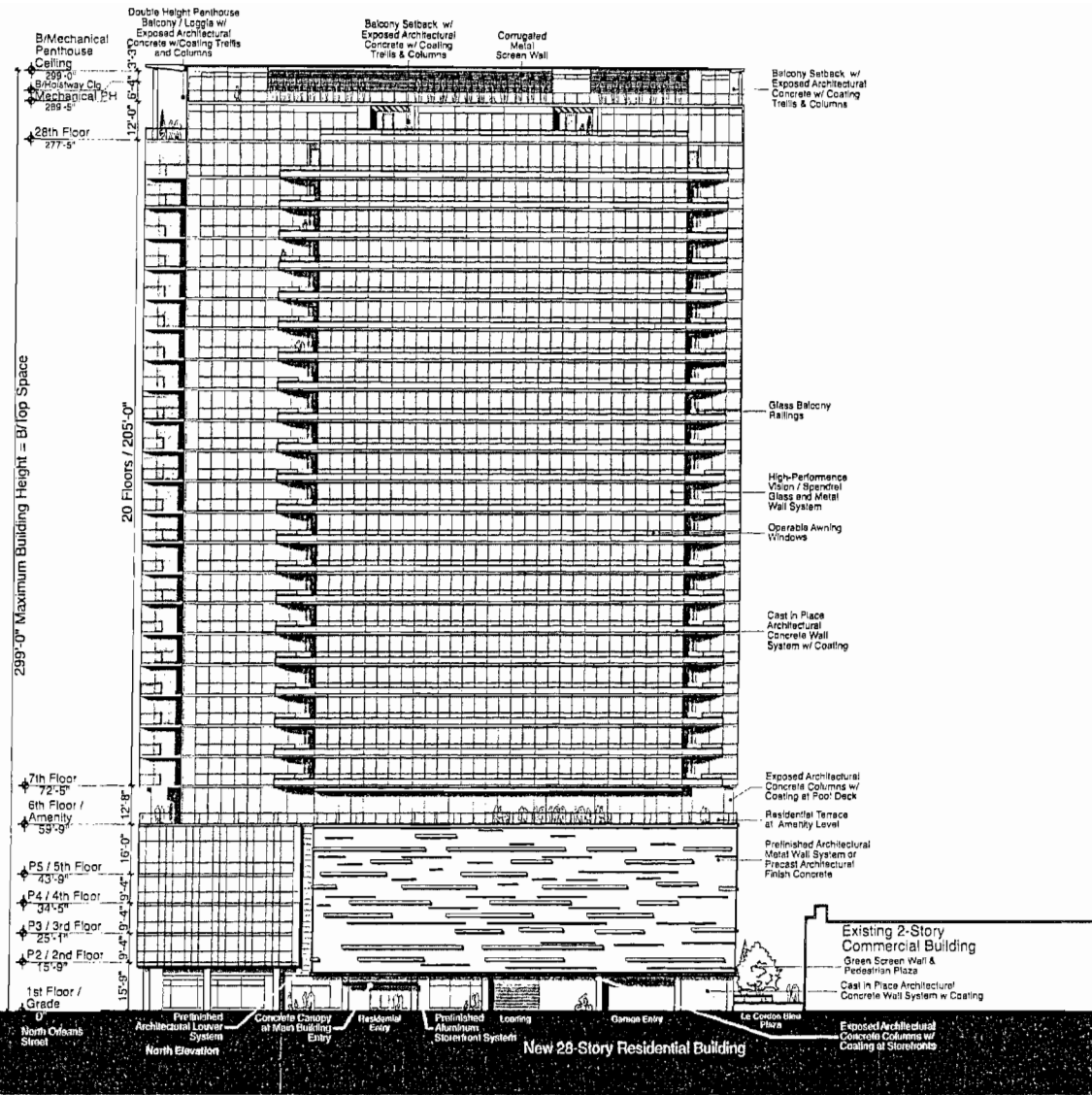
Green Roof Plan

Applicant:
 Fitfield Companies
 222 South Riverside Plaza
 Chicago, Illinois 60606



Date PD Introduced: February 5, 2014
 Plan Commission: May 15, 2014

Property Address:
 350-360 West Chestnut &
 838-848 North Orleans Street
 Chicago, Illinois

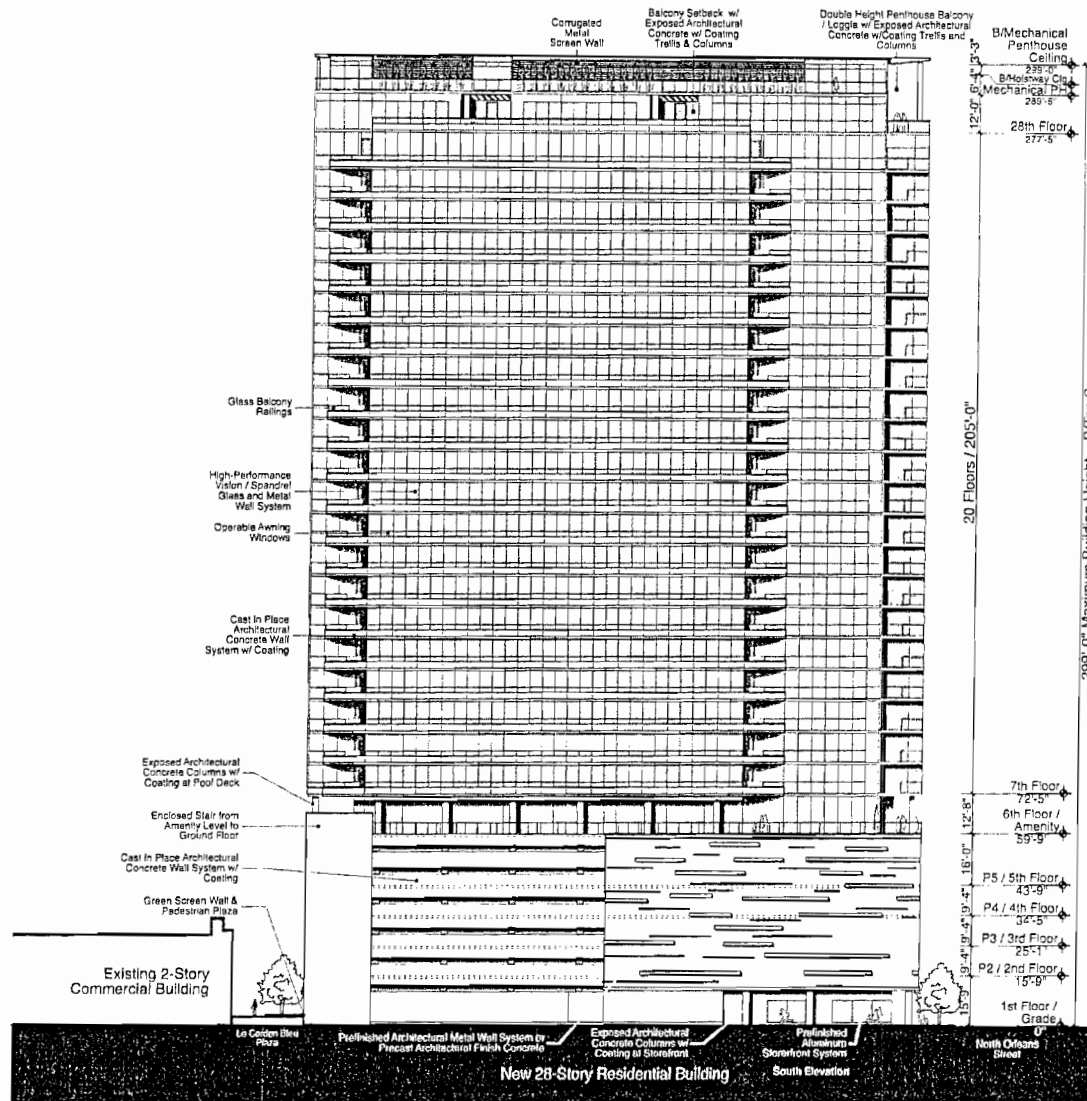


North Elevation

Applicant:
 Filfield Companies
 222 South Riverside Plaza
 Chicago, Illinois 60606

Date PD Introduced: February 5, 2014
 Plan Commission: May 15, 2014

Property Address:
 350-360 West Chestnut &
 838-848 North Orleans Street
 Chicago, Illinois

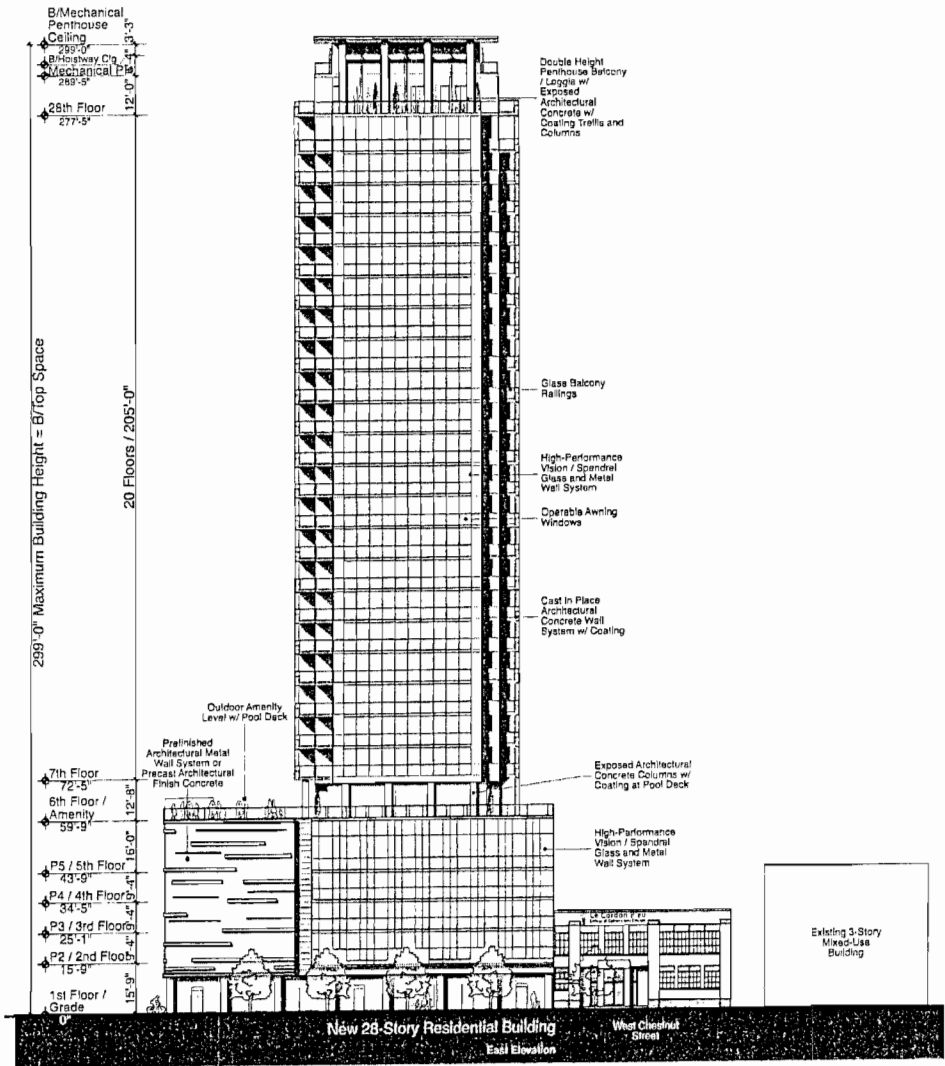


South Elevation

Applicant:
 Filfield Companies
 222 South Riverside Plaza
 Chicago, Illinois 60606

Date PD Introduced: February 5, 2014
 Plan Commission: May 15, 2014

Property Address:
 350-360 West Chestnut &
 838-848 North Orleans Street
 Chicago, Illinois

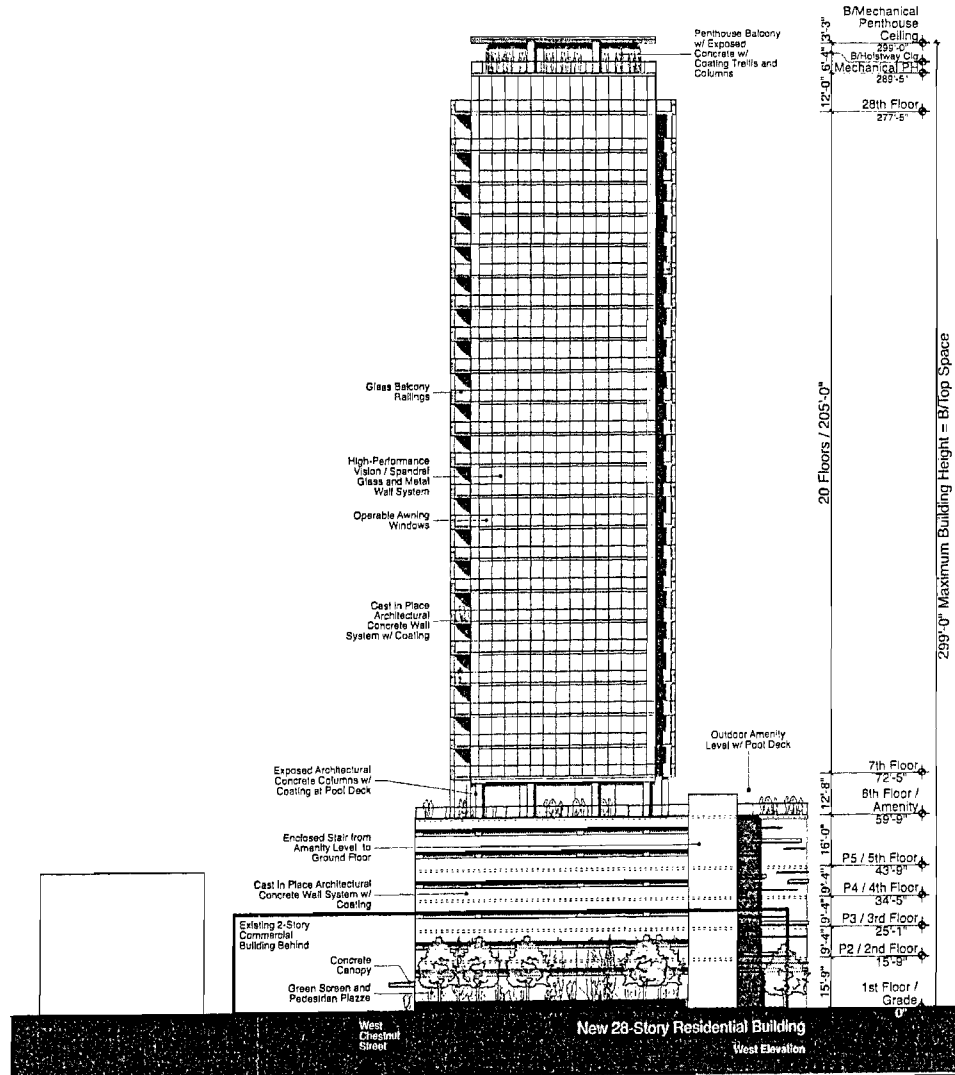


East Elevation

Applicant:
 Filfield Companies
 222 South Riverside Plaza
 Chicago, Illinois 60606

Date PD Introduced: February 5, 2014
 Plan Commission: May 15, 2014

Property Address:
 350-360 West Chestnut &
 838-848 North Orleans Street
 Chicago, Illinois



West Elevation

Applicant:
 Fifield Companies
 222 South Riverside Plaza
 Chicago, Illinois 60606

Date PD Introduced: February 5, 2014
 Plan Commission: May 15, 2014

Property Address:
 350-360 West Chestnut &
 838-848 North Orleans Street
 Chicago, Illinois

Affordable Housing Profile Form (Rental)

Submit this form to the Department of Planning & Development for each project that triggers an affordability requirement (including CPAN, ARG, and the Density Bonus).

This completed form should be returned (via e-mail, fax, postal service or interoffice mail) to Marcia Baxter, Department of Planning & Development, 121 N. LaSalle Street, Chicago, IL 60602. E-mail: Marcia.Baxter@cityofchicago.org; Telephone: (312) 744-0696.

For information on these programs/requirements, visit www.cityofchicago.org/dpd.

Date: April 23, 2014

SECTION 1: DEVELOPMENT INFORMATION

Development Name: Chestnut & Orleans
 Development Address: 350-360 W. Chestnut Street, 341-361 W. Chestnut Street, 836-848 N. Orleans Street
 Ward: 27th Ward
 If you are working with a Planner at the City, what is his/her name?
 Type of City Involvement: Land write-down
 (check all that apply) Financial Assistance (If receiving TIF assistance, will TIF funds be used for housing construction?)* *if yes, please provide copy of the TIF Eligible Expenses.
 Zoning increase, PD, or City Land purchase

SECTION 2: DEVELOPER INFORMATION

Developer Name: FRC Realty, Inc.
 Developer Contact (Project Coordinator): Alan Schachtman
 Developer Address: 222 S. Riverside Plaza, Suite 600, Chicago, IL 60606
 Email address: aschachtman@fiffeldco.com May we use email to contact you? Yes No
 Telephone Number: 312-424-6228

SECTION 3: DEVELOPMENT INFORMATION

a) Affordable units required

For ARO projects: 310 x 10%* = 31 (always round up)
 Total units total affordable units required
 *20% if TIF assistance is provided

For Density Bonus projects: _____ X 25% = _____
 Bonus Square Footage* Affordable sq. footage required

*Note that the maximum allowed bonus is 20% of base FAR in dash-5; 25% in dash-7 or -10; and 30% of base FAR in dash-12 or -16 (www.cityofchicago.org/zoning for zoning info).

b) building details

In addition to water, which of the following utilities will be included in the rent (circle applicable):
 Cooking gas electric gas heat electric heat other (describe on back)

Is parking included in the rent for the: affordable units? yes no market-rate units? yes no
 If parking is not included, what is the monthly cost per space? T.B.D.

Estimated date for the commencement of marketing: February 2016

Estimated date for completion of construction of the affordable units: N/A

For each unit configuration, fill out a separate row, as applicable (see example).

	Unit Type*	Number of Units	Number of Bedrooms/Unit	Total Square Footage/Unit	Expected Market Rent	Proposed Affordable Rent*	Proposed Level of Affordability (60% or less of AMI)	Unit Mix OK to proceed?
Example	1 Bed/1 Bath	41	1	800	\$1,000	759	60%	
Affordable Units								
Market Rate Units	Studio	64	-	473	T.B.D.	N/A	N/A	
	Jnr 1BR	63	1	651	T.B.D.	N/A	N/A	
	1 BR	129	1	782	T.B.D.	N/A	N/A	
	2 BR	43	2	1204	T.B.D.	N/A	N/A	
	3 BR	6	3	1546	T.B.D.	N/A	N/A	

*Rent amounts updated annually in the "City of Chicago's Maximum Affordable Monthly Rent Chart"

SECTION 4: PAYMENT IN LIEU OF UNITS

When do you expect to make the payment in-lieu? September, 2014
 (typically corresponds with issuance of building permits) Month/Year

For ARO projects, use the following formula to calculate payment owed:

$$\frac{310}{\text{Number of total units in development}} \times 10\% = \frac{31}{\text{(round up to nearest whole number)}} \times \$100,000 = \$ \frac{3,100,000}{\text{Amount owed}}$$

For Density Bonus projects, use the following formula to calculate payment owed:

$$\frac{\text{Bonus Floor Area (sq ft)}}{\text{Median Land Price per Base FAR Foot (from table below)}} \times 80\% \times \$ \text{_____} = \$ \text{_____}$$

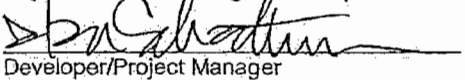
Submarket (Table for use with the Density Bonus fees-in-lieu calculations)	Median Land Price per Base FAR Foot
Loop: Chicago River on north/west; Congress on south; Lake Shore Dr on east	\$31
North: Division on north; Chicago River on south/west; Lake Shore Dr. on east	\$43
South: Congress on north; Stevenson on south; Chicago River on west; Lake Shore Dr. on east	\$22
West: Lake on north; Congress on south; Chicago River on east; Racine on west	\$29

Authorization to Proceed (to be completed by Department of HED)



Marcia Baxter,
 Department of Planning & Development

ANA
 Date


 Developer/Project Manager

4.16.14
 Date

Reclassification Of Area Shown On Map No. 3-G.
(Application No. 18006)
(Common Address: 1510 W. Division St.)

[O2014-2343]

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 B3-2 Community Shopping District symbols and indications as shown on Map Number 3-G in the area bounded by:

a line 96.0 feet east of and parallel to North Bosworth Avenue; the alley next north and parallel to West Division Street; a line 142.92 feet east of and parallel to North Bosworth Avenue; and West Division Street,

to those of B3-3 Community Shopping 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. 8-G.
(As Amended)
(Application No. 17946T1)
(Common Address: 3739 -- 3755 S. Morgan St./945 -- 981 W. 37th Pl./
3738 -- 3754 S. Sangamon St.)

[SO2014-1426]

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 RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 8-G in the area bounded by:

South Morgan Street; West 37th Place; a line 153.00 feet south of and parallel to the south line of West 37th Place; and South Sangamon Street,

to those of an RS3 Residential Single-Unit (Detached House) District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and approval.

[Rezoning Exhibit and Parkway Plan attached to this ordinance
printed on pages 82458 through 82460 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

Project Narrative

For

LEXINGTON PLACE 2

SWC West 37th Place & South Sangamon Street
Chicago, IL

May 13, 2014

Lexington Homes, LLC
1731 North Marcey Street, Suite 200
Chicago, IL 60614
773.829.4097 T
773.360.0301 F



I, Michael D. Cook, a registered Professional Engineer in the State of Illinois, hereby certify this Stormwater Management Report was performed under my personal direction.



Illinois Professional Engineer 062-052101
EXPIRES 11-30-2015


The purpose of this narrative is to summarize various required design parameters for a subject property located in the East ½ of the Southeast ¼ of Section 32 Township 39N Range 14E of the Third Principal Meridian. The site is located at the southwest corner of West 37th Place and South Sangamon Street in Chicago, Illinois. The developer is proposing to rezone the property to RS-3 classification.

The proposed residential development consists of a fourteen (14) lot single family subdivision with an eighteen (18) foot public alleyway dedication to the City of Chicago. Each lot is approximately 3,600 square feet, with one (1) single family home and a 400 square foot, two (2) stall garage.

The allowable floor area ratio (FAR) for RS-3 zoning is 0.90, for an approximate allowable floor area of 3,248 square feet. The proposed residences are 2,439 square feet. The density of the proposed development is 3,600 square feet/dwelling. The off-street parking for the residences is provided in the form of a two-stall garage, providing two (2) parking spaces per residence. The setbacks provided are twenty (20) feet front yard, three (3) feet sideyard (for a total of six feet between buildings), and three (3) feet rear yard to the garage face. The proposed buildings will be 27'-7" high, less than the thirty (30) foot allowable height. The following are photos which depict the building bulk and scale in relation to nearby buildings.

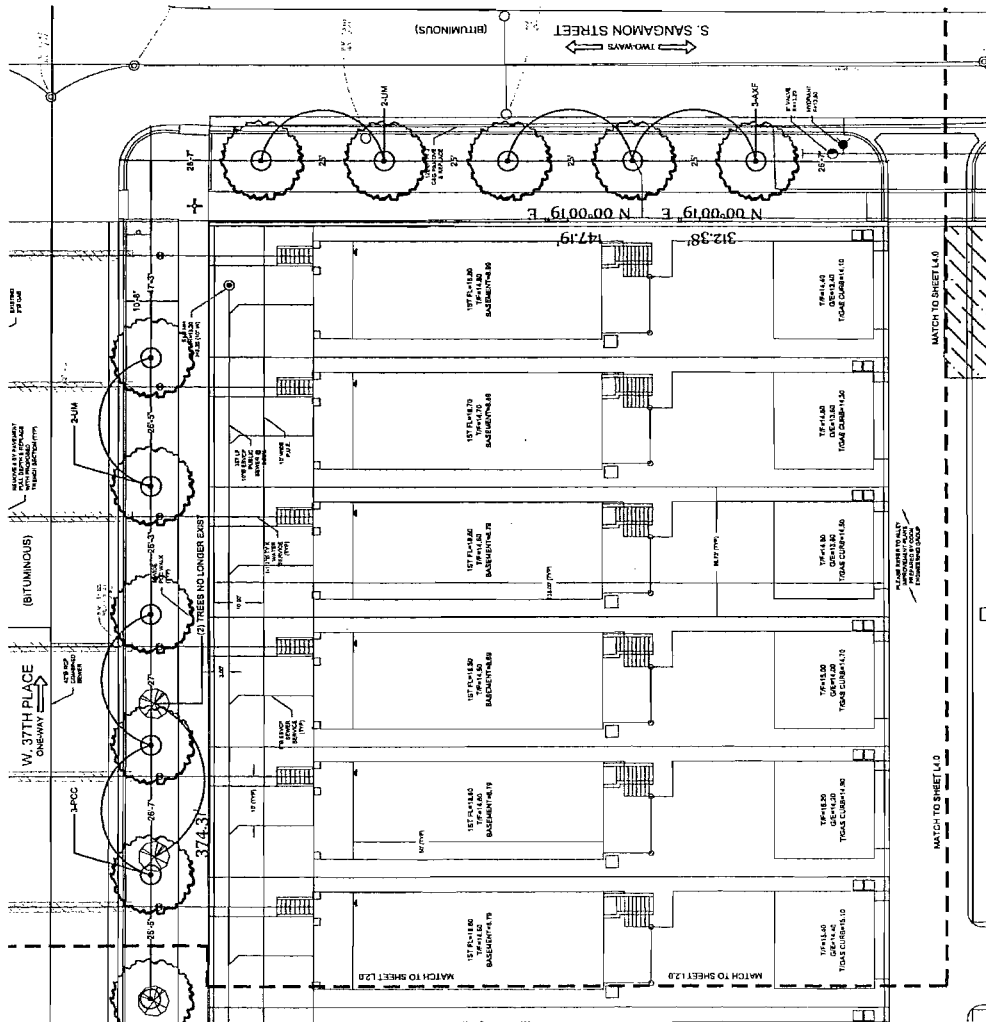


3014 N. CEDAR ROAD, SUITE 200, CHICAGO, IL 60641
 WWW.PUGSLEYANDLAHAIE.COM
PUGSLEY & LAHAIE, LTD.
 LANDSCAPE ARCHITECTS & CONTRACTORS



SCALE	1" = 32'-0"
PROJECT NAME AND NUMBER	LEWINGTON PLACE 2 - SINGLE-FAMILY HOME SITE - BRIDGEPORT, IL
OWNER	LEWINGTON HOME, LLC
DESIGNER	THE LINDEN WALKLEY STUDIO, CHICAGO, IL, USA
DATE	SEPTEMBER 25, 2013
SHEET NO.	13.0
PROJECT NUMBER	LEWINGTON PLACE 2

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, May 28, 2014.

To the President and Members of the City Council:

Presenting a series of reports for your Committee on Zoning, Landmarks and Building Standards which held a meeting on May 22, 2014, the following items were passed by a majority of the members present:

Page 1 contains one Mayoral application and one text amendment.

Pages 1 through 10 contain applications for zoning map amendments.

Page 10 contains applications for large business identification signs and four substituted signs.

Page 10 also contains four off-premises advertising signs which failed to meet the committees's approval and were voted as "Do Not Pass".

I hereby move for passage of the proposed ordinances transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,
Chairman.

On motion of Alderman Solis, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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.
 (Application No. 17951T1)
 (Common Address: 832 -- 838 W. Erie St. And 640 -- 652 N. Green St.)
 [SO2014-1431]

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 M1-3 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 1-G in the area bounded by:

West Ancona Street; North Green Street; West Erie Street; and a line 85 feet west of and parallel to North Green Street,

to those of a B2-3 Neighborhood Mixed-Use District and a corresponding uses district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; and North, South, East and West Building
 Elevations attached to this ordinance printed on
 pages 82464 through 82470 of this *Journal*.]

Revised Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

17-13-0303-C(1) Narrative Zoning Analysis.

Revised May 22, 2014.

832 -- 838 W. Erie St. And 640 -- 652 N. Green St.
 Chicago, Illinois.

Proposed Zoning:	B2-3 Neighborhood Mixed-Use District
Lot Area:	11,603 square feet (Total Lot Area)
	4,604.03 square feet (Zoning Lot 1: 836 -- 838 West Erie Street)
	4,604.03 square feet (Zoning Lot 2: 832 -- 834 West Erie Street)
	2,394.45 square feet (Zoning Lot 3: 650 -- 652 North Green Street)

Proposed Land-Use: The existing building will be razed. The property will then be redeveloped with three new, four-story (with basement), all residential buildings. There will be one building located on each Zoning Lot. Two of the buildings will contain eight dwelling units, and the third building will contain four dwelling units. There will be on-site parking for 23 vehicles, available for residents and guests of all three buildings. Each of the proposed buildings will be masonry in construction and measure 48 feet (approximate) in height.

(a) The Project's Floor Area Ratio
(Total Lot Area):

Allowed: 34,809 square feet (3.0 FAR)
Proposed: 28,964.04 square feet (2.49 FAR)

Zoning Lot 1

Allowed: 138,812.09 square feet (3.0 FAR)
Proposed: 11,046.84 square feet (2.39 FAR)

Zoning Lot 2

Allowed: 138,812.09 square feet (3.0 FAR)
Proposed: 11,046.84 square feet (2.39 FAR)

Zoning Lot 3

Allowed: 7,183.35 square feet (3.0 FAR)
Proposed: 6,533.32 square feet (2.72 FAR)

(b) The Project's Density (Lot Area per
Dwelling Unit Total Lot Area):

Required: 400 square feet per unit (minimum)
Proposed: 580.15 square feet

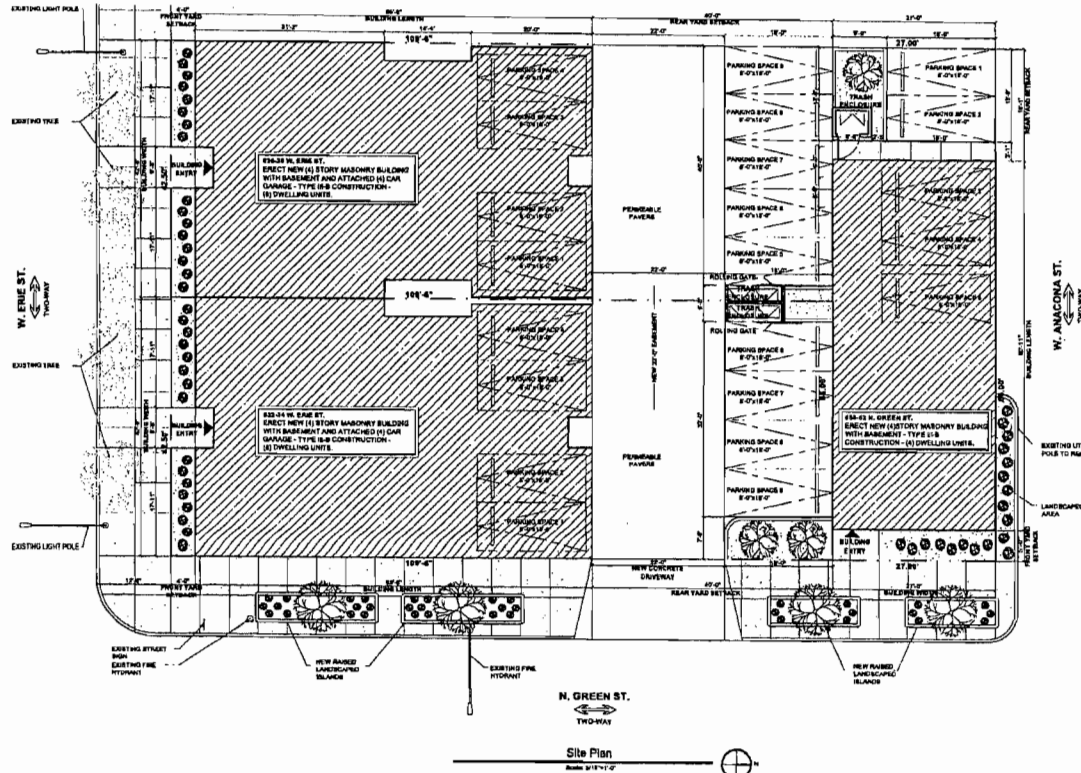
Zoning Lot 1

Minimum: 400 square feet
Proposed: 575.50 square feet

832 - 38 W. ERIE ST. & 650 - 52 N. GREEN ST.

chicago

Illinois



Zoning Data - 836-38 W. ERIE ST.	Zoning Data - 832-34 W. ERIE ST.
Address: 836-38 W. ERIE ST. Lot Dimensions: See Plan Lot Area: 4,504.03 Sq.Ft. Existing Zoning District: M-1.5 Zoning Change: B-2	Address: 832-34 W. ERIE ST. Lot Dimensions: See Plan Lot Area: 4,804.28 Sq.Ft. Existing Zoning District: M-1.5 Zoning Change: B-2
Maximum Allowable Floor Area: 4,504.03 Sq.Ft. ± 0.0 (Max Floor) = 13,512.09 Sq.Ft. (Max) Maximum Building Height: 60'-0" (Max) (Actual) 67'-1 1/8" (Proposed)	Maximum Allowable Floor Area: 4,504.03 Sq.Ft. ± 0.0 (Max Floor) = 13,512.09 Sq.Ft. (Max) Maximum Building Height: 60'-0" (Max) (Actual) 67'-1 1/8" (Proposed)
Minimum Lot per Dwelling Unit: 400 sq. ft. per Dwelling Maximum Dwelling Units: 6,005.53 (400 sq. ft. = 11 Dwelling Units) Proposed Floor Area: <ul style="list-style-type: none"> First Floor: 2,894.28 sq. ft. Second Floor: 1,584.39 sq. ft. Third Floor: 2,008.28 sq. ft. Total: 10,731.16 sq. ft. = 13,812.09 sq. ft. (Max)	Minimum Lot per Dwelling Unit: 400 sq. ft. per Dwelling Maximum Dwelling Units: 6,005.53 (400 sq. ft. = 11 Dwelling Units) Proposed Floor Area: <ul style="list-style-type: none"> First Floor: 2,894.28 sq. ft. Second Floor: 1,584.39 sq. ft. Third Floor: 2,008.28 sq. ft. Fourth Floor: 1,841.39 sq. ft. Total: 10,488.16 sq. ft. = 13,812.09 sq. ft. (Max)
Required Yards Setback: <ul style="list-style-type: none"> Front Yard Setback: Equal to 50% of existing "C" zoning Side Yard Setback (Left): 5'-0" Side Yard Setback (Right): 5'-0" Rear Yard Setback: 30'-0" 	Required Yards Setback: <ul style="list-style-type: none"> Front Yard Setback: Equal to 50% of existing "C" zoning Side Yard Setback (Left): 5'-0" Side Yard Setback (Right): 5'-0" Rear Yard Setback: 30'-0"
Proposed Yards Setback: <ul style="list-style-type: none"> Front Yard Setback: 6'-0" (As-Proposed) Side Yard Setback (Left): 0'-0" (As-Proposed) Side Yard Setback (Right): 0'-0" (As-Proposed) Rear Yard Setback: 47'-0" 	Proposed Yards Setback: <ul style="list-style-type: none"> Front Yard Setback: 6'-0" (As-Proposed) Side Yard Setback (Left): 0'-0" (As-Proposed) Side Yard Setback (Right): 0'-0" (As-Proposed) Rear Yard Setback: 47'-0"
Parking Requirements: <ul style="list-style-type: none"> Use Group: Residential Use Category: Multi-Unit (3 + Unit) Parking Standard: Group "C" (1) parking per dwelling unit (2) loading = 50 per floor spaces required (3) parking provided	Parking Requirements: <ul style="list-style-type: none"> Use Group: Residential Use Category: Multi-Unit (3 + Unit) Parking Standard: Group "C" (1) parking per dwelling unit (2) loading = 50 per floor spaces required (3) parking provided
Zoning Data - 650-52 N. GREEN ST.	Zoning Map
Address: 650-52 N. GREEN ST. Lot Dimensions: See Plan Lot Area: 2,136.15 Sq.Ft. Existing Zoning District: M-1.5 Zoning Change: B-2	
Maximum Allowable Floor Area: 2,136.15 Sq.Ft. ± 0.0 (Max Floor) = 7,183.25 Sq.Ft. (Max) Maximum Building Height: 60'-0" (Max) (Actual) 67'-1 1/8" (Proposed)	
Minimum Lot per Dwelling Unit: 400 sq. ft. per Dwelling Maximum Dwelling Units: 2,340.38 (400 sq. ft. = 6.6 Dwelling Units) Proposed Floor Area: <ul style="list-style-type: none"> First Floor: 1,334.27 sq. ft. Second Floor: 1,334.27 sq. ft. Third Floor: 1,334.27 sq. ft. Fourth Floor: 1,334.27 sq. ft. Total: 5,337.08 sq. ft. = 7,183.25 sq. ft. (Max)	
Required Yards Setback: <ul style="list-style-type: none"> Front Yard Setback: Equal to 50% of existing "C" zoning Side Yard Setback (Left): 5'-0" Side Yard Setback (Right): 5'-0" Rear Yard Setback: 30'-0" 	
Proposed Yards Setback: <ul style="list-style-type: none"> Front Yard Setback: 6'-0" (As-Proposed) Side Yard Setback (Left): 0'-0" (As-Proposed) Side Yard Setback (Right): 0'-0" (As-Proposed) Rear Yard Setback: 19'-1" (As-Proposed) 	
Parking Requirements: <ul style="list-style-type: none"> Use Group: Residential Use Category: Multi-Unit (3 + Unit) Parking Standard: Group "C" (1) parking per dwelling unit (2) loading = 50 per floor spaces required (3) parking provided	

82464

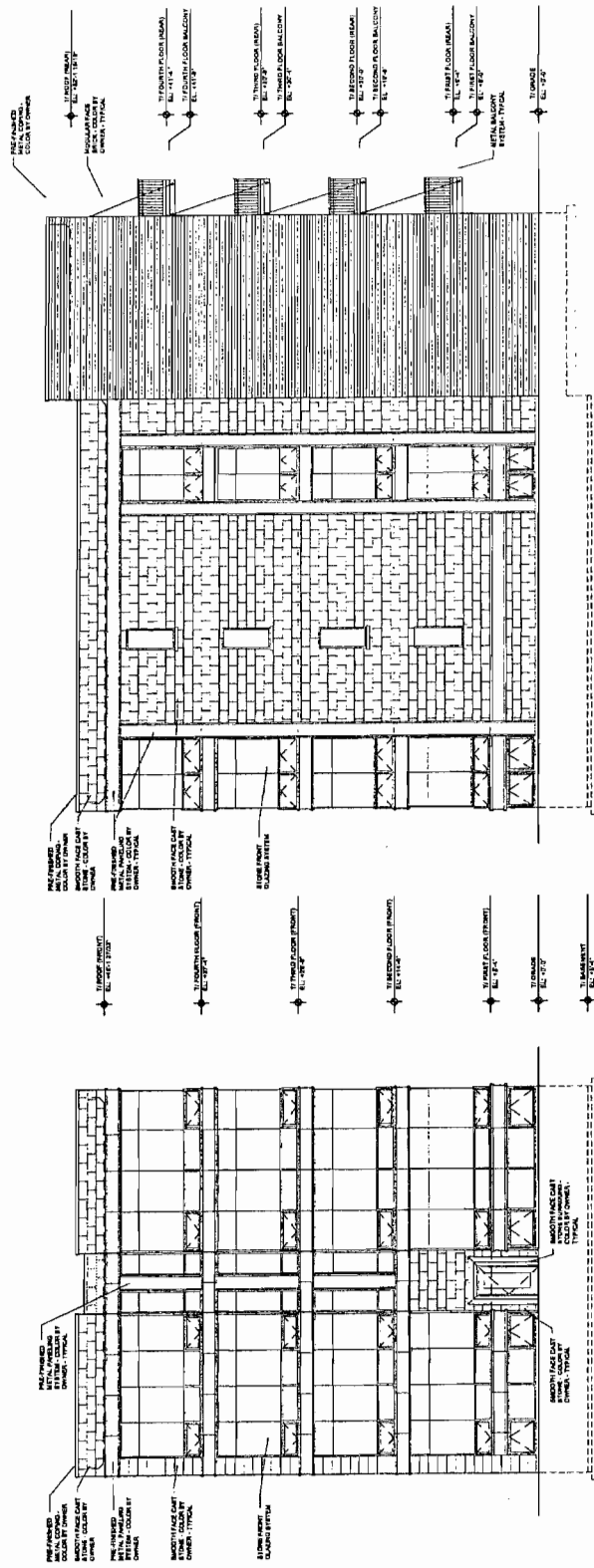
JOURNAL-CITY COUNCIL-CHICAGO

5/28/2014

832 - 34 W. ERIE ST.

chicago

illinois



SOUTH ELEVATION

EAST ELEVATION

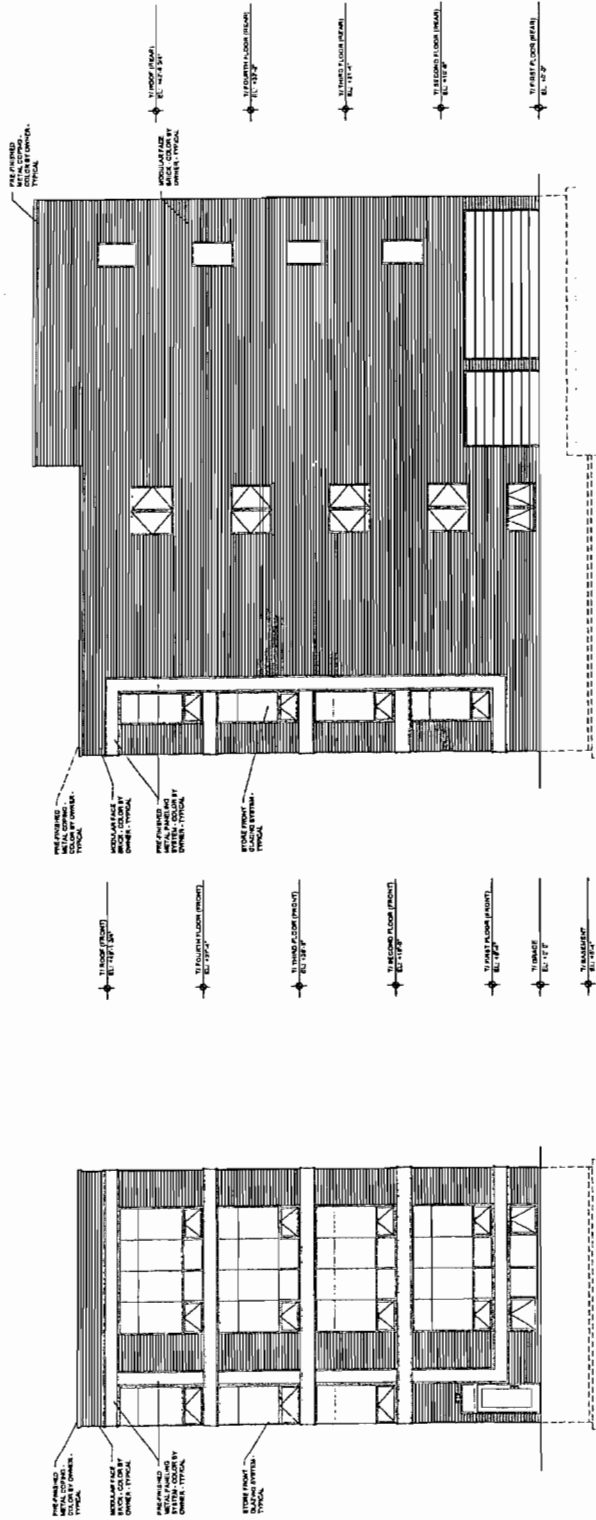


X I O S ARCHITECTS AND CONSULTANTS
 116 N. WELLS
 CHICAGO, ILLINOIS 60602
 TEL: 312.329.1300
 FAX: 312.329.1301

650 - 52 N. GREEN ST.

Illinois

chicago



NORTH ELEVATION
Scale: 1/8"=1'-0"

WEST ELEVATION
Scale: 1/8"=1'-0"



X I O S ARCHITECTS AND CONSULTANTS

111 N. WALKER
CHICAGO, ILLINOIS 60601
TEL: 312.786.1100
FAX: 312.786.1100

650 - 52 N. GREEN ST.

chicago

illinois



EAST ELEVATION

SOUTH ELEVATION



X I O S ARCHITECTS AND CONSULTANTS

1817 N. BELL
CHICAGO, ILLINOIS 60610
312.467.1100
FAX: 312.467.1100

Reclassification Of Area Shown On Map No. 1-H.
(Application No. 18005T1)
(Common Address: 500 -- 504 N. Paulina St.)

[O2014-2342]

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 RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 1-H in the area bounded by:

a line 68 feet north of and parallel to West Grand Avenue; North Paulina Street; West Grand Avenue; and the alley next west of and parallel to North Paulina Street,

to those of an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; Basement Plan; First Floor Plan; Second Floor Plan; and Roof Plan attached to this ordinance printed on pages 82473 through 82477 of this *Journal.*]

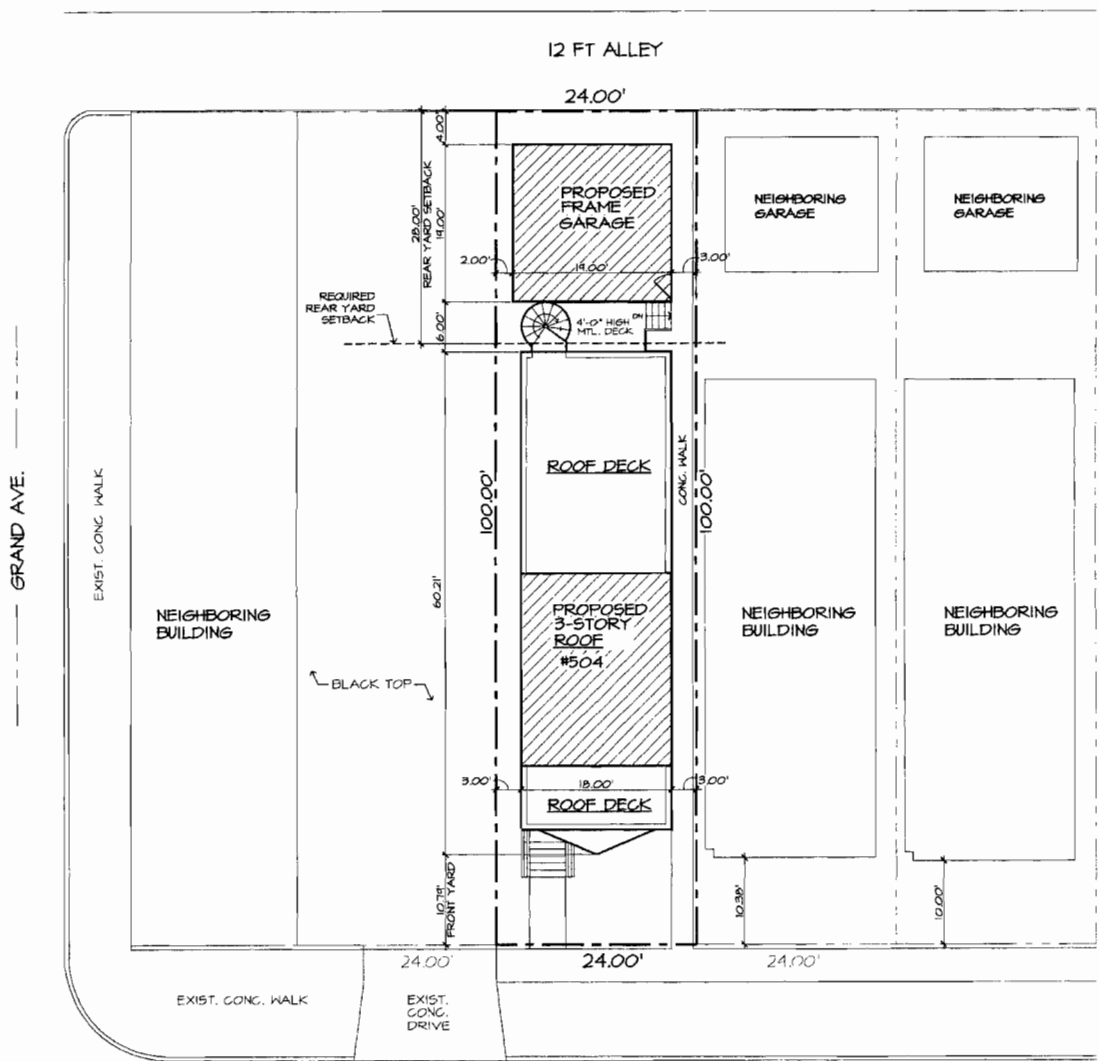
Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

Narrative -- 504 N. Paulina St.

Due to narrow and short lot size (24 feet by 100 feet) owner requests a zoning change that

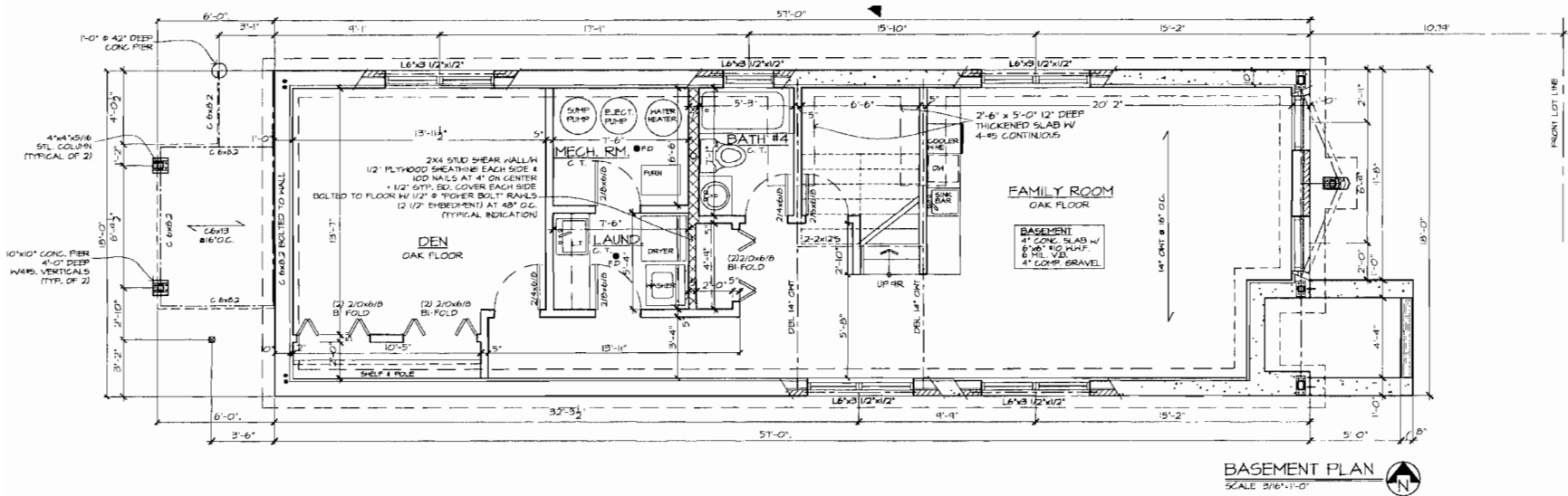
would allow for slightly larger residence with a third-floor deck to allow a view of Chicago's skyline.

	RS3	RT3.5
	Current Zoning	Proposed Building
Lot Size	2,400 square feet	2,400 square feet
FAR	.90	1.05
Minimum Lot Area	2,500 square feet per unit	1,650 square feet per unit
Maximum Buildable Area	2,160 square feet	2,500 square feet
Maximum Number of Units	1	1
Maximum Building Height	30 feet, 0 inches	33 feet, 6 inches
Front Setback	10.79 feet	10.79 feet
Rear Setback	28 feet, 0 inches	28 feet, 0 inches
Side Setback	2 feet, or 8 percent of lot width	3 feet, 0 inches
Side Setback	2 feet, or 8 percent of lot width	3 feet, 0 inches
Minimum Parking	2 spaces	2 spaces
Rear Open Space	225/6.5	100/6.5

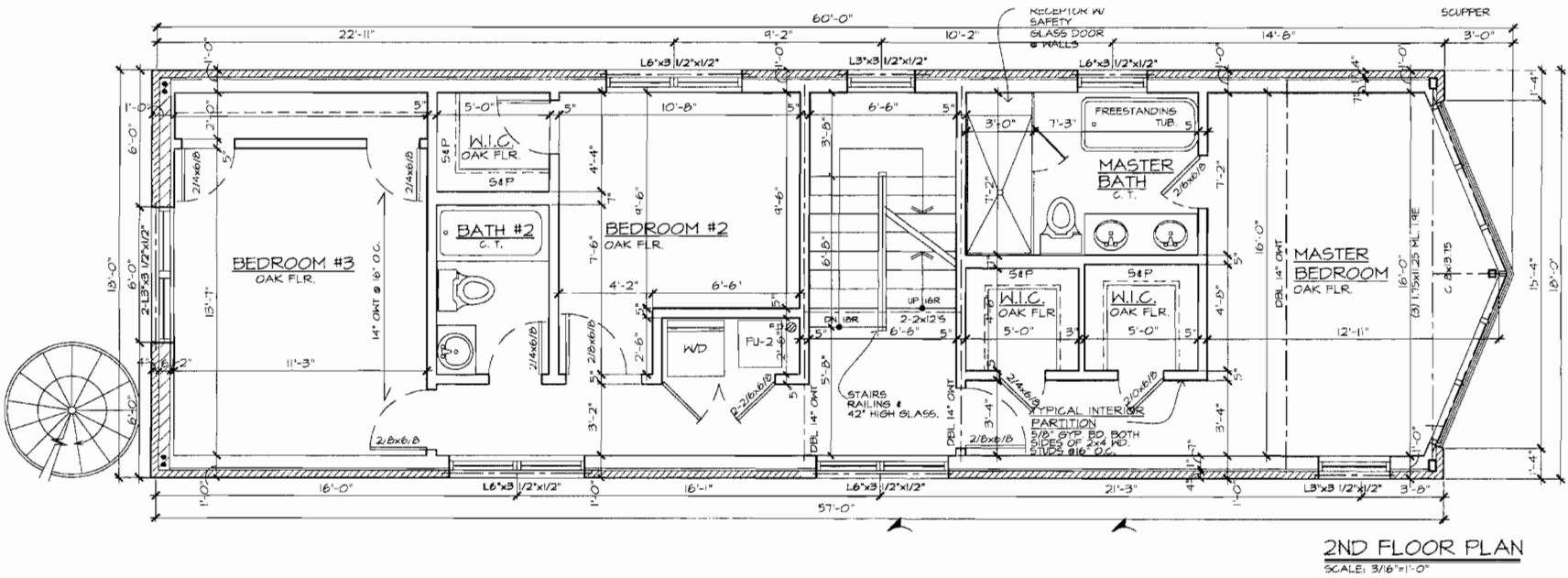


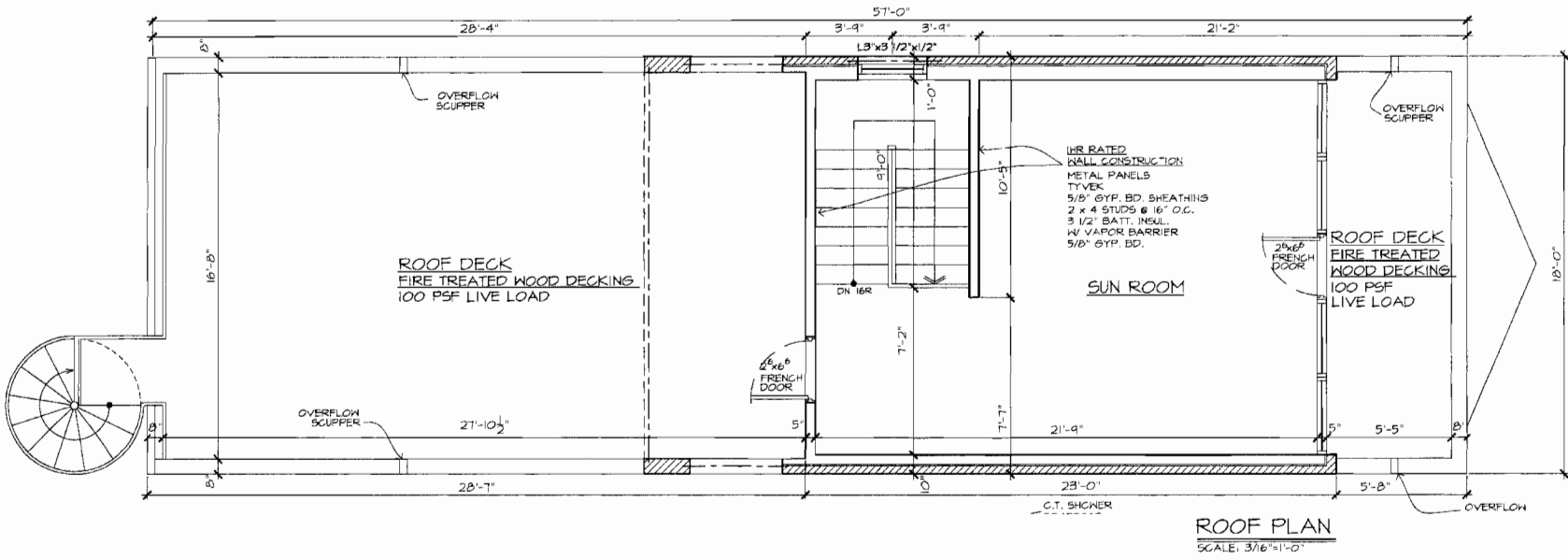
SETBACK AVERAGE
$\frac{12.00' + 10.38' + 10.00'}{3} = 10.79'$





BASEMENT PLAN
SCALE 3/16"=1'-0"





ROOF PLAN
SCALE: 3/16"=1'-0"

Reclassification Of Area Shown On Map No. 1-I.

(Application No. 18013T1)

(Common Address: 2651 W. Washington Blvd. (2633 -- 2673 W. Washington Blvd.),
36 -- 58 N. Talman Ave., 2632 -- 2672 W. Warren Blvd.
And 35 -- 55 N. Washtenaw Ave.)

[SO2014-2350]

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 RT4 Two-Flat, Townhouse and Multi-Unit District symbols and indications as shown on Map Number 1-I in the area bounded by:

West Washington Boulevard; North Talman Avenue; West Warren Boulevard; and North Washtenaw Avenue,

to those of a C1-2 Commercial Neighborhood District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Existing Exterior Elevations; and First, Second and Third Floor Plans
attached to this ordinance printed on pages 82481
through 82485 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

Type 1 Regulations.

2633 -- 2673 W. Washington Blvd.; 36 -- 58 N. Talman Ave.; 2632 --
2672 W. Warren Blvd.; And 35 -- 55 N. Washtenaw Ave.

Rezoning Application.

Project Description:

Located at 2651 West Washington Boulevard in the City's East Garfield Park neighborhood,

the former Mary Mapes Dodge School property encompasses an entire city block and is bounded by West Washington Boulevard on the north, West Warren Boulevard on the south, South Talman Avenue on the east and South Washtenaw Avenue on the west. The 2.37 acre site is located in the 27th Ward and is surrounded by residential and manufacturing uses. Single-family, two-flat and three-flat residential buildings are located north, south and west of the site. To the east and north are manufacturing and railroad uses.

Currently zoned RT4, that designation only allows for single- or multi-family residential, a school or a house of religious worship. The applicant, The Board of Education on behalf of Chicago Public Schools, is proposing to rezone the site to a C1-2.

Ideally situated in the approximate geographic center of the city, its nearness to Western Avenue, Sacramento Boulevard, the Eisenhower Expressway and the ADA accessible California Avenue Green Line station one block to the west, coupled with its overall excellent physical condition, made the property the leading candidate for CPS office use.

The applicant proposes to adaptively reuse the building for CPS staff offices. The "L" shape school was built in 1959, is three stories in height at its northern wing and drops to two stories at its eastern wing. Constructed of reinforced concrete, the total building footprint of approximately 70,000 square feet will not change and no changes will be made to the existing facade.

There are nine doorways to the existing building. Five of those will become emergency exits only. The main entrance is located on Washington and all entrances will be handicapped accessible. A striped automobile pick-up and drop-off zone on Washington will be provided on the public right-of-way and identified through street signage.

Most non-bearing interior partitions will be removed and an open free-flowing floor plan will be created to accommodate 400 employees with a projected number of visitors at 150 daily, on average. The gymnasium will be preserved for CPS conference/meeting use during regular business hours and will be available to the community on selected evenings and weekends as determined by a community benefits agreement currently being negotiated. The remodeled building will be fully accessible for people with disabilities, air conditioned, and will include a new three-stop elevator to all floors.

The parking lot, which will be located on site will contain a minimum of 111 parking spaces, five of which will be handicapped accessible. Plans also call for parking for 52 bikes. Efforts will also be made to secure a Divvy bike station at or near the location as well as to provide Zipcar rentals on site to be used by CPS staff as well as the local community residents. Either a play lot or an artificial turf field will be included in the parking lot build out, which will feature storm water detention, ornamental fencing, a multitude of new trees both on site as well as on the public parkway and the minimum landscaping as prescribed by the ordinance.

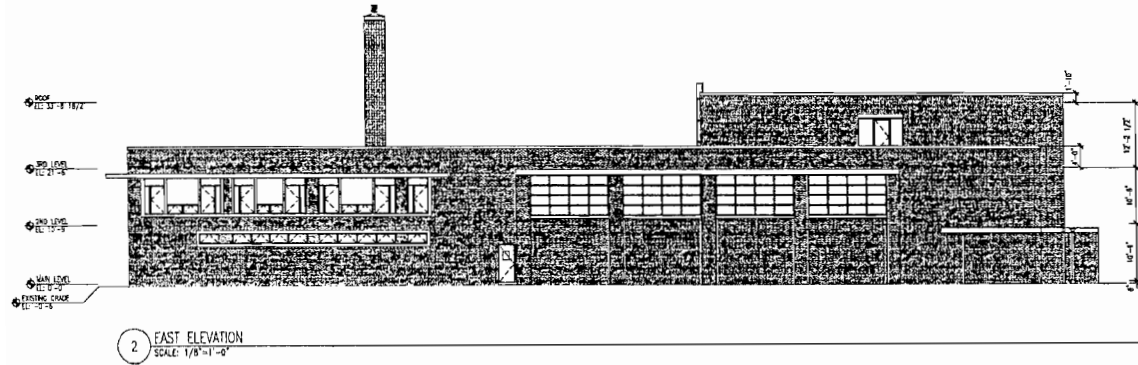
The Board of Education is looking forward to establishing its newest satellite office in the East Garfield Park neighborhood. Not only will it provide a new home for some of CPS's most vital departments, it will also bring hundreds of workers into the community on a daily basis, providing a much needed economic spark to this area.

Address/Location: 2633 -- 2673 West Washington Boulevard; 36 -- 58 North Talman Avenue; 2632 -- 2672 West Warren Boulevard; 35 -- 55 North Washtenaw Avenue.

Current Zoning: RT4 Two-Flat, Townhouse and Multi-Unit District.

Proposed Zoning: C1-2 Commercial Neighborhood District.

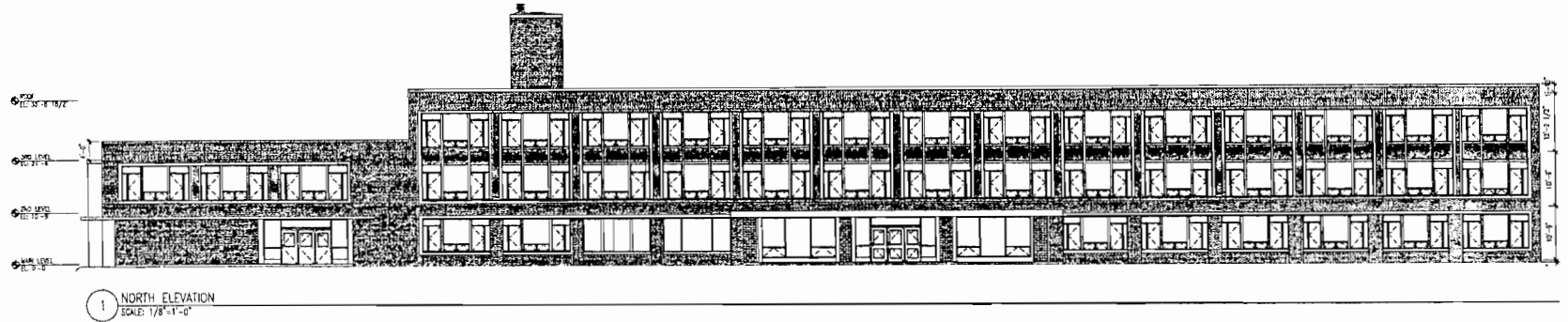
	C1-2 Requirements	Proposed Project
FAR	Maximum: 2.2	1.47
Lot Area	103,237 square feet (2.37)	103,237 square feet (2.37)
Building Area	Maximum allowed: 227,121 square feet	70,000 square feet
Parking	106	111
Loading	1	1
Front Setback	West Washington: 0 feet	14.43 feet
Side Setback	North Talman: 0 feet	9.91 feet
Side Setback	North Washtenaw: 0 feet	116.81 feet
Rear Setback	West Warren: 0 feet	53.04 feet
Height	Maximum: 50 feet	33 feet, 8 inches
Dwelling Units	103	0



FINAL FOR PUBLICATION

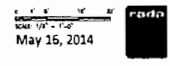
5/28/2014

REPORTS OF COMMITTEES



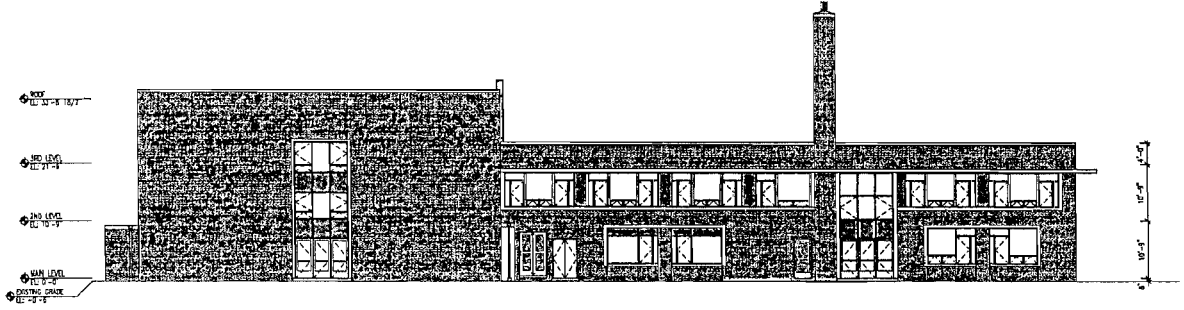
CPS Garfield Park Offices
2014-12150-MAN-13
Chicago, Illinois

EXISTING EXTERIOR ELEVATIONS
1/8" = 1'-0"

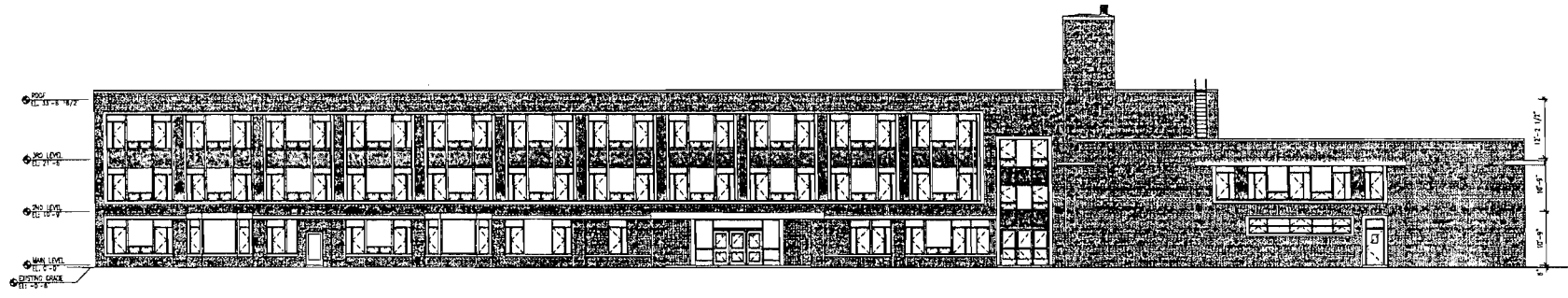


82481

FINAL FOR PUBLICATION



4 WEST ELEVATION
SCALE: 1/8"=1'-0"

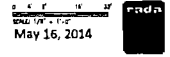


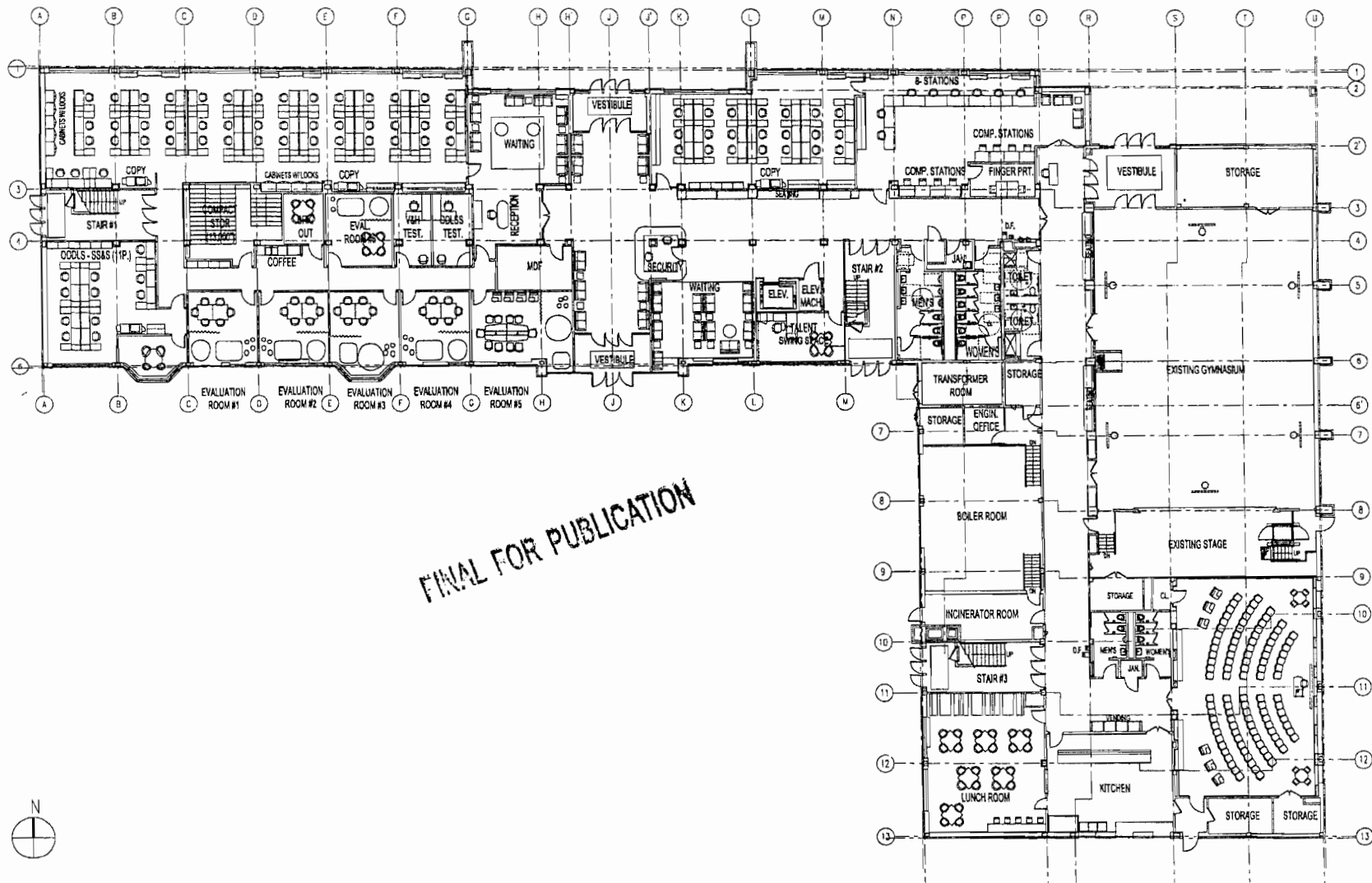
3 SOUTH ELEVATION
SCALE: 1/8"=1'-0"



CPS Garfield Park Offices
2014-12150-MAN-13
Chicago, Illinois

EXISTING EXTERIOR ELEVATIONS
1/8" = 1'-0"



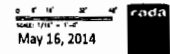


FINAL FOR PUBLICATION



CPS Garfield Park Offices
2014-12150-MAN-13
Chicago, Illinois

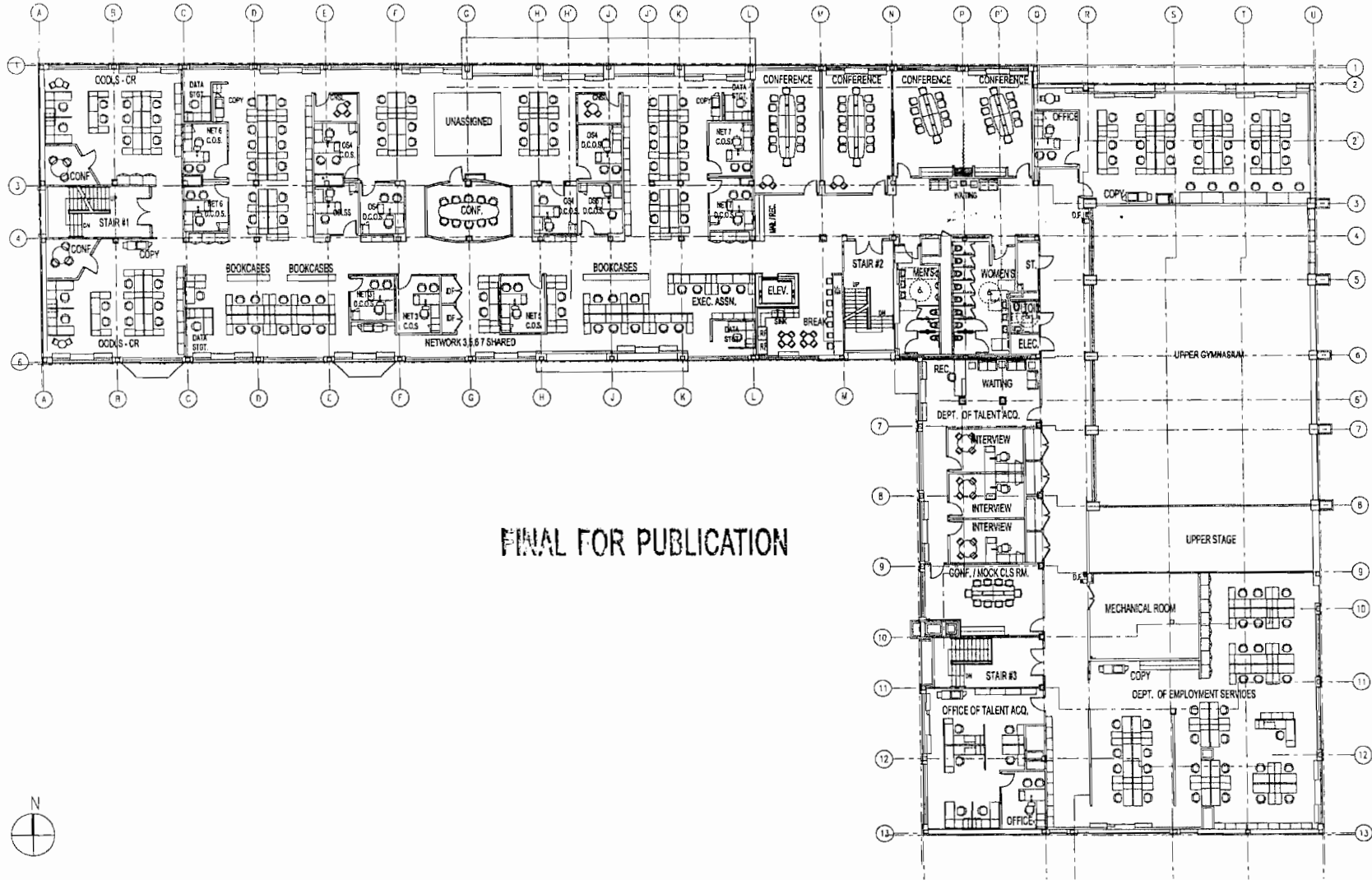
FIRST FLOOR PLAN
1/8" = 1'-0"



5/28/2014

REPORTS OF COMMITTEES

82483

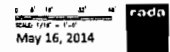


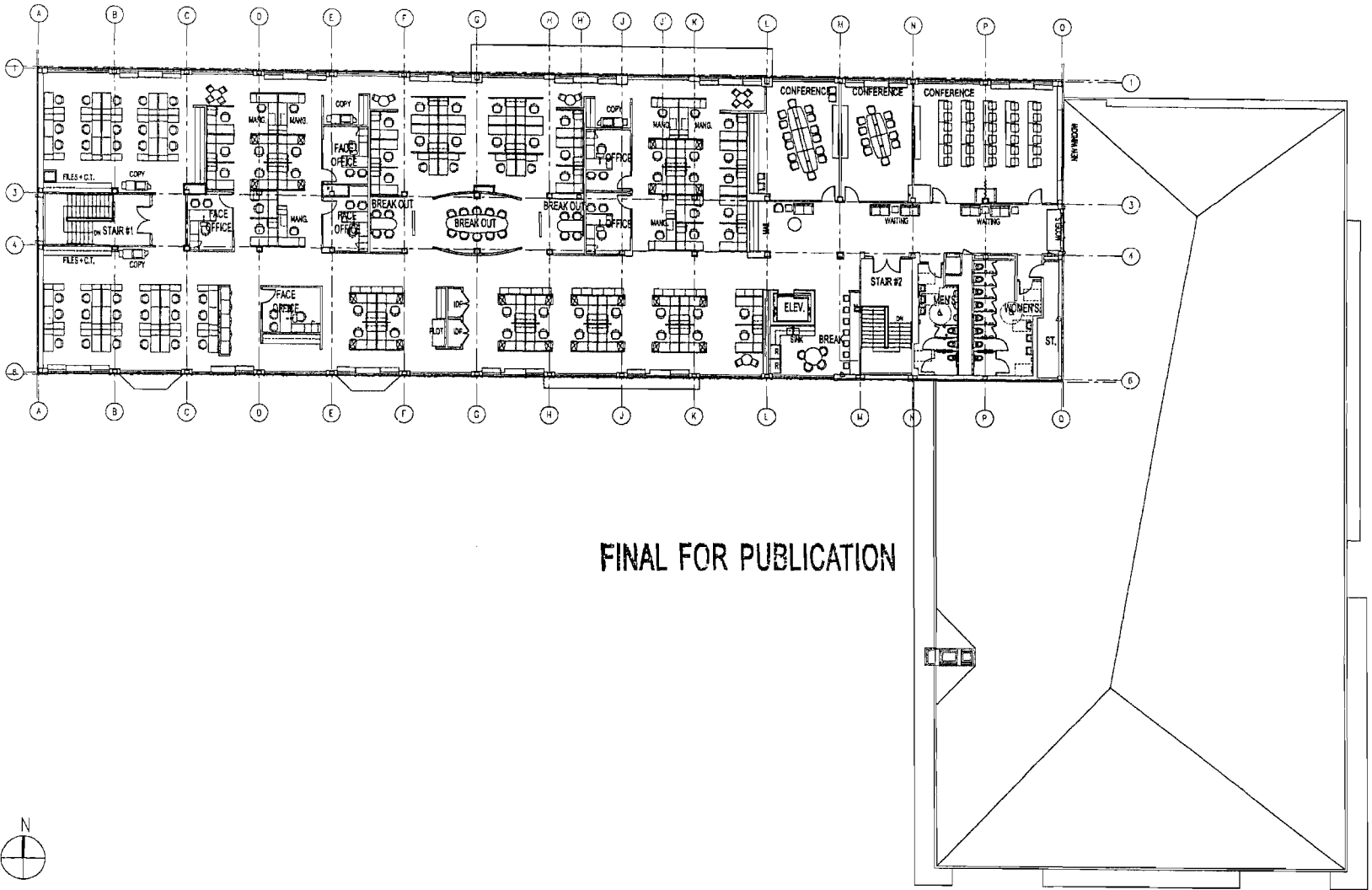
FINAL FOR PUBLICATION



CPS Garfield Park Offices
 2014-12150-MAN-13
 Chicago, Illinois

SECOND FLOOR PLAN
 1/8" = 1'-0"



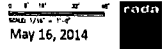


FINAL FOR PUBLICATION



CPS Garfield Park Offices
2014-12150-MAN-13
Chicago, Illinois

THIRD FLOOR PLAN
1/8" = 1'-0"



5/28/2014

REPORTS OF COMMITTEES

82485

Reclassification Of Area Shown On Map No. 3-I.
(Application No. 17975T1)
(Common Address: 1000 N. Mozart St.)

[O2014-2312]

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 RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 3-I in the area bounded by:

a line 25.90 feet north of and parallel to West Augusta Boulevard; North Mozart Street; West Augusta Boulevard; and the public alley next east of and parallel to North Mozart Street,

to those of an RM5 Residential Multi-Unit District.

SECTION 2. This ordinance takes effect after its passage and approval.

[Site Plan; and Existing Conditions and Proposed Plan attached to this ordinance printed on pages 82487 and 82488 of this *Journal*.]

Narrative Rezoning Analysis attached to this ordinance reads as follows:

Supplemental Submission For Type 1 Rezoning.

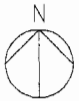
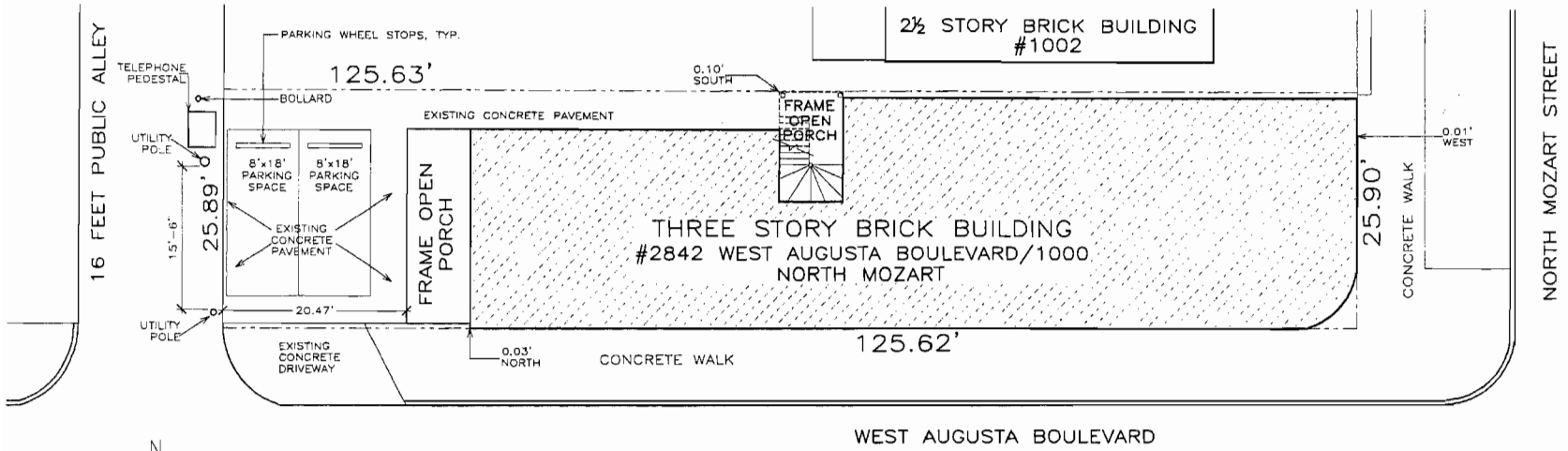
Zoning Application For 1000 N. Mozart St.
Applicant: Larson Bros. Properties LLC.

Project description.

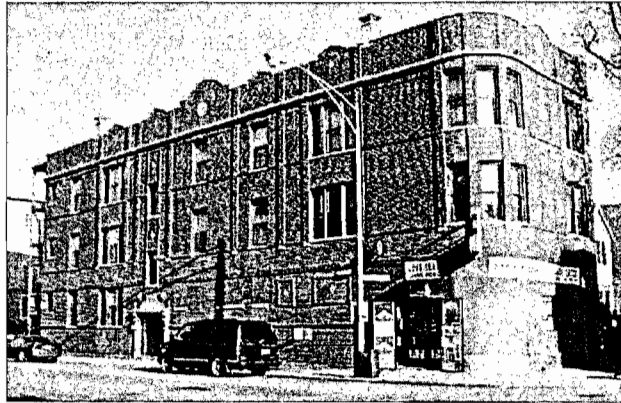
This request is to rezone the lot at 1000 North Mozart Street in order to convert a storefront retail space to a dwelling unit.

The existing building is a three-story masonry building with five dwelling units and one storefront. The building envelope will not be changed. We propose to change only the composition of the building from mixed-use to all residential with six dwelling units.

- a) The proposed land use will be six dwelling units.
- b) The Floor Area Ratio will remain 2.1.
- c) The density (lot area per dwelling) will be 542 square feet per dwelling unit.
- d) The amount of off-street parking will remain one space.
- e) The setbacks will remain as they are: 0.1 foot north side yard, 0.01 foot front yard, 0.03 foot south side yard and 20.47 feet rear yard.
- f) The building will remain 34.5 feet tall.



SITE PLAN
SCALE: 3/32" = 1'-0"

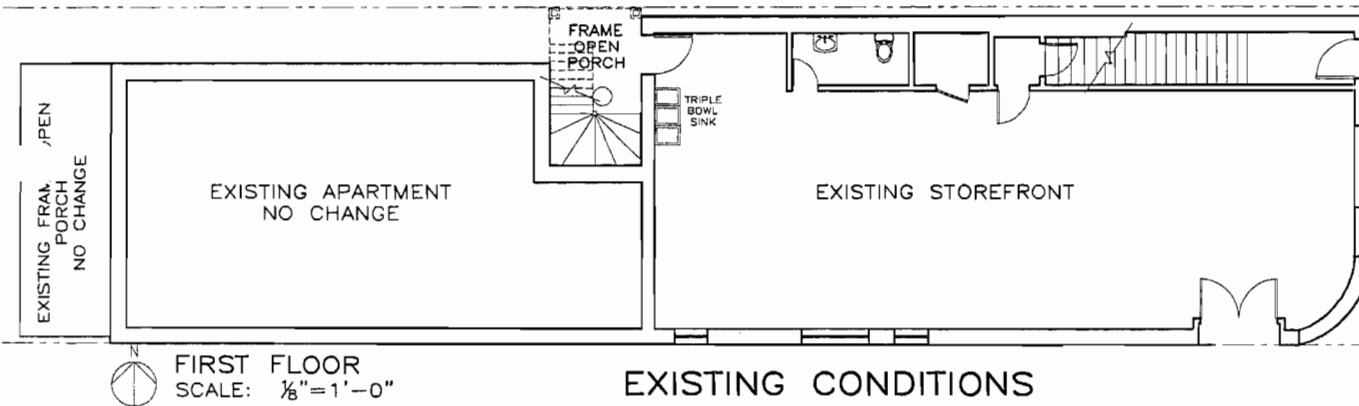
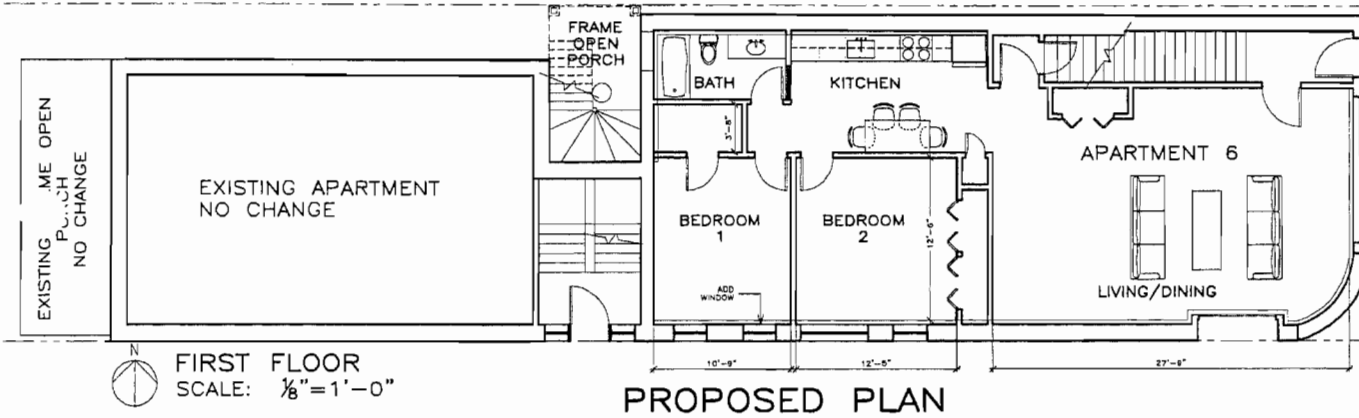


REQUEST FOR ZONING CHANGE	
1000 N. MOZART/2842 W. AUGUSTA BLYD., CHICAGO, IL	
PROPOSED USE OF 1ST FLOOR FRONT	
Mayer Jeffers Gillespie Architects 1017 WEST WEBSTER AVENUE CHICAGO, ILLINOIS 60614 773-635-3011 FAX: 835-8230 SHEET:	
	A1

5/28/2014

REPORTS OF COMMITTEES

82487



REQUEST FOR ZONING CHANGE	
1000 N. MOZART/2842 W. AUGUSTA BLVD., CHICAGO, IL	
PROPOSED USE OF 1ST FLOOR FRONT	
Mayer Jeffers Gillespie Architects 1017 WEST WEBSTER AVENUE CHICAGO, ILLINOIS 60614 773-935-3011 FAX: 855-9250	
SHEET:	A2

Reclassification Of Area Shown On Map No. 4-F.
(Application No. A-7999)
(Common Address: 2100 -- 2114 S. Wentworth Ave.)

[O2014-2434]

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 M1-3 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 4-F in the area bounded by:

beginning at West 21st Street as extended; South Wentworth Avenue; the opened public alley (recorded on July 26, 1893, Document Number 1906383) next north of West Cermak Road; a line 165.68 feet southwest of the intersection of West 21st Street extended and South Archer Avenue, as measured along the southeasterly right-of-way line of South Archer Avenue and perpendicular thereto; and South Archer Avenue (ToB),

to those of a B1-1 Neighborhood Shopping District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map No. 5-H.
(Application No. 17978T1)
(Common Address: 1853 -- 1855 N. Winnebago Ave.)

[O2014-2315]

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, be amended by changing all the M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-H in the area bounded by:

a line 144 feet northwest of and parallel to West Moffat Street; North Winnebago Avenue; a line 192 feet northwest of and parallel to West Moffat Street; and a line 73.50 feet northeast of and parallel to North Winnebago Avenue,

to those of an RM5 Residential Multi-Unit District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

Project Narrative.

The site is located on North Winnebago Avenue just north of West Moffat Street. It is commonly known as 1853 -- 1855 North Winnebago Avenue (hereinafter referred to as the "Property").

The Property contains approximately 3,528 square feet and is currently zoned M1-1 Limited Manufacturing/Business Park District. Applicant, Winnebago Builders LLC, proposes changing the zoning to RM5 Residential Multi-Unit District. The parcels just to the north of the Property and also just to the south of the Property are also zoned RM5 Residential Multi-Unit District. The following includes the zoning analysis information:

- FAR: 2.00.
- Lot Area per Dwelling Unit: 400 square feet required per dwelling unit. Applicant is providing approximately 705 square feet per dwelling unit.
- Off-Street Parking: five spaces provided.
- Building Height: 47 feet.

The applicant proposes to construct five residential dwelling units on the site with five parking spaces in the rear. Attached hereto are the site plan and elevations depicting the proposed building.

No vacations or dedications of rights-of-way are necessary or proposed for the project.

[Project Information and Site Plan; Basement, First, Second,
Third and Fourth Floor Plans; and Building Elevations
referred to in this Narrative Rezoning Analysis
printed on pages 82491 through 82493
of this *Journal*.]



PREMIUM BUILDERS LTD.

PROJECT INFORMATION

1853-55 N. Winnebago Ave.,
Chicago, IL
PROPOSED ZONING RM 5
LOT AREA 3,528 S.F. (48'X73.5')
F.A.R. 2

NUMBER OF DWELLING UNITS 5

FLOOR AREA
REQUIRED FLOOR AREA 7,056 S.F.
PROPOSED FLOOR AREA 7,050 S.F.

FRONT SETBACK
REQUIRED FRONT SETBACK 3'-8"
(average front setback of
nearest two properties)
PROPOSED FRONT SETBACK 3'-8" (TO BUILDING)

SIDE SETBACK
REQUIRED SIDE SETBACK 48'X20%=9.6'
(20% of lot width, 2' min, 5' max)
PROPOSED SIDE SETBACK 4'-9" (EAST SIDE SETBACK
4'-9" (WEST SIDE SETBACK)

REAR SETBACK
REQUIRED REAR SETBACK 73'-6"X30%=22'-2"
(30% of lot depth)
PROPOSED REAR SETBACK 24'-4">22'-2"

BUILDING HEIGHT
REQUIRED BUILDING HEIGHT 47'-0"
PROPOSED BUILDING HEIGHT 47'-0"

OFF-STREET PARKING
REQUIRED OFF-STREET PARKING 5 SPACES
PROPOSED OFF-STREET PARKING 5 SPACES

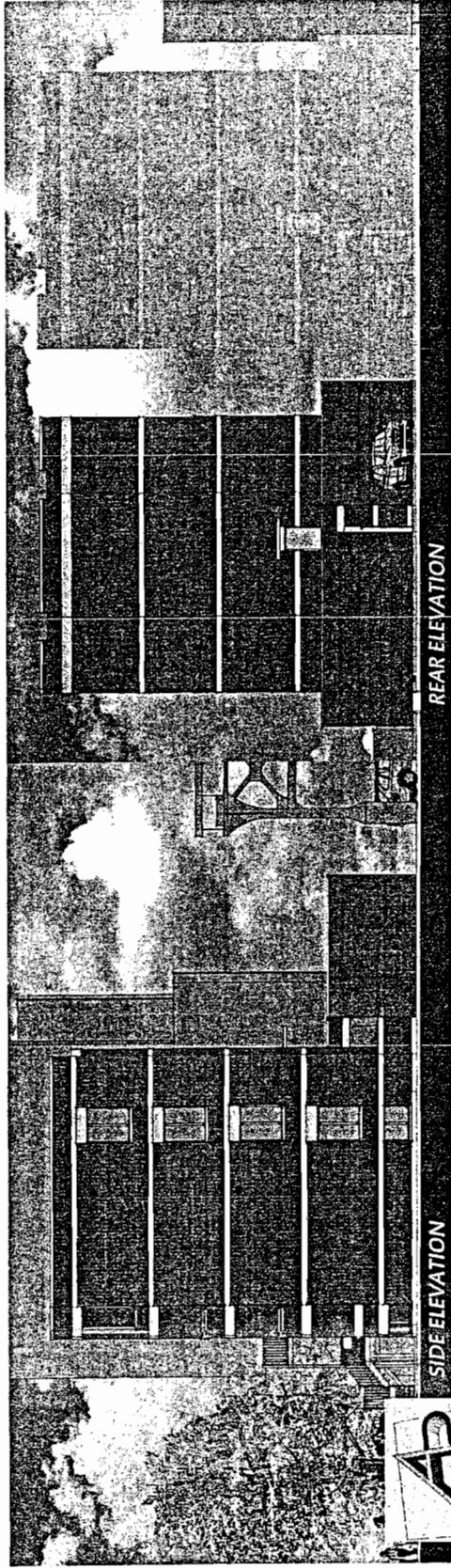
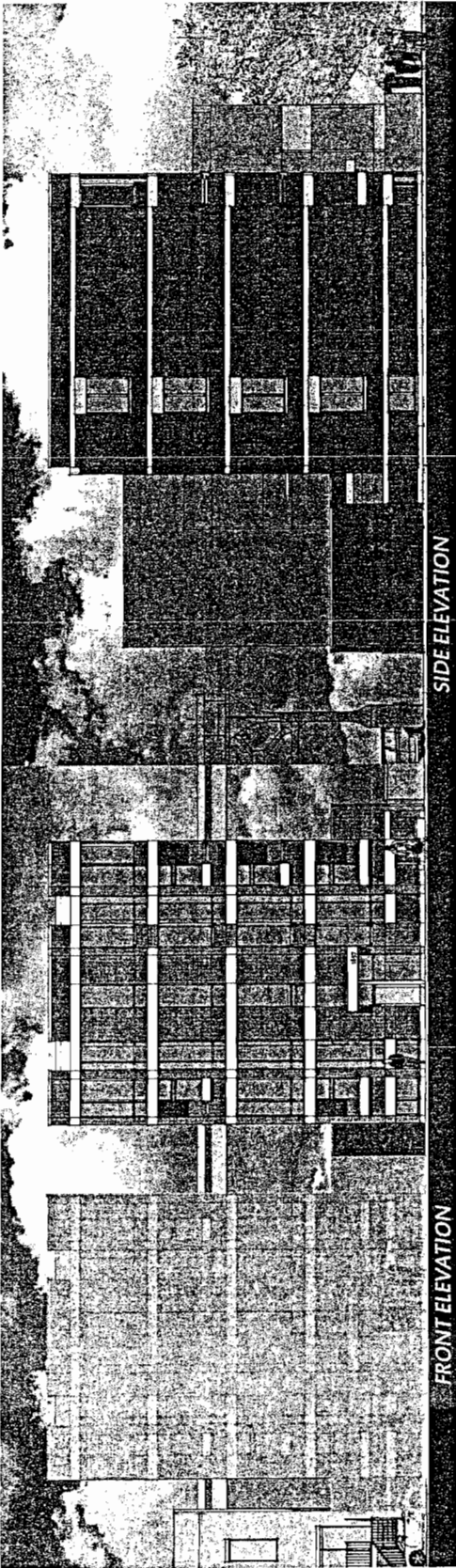
OPEN YARD OPEN SPACE
REQUIRED OPEN YARD OPEN SPACE 370 S.F.
PROPOSED OPEN YARD OPEN SPACE 960 S.F.
(PROVIDED ON THE ROOF
OF THE GARAG)

WINNEBAGO FLATS
1853-55 N. WINNEBAGO AVE. CHICAGO, IL

5/28/2014

REPORTS OF COMMITTEES

82491



WINNEBAGO FLATS
1851-55 N. WINNEBAGO AVE. CHICAGO, IL

PREMIUM BUILDERS LTD



Reclassification Of Area Shown On Map No. 5-H.
(Application No. 17979T1)
(Common Address: 1849 -- 1851 N. Winnebago Ave.)

[O2014-2316]

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, be amended by changing all the M1-1 Limited Manufacturing/Business Park District and RM4.5 Residential Multi-Unit District symbols and indications as shown on Map No. 5-H in the area bounded by:

a line 96 feet northwest of and parallel to West Moffat Street; North Winnebago Avenue;
a line 144 feet northwest of and parallel to West Moffat Street; and a line 73.50 feet
northeast of and parallel to North Winnebago Avenue,

to those of an RM5 Residential Multi-Unit District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

Project Narrative.

The site is located on North Winnebago Avenue just north of West Moffat Street. It is commonly known as 1849 -- 1851 North Winnebago Avenue (hereinafter referred to as the "Property").

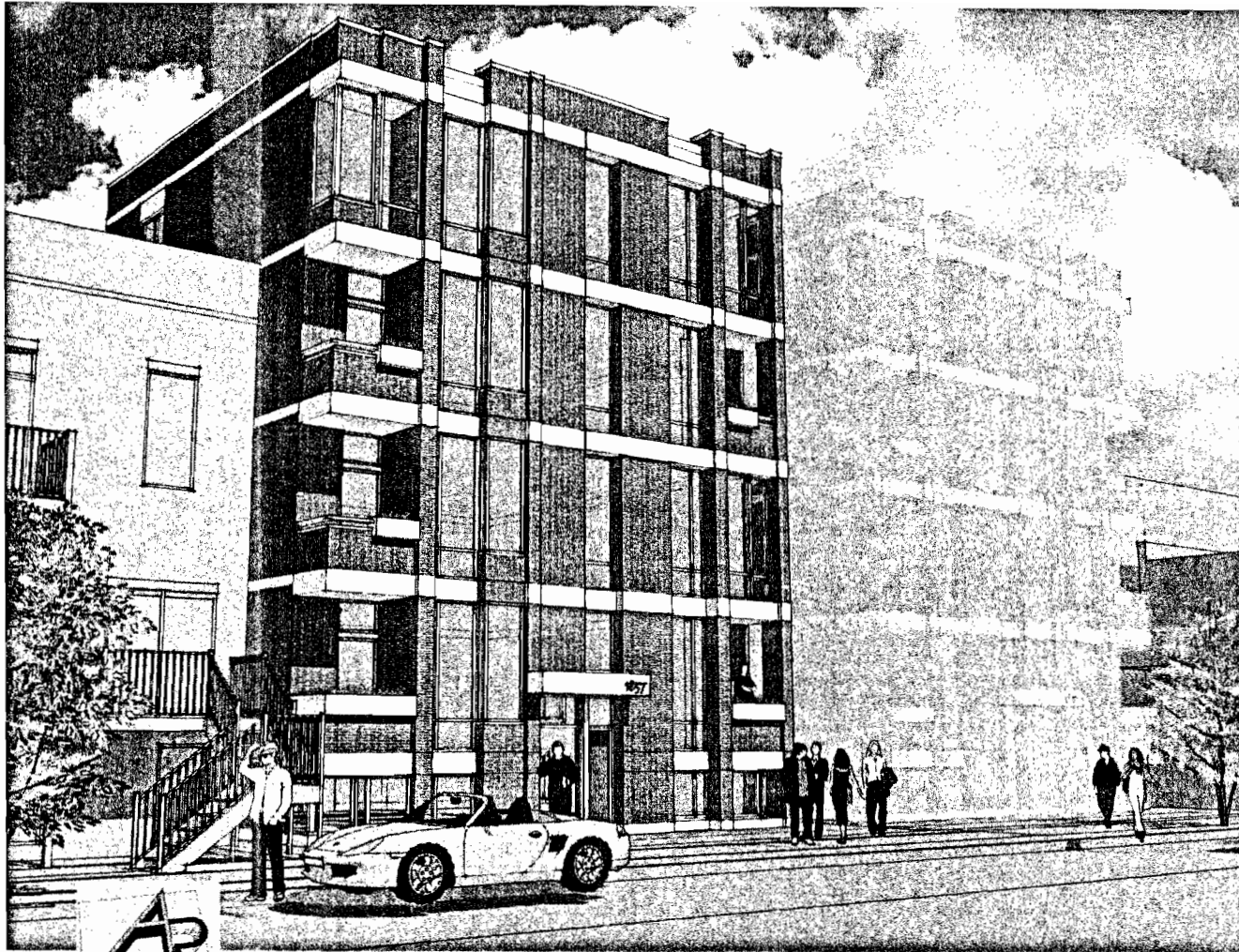
The Property contains approximately 3,528 square feet and is currently zoned M-1 Limited Manufacturing/Business Park District and RM4.5 Residential Multi-Unit District. Applicant, 1851 North Winnebago LLC, proposes changing the zoning to RM5 Residential Multi-Unit District. The parcels immediately to the south of the Property are also zoned RM5 Residential Multi-Unit District. The following includes the zoning analysis information:

- FAR: 2.00.
- Lot Area per Dwelling Unit: 400 square feet required per dwelling unit. Applicant is providing approximately 705 square feet per dwelling unit. Off-Street Parking: five spaces provided.
- Building Height: 47 feet.

The applicant proposes to construct five residential dwelling units on the site with five parking spaces in the rear. Attached hereto are the site plan and elevations depicting the proposed building.

No vacations or dedications of rights-of-way are necessary or proposed for the project.

[Project Information and Site Plan; Basement, First, Second, Third and Fourth Floor Plans; and Building Elevations referred to in this Narrative Rezoning Analysis printed on pages 82496 through 82498 of this *Journal*.]



PREMIUM BUILDERS, LTD.

WINNEBAGO FLATS
1849-51 N. WINNEBAGO AVE., CHICAGO, IL

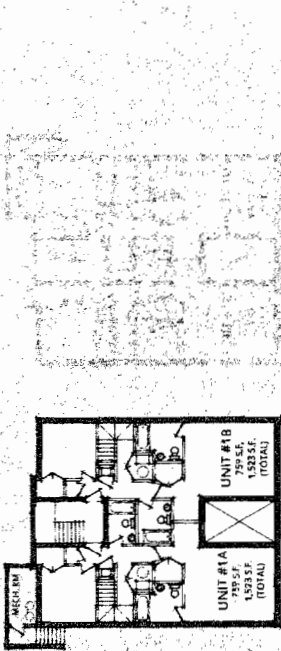
FINAL FOR PUBLICATION

PROJECT INFORMATION	
1853-55 N. Winnebago Ave., Chicago, IL	
PROPOSED ZONING	RM 5
LOT AREA	3,528 S.F. (48'X73.5')
F.A.R.	2
NUMBER OF DWELLING UNITS 5	
FLOOR AREA	
REQUIRED FLOOR AREA	7,056 S.F.
PROPOSED FLOOR AREA	7,050 S.F.
FRONT SETBACK	
REQUIRED FRONT SETBACK <i>(average front setback of nearest two properties)</i>	3'-8"
PROPOSED FRONT SETBACK	3'-8" (TO BUILDING)
SIDE SETBACK	
REQUIRED SIDE SETBACK <i>(20% of lot width, 2' min, 5' max)</i>	48'X20%=9.6'
PROPOSED SIDE SETBACK	4'-9" (EAST SIDE SETBACK) 4'-9" (WEST SIDE SETBACK)
REAR SETBACK	
REQUIRED REAR SETBACK <i>(30% of lot depth)</i>	73'-6"X30%=22'-2"
PROPOSED REAR SETBACK	24'-4">22'-2"
BUILDING HEIGHT	
REQUIRED BUILDING HEIGHT	47'-0"
PROPOSED BUILDING HEIGHT	47'-0"
OFF-STREET PARKING	
REQUIRED OFF-STREET PARKING	5 SPACES
PROPOSED OFF-STREET PARKING	5 SPACES
OPEN YARD OPEN SPACE	
REQUIRED OPEN YARD OPEN SPACE	370 S.F.
PROPOSED OPEN YARD OPEN SPACE	960 S.F. <i>(PROVIDED ON THE ROOF OF THE GARAG)</i>

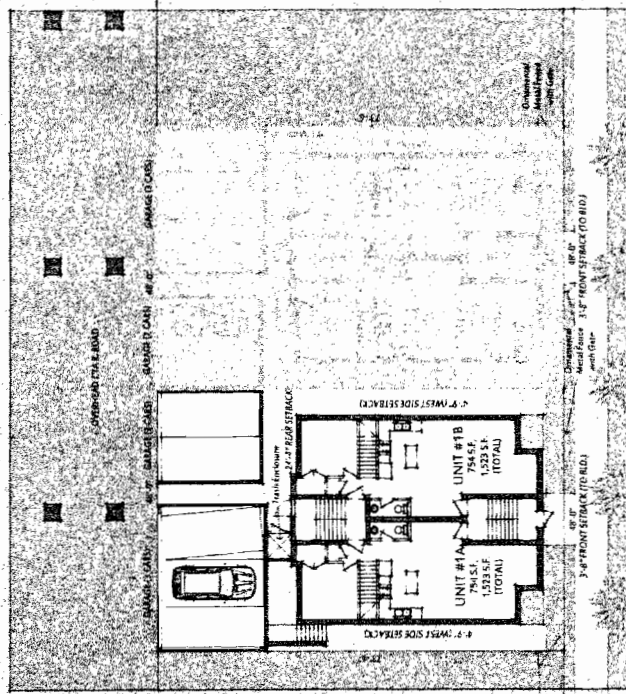
82496

JOURNAL--CITY COUNCIL--CHICAGO

5/28/2014



BASEMENT FLOOR PLAN



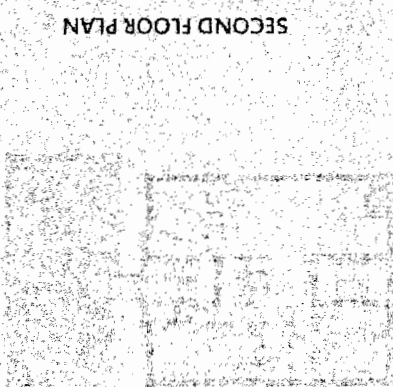
SITE PLAN WITH FIRST FLOOR PLAN



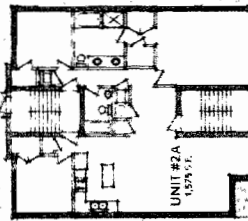
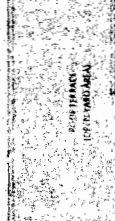
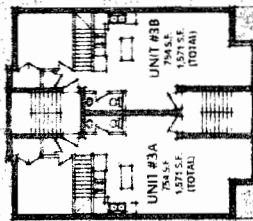
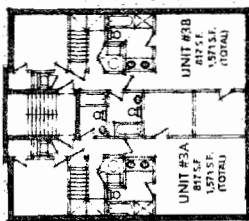
FOURTH FLOOR PLAN



THIRD FLOOR PLAN

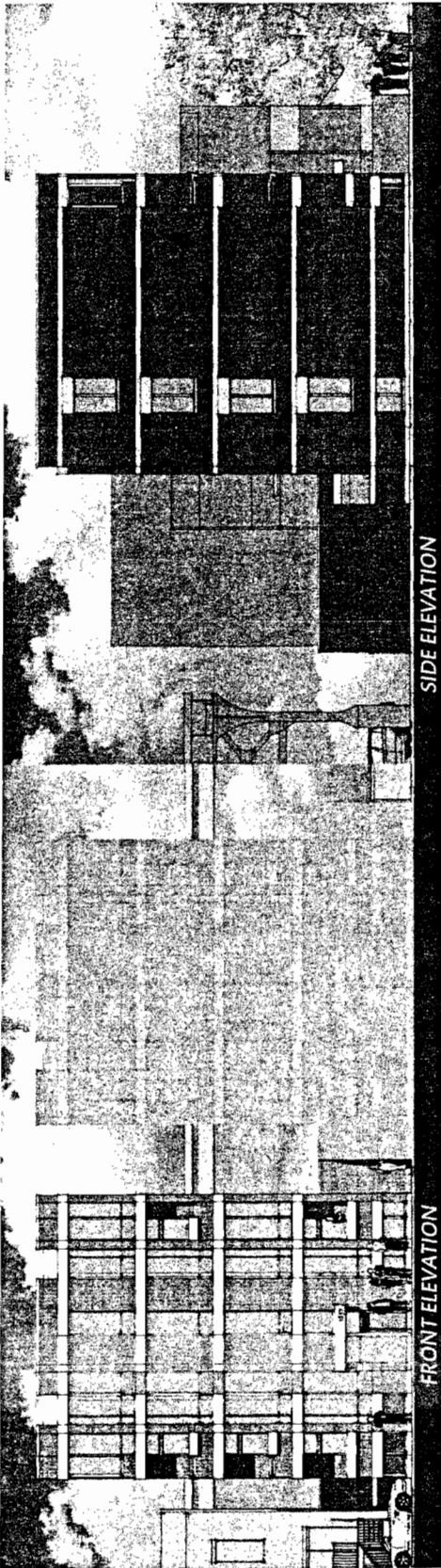


SECOND FLOOR PLAN



WINNEBAGO FLATS
1889 S WINNEBAGO AVE, CHICAGO, IL

PREMIUM BUILDERS, LTD.



WINNEBAGO FLATS
1849-51 N. WINNEBAGO AVE. CHICAGO, IL

PREMIUM BUILDERS, LTD.



Reclassification Of Area Shown On Map No. 5-H.
 (Application No. 17990T1)
 (Common Address: 1704 N. Damen Ave.)

[O2014-2327]

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 M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-H in the area bounded by:

a line 72 feet north of and parallel to West Wabansia Avenue; North Damen Avenue; a line 48 feet north of and parallel to West Wabansia Avenue; and the alley next west of and parallel to North Damen Avenue,

to those of a B3-2 Community Shopping District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance takes effect after its passage and approval.

[Site Plan; Proposed Second and Third Floor Plans; and Proposed Front Elevation
 attached to this ordinance printed on pages 82501 through
 82504 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

17-13-0303-C(1) Narrative Zoning Analysis.

Subject Property:	1704 North Damen Avenue, Chicago, Illinois
Proposed Zoning:	B3-2 Community Shopping District
Lot Area:	2,400 square feet
Proposed Land-Use:	The existing building will be razed. The property will then be redeveloped with a new, three-story, all commercial (retail) building. The new building is intended to provide retail and incidental office space for a single tenant. The building will be of masonry, steel and glass construction and measure 39 feet in height.

(a) The Project's Floor Area Ratio:

Allowed:	2.2 FAR (5,280 square feet)
----------	-----------------------------

Proposed: 1.6 FAR (3,861 square feet)

(b) The Project's Density (Lot Area Per Dwelling Unit):

Proposed: No Residential Dwelling Units Are Proposed

(c) The Amount of Off-Street Parking:

Required: 1 per dwelling unit

Proposed: None

(d) Setbacks:

a. Front Setbacks:

Required: None

Proposed: 0 feet

b. Rear Setbacks:

Required: None

Proposed: 14 feet, 0 inches

c. Side Setbacks:

Required: None

Proposed: 0 feet

d. Rear Yard Open Space:

Required: None

Proposed: None

(e) Building Height:

Allowed: 47 feet

Proposed: 39 feet

Reclassification Of Area Shown On Map No. 5-H.
(Application No. 18003T1)
(Common Address: 1732 N. Milwaukee Ave.)

[O2014-2340]

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 M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-H in the area bounded by:

North Milwaukee Avenue; West Wabansia Avenue; a line 99.69 feet west of the intersection of North Milwaukee Avenue and West Wabansia Avenue as measured along the north line of West Wabansia Avenue and perpendicular thereto; and a line 100.14 feet northwest of the intersection of North Milwaukee Avenue and West Wabansia Avenue as measured along the southwest line of North Milwaukee Avenue and perpendicular thereto,

to those of a C1-2 Neighborhood Commercial District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Existing Building Plan attached to this ordinance
printed on page 82506 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

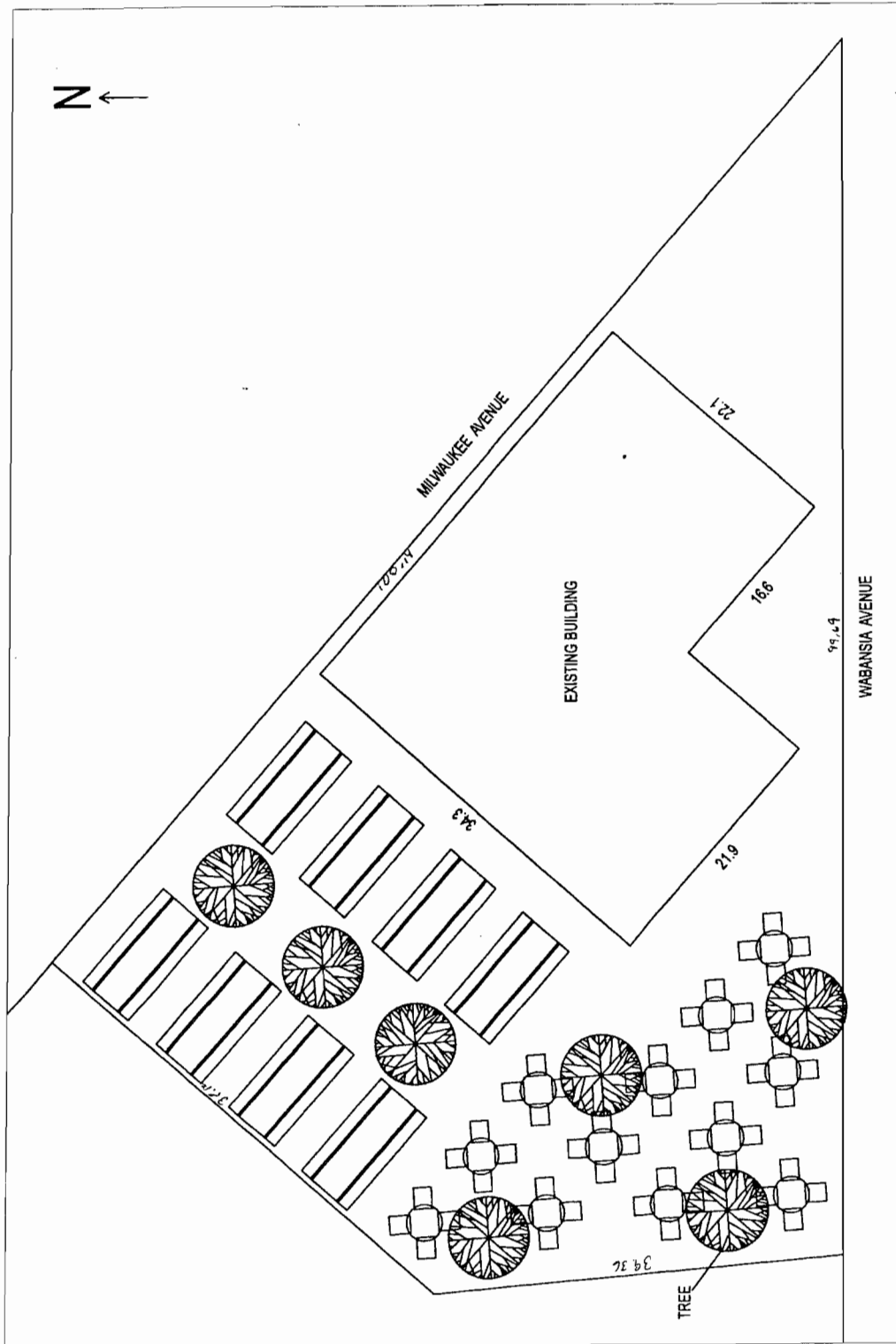
1732 N. Milwaukee Ave. Project Description.

The subject property is currently improved with a one-story restaurant building of approximately 1,180 square feet located on a triangular shaped lot of approximately 3,890 square feet. The building will continue to be used for a restaurant with the addition of an outdoor patio area. There will be no change to the building except for exterior and interior renovation. The existing Floor Area Ratio is 0.29 which will not change and is substantially below that allowed.

The project will not be providing any residential units.

There is no parking or loading being provided and none is required.

The building setbacks will not change from the existing building and are noted on the survey filed with this application.



Reclassification Of Area Shown On Map No. 5-1.

(Application No. 17983)

(Common Address: 2736 -- 2746 W. Armitage Ave./2769 -- 2779 W. Francis Pl.)

[O2014-2320]

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 B1-5 Neighborhood Shopping District symbols and indications as shown on Map Number 5-1 in the area bounded by:

West Francis Place; a line 246 feet east of and parallel to North California Avenue; West Armitage Avenue; and a line 134 feet east of and parallel to North California Avenue,

to those of a B3-5 Neighborhood Shopping District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.



Reclassification Of Area Shown On Map No. 5-1.

(Application No. 17997T1)

(Common Address: 1924 N. California Ave.)

[O2014-2334]

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 B3-1 Community Shopping District Symbols and indications as shown on Map Number 5-1 in the area bounded by:

a line 325 feet south of and parallel to West Armitage Avenue; North California Avenue; a line 350 feet south of and parallel to West Armitage Avenue; and the north/south public alley west of and parallel to North California Avenue,

to those of a B2-3 Neighborhood Mixed-Use District.

SECTION 2. This ordinance takes effect after its passage and approval.

[Site Plan; Unit 1 Basement and First Floor Plans; Unit 2 Second Floor Plans; Unit 3 Third Floor Plans; and North, South, East and West Building Elevations attached to this ordinance printed on pages 82509 through 82513 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

Project Narrative.

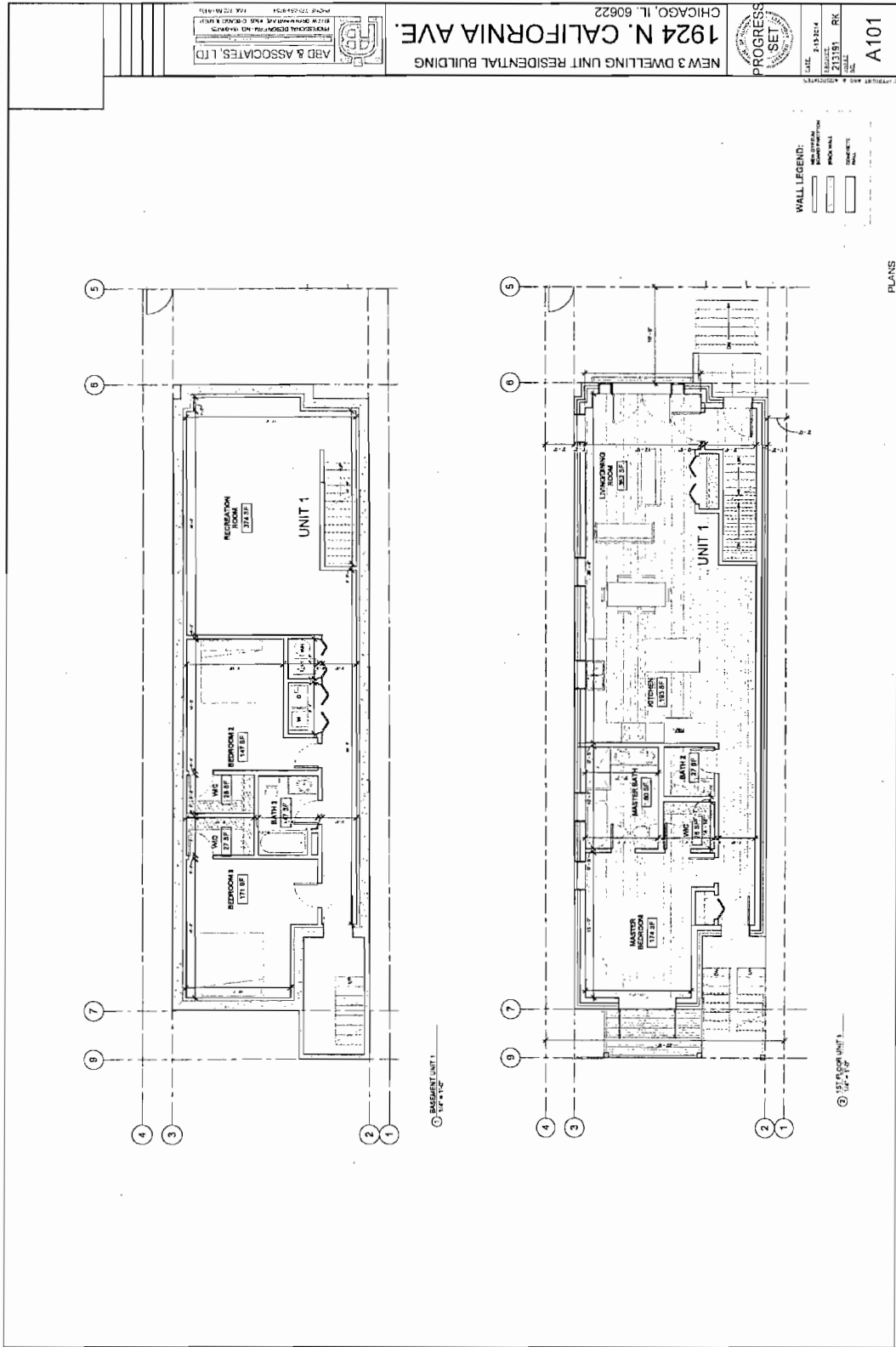
Type 1 Zoning Amendment.

1924 N. California Ave.

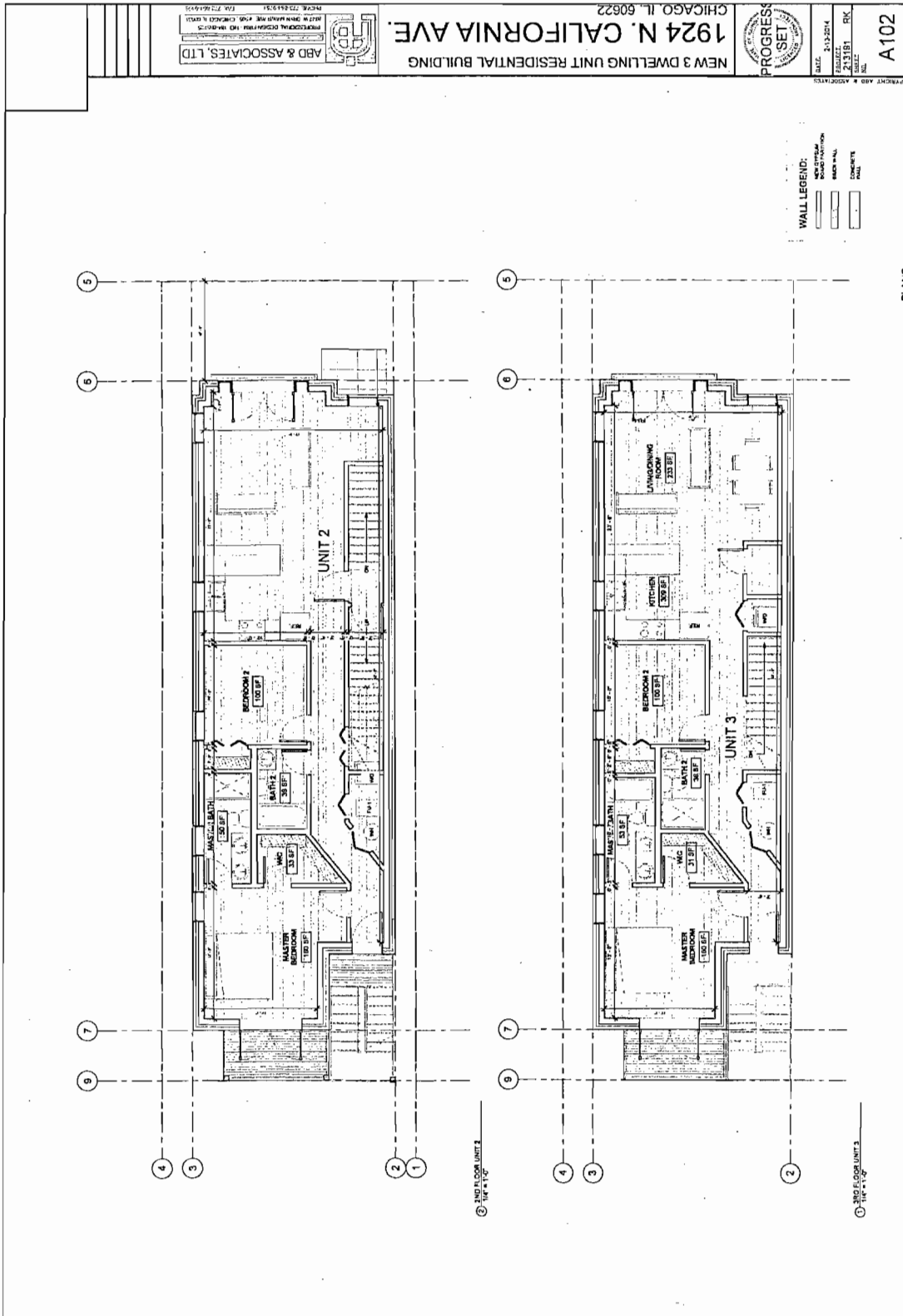
Proposed Zoning Change: B2-3 Neighborhood Mixed-Use District

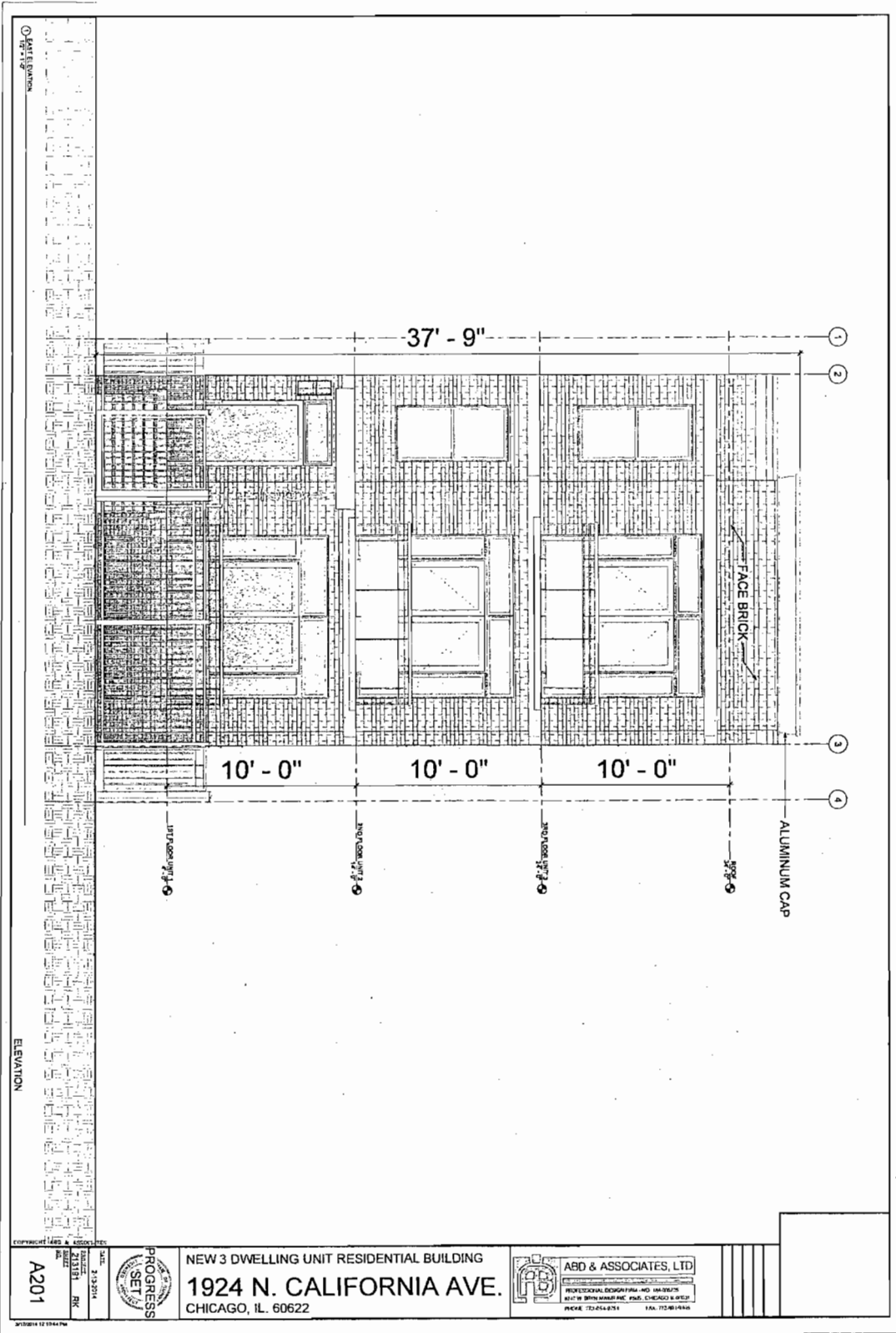
The applicant is requesting a zoning amendment to a B2-3 Neighborhood Mixed-Use District to allow for the construction of a three-story three dwelling unit building with three parking spaces. The residential building will comply with the Chicago Zoning Ordinance.

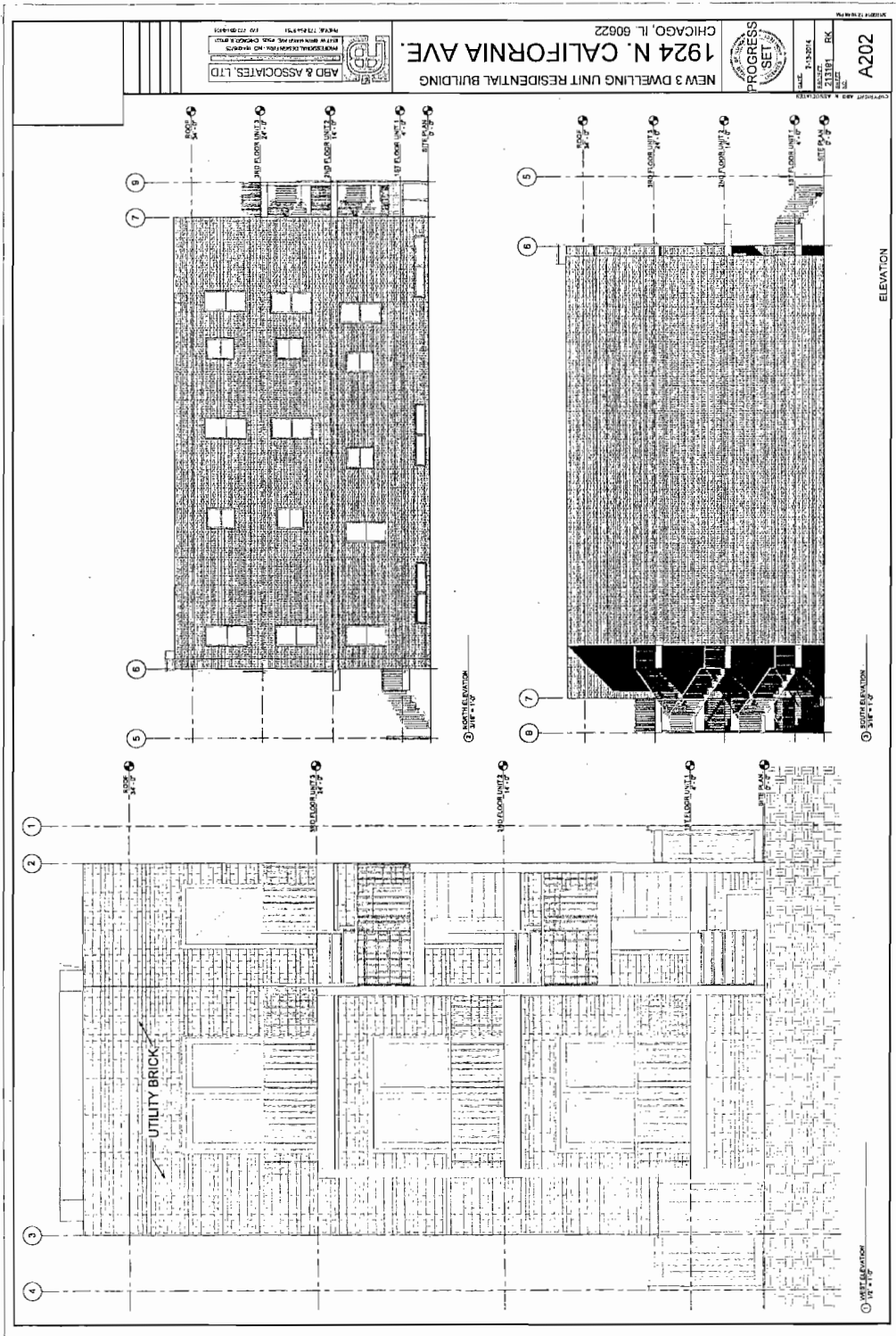
Zoning	Required	Proposed
MLA	400 per unit	833 per unit
Parking	1 car per unit	1 car per unit/total 3 spaces
Front Setback	None required	10 feet
Rear Yard	30 feet	25 feet
Side Setback	None required	5 feet total: North -- 3 feet/South -- 2 feet
Height	50 feet	34 feet



ABD & ASSOCIATES, LTD.
 ARCHITECTS
 1000 N. LA SALLE ST. SUITE 1000
 CHICAGO, IL 60610
 TEL: 312.467.1000
 FAX: 312.467.1001







Reclassification Of Area Shown On Map No. 5-J.
(Application No. 17985T1)
(Common Address: 1757 N. Kimball Ave.)

[O2014-2322]

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 M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 5-J in the area bounded by:

West Bloomingdale Avenue; the alley next east of and parallel to North Kimball Avenue; a line 205.35 feet south of and parallel to West Bloomingdale Avenue; and North Kimball Avenue,

to those of a C1-2 Neighborhood Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; First Floor Plan; Second Floor Plan; and North, South, East and West Building Elevations attached to this ordinance printed on pages 82516 through 82520 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

Narrative.

1757 N. Kimball Ave.
Lot Area 36,346.95 (177.0 Ft. x 205.35 Ft.)

The applicant seeks a zoning amendment in order to allow additional commercial uses not permitted in the M1 Zoning District. The expansion of use is proposed for the existing 49,080 square foot one- and two-story brick building with 29 on-site parking spaces. The additional uses include general retail sales, restaurant over 4,000 square feet, food and beverage retail sales over 3,000 square feet, as well as other uses not currently permitted. There are no changes proposed to the building bulk or scale, and the building height will remain unchanged at 29 feet 4 inches. The 29 on-site parking spaces will also remain.

Proposed Zoning Designation: C1-2 Neighborhood Commercial District

(a) Floor Area Ratio:

Permitted: 2.2 = 79,963 square feet

Proposed: 1.35 = 49,080 square feet

(b) Density (lot area per dwelling unit):

Proposed: 0 dwelling units

(c) Off-Street Parking:

Proposed: 28 parking spaces

(d) Setbacks:

Front:

Required: 0 feet

Proposed: 0 feet

Rear:

Required: 0 feet

Proposed: 0 feet

Side (north):

Required: 0 feet

Proposed: 0 feet

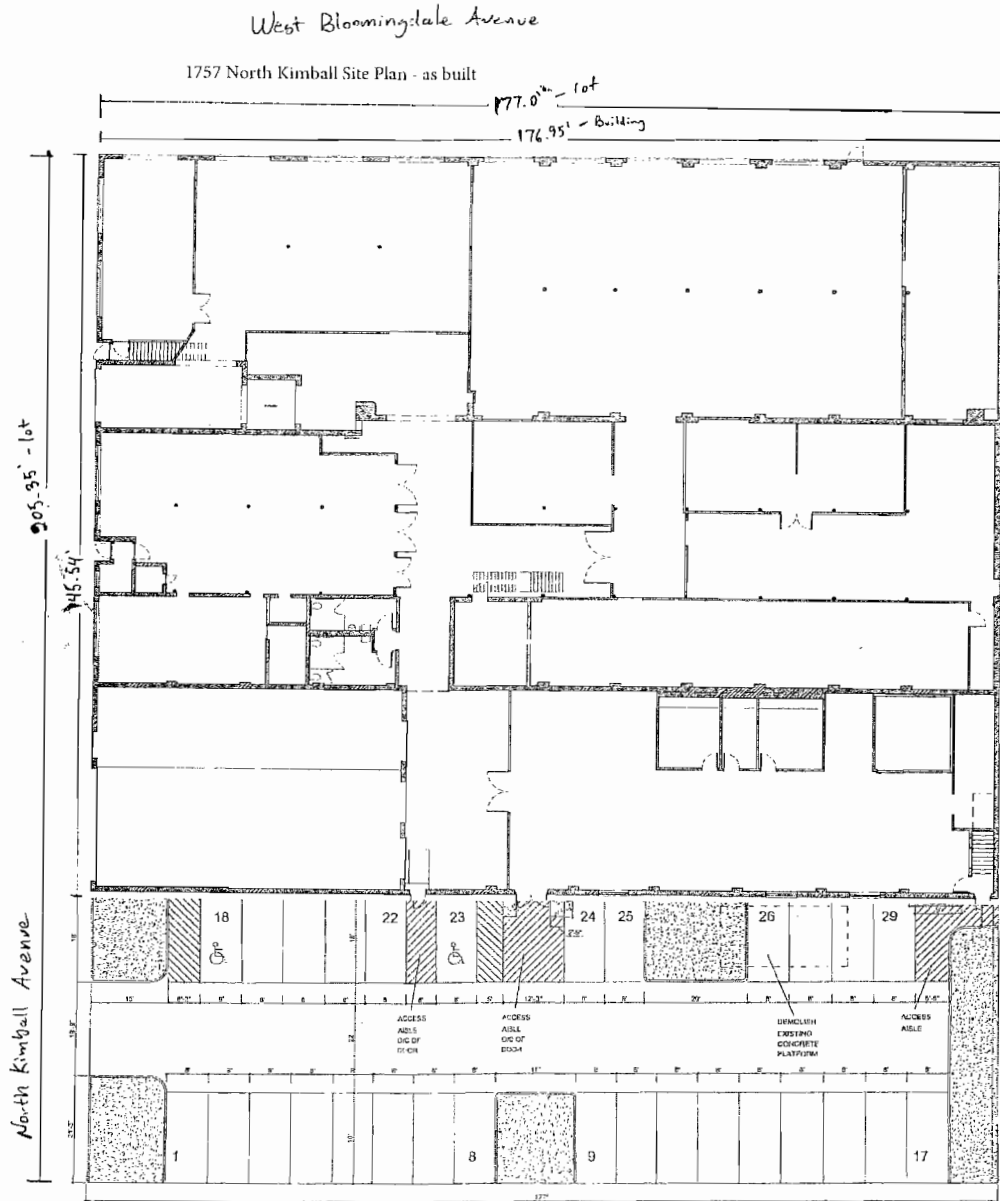
Side (south):

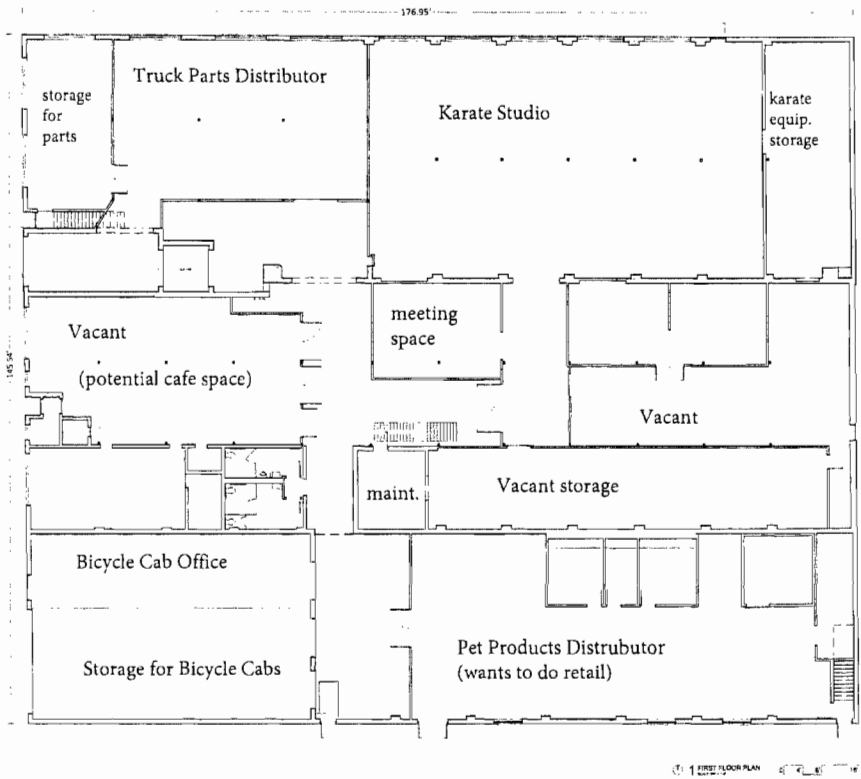
Required: 0 feet

Proposed: 59.8 feet

(e) Building Height:

Proposed: 29 feet, 4 inches





KUJAWA ARCHITECTURE LLC
 12710 15th Street, Suite 100
 San Diego, CA 92161
 Tel: 619.594.1111
 Fax: 619.594.1112
 www.kujawa.com

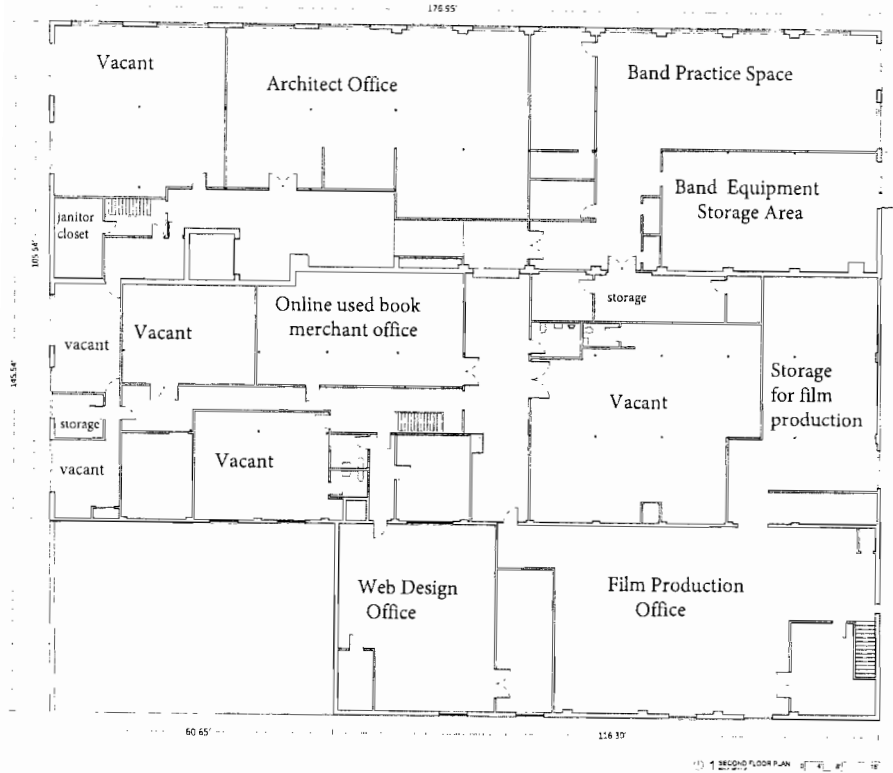
CHADMAN S. KUJAWA
 State of California
 License No. 45817

PROJECT SHEET
 AS-BUILT Drawings
 100% Final Stage 1/14/14

NO. 1	AS-BUILT PLANS
NO. 2	AS-BUILT PLANS
NO. 3	AS-BUILT PLANS
NO. 4	AS-BUILT PLANS
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NO. 99	AS-BUILT PLANS
NO. 100	AS-BUILT PLANS

1 FIRST FLOOR PLAN

A101



KUJALA ARCHITECTURE, L.L.C.
 1701 N. LAUREL STREET, SUITE 200
 CHICAGO, ILLINOIS 60614
 TEL: 312.467.1100
 FAX: 312.467.1101
 WWW.KUJALAARCHITECTURE.COM

REGISTERED ARCHITECT
 STATE OF ILLINOIS
 NO. 021-000000000

PROJECT NO. 14-001
 DATE: 5/28/2014
 DRAWN BY: [Name]
 CHECKED BY: [Name]
 AS-BUILT PLANS

A103

KUJAWA ARCHITECTURE LLC
 ARCHITECTS
 1000 W. 15th Street, Suite 100
 Oklahoma City, Oklahoma 73102
 (405) 241-1111

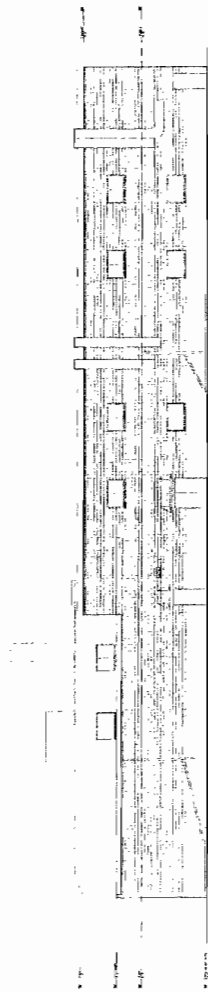
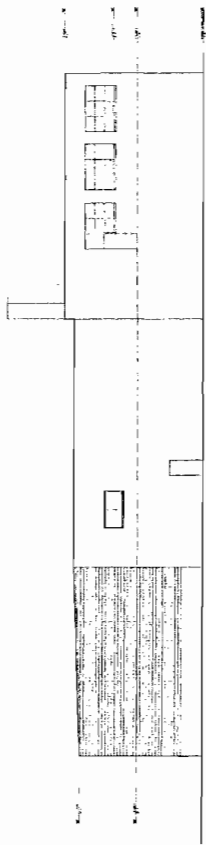


Professional Engineer
 State of Oklahoma
 License No. 10000

ASBRII DRAWING
 ARCHITECTURAL DRAWING

PROJECT NO. 14-0001
 SHEET NO. A201
 DATE: 05/28/2014

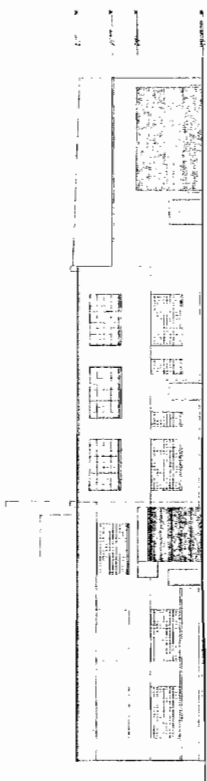
ABSOLUTE ELEVATIONS
 A201



NEMAWA ARCHITECTURE, LLC
 100 WEST WASHINGTON STREET, SUITE 200
 CHICAGO, ILLINOIS 60604
 TEL: 312.467.1234
 FAX: 312.467.1235
 WWW.NEMAWAARCHITECTURE.COM




JAMES A. NEMAWA
 PROFESSIONAL ENGINEER
 STATE OF ILLINOIS
 NO. 043-000000000000000000

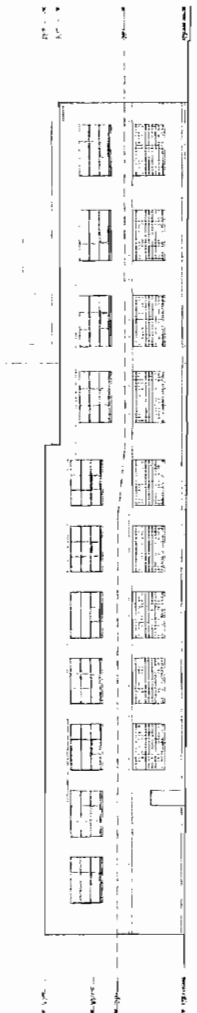


2NDFLOOR ELEVATION 3'-0" = 1'-0"

NEMAWA ARCHITECTURE, LLC
 100 WEST WASHINGTON STREET, SUITE 200
 CHICAGO, ILLINOIS 60604
 TEL: 312.467.1234
 FAX: 312.467.1235
 WWW.NEMAWAARCHITECTURE.COM



JAMES A. NEMAWA
 PROFESSIONAL ENGINEER
 STATE OF ILLINOIS
 NO. 043-000000000000000000



1STFLOOR ELEVATION 3'-0" = 1'-0"

NEMAWA ARCHITECTURE, LLC
 100 WEST WASHINGTON STREET, SUITE 200
 CHICAGO, ILLINOIS 60604
 TEL: 312.467.1234
 FAX: 312.467.1235
 WWW.NEMAWAARCHITECTURE.COM

AS-BUILT ELEVATIONS

A202

Reclassification Of Area Shown On Map No. 5-M.
(Application No. A-7995)
(Common Address: 6202 -- 6210 W. North Ave.)

[O2014-2435]

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 C1-1 Neighborhood Commercial District symbols and indications as shown on Map Number 5-M in the area bounded by:

the alley next north of and parallel to West North Avenue; North Melvina Avenue; West North Avenue; and a line 131.92 feet west of and parallel to North Melvina Avenue,

to those of a B3-1 Community Shopping 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. 6-G.
(Application No. 17993T1)
(Common Address: 2824 -- 2826 S. Loomis St.)

[O2014-2330]

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 M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 6-G in the area bounded by:

a line 236 feet southeast of and parallel to South Hillock Avenue; South Loomis Street; a line 284 feet southeast of and parallel to South Hillock Avenue; and the alley next southwest of and parallel to South Loomis Street,

to those of an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; Basement Plan, First Floor Plan, Second Floor Plan and Wall Section; and North, South, East and West Building Elevations attached to this ordinance printed on pages 82523 through 82525 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

Narrative.

March 11, 2014.

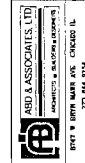
Re: Zoning for 2824 -- 2826 South Loomis Street
Chicago, Illinois.

This property is currently 48 by 113, and is zoned M1-2. The purpose of the zoning change is to change the current M1-2 to RT 3.5 in order to divide the property into two 24 by 113 lots, and to construct a single dwelling unit with a detached two-car garage on each of the lots. The single-family homes will be 26.1 feet in height and will be masonry. The single-family home located at 2824 South Loomis Street will have a front yard setback of 14.6 feet, with a side yard of 3 feet on the north and 2 feet on the south. The property at 2826 South Loomis Street will have a front setback of 13.3 feet with a north setback of 3 feet and 2 feet on the south. The rear yard open space for 2824 South Loomis Street will be 231 square feet and 2826 South Loomis Street will be 243 square feet. Both lots have an area of 2,712 square feet and each dwelling unit will have a floor area of 2,090 square feet.

PROPOSED 2 NEW SINGLE FAMILY HOMES 2824 & 2826 S LOOMIS STREET

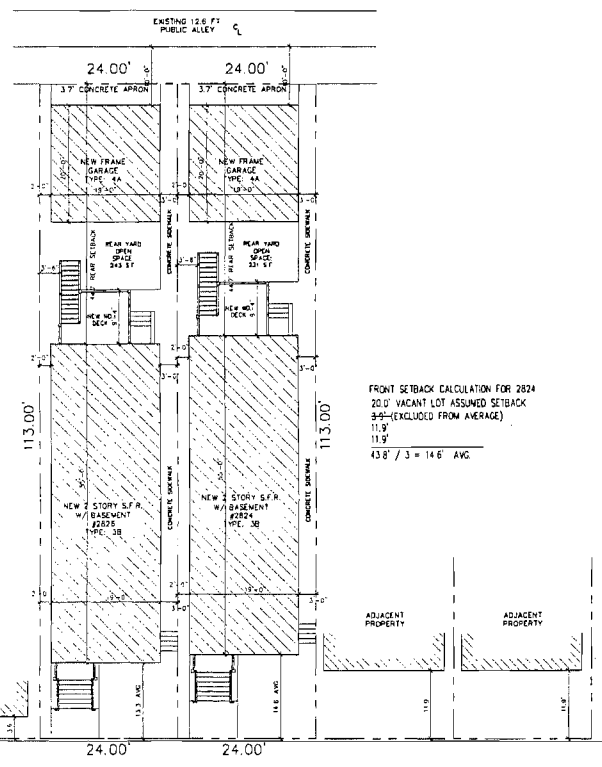
CHICAGO

ILLINOIS



SIONITTI
 2824 & 2826 S LOOMIS STREET
 CHICAGO

SHEET NO.
 A-1

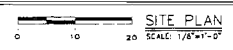


FRONT SETBACK CALCULATION FOR 2826
 20' VACANT LOT ASSUMED SETBACK
 99'-(EXCLUDED FROM AVERAGE)
 8'0"
 11'9"
 39'8" / 3 = 13.3' AVG

FRONT SETBACK CALCULATION FOR 2824
 20' VACANT LOT ASSUMED SETBACK
 94'-(EXCLUDED FROM AVERAGE)
 11'9"
 11'9"
 43'8" / 3 = 14.6' AVG



FRONT ELEVATION
 SCALE 1/8"=1'-0"



5/28/2014

REPORTS OF COMMITTEES

82523



Reclassification Of Area Shown On Map No. 7-I.
(Application No. 17987)
(Common Address: 2709 -- 2713 W. Belmont Ave.)

[O2014-2324]

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 C1-5 Neighborhood Commercial District symbols and indications as shown on Map Number 7-I in the area bounded by:

West Belmont Avenue; a line 53.75 feet west of and parallel to North Washtenaw Avenue; the public alley next south and parallel to West Belmont Avenue; and a line 107.50 feet west of and parallel to North Washtenaw Avenue,

to those of a B2-3 Neighborhood Mixed-Use District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Nos. 7-L And 7-M.
(Application No. A-7996)
(Common Address: 2457 N. Central Ave. To 2658 N. Central Ave.)

[O2014-2436]

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 B3-1 Community Shopping District symbols and indications as shown on Map Numbers 7-L and 7-M in the area bounded by:

West Schubert Avenue; a line 126.65 feet east of and parallel to North Central Avenue; the public alley next south of and parallel to West Schubert Avenue; the public alley next east of and parallel to North Central Avenue; West Drummond Place; a line 101.75 feet east of and parallel to North Central Avenue; the public alley next south of and parallel to West Drummond Place; a line 51.85 feet east of and parallel to North Central Avenue; West Wrightwood Avenue; a line 134.47 feet east of and parallel to North Central Avenue; the public alley next south of and parallel to West Wrightwood Avenue; the public alley next east of and parallel to North Central Avenue; a line 32.16 feet south of and parallel to West Altgeld Street; North Central Avenue; West Wrightwood Avenue; and the public alley next west of and parallel to North Central Avenue,

to those of a B1-1 Neighborhood Shopping 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. 8-G.
(As Amended)
(Application No. 18004T1)
(Common Address: 3224 S. Throop St.)

[SO2014-2341]

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 M1-2 Limited Manufacturing District symbols and indications as shown on Map Number 8-G in the area bounded by:

a line 26 feet north of West 32nd Place; South Throop Street; West 32nd Place; and the alley next west of South Throop Street,

to those of an RS3 Residential District.

SECTION 2. This ordinance takes effect after its passage and approval.

[Street Views of Property attached to this ordinance printed on pages 82528 through 82530 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

3224 South Throop Development Description.

The property is improved with an existing one-story manufacturing building almost covering the entire lot, which lot is 3,224 square feet. The proposed development is to renovate the existing building into a single-family detached residence. There will be no change in the footprint of the building or the height of the building as currently constructed.

The Floor Area Ratio will be slightly under 1.0; the use will be a single-family detached home; there will be no setbacks as the existing structure covers virtually the entire lot; and there will be two parking spaces provided.

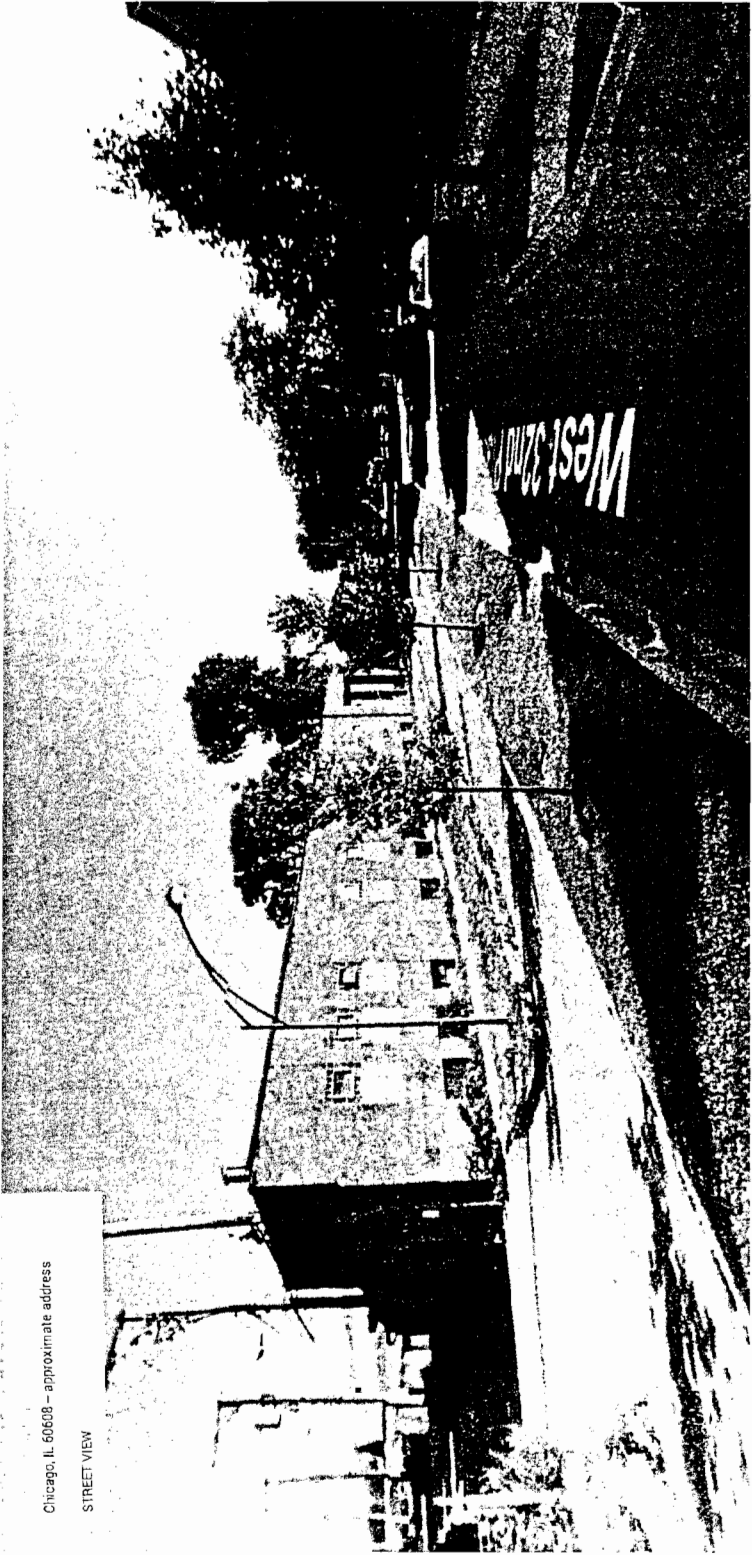


Chicago, IL 60608 - approximate address

STREET VIEW



Chicago, IL 60608 - approximate address
STREET VIEW



Chicago, IL 60608 - approximate address
STREET VIEW

Reclassification Of Area Shown On Map No. 9-G.

(As Amended)

(Application No. 17912)

(Common Address: 3200 -- 3226 N. Clark St./854 -- 856 W. Belmont Ave.)

[SO2014-36]

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, be amended by changing all the B3-3 Community Shopping District symbols and indications as shown on Map Number 9-G in the area bounded by:

beginning at a line 215 feet northwest of the intersection of North Clark Street and West Belmont Avenue, as measured along the westerly right-of-way line of North Clark Street and perpendicular thereto; North Clark Street; West Belmont Avenue; and the alley next west of and parallel to North Clark Street (ToB),

to those of a B3-5 Community Shopping District and a corresponding use district is hereby established in the area above described.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all the B3-5 Community Shopping District symbols and indications within the area hereinabove described to the designation of Residential-Business Planned Development Number _____ which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 3. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

Residential-Business Planned Development No. _____.

Plan Of Development Statements.

1. The area delineated herein as Residential-Business Planned Development Number _____ (the "Planned Development") consists of approximately twenty-five thousand, seven hundred twenty-five (25,725) square feet (0.59 acre) of property which is depicted on the attached Planned Development Boundary and Property Line Map (the "Property") and is owned or controlled by the applicant, "3200 North Clark LLC".
2. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees. Any dedication or vacation of streets, alleys or easements or any adjustment of the right-of-way shall require a separate submittal on behalf of the applicant or its successors, assignees or grantees and approval by the City Council.

3. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal 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 application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Designated control for the purpose of this paragraph shall mean that any application to the City for any amendments to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by the owners of the Property and any ground lessors. An agreement among property owners, the board of directors of any property owners' association, or a covenant binding the property owners, may designate the authorized party for any future amendment, modification or change.
4. This plan of development consists of eighteen (18) statements; a Bulk Regulations and Data Table; an Existing Zoning Map; a Planned Development Boundary and Property Line Map; an Existing Land-Use Map; and a Site Plan, Landscape Plan and Building Elevations, prepared by Hirsch Associates LLC and dated May 15, 2014, submitted herein. Full-sized copies of the Site Plan, Landscape Plan and Building Elevations are on file with the Department of Planning and Development ("DPD"). These and no other zoning controls shall apply to this Property.

In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall apply. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago and all requirements thereto and satisfies the established criteria for approval as a planned development.

5. The following uses are allowed in the area delineated herein as the Residential-Business Planned Development Number _____: residential units, permitted uses in the Commercial Use Group in the B3 Community Shopping District, with related and accessory uses and off-street parking and loading. The following uses are excluded from the allowed uses: building material sales, pawn shops, automated teller machine facility, non-accessory parking, auto supply/accessory sales, and motor vehicular repair shops.
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 this Planned Development.
7. Off-street parking and loading facilities shall be provided in compliance with this Planned Development, subject to the review of the Chicago Department of Transportation ("CDOT") and the approval of the Department of Planning and Development ("DPD").

8. Ingress or egress shall be subject to the review and approval by the Chicago Department of Transportation ("CDOT") and the Department of Planning and Development ("DPD"). Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Chicago Department of Transportation ("CDOT"). All work proposed in the public way must be designed and constructed in accordance with the Chicago Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago.
9. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
10. The maximum permitted floor area ratio ("FAR") for the parcel(s) shall be in accordance with the attached Bulk Regulations and Data Table. For the purposes of floor area ratio calculations and floor area measurements, the definitions in the Chicago Zoning Ordinance shall apply.
11. The City of Chicago established a Part II Review fee in the amount of \$ 0.25 per square feet for the total buildable square feet (FAR). The Part II Review fee is assessed by the Department of Planning and Development ("DPD") during the actual Part II Review. The fee as determined by DPD staff at that 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.
12. The improvements on the Property, including the on-site exterior landscaping and the landscaping along the adjacent rights-of-way and all entrances and exits to and from the parking and loading areas, shall be designed, constructed and maintained in substantial conformance with the Site Plan and Landscape Plan. In addition, parkway trees shall be installed and maintained in accordance with the parkway tree planting provisions of the Chicago Zoning Ordinance and corresponding regulations and guidelines.
13. The terms, conditions and exhibits in this Planned Development ordinance may be modified administratively by the Commissioner of the Department of Planning and Development ("DPD") upon the application for such a modification by the applicant or its successors or assigns and a determination by the Commissioner of the Department of Planning and Development that such modification is minor, appropriate and consistent with the nature of the improvements contemplated by this Planned Development and the purposes underlying the provisions hereof. Any modification of the requirements of the Planned Development by the Commissioner of the Department of Planning and Development shall be deemed to be a minor change in the Planned Development as contemplated by Section 17-13-0611-A of the Chicago Zoning Ordinance.
14. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for Persons with

Disabilities ("MOPD") to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.

15. The applicant will comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioner of Streets and Sanitation, the Commissioner of the Environment and the Commissioner of Buildings pursuant to Section 13-32-125 of the Municipal Code of Chicago or any other provision of that Code.
16. The applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. All development shall be in substantial compliance with the current City of Chicago Sustainable Development policy set forth by the Department of Planning and Development. The proposed multi-story building shall provide a vegetated ("green") roof totaling a minimum of 50 percent of the net roof area (10,270 square feet) and obtain LEED's certification.
17. The applicant acknowledges and agrees that the rezoning of the Property from a B3-3 Community Shopping District to a B3-5 Community Shopping District for construction of this Planned Development triggers the requirements of Section 2-45-110 of the Municipal Code (the "Affordable Housing Ordinance"). Any developer of a "residential housing project" within the meaning of the Affordable Housing Ordinance ("Residential Project") must: (i) develop affordable housing units as part of the Residential Project; (ii) pay a fee in lieu of the development of affordable housing units; or (iii) any combination of (i) and (ii). In accordance with these requirements and the Affordable Housing Profile Form attached hereto as an exhibit, the applicant has agreed to make a cash payment to the Affordable Housing Opportunity Fund in the amount of \$100,000.00 per unit ("Cash Payment"). At the time of each Part II Review for the Residential Project, the applicant may update and resubmit the Affordable Housing Profile Form to the Department of Planning and Development for review and approval. If the applicant subsequently reduces the number of dwelling units in the Residential Project, DPD may adjust the requirements of this statement Number 17 (i.e. amount of Cash Payment) accordingly, without amending the Planned Development. Prior to the issuance of any building permits for the Residential Project, including without limitation, excavation or foundation permits, the applicant must make the required Cash Payment. The Commissioner of the Department of Planning and Development may enforce remedies with respect to any breach of this statement 17, and may enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the Planned Development.
18. Unless substantial construction of any improvements as contemplated by this Planned Development amendment has commenced within six years following adoption of this Planned Development and unless completion thereof is diligently pursued, then this Planned Development shall expire and the zoning of the Property shall automatically revert to its prior B3-3 Community Shopping District. This six-year period may be extended for up to one additional year if, before expiration of the six-year period, the

Commissioner of the Department of Planning and Development determines that good cause for an extension is shown.

[Affordable Housing Profile Form referred to in these Plan of Development Statements unavailable at time of printing.]

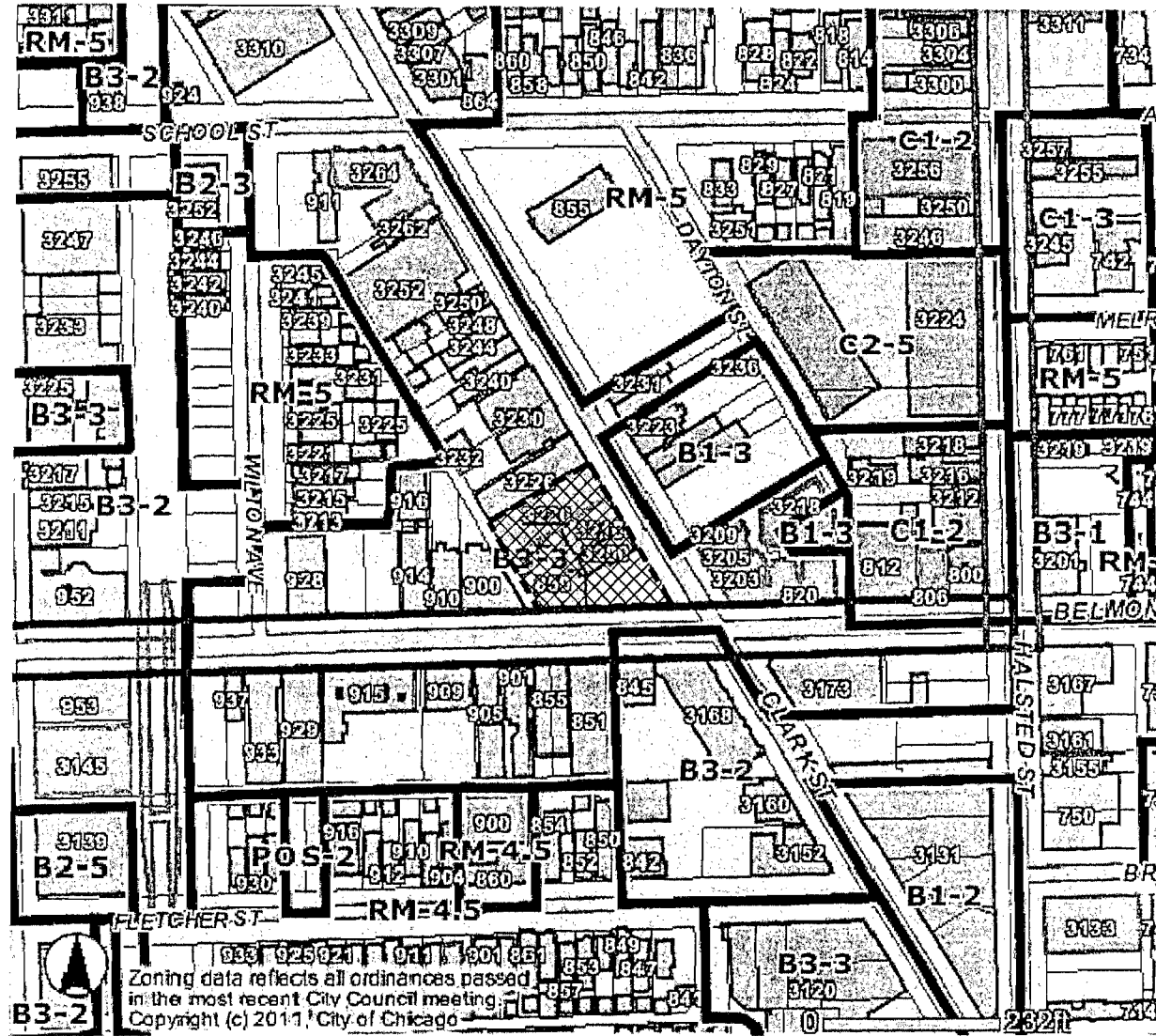
[Existing Zoning Map; Existing Land Use Map; Planned Development Property Line and Boundary Map; Site Plan; Proposed Landscape/Green Roof Plan; and North, South, East and West Building Elevations referred to in these Plan of Development Statements printed on pages 82536 through 82544 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

Residential-Business Planned Development No. _____.

Bulk Regulations And Data Table.

Gross Site Area:	41,484 square feet
Area in Public Rights-of-Way:	15,759 square feet
Net Site Area:	25,725 square feet
Permitted Floor Area Ratio:	5.0
Maximum Number of Dwelling Units:	90
Minimum Number of Accessory Off-Street Parking Spaces to be provided:	39 parking spaces; 1 "shared" vehicle
Minimum Number of Bicycle Parking Spaces:	20 (50 percent of provided vehicle parking)
Minimum Off-Street Loading Spaces:	Two (2) spaces at 10 feet x 50 inches each
Setbacks from Property Line:	In substantial compliance with the attached Site Plan
Maximum Percentage of Site Coverage:	In substantial compliance with the attached Site Plan
Maximum Building Height:	96 feet, 0 inches
Setbacks from Property Lines:	In substantial compliance with the attached Site Plan

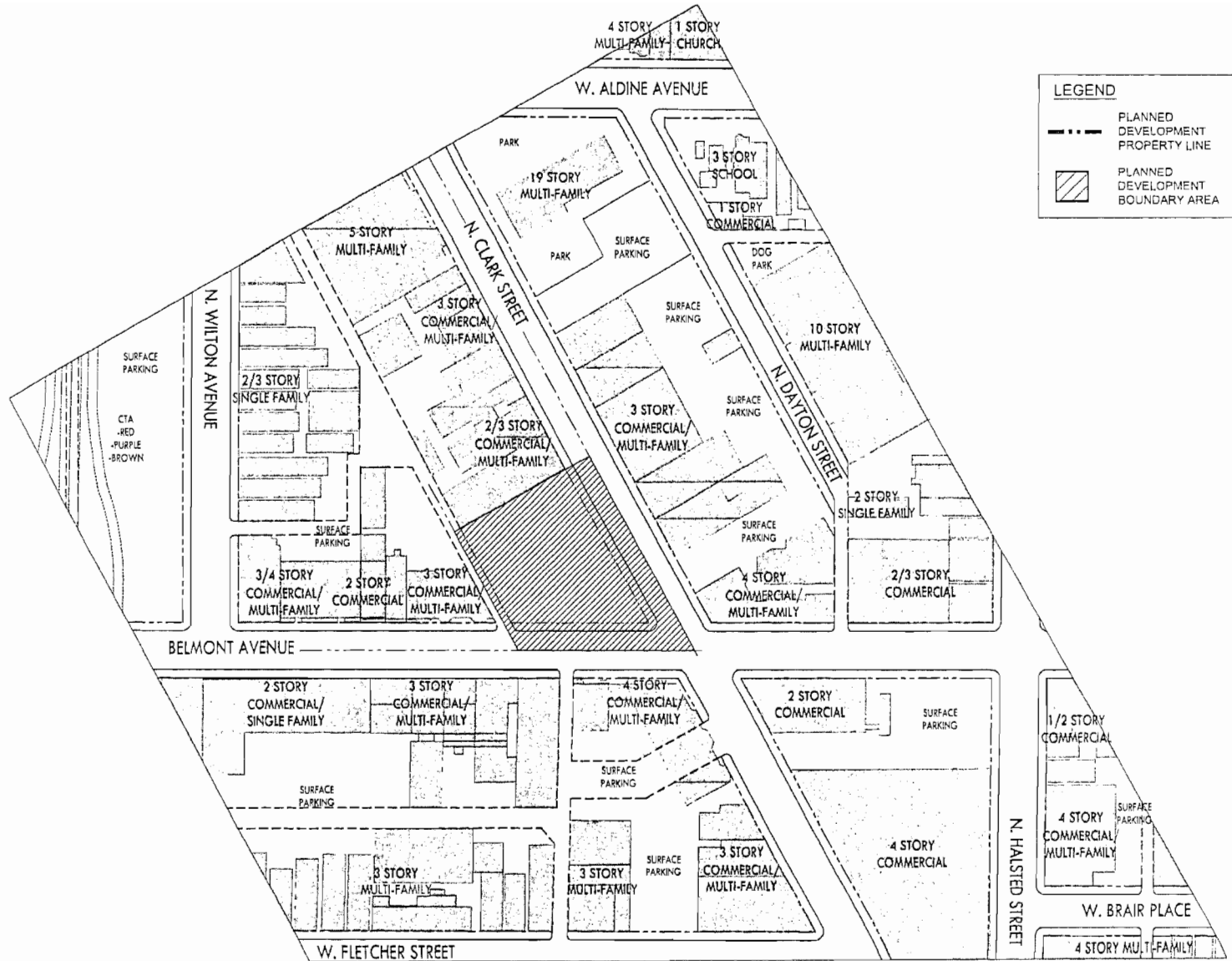


EXISTING ZONING MAP

NOT TO SCALE

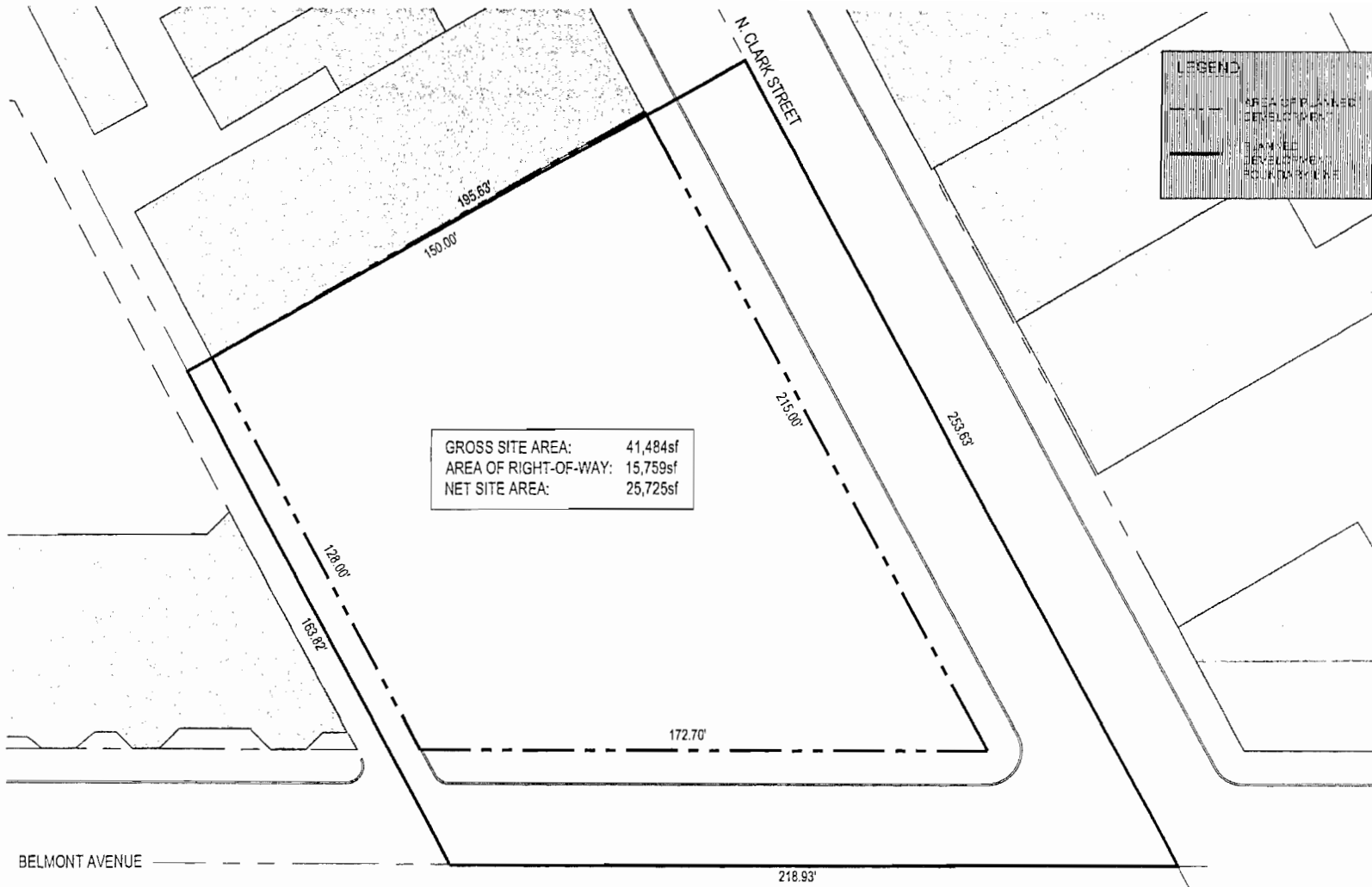


APPLICANT: 3200 N. CLARK, LLC
 ADDRESS: 832-850 BELMONT AVENUE & 3205-3218 N. CLARK STREET, CHICAGO IL 60657
 COUNCIL INTRODUCTION: APRIL 18, 2014
 PLANNING COMMISSION: MAY 15, 2014



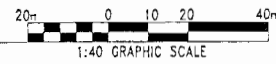
EXISTING LAND USE MAP

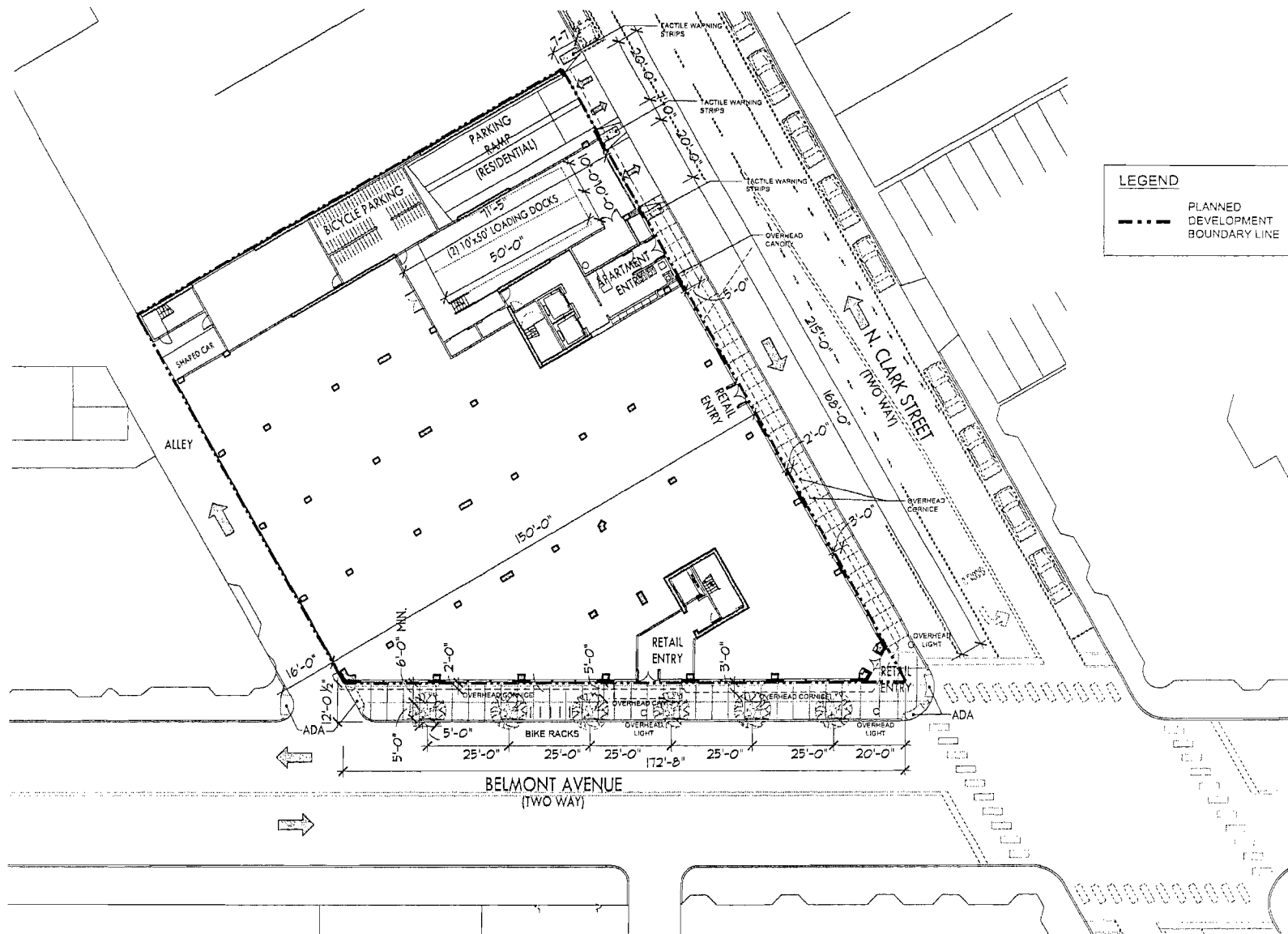
APPLICANT: 3200 N. CLARK, LLC
 ADDRESS: 832-850 BELMONT AVENUE & 3205-3218 N. CLARK STREET, CHICAGO IL 60657
 COUNCIL INTRODUCTION: APRIL 18, 2014
 PLANNING COMMISSION: MAY 15, 2014



PLANNED DEVELOPMENT PROPERTY LINE AND BOUNDARY MAP

APPLICANT: 3200 N. CLARK, LLC
 ADDRESS: 832-850 BELMONT AVENUE & 3205-3218 N. CLARK STREET, CHICAGO IL 60657
 COUNCIL INTRODUCTION: APRIL 18, 2014
 PLANNING COMMISSION: MAY 15, 2014





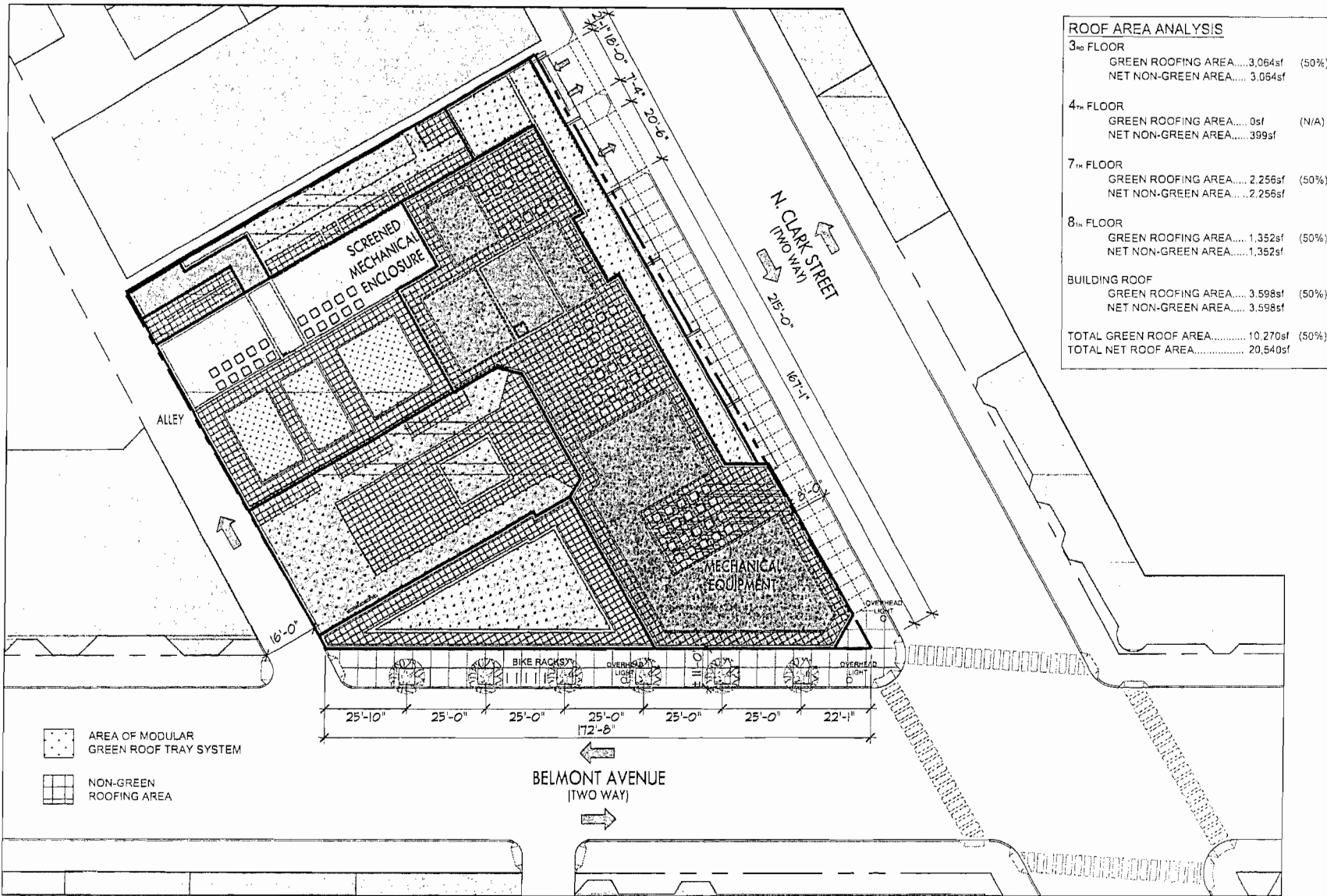
LEGEND

--- PLANNED DEVELOPMENT BOUNDARY LINE

SITE PLAN

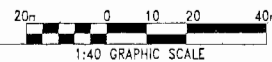
APPLICANT: 3200 N. CLARK, LLC
 ADDRESS: 832-850 BELMONT AVENUE & 3205-3218 N. CLARK STREET, CHICAGO IL 60657
 COUNCIL INTRODUCTION: APRIL 18, 2014
 PLANNING COMMISSION: MAY 15, 2014

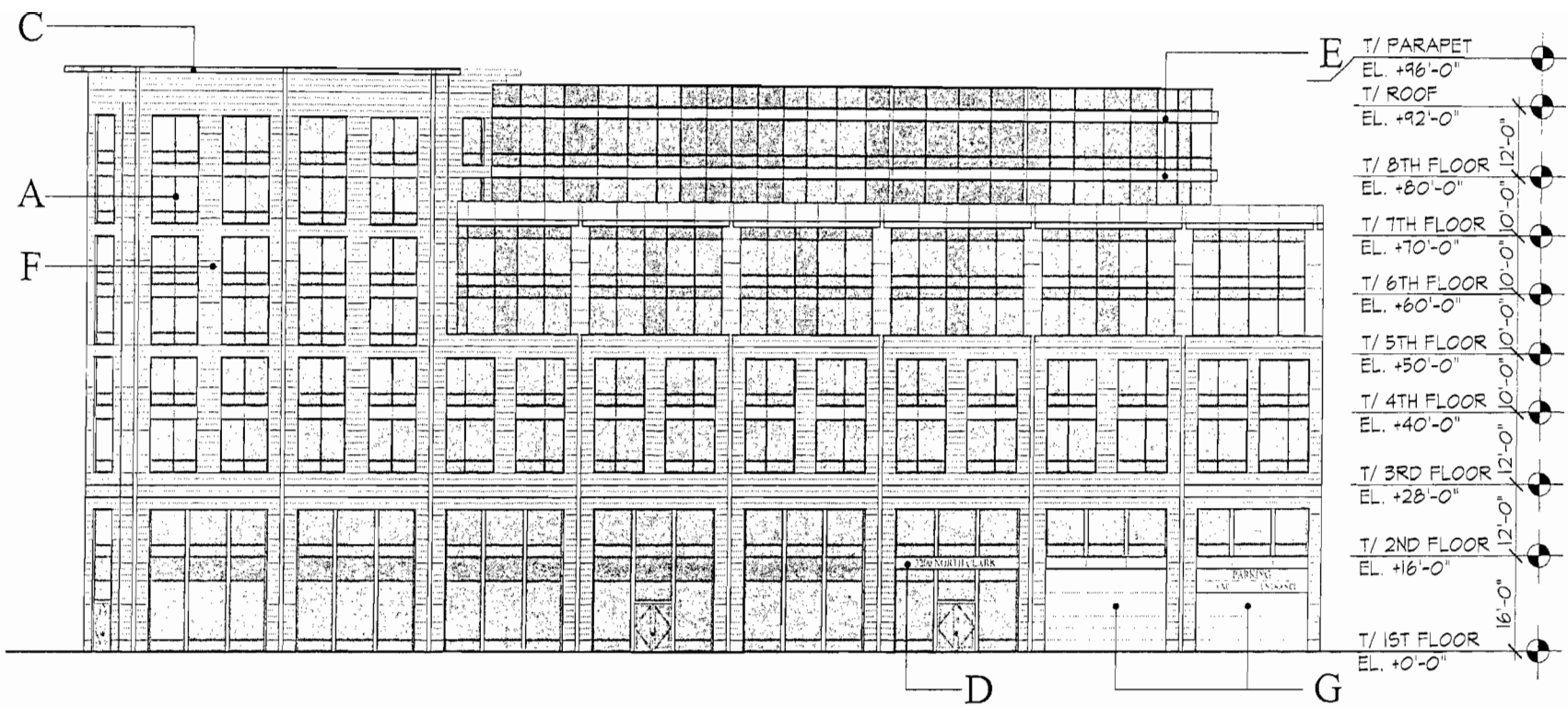
20ft 0 10 20 40ft
 1:40 GRAPHIC SCALE



PROPOSED LANDSCAPE/ GREEN ROOF PLAN

APPLICANT: 3200 N. CLARK, LLC
 ADDRESS: 832-850 BELMONT AVENUE & 3205-3218 N. CLARK STREET, CHICAGO IL 60657
 COUNCIL INTRODUCTION: APRIL 18, 2014
 PLANNING COMMISSION: MAY 15, 2014



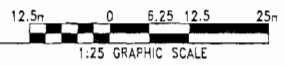


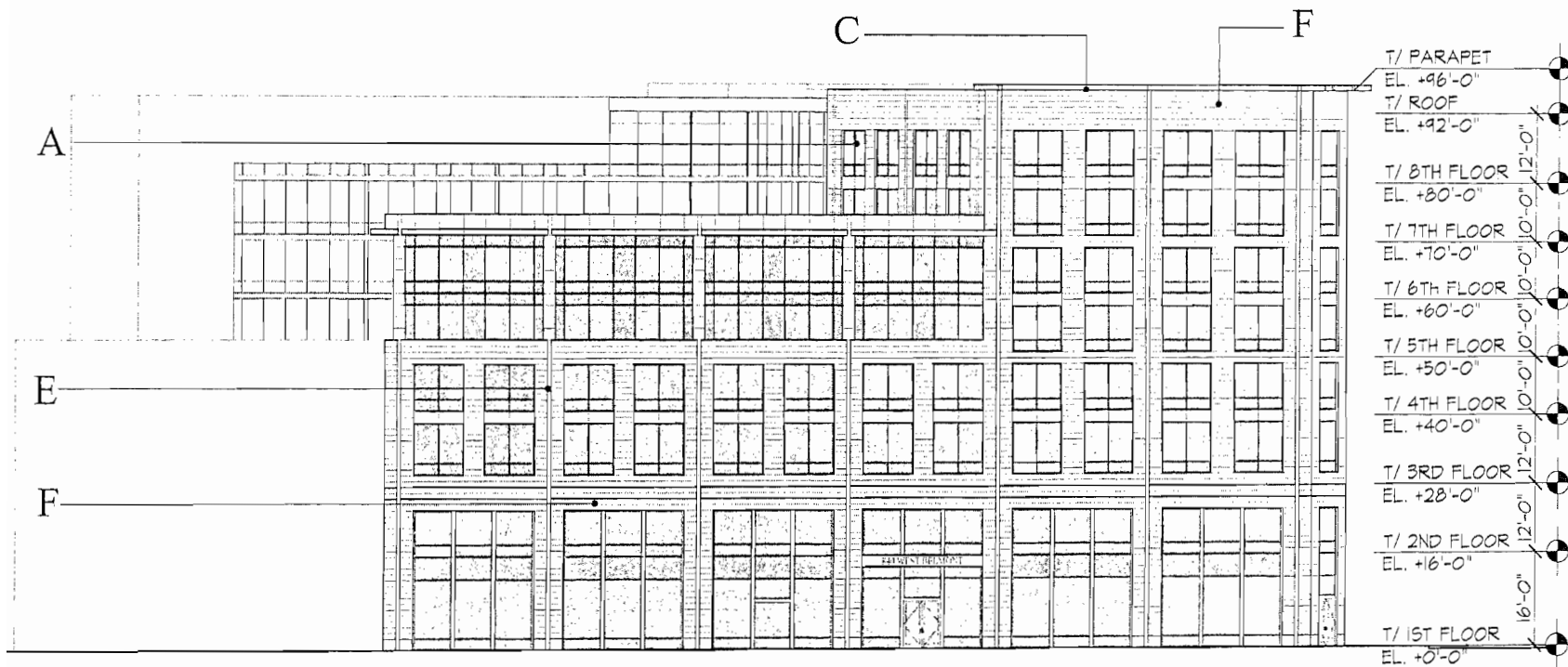
EAST ELEVATION

- PROPOSED FEATURES**
- A..... GLASS AND METAL WINDOWS
 - B..... METAL PANEL SYSTEM
 - C..... METAL PANEL CORNICE
 - D..... METAL PANEL CANOPY
 - E..... METAL ACCENT BAND
 - F..... GLAZED TERRACOTTA
 - G..... INSULATED METAL PANEL DOOR
 - H..... MASONRY

BUILDING ELEVATIONS

APPLICANT: 3200 N. CLARK, LLC
 ADDRESS: 832-850 BELMONT AVENUE & 3205-3218 N. CLARK STREET, CHICAGO IL 60657
 COUNCIL INTRODUCTION: APRIL 18, 2014
 PLANNING COMMISSION: MAY 15, 2014





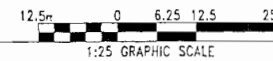
SOUTH ELEVATION

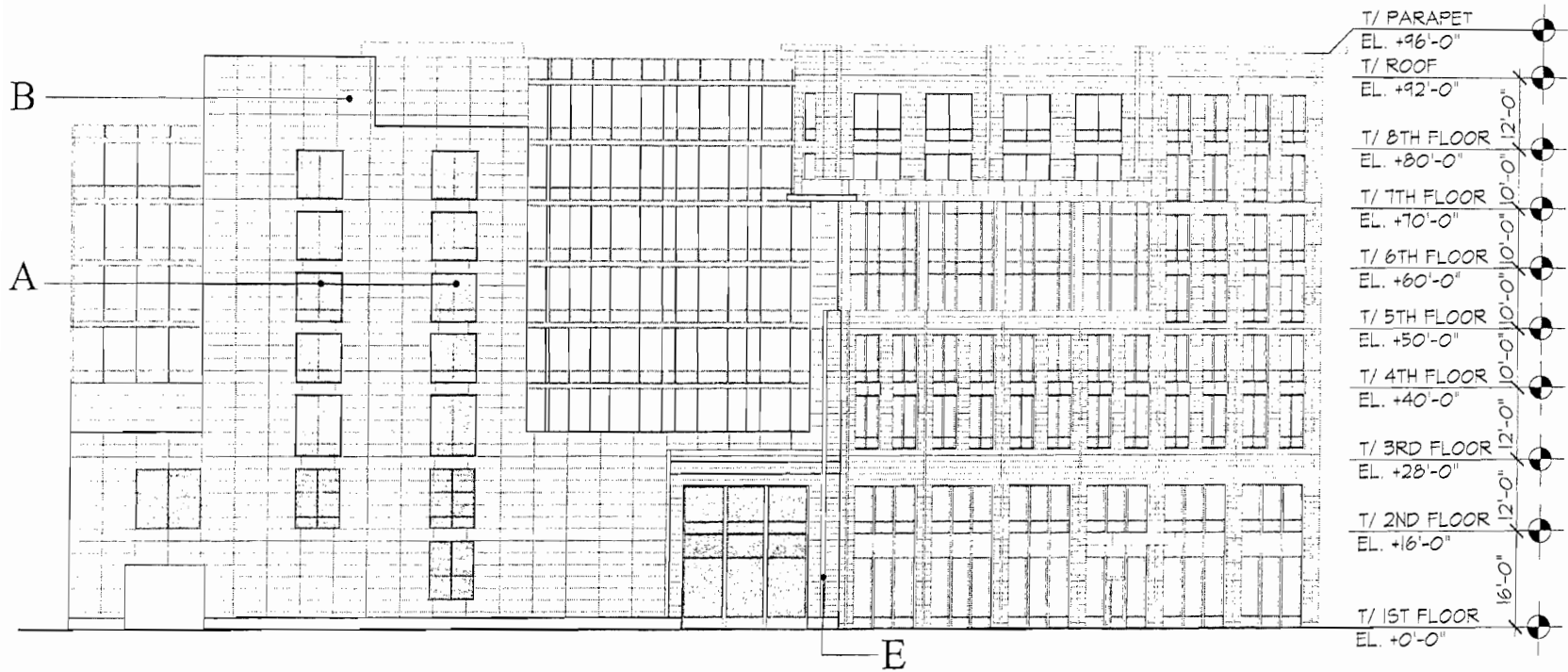
PROPOSED FEATURES

- A.....GLASS AND METAL WINDOWS
- B.....METAL PANEL SYSTEM
- C.....METAL PANEL CORNICE
- D.....METAL PANEL CANOPY
- E.....METAL ACCENT BAND
- F.....GLAZED TERRACOTTA
- G.....INSULATED METAL PANEL DOOR
- H.....MASONRY

BUILDING ELEVATIONS

APPLICANT: 3200 N. CLARK, LLC
 ADDRESS: 832-850 BELMONT AVENUE & 3205-3218 N. CLARK STREET, CHICAGO IL 60657
 COUNCIL INTRODUCTION: APRIL 18, 2014
 PLANNING COMMISSION: MAY 15, 2014



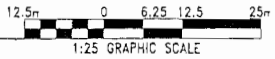


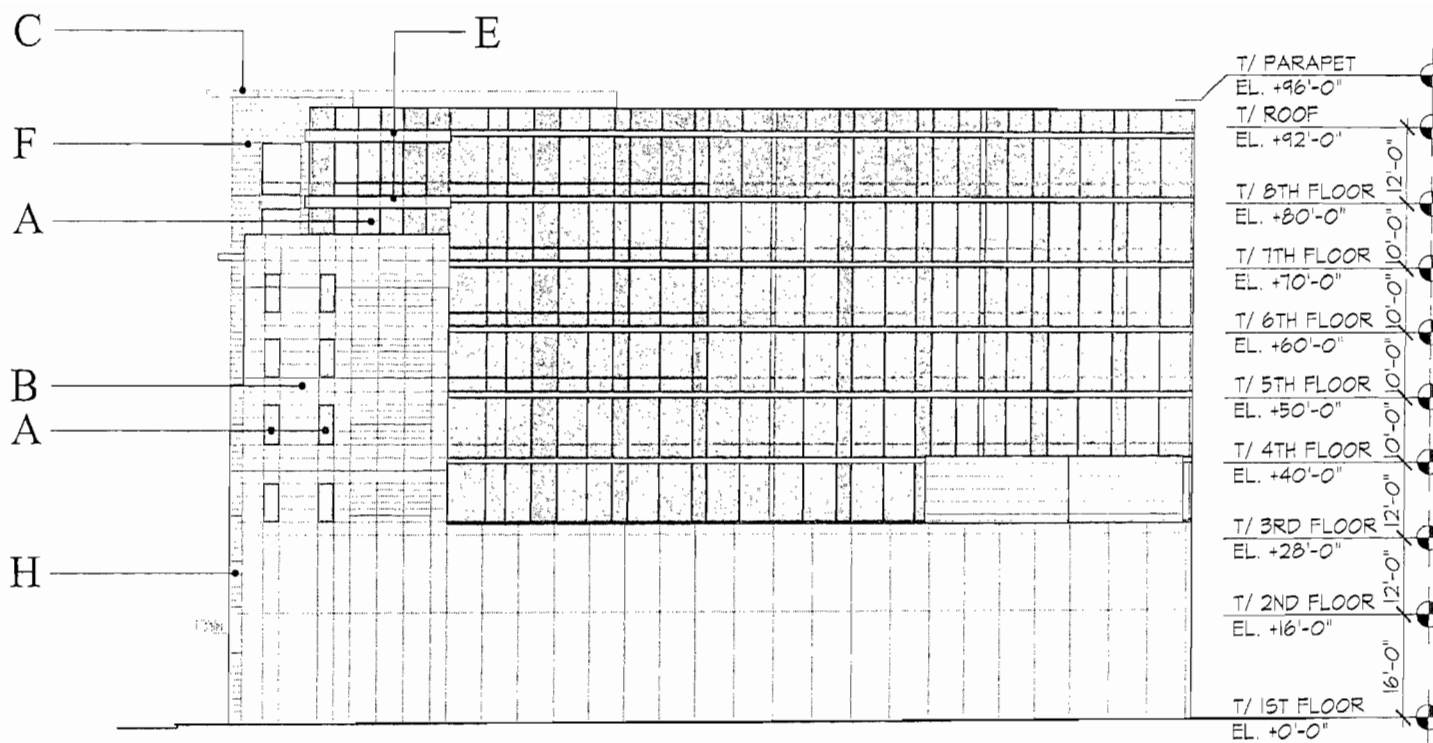
WEST ELEVATION

- PROPOSED FEATURES
- A.....GLASS AND METAL WINDOWS
 - B.....METAL PANEL SYSTEM
 - C.....METAL PANEL CORNICE
 - D.....METAL PANEL CANOPY
 - E.....METAL ACCENT BAND
 - F..... GLAZED TERRACOTTA
 - G.....INSULATED METAL PANEL DOOR
 - H.....MASONRY

BUILDING ELEVATIONS

APPLICANT: 3200 N. CLARK, LLC
 ADDRESS: 832-850 BELMONT AVENUE & 3205-3218 N. CLARK STREET, CHICAGO IL 60657
 COUNCIL INTRODUCTION: APRIL 18, 2014
 PLANNING COMMISSION: MAY 15, 2014



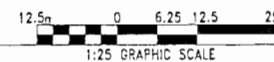


NORTH ELEVATION

- PROPOSED FEATURES**
- A.....GLASS AND METAL WINDOWS
 - B.....METAL PANEL SYSTEM
 - C.....METAL PANEL CORNICE
 - D.....METAL PANEL CANOPY
 - E.....METAL ACCENT BAND
 - F..... GLAZED TERRACOTTA
 - G.....INSULATED METAL PANEL DOOR
 - H.....MASONRY

BUILDING ELEVATIONS

APPLICANT: 3200 N. CLARK, LLC
 ADDRESS: 832-850 BELMONT AVENUE & 3205-3218 N. CLARK STREET, CHICAGO IL 60657
 COUNCIL INTRODUCTION: APRIL 18, 2014
 PLANNING COMMISSION: MAY 15, 2014



Reclassification Of Area Shown On Map No. 9-G.
(Application No. 17977)
(Common Address: 3342 N. Sheffield Ave.)

[O2014-2314]

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, be amended by changing all the B3-2 Community Shopping District symbols and indications as shown on Map Number 9-G in the area bounded by:

a line 150.60 feet south of and parallel to West Roscoe Street; North Sheffield Avenue;
a line 175.60 feet south of and parallel to West Roscoe Street; and the alley next west of
and parallel to North Sheffield Avenue,

to those of B2-3 Neighborhood Mixed-Use District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.



Reclassification Of Area Shown On Map No. 9-H.
(As Amended)
(Application No. 17958T1)

(Common Address: 3255 -- 3259 N. Western Ave./2349 -- 2357 W. School St.
And 3301 -- 3307 N. Western Ave./2348 -- 2356 W. School St.)

[SO2014-1438]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the current C1-2 Neighborhood Commercial District symbols and indications as shown on Map Number 9-H in the area bounded by:

a line 74.69 feet north of West School Street; the public alley next east of North Western Avenue; a line 49.00 feet south of West School Street; and North Western Avenue,

to those of a B2-3 Neighborhood Mixed-Use District which is hereby established in the area described above.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; Depictions of Property; and Floor Plans and Elevations attached to this ordinance printed on pages 82548 through 82555 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

Type 1 Regulations Narrative.

3255 -- 3259 N. Western Ave./2349 -- 2357 W. School St. And
3301 -- 3307 N. Western Ave./2348 -- 2356 W. School St.

The subject property comprises two parcels with a total of 13,033 square feet. One parcel is located south of West School Street with an address range of 3255 -- 3259 North Western Ave./2349 -- 2357 West School Street and contains approximately 5,047 square feet (the "Southern Parcel"). The other parcel is located north of West School Street with an address range of 3301 -- 3307 North Western Ave./2348 -- 2356 West School Street and contains approximately 7,986 square feet (the "Northern Parcel"). The Southern Parcel is improved with a four-story building with a height of 48 feet, containing a total of approximately 14,901 square feet of Floor Area, five dwelling units, a ground floor commercial space, five parking spaces and no loading berth. The Northern Parcel is improved with a four-story building with a height of 55 feet, containing approximately 18,374 square feet of Floor Area, eight dwelling units, a ground floor commercial space, eight parking spaces and no loading berth. The proposed rezoning will allow the commercial space in the existing building on the Southern Parcel to be converted to a dwelling unit and the addition of one parking space. It also will allow the commercial space in the existing building on the Northern Parcel to be converted to a work-live space. No parking will be added to the building on the Northern Parcel. No other changes are proposed to the size or use of the buildings.

Uses:

Southern Parcel:	Residential dwelling units and accessory uses
Northern Parcel:	Residential dwelling units, a work-live unit and accessory uses

FAR:

Southern Parcel:	2.96
Northern Parcel:	2.30

Maximum Dwelling Units:

Southern Parcel:	6 units
Northern Parcel:	8 units

Setbacks:

Southern Parcel:

South setback:	None
West setback:	None
North Setback:	None
East Setback:	18.41 feet

Northern Parcel:

South setback:	None
West setback:	None
North setback:	None
East setback:	20.15 feet

Height:

Southern Parcel:	48 feet
Northern Parcel:	55 feet

Parking:

Southern Parcel:	8 units
Northern Parcel:	6 units

Loading:

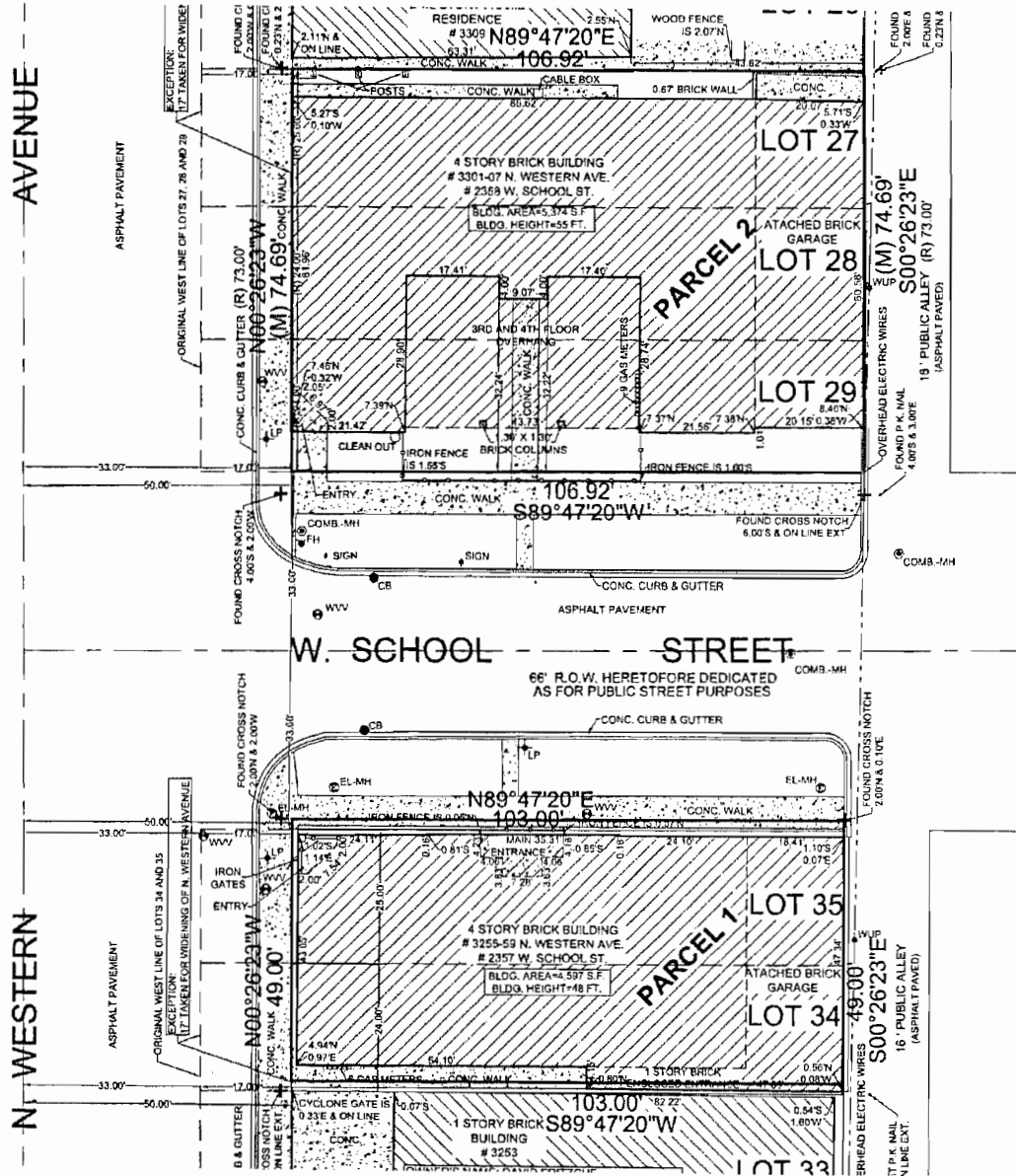
Southern Parcel:	None
Northern Parcel:	None

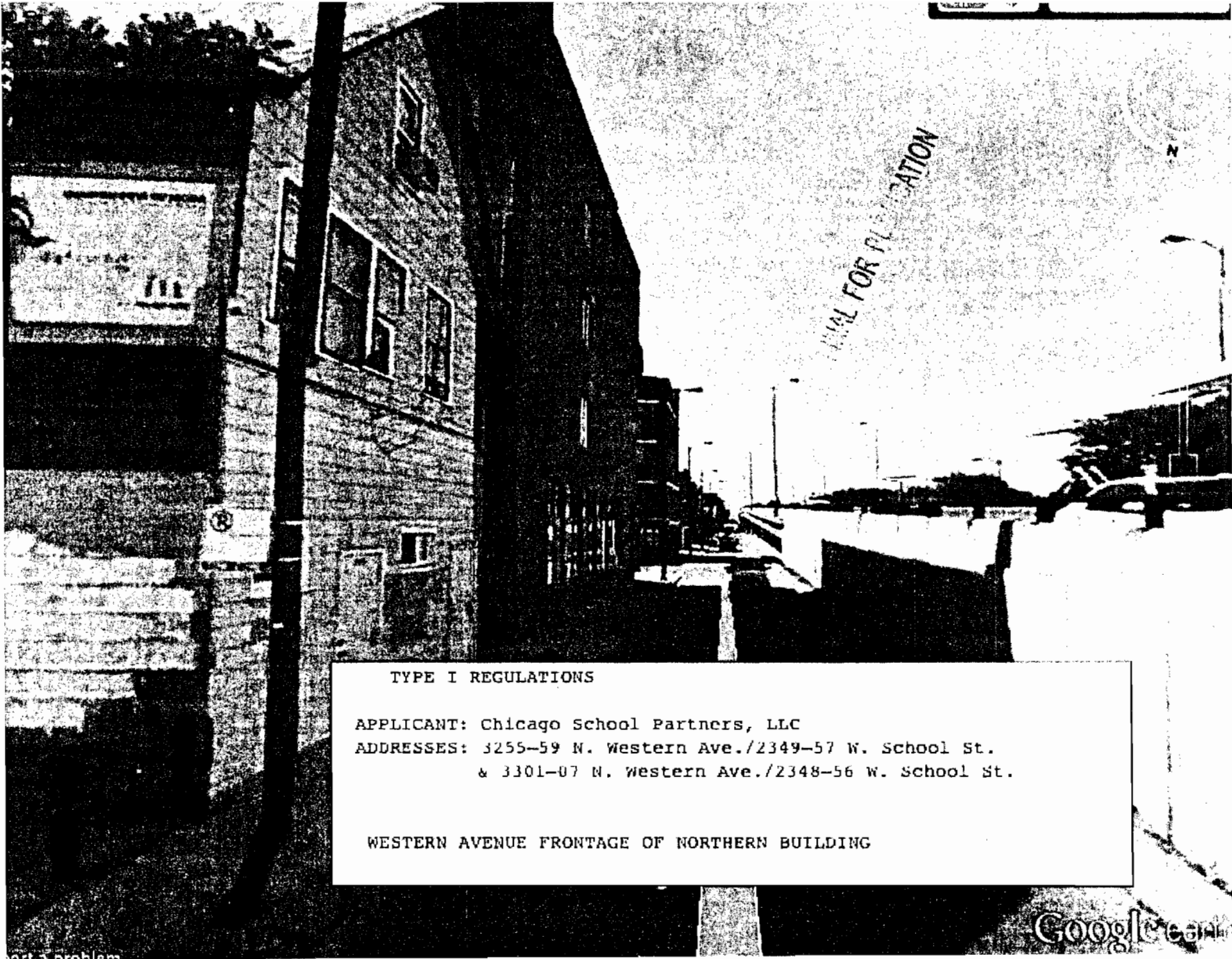
SITE PLAN

3255-59 N. Western Ave./
 2349-57 W. School St. &
 3301-07 N. Western Ave./
 2348-56 W. School St.

Parcel 1 = Southern Parcel
 Parcel 2 = Northern Parcel

100' R.O.W. HERETOFORE DEDICATED
 AS FOR PUBLIC STREET PURPOSES

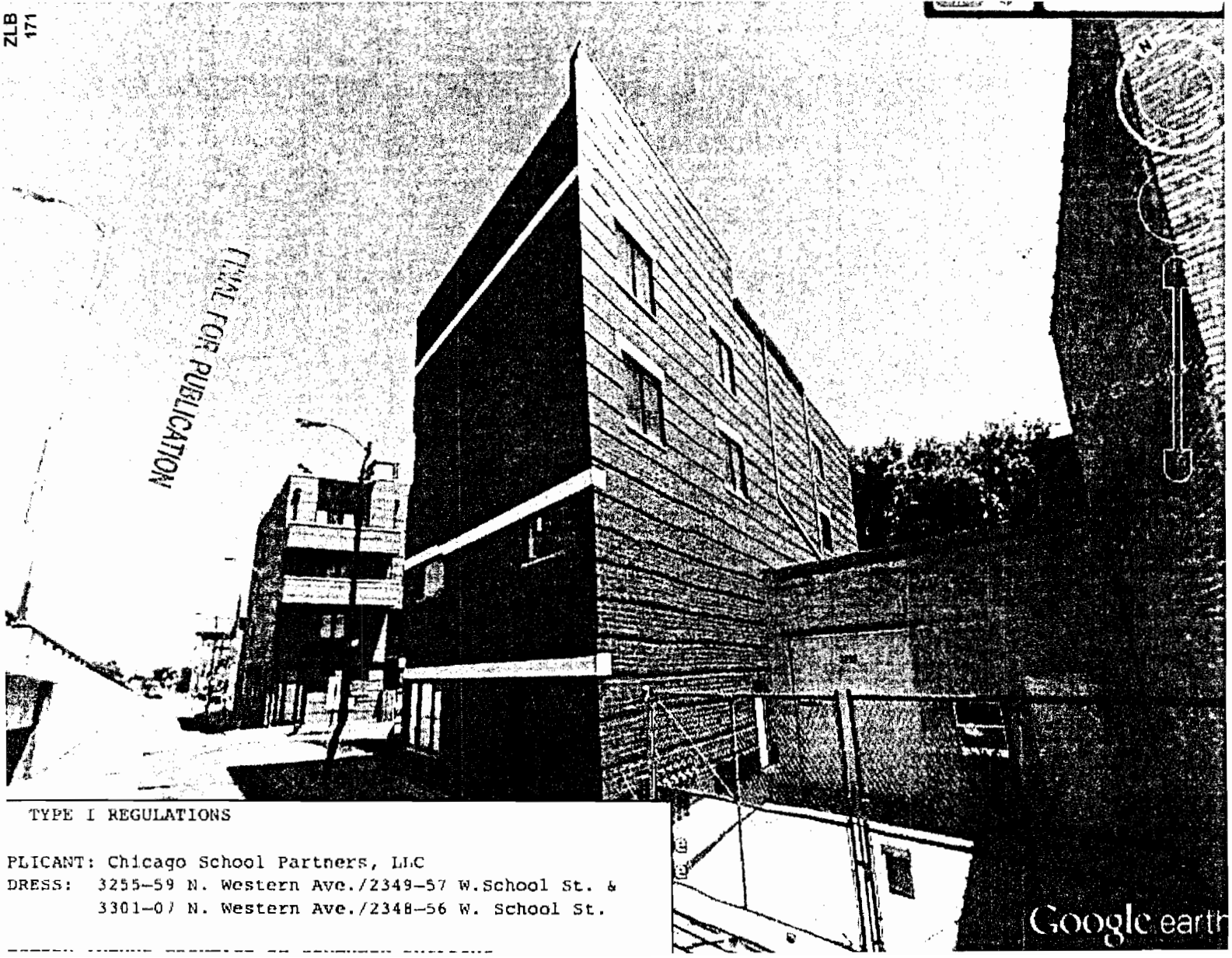




TYPE I REGULATIONS

APPLICANT: Chicago School Partners, LLC
ADDRESSES: 3255-59 N. Western Ave./2349-57 W. School St.
& 3301-07 N. Western Ave./2348-56 W. School St.

WESTERN AVENUE FRONTAGE OF NORTHERN BUILDING



ZLB
171

FINAL FOR PUBLICATION

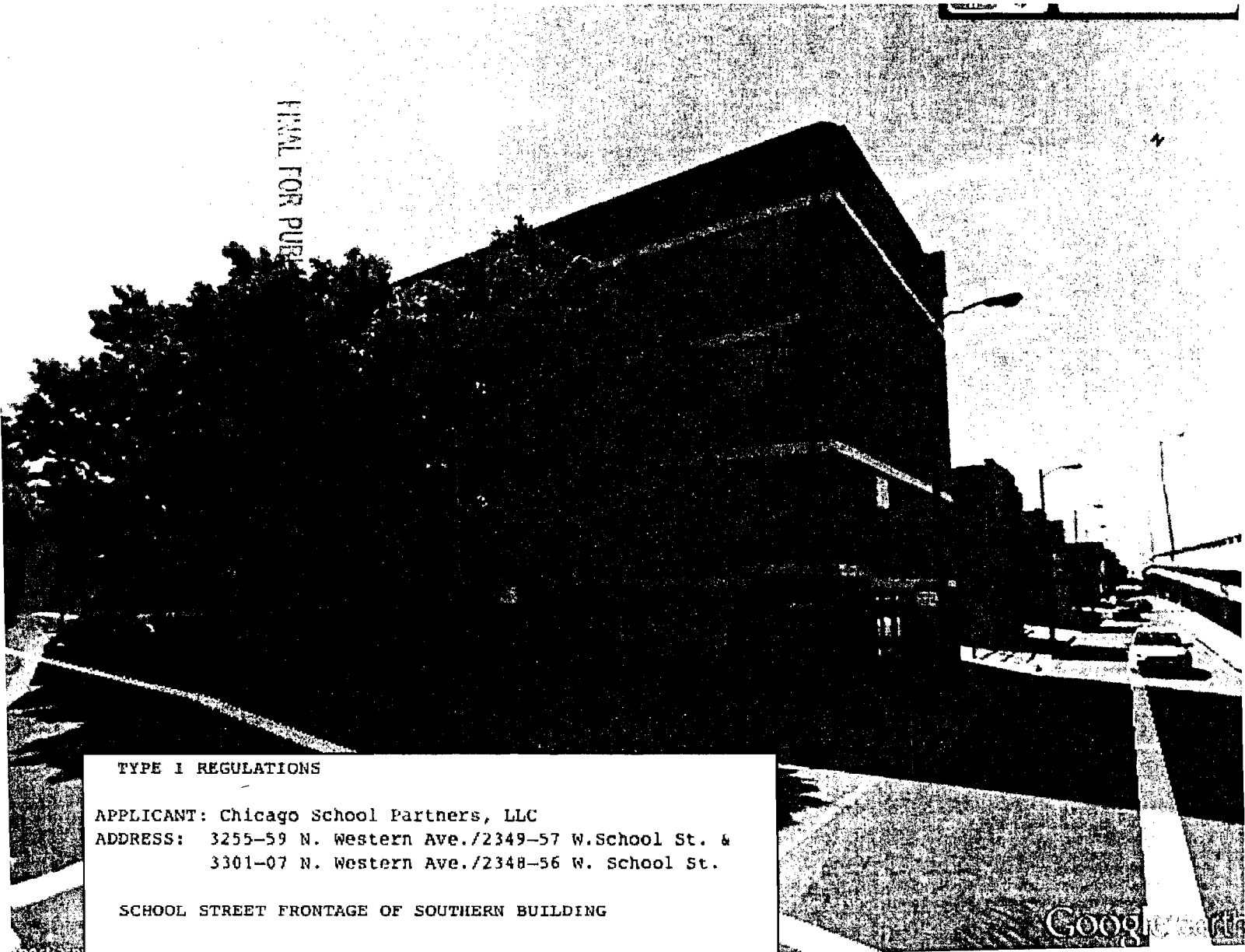
TYPE I REGULATIONS

PLICANT: Chicago School Partners, LLC
DRESS: 3255-59 N. Western Ave./2349-57 W.School St. &
3301-07 N. Western Ave./2348-56 W. School St.

5/28/2014

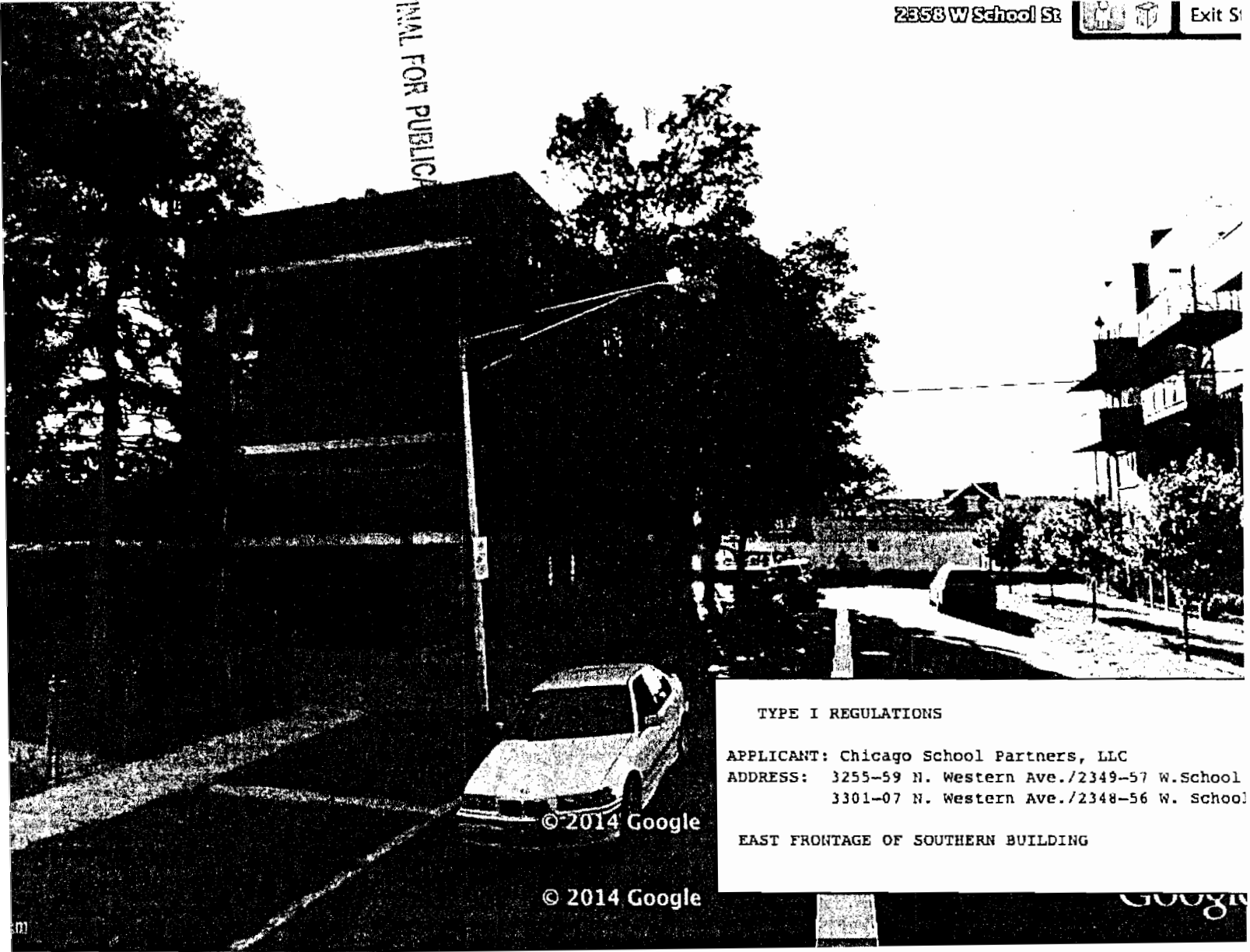
REPORTS OF COMMITTEES

82551



FINAL FOR PUBL

TYPE I REGULATIONS
APPLICANT: Chicago School Partners, LLC
ADDRESS: 3255-59 N. Western Ave./2349-57 W. School St. &
3301-07 N. Western Ave./2348-56 W. School St.
SCHOOL STREET FRONTAGE OF SOUTHERN BUILDING



FINAL FOR PUBLIC

2358 W School St



Exit St

TYPE I REGULATIONS

APPLICANT: Chicago School Partners, LLC
ADDRESS: 3255-59 N. Western Ave./2349-57 W. School
3301-07 N. Western Ave./2348-56 W. School

EAST FRONTAGE OF SOUTHERN BUILDING

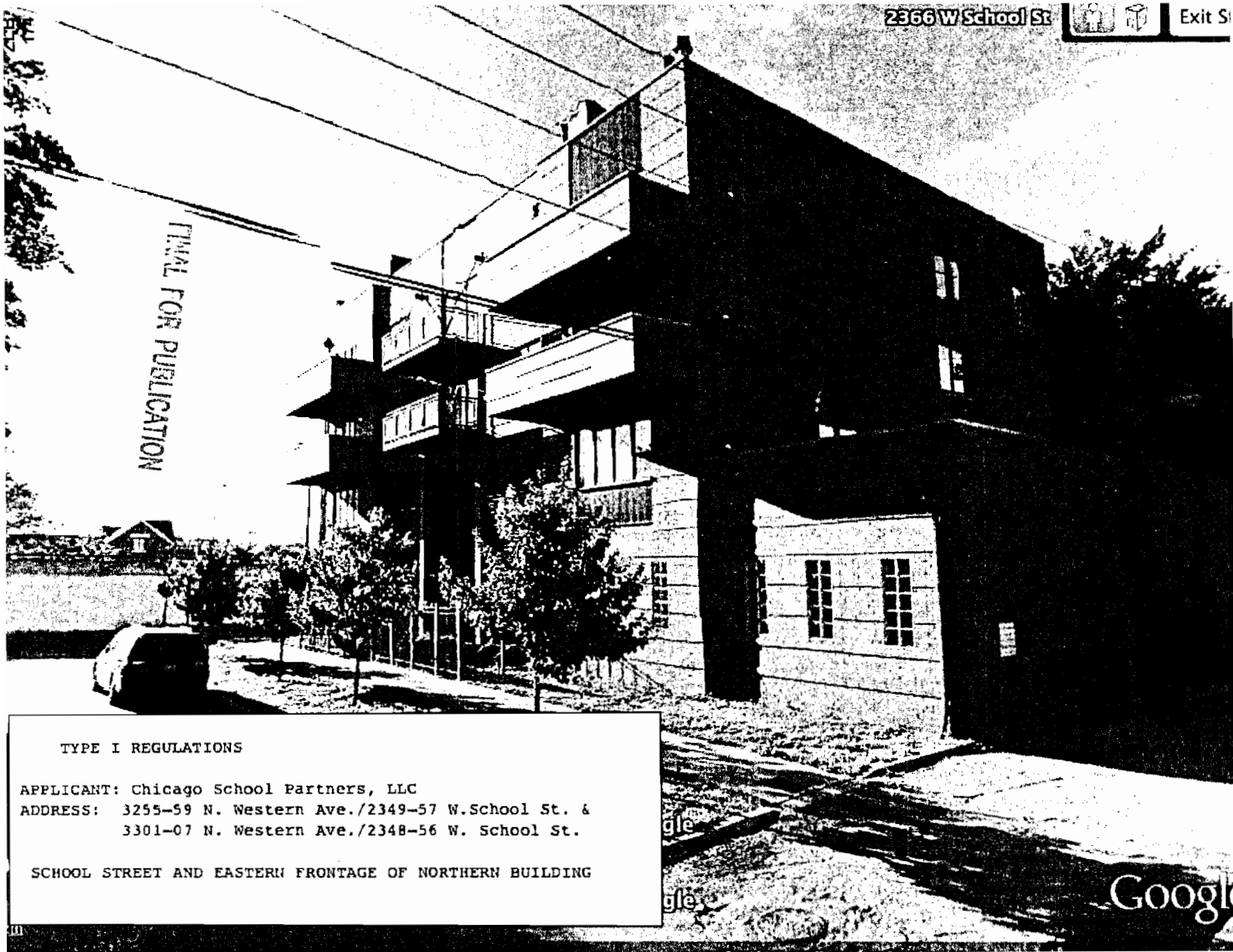
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82552

JOURNAL--CITY COUNCIL--CHICAGO

5/28/2014



TYPE I REGULATIONS

APPLICANT: Chicago School Partners, LLC
ADDRESS: 3255-59 N. Western Ave./2349-57 W. School St. &
3301-07 N. Western Ave./2348-56 W. School St.

SCHOOL STREET AND EASTERN FRONTAGE OF NORTHERN BUILDING

5/28/2014

REPORTS OF COMMITTEES

82553

Reclassification Of Area Shown On Map No. 9-I.
(Application No. 17996)
(Common Address: 3809 N. Kedzie Ave.)

[O2014-2333]

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 C1-1 Neighborhood Commercial District symbols as shown on Map Number 9-I in the area bounded by:

a line 102.03 feet north of and parallel to West Grace Street; the public alley next east of and parallel to North Kedzie Avenue; a line 77 feet north of and parallel to West Grace Street; and North Kedzie Avenue,

to those of a C1-2 Neighborhood Commercial District.

SECTION 2. This ordinance takes effect after its passage and approval.

Reclassification Of Area Shown On Map No. 9-O.
(Application No. A-7990)
(Common Address: 7824 -- 7826 West Belmont Ave./
3205 -- 3207 N. Opal Ave.)

[O2014-1517]

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 B1-1 Neighborhood Shopping District symbols and indications as shown on Map Number 9-O in the area bounded by:

the public alley next north of and parallel to West Belmont Avenue; a line 33.2 feet east of and parallel to North Opal Avenue; West Belmont Avenue; and North Opal Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit 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. 11-F.
(As Amended)
(Application No. 17989)
(Common Address: 4181 -- 4189 N. Clarendon Ave.)

[SO2014-2326]

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 B1-2 Neighborhood Shopping District symbols and indications as shown on Map Number 11-F in the area bounded by:

a line 109.5 feet north of and parallel to West Gordon Terrace; a line 100 feet east of and parallel to North Clarendon Avenue; West Gordon Terrace; and North Clarendon Avenue,

to those of a B3-2 Community Shopping District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map No. 15-H.
(Application No. A-7991)
(Common Address: 5950 N. Ravenswood Ave.)

[O2014-1518]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Zoning Ordinance be amended by changing the current RS1 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 15-H in the area bounded by:

a line 75.36 feet south of the south right-of-way line of West Peterson Avenue; North Ravenswood Avenue; a line 814.37 feet south of the south right-of-way line of West Peterson Avenue; a line 32 feet west of the west right-of-way line of North Ravenswood Avenue; a line 144.87 feet south of the south right-of-way line of West Peterson Avenue; and a line 24 feet west of the west right-of-way line of North Ravenswood Avenue,

to the designation of a T (Transportation) District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map No. 15-H.

(As Amended)

(Application No. A-7992)

(Common Address: 1750 W. Peterson Ave.)

[SO2014-1519]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Zoning Ordinance be amended by changing the current Residential Planned Development Number 105 symbols and indications as shown on Map Number 15-H in the area bounded by:

North Ridge Avenue; a line drawn from a point 194.29 feet southeast of the east line of the right-of-way of the Chicago and Northwestern Railroad measured along the south line of North Ridge Avenue to a point 207.40 feet south of North Ridge Avenue as measured along the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad; the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad; a line drawn from a point on the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad 144.28 feet north of the north line of West Peterson Avenue as measured along the east line of said alley to a point 6.94 feet east of the east line of said alley and 142.44 feet north of the north line of West Peterson Avenue; a line drawn from a point 6.94 feet east of the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad and 142.44 feet north of the north line of West Peterson Avenue to a point on the north right-of-way line of West Peterson Avenue 16.10 feet east of the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad as measured along the north line of West Peterson Avenue; West Peterson Avenue; and the east line of the right-of-way of the Chicago and Northwestern Railroad,

to those of a T (Transportation) District which is hereby established in the area described above.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing the current Residential Planned Development Number 105 symbols and indications as shown on Map Number 15-H in the area bounded by:

the north line of the vacated alley next north of West Peterson Avenue; a line drawn from a point 106.52 feet southeast of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad as measured along the north line of the vacated alley next north of West Peterson Avenue to a point 304.98 feet southeast of the east line of the right-of-way of the Chicago and Northwestern Railroad as measured along the south line of North Ridge Avenue; North Ridge Avenue; West Peterson Avenue; a line drawn from a point on the north right-of-way line of West Peterson Avenue 16.10 feet east of the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad as measured along the north line of West Peterson Avenue to a point 6.94 feet east of the east line of

the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad and 142.44 feet north of the north line of West Peterson Avenue; a line drawn from a point 6.94 feet east of the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad and 142.44 feet north of the north line of West Peterson Avenue to a point on the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad 144.28 feet north of the north line of West Peterson Avenue as measured along the east line of said alley; and the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad,

to those of an RM6 Residential Multi-Unit District which is hereby established in the area described above.

SECTION 3. That the Chicago Zoning Ordinance be amended by changing the current RM6 Residential Multi-Unit District symbols and indications as shown on Map Number 15-H in the area bounded by:

the north line of the vacated alley next north of West Peterson Avenue; a line drawn from a point 106.52 feet southeast of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad as measured along the north line of the vacated alley next north of West Peterson Avenue to a point 304.98 feet southeast of the east line of the right-of-way of the Chicago and Northwestern Railroad as measured along the south line of North Ridge Avenue; North Ridge Avenue; West Peterson Avenue; a line drawn from a point on the north right-of-way line of West Peterson Avenue 16.10 feet east of the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad as measured along the north line of West Peterson Avenue to a point 6.94 feet east of the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad and 142.44 feet north of the north line of West Peterson Avenue; a line drawn from a point 6.94 feet east of the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad and 142.44 feet north of the north line of West Peterson Avenue to a point on the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad 144.28 feet north of the north line of West Peterson Avenue as measured along the east line of said alley; and the east line of the alley next east of and parallel to the east line of the right-of-way of the Chicago and Northwestern Railroad,

to those of Residential Planned Development Number 105, as amended, which is hereby established in the area described above subject to such use and bulk regulations as set forth in the Plan of Development.

SECTION 4. This ordinance shall be in full force and effect upon its passage and approval.

Plan of Development Statements referred to in this ordinance read as follows:

*Residential Planned Development No. 105,
As Amended (2014).*

1. The area delineated hereon as a "Residential Planned Development" is owned and controlled by the Chicago Housing Authority.
2. Off-street parking and loading facilities will be provided in compliance with this plan of development as authorized by the RM6 Residential Multi-Unit District of the Chicago Zoning Ordinance.
3. Any dedication of streets or alleys or adjustments of the rights-of-way or consolidation or resubdivision of parcels shall require a separate submittal on behalf of the Chicago Housing Authority and approval by the City Council.
4. All applicable official reviews, approvals or permits are required to be obtained by the Chicago Housing Authority.
5. Service drives or any other ingress or egress shall be adequately designed and paved in accord with the regulations of the Department of Streets and Sanitation and in compliance with the Municipal Code of Chicago to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking permitted within such paved areas.

Fire lanes shall be adequately designed and paved in compliance with the Municipal Code of Chicago to provide ingress and egress for emergency vehicles; there shall be no parking within such paved areas.

6. Use of land will consist of one elevator apartment building (government-subsidized senior apartments) and three government-subsidized family apartments and recreational areas and facilities authorized by the Chicago Zoning Ordinance.
7. The following information sets forth data concerning the property included in said planned development and data concerning a generalized land use plan (site plan) illustrating the development of said property in accordance with the intent and purpose of the Chicago Zoning Ordinance as related to an RM6 Residential Multi-Unit District classification and with regulations hereby made applicable thereto.
8. The plan of development hereby attached shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Developments", as adopted by the Commissioner of Planning and Development.

[Planned Development Boundary and Property Line Map; Generalized Land Use Plan; and Existing Zoning Map attached to these Plan of Development Statements printed on pages 82562 through 82564 of this *Journal*.]

Bulk Regulations and Data Table attached to these Plan of Development Statements reads as follows:

Residential Planned Development No. 105, As Amended.

Plan Of Development.

Bulk Regulations And Data Table.

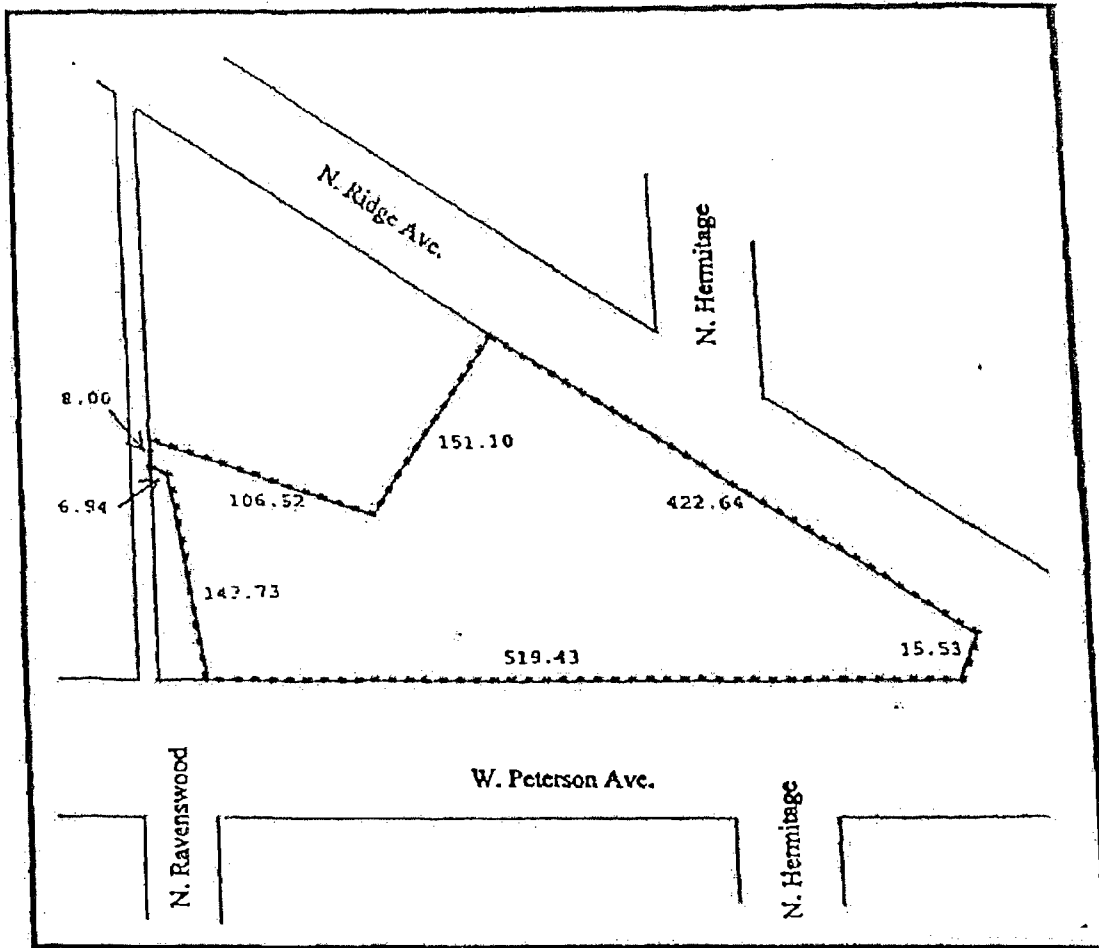
Gross Site Area	= Net Site Area + Area Remaining in Public Right-of-Way
115,164 square feet	= 75,181 square feet + 39,983 square feet
Maximum Permitted Floor Area Ratio:	1.60
Maximum Number of D.U.'s:	182
Maximum Number of D.U.'s/ Acres of Net Site Area:	105
Maximum Percent of Land Coverage:	25 percent
Minimum Number of Parking Spaces:	33
Multi-unit, government-subsidized senior apartments:	30
Multi-unit, government-subsidized family apartments:	3

(Additional off-street parking and loading facilities will be provided as authorized by the Chicago Zoning Ordinance -- RM6 Residential Multi-Unit District.)

Minimum Building Setbacks:


Front Yard:	15 feet
Rear Yard:	30 feet

PLANNED DEVELOPMENT BOUNDARY AND PROPERTY LINE

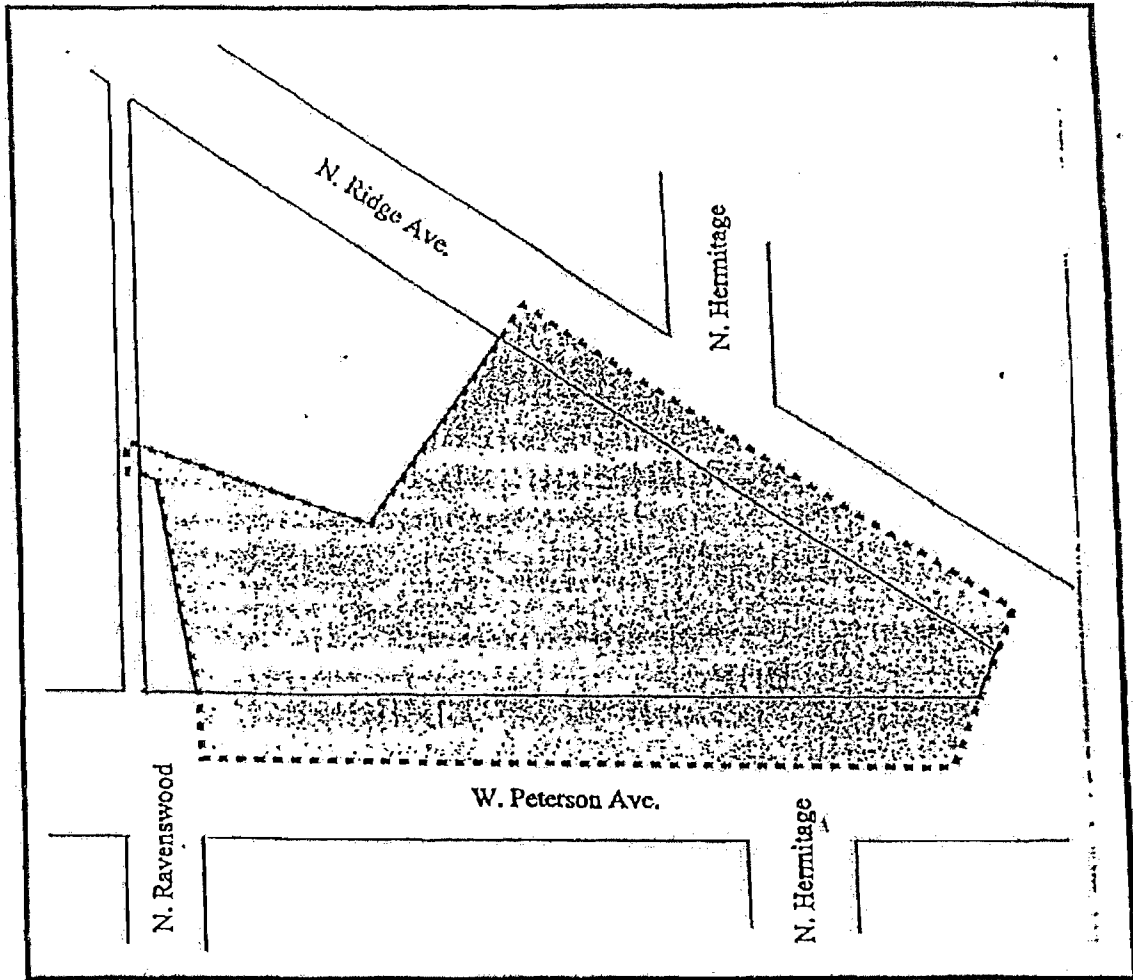


Applicant Alderman Patrick O'Connor

Date March 5, 2014

 Planned Development Boundary

GENERALIZED LAND USE PLAN



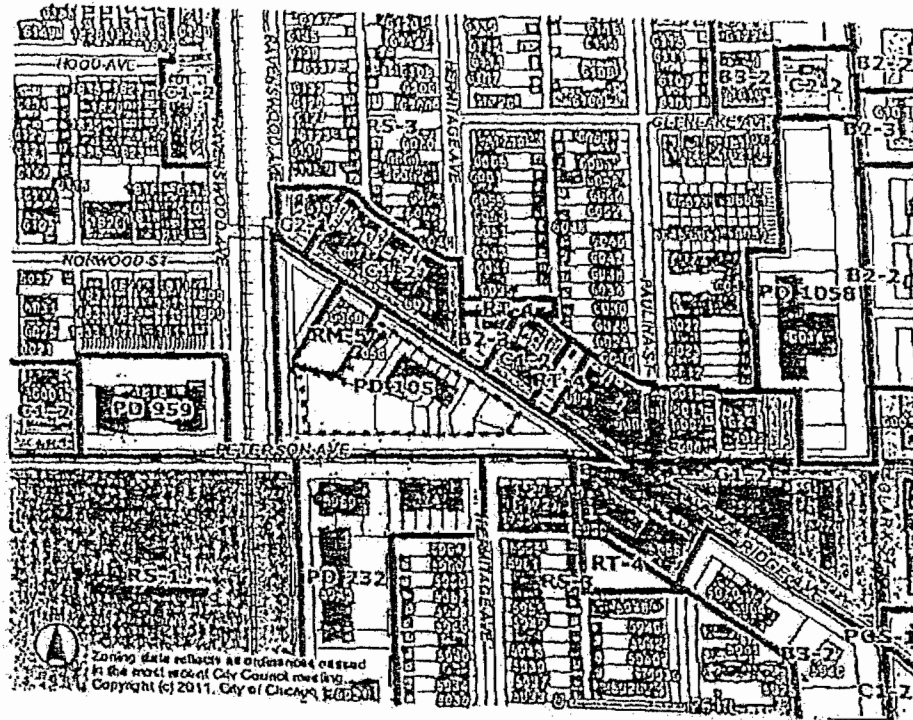
Applicant Alderman Patrick O'Connor

Date March 5, 2014



Planned Development Area
(An elevator apartment building containing government-subsidized senior apartments and a three-unit government-subsidized family apartment building and recreational areas and facilities authorized by the Chicago Zoning Ordinance)

EXISTING ZONING



Applicant Alderman Patrick O'Connor

Date March 5, 2014

..... Planned Development Area

Reclassification Of Area Shown On Map No. 15-H.
(Application No. A-7993)
(Common Address: 1800 W. Peterson Ave.)

[O2014-1522]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Zoning Ordinance be amended by changing the current RS1 and RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 15-H in the area bounded by:

North Ridge Avenue; the east line of the right-of-way of the Chicago and Northwestern Railroad; West Peterson Avenue; North Ravenswood Avenue; a line 75.36 feet south of the south right-of-way line of West Peterson Avenue; a line 24 feet west of the west right-of-way line of North Ravenswood Avenue; a line 144.87 feet south of the south line of West Peterson Avenue; the west right-of-way line of the Chicago and Northwestern Railroad; West Peterson Avenue; and North Ravenswood Avenue,

to the designation of a T (Transportation) District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map No. 15-K.
(Application No. 17992)
(Common Address: 6040 -- 6044 N. Pulaski Rd.)

[O2014-2329]

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 B1-1 Neighborhood Shopping District symbols and indications as shown on Map Number 15-K in the area bounded by:

West Glenlake Avenue; North Pulaski Road; North Stevens Avenue (North Rogers Avenue); a line from a line 75.32 feet southwest of the intersection of North Stevens Avenue (North Rogers Avenue) and North Pulaski Road, as measured along the northwesterly right-of-way line of North Stevens Avenue (North Rogers Avenue) and perpendicular thereto; the alley next northwest of and parallel to North Stevens Avenue (North Rogers Avenue); and the alley next west of and parallel to North Pulaski Road,

to those of a C2-1 Motor Vehicle-Related Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map No. 17-N.
(Application No. 17994)
(Common Address: 7133 -- 7135 W. Devon Ave.)

[O2014-2331]

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 B3-1 Community Shopping District and RS2 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 17-N in the area bounded by:

West Devon Avenue; a line 154.5 feet east of and parallel to North Harlem Avenue; a line 125 feet south of and parallel to West Devon Avenue; and a line 104.5 feet east of and parallel to North Harlem Avenue,

to those of an RS2 Residential Single-Unit (Detached House) District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map No. 17-N.
(Application No. 18009)
(Common Address: 7130 -- 7132 W. Highland Ave.)

[O2014-2346]

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 B3-1 Community Shopping District and RS2 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 17-N in the area bounded by:

a line 125 feet north of and parallel to West Highland Avenue; a line 300 feet west of and parallel to North Neva Avenue; West Highland Avenue; and a line 350 feet west of and parallel to North Neva Avenue,

to those of an RS2 Residential Single-Unit (Detached House) District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map No. 20-F.
(As Amended)
(Application No. 18014)
(Common Address: 8522 S. Lafayette Ave.)

[SO2014-2351]

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 M2-2 (Light Industry District) District symbols and indications as shown on Map Number 20-F in the area bounded by:

the south line of West 85th Street; South Lafayette Avenue; a line 596.16 feet north of West 87th Street; a line 503.51 feet west of South Lafayette Avenue; a line 647.88 feet north of West 87th Street as measured along the west line of South Lafayette Avenue; and the westerly right-of-way line of South Wentworth Avenue as extended where no street exists,

to those of a C3-2 (Commercial, Manufacturing and Employment District) subject to such use and bulk regulations as are set forth in this Plan of Development herewith attached and made a part and to no others.

SECTION 2. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the C3-2 (Commercial, Manufacturing and Employment District) District symbols and indications as shown on Map Number 20-F in the area bounded by:

the south line of West 85th Street; South Lafayette Avenue; a line 596.16 feet north of West 87th Street; a line 503.51 feet west of South Lafayette Avenue; a line 647.88 feet north of West 87th Street as measured along the west line of South Lafayette Avenue; and the westerly right-of-way line of South Wentworth Avenue as extended where no street exists,

to those of Commercial Institutional Planned Development Number _____ subject to such use and bulk regulations as are set forth in this Plan of Development herewith attached and made a part and to no others.

SECTION 3. This ordinance takes effect after its passage and approval.

Plan of Development Statements referred to in this ordinance read as follows:

Commercial Institutional.

Planned Development Statements.

1. The area delineated herein as Commercial Institutional Planned Development Number _____ ("Planned Development") consists of approximately six hundred twenty-seven thousand nine hundred thirty-one (627,931) 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, Fellowship Educational & Economic Development Corp.
2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns. 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 of the Zoning Ordinance.
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, assign or grantees. Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans.

Ingress or egress shall be pursuant to the Plans and may be subject to the review and approval of the Department of Planning and Development and the Department of 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.

All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by the Department of Transportation.

4. This plan of development consists of 16 statements; a Bulk Regulations Table; an Existing Zoning and Land Use Map; a Planned Development Boundary and Property Line Map; a Site Plan; a Master Phase Plan; Main Level Master Floor Plan; Second Level Master Floor Plan; a Landscape Plan; Landscape Analysis and Notes; a Green Roof Plan; Building Elevations (North, South, East and West), including the new roof area to the west of the building and dated May 15, 2014, 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 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 Zoning Ordinance, this Planned Development Ordinance shall control.

5. The Property consists of a single 223,000 square foot existing building which shall be divided based upon the Master Phase Plan Exhibit and shall be redeveloped during three (3) separate phases:

Phase 1A:

The First Floor Build-out of the School Phase & Fire Lane;

Phase 1B:

The Second Floor Build-out of the School, the School Gym, the Service Retail Area, and the Exterior Site Work (Parking Area); and

Phase 2:

Church/Auditorium Phase, including a Green Roof meeting the Green Roof requirements of the City of Chicago's Sustainable Development Policy.

6. The following uses are permitted by right in the area delineated herein as a Planned Development: day care, community center, school, religious assembly, restaurant (limited only), accessory parking, medical service and accessory uses as authorized by the Chicago Zoning Ordinance. Large venues, banquet and meeting hall and retail uses within this Planned Development shall only be permitted as accessory to the religious assembly use. Furthermore, any retail establishment must have a minimum of 7,500 square feet of gross floor area, retail uses smaller than this shall be prohibited.
7. 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.
8. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
9. The maximum permitted Floor Area Ratio ("FAR") for the site shall be in accordance with the attached Bulk Regulations Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations Table has been determined using a Net Site Area of 413,490 square feet.

10. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by the Department of Housing and Economic 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.
11. The Site improvements on the Property and Landscape Plans shall be designed, constructed, renovated and maintained in substantial conformance with the approved Site Plans and exhibits, the Landscape Ordinance and any other corresponding regulations and guidelines. 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.
12. The applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Environment and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
13. The terms, conditions and exhibits of the Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the request of the applicant, its successors and assigns, and after a determination by the Zoning Administrator that such modification is minor, appropriate, consistent with Section 17-13-0611 of the Chicago Zoning Ordinance and the nature of the development of the Property contemplated in this Planned Development ordinance. Any such modification shall be deemed to be a minor change in the Planned Development ordinance as contemplated by Section 17-13-0601 of the Chicago Zoning Ordinance.
14. The applicant acknowledges that it is in the public interest to design, construct, renovate and maintain the project in a manner that promotes, enables and maximizes universal access throughout the Property. Plans for the existing building and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities ("MOPD") to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility. No building permit shall be issued by the Department of Construction and Permits until the director of MOPD has approved detailed construction drawings for the existing building and any improvements.
15. The applicant acknowledges that it is in the public interest to design, construct, renovate and maintain the building in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The distribution of the total required green roof scopes, over what areas they are implemented and during which proposed phases they are implemented has been agreed upon with the representatives of the City of Chicago Department of Planning and Development as shown on the Green Roof Plan and shall consist of 100 percent of the required green scope amount of 15,954 square feet for the Phase 2 church/community center areas which shall be installed during Phase 2. Due to existing building structural considerations, the remaining 60,940 square feet of required green roof scope for proposed Phase 1A and 1B will be distributed over the remainder of the Phase 2 roof,

covering it entirely. The remaining difference of 13,079 square feet of green roof will be installed over the central proposed Phase 1B roof, thus satisfying the total project green roof requirement of 76,894 square feet at project completion.

16. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning Development shall initiate a zoning map amendment to rezone the Property from M2 to C3-2 and then to Planned Development.

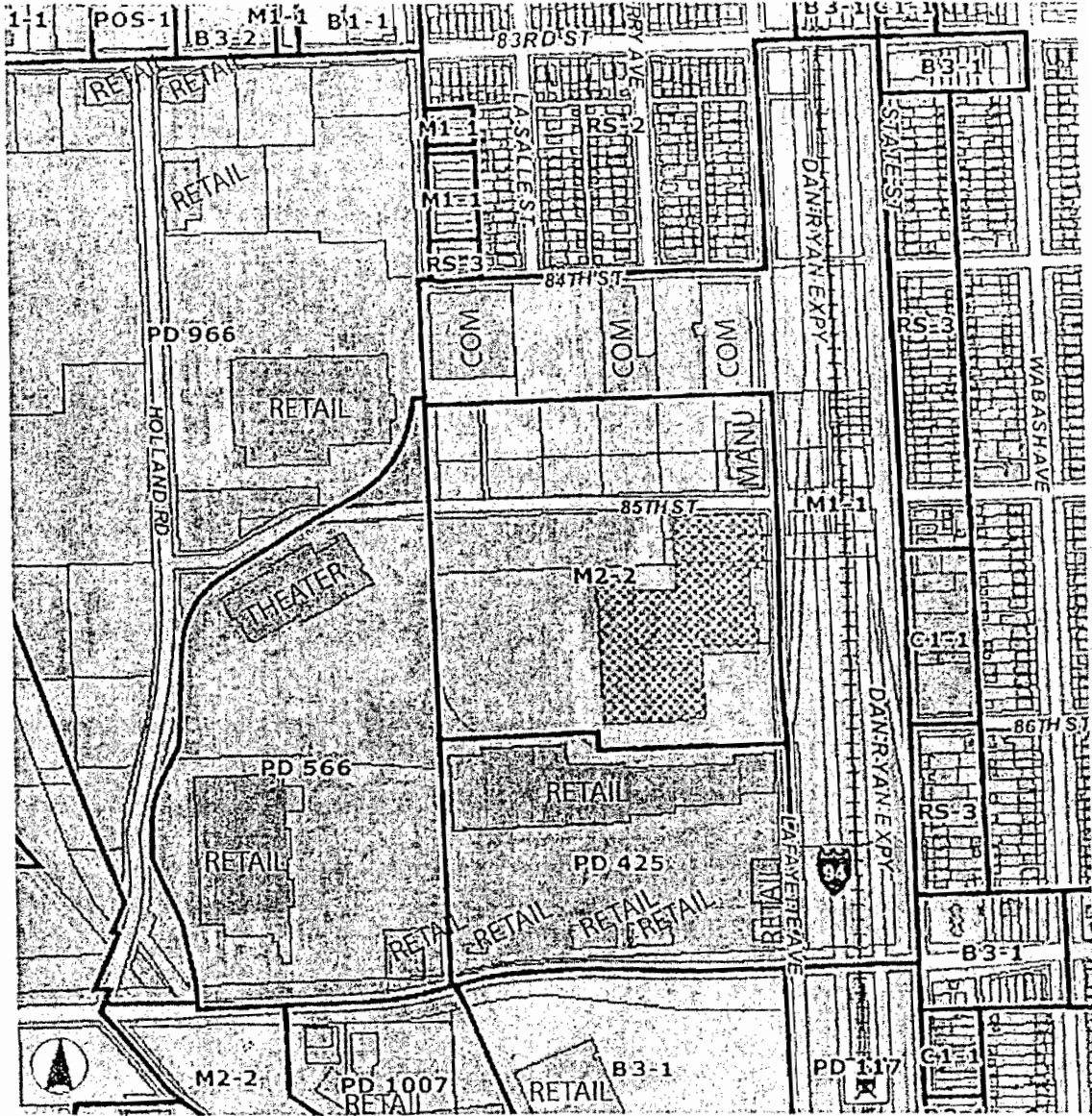
[Existing Zoning and Land Use Map; Boundary and Property Line Map; Site Plan; Master Phase Plan; Main Level Master Floor Plan; Second Level Master Floor Plan; Landscape Plan; Landscape Analysis and Notes; Green Roof Plan; and Building Elevations referred to in these plan of Development Statements printed on pages 82572 through 82583 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

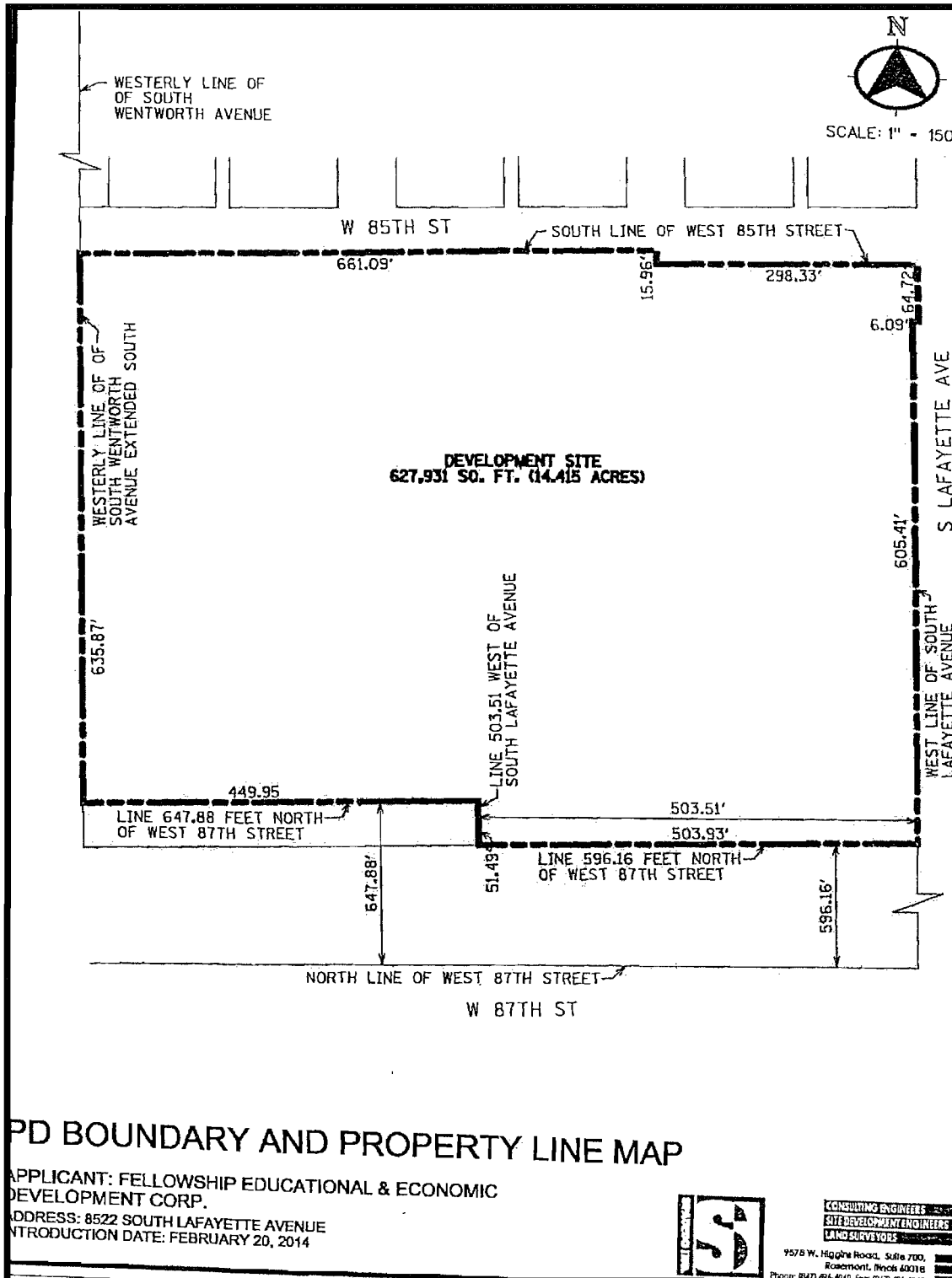
Planned Development No. _____.

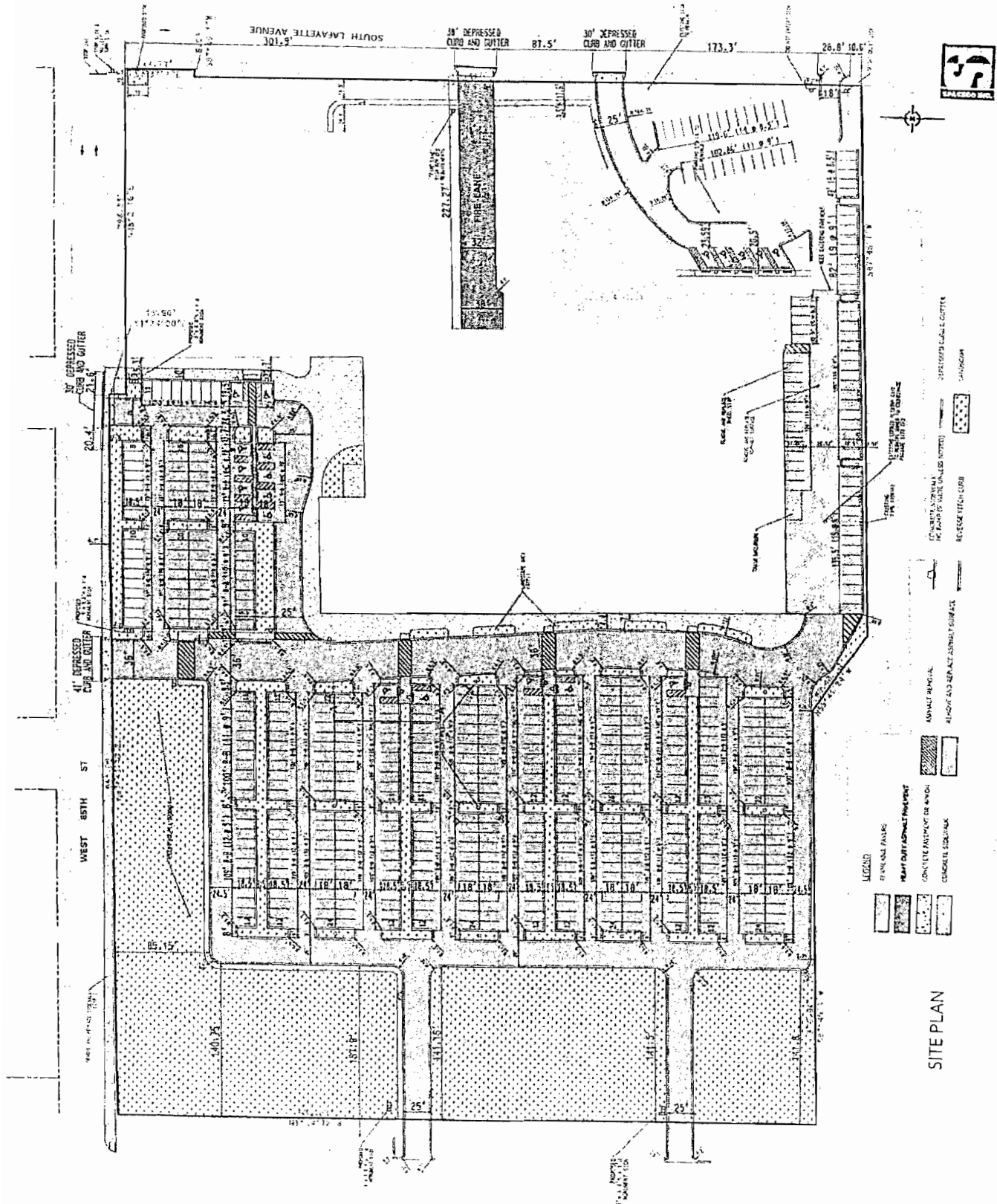
Bulk Regulations Table.

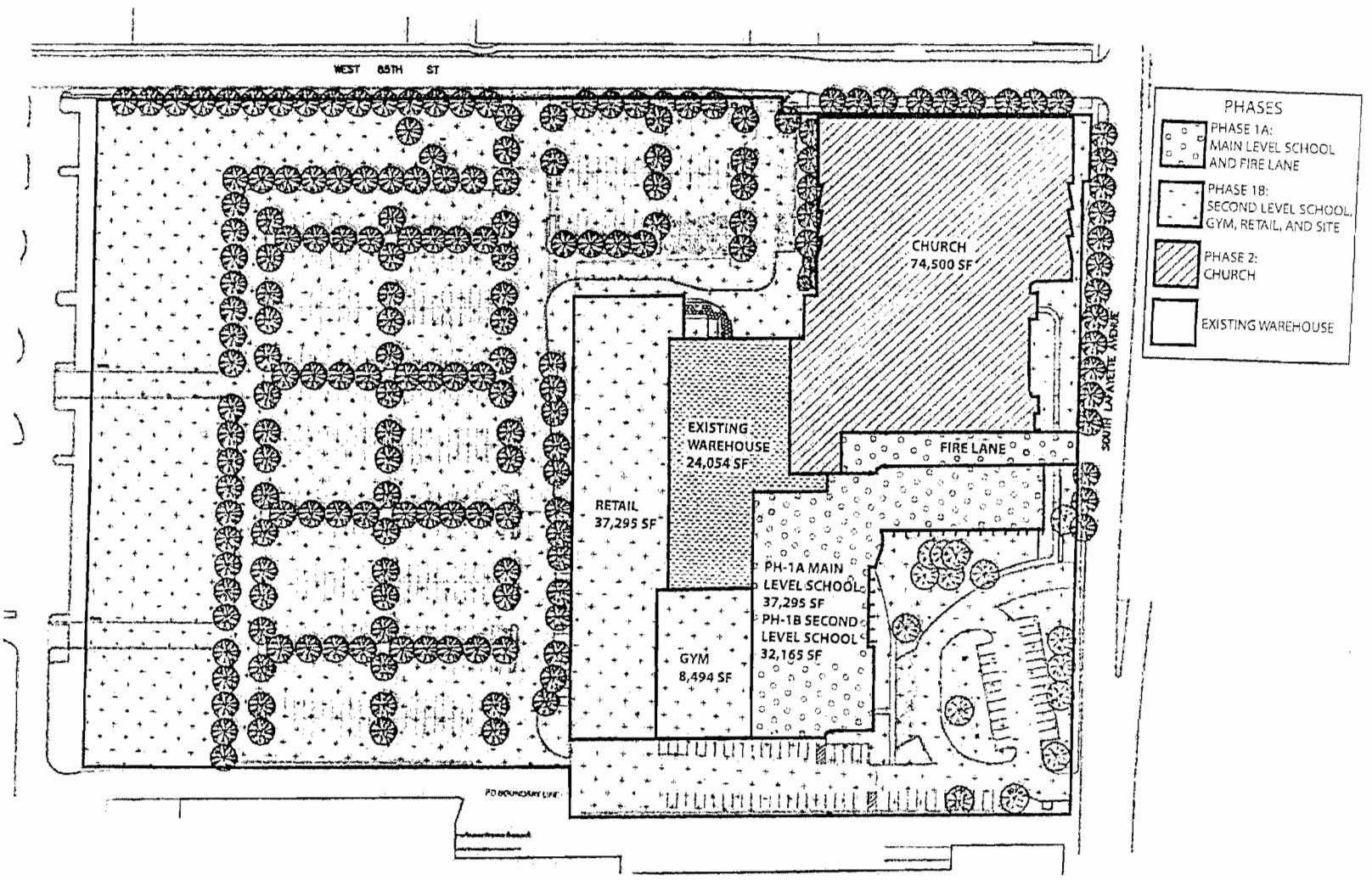
Gross Site Area:	627,931 square feet
Area in Public Right-of-Way:	213,991 square feet
Net Site Area:	413,490 square feet
Maximum Floor Area Ratio:	2.2
Maximum Building Height:	46 feet, 0 inches
Minimum Number of parking Spaces:	556 total stalls, entire site; 19 ADA stalls
Minimum Number of Loading Berths:	3
Minimum Number of Bicycle Parking Spaces:	50
Minimum Setbacks:	As per plans



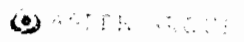
▨ BUILDING TO BE RENOVATED & REPURPOSED

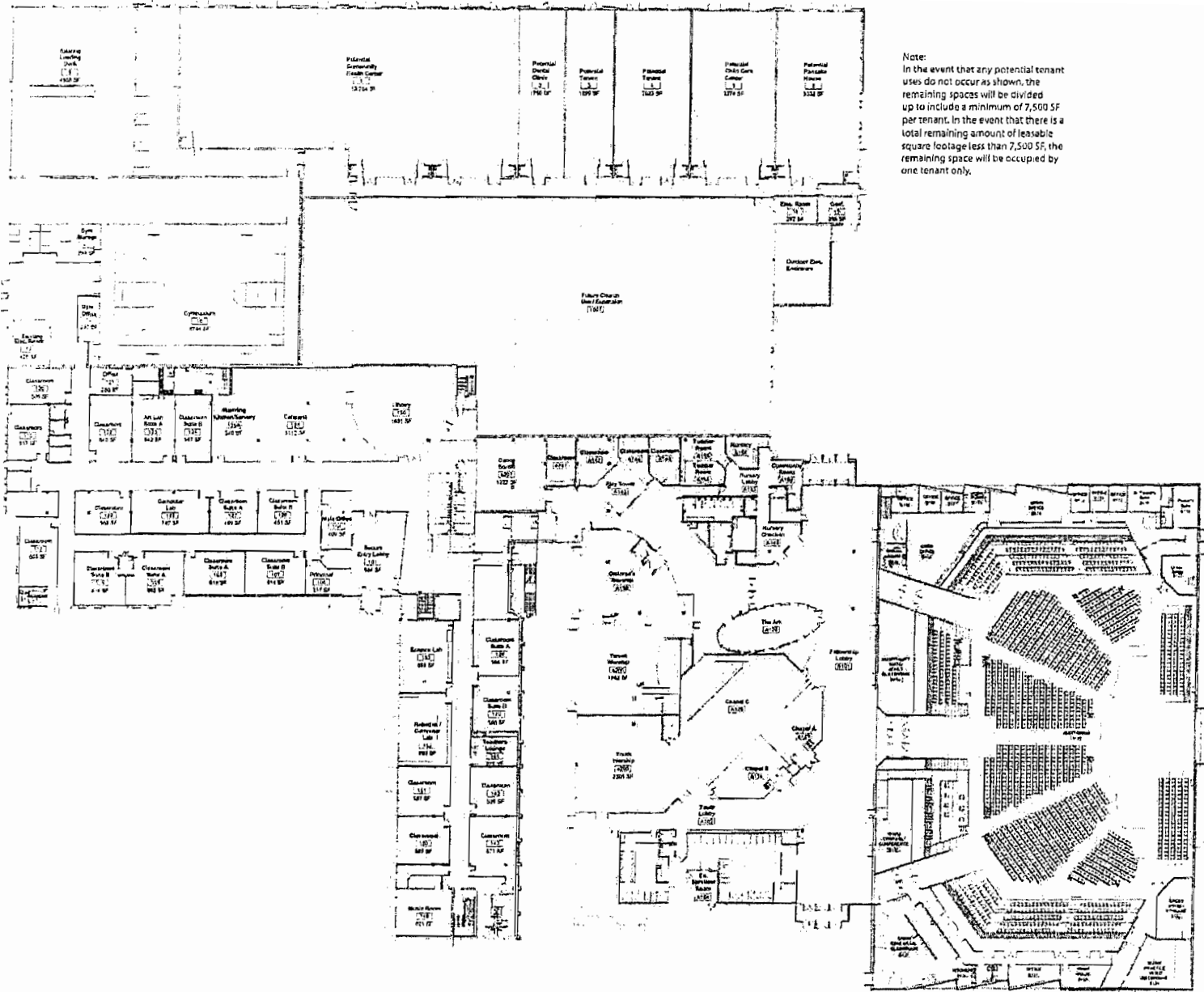




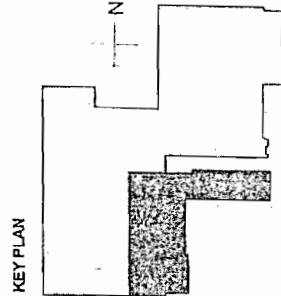
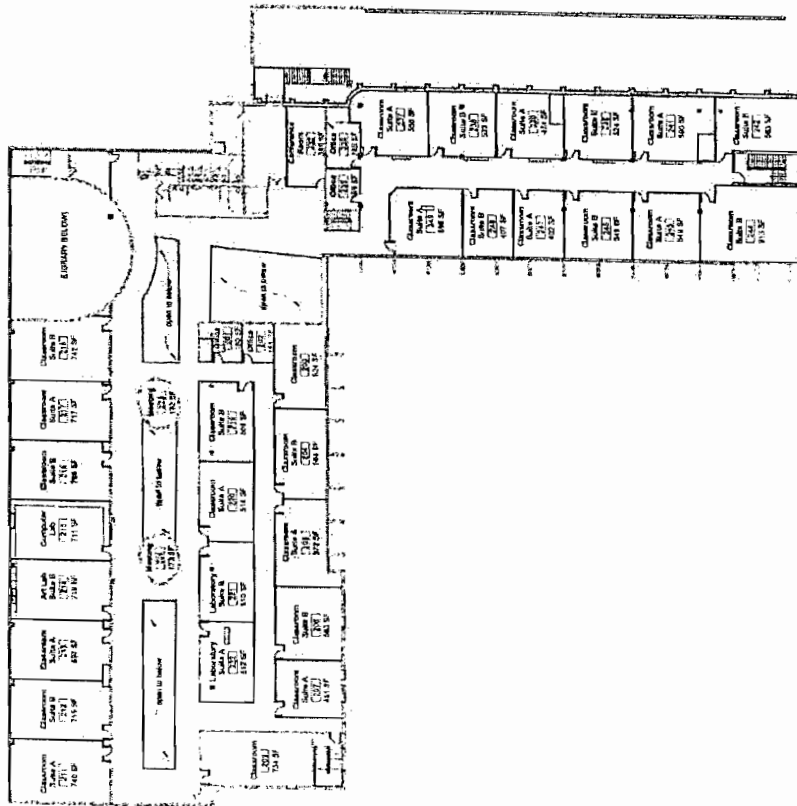


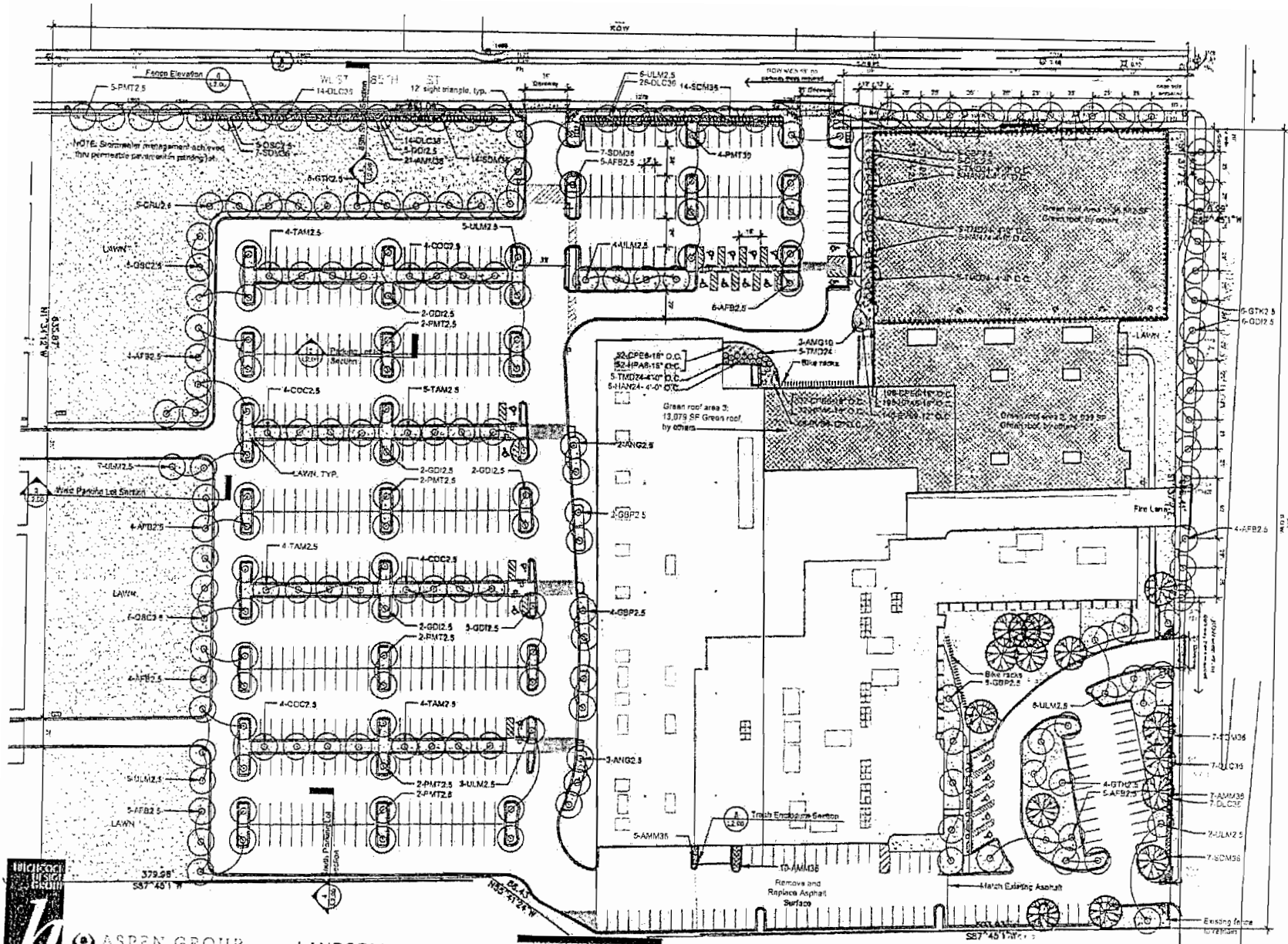
MASTER PHASE PLAN





MAIN LEVEL MASTER FLOOR PLAN





ASPEN GROUP

221 W. Jackson Avenue
Chicago, IL 60604
312.461.1707
www.aspengroup.com

LANDSCAPE PLAN

- Existing Tree to Retain
- Shade Tree, 2-1/2" Cal., 25' tall
- Ornamental Tree 3' tall
- Perennials
- Shrubs, 24" max. HT, 15B' tall
- Turf Grass
- Ornamental Metal Fence
- Green Roof

Landscape Ordinance Analysis

Fellowship Educational & Economic Development Corp
W. 85th Street

Length	960 LF (290 LF is required 8' minimum width)
Number of trees required (1 per 25 LF)*	11
Number of existing trees to remain	0
Number of new trees provided	8

S. Lafayette Avenue

Length	670 LF (410 LF is required 8' minimum width)
Number of trees required (1 per 25 LF)*	16
Number of existing trees to remain	0
Number of new trees provided	16

* ROW is less than 8' FT from back of curb to property line. No street trees required.

Owner's Sworn Statement

The undersigned acknowledges that the landscape planting plan shown on the attached landscape plan for the property at 8522 South Lafayette Avenue, Chicago, Illinois 60620, has, to the best of the undersigned applicant's knowledge, been designed, and will be installed, maintained, and replaced, as required, by current and subsequent owners, in accordance with the requirements of Title 10, Chapter 32 of the Chicago Municipal Code, the landscaping standards of the Chicago Zoning Ordinance, and the "Guide to the Chicago Landscape Ordinance."

Existing parkway and on-site interior trees are to be protected while the project is under construction and will be replaced by current and subsequent owner if damaged.

By (Owner)

Date

Landscape Ordinance Analysis

Fellowship Educational & Economic Development Corp
South Lafayette Street Parking Lot Landscape

Total paving SF	44,539 SF
Landscape area required	4,454 SF
Provided	11,629 SF
Internal trees required	35
Existing trees to remain	8
Provided	23
Perimeter landscape provided	Yes
Ornamental fence provided	Yes

West 85th Street Parking Lot Landscape

Total paving SF	186,300 SF
Landscape area required	18,630 SF
Provided	81,727 SF
Internal trees required	149
Provided	145
Perimeter landscape provided	Yes
Ornamental fence provided	Yes

Landscape Architect's Sworn Statement

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 8522 South Lafayette Avenue, Chicago, Illinois 60620, has, to the best of the undersigned applicant's knowledge, been designed in accordance with the requirements of Title 10, Chapter 32 of the Chicago Municipal Code, the landscaping standards of the Chicago Zoning Ordinance, and the Guide to the Chicago Landscape Ordinance.

I, David Frigo, registered landscape architect No. 157-000586 in the State of Illinois, certify that the drawings were prepared under my direct supervision. Date August 31, 2015.

David Frigo, LEED, Hitchcock Design Group
Date 8-31-15

Green Roof Eligibility Analysis

Total roof area	185,655 SF
Green roof coverage required	76,894 SF
Green roof Area 1	38,882 SF
Green roof Area 2	24,633 SF
Green roof Area 3	13,079 SF

Existing Tree Notes

- There are no existing trees along the 85th Street or South Lafayette Avenue ROWs.

Planting Notes

- Seed limit line is approximate. Seed to limits of grading and disturbance. Contractor responsible for restoration of any unauthorized disruption outside of designated construction area.
- Contractor responsible for erosion control in all seeded areas.
- Tree match rings in turf areas are 5 foot diameter typical. Contractor shall provide a matching ring around all existing trees within the limit of work. Remove all existing grass from areas to be mulched and provide a typical v-tranch edge.
- Bedlines are to be spaced out to a minimum depth of 3 inches unless otherwise shown on the plans. Curved bedlines are to be smooth and not segmented.
- Do not locate plants within 10' of utility structures, or within 5' horizontally of underground utility lines unless otherwise shown on the plans. Consult with Landscape Architect if these conditions exist.
- Plants and other materials are quantified and summarized for the convenience of the Owner and jurisdictional agencies only. Confirm and install outcure quantities to complete the work as drawn and specified.
- Refer to specifications for additional conditions, standards and notes.

Green Roof Planting Notes

- Cuttings shall be hand sown at a rate specified on the landscape plan, typically between 6-10 lbs/100 sq. ft.
- Distribute varieties as shown on landscape plan.
- The cuttings shall be premixed to ensure a random distribution of seed varieties.
- After sowing the cuttings shall be covered with a temporary mesh covering with a lightweight erosion control blanket designed for vegetation establishment shall be rolled out and staked over the cuttings as per manufacturer's recommendations.
- The newly installed plugs, cuttings or vegetative mat shall be immediately and thoroughly watered.
- Irrigation must be applied until the plugs, cuttings or vegetative mat have established roots into the growing media on the roof (8-12 weeks after installation).
 - Deliver 2 1/2" water, 3 times per week for the first 2 weeks.
 - Deliver 2 1/2" water, 1-2 times per week for the next 4-6 weeks as needed to maintain a moist surface condition.
- Contractor responsible for green roof maintenance for one year at which point material must be 90% established.

Fence Notes

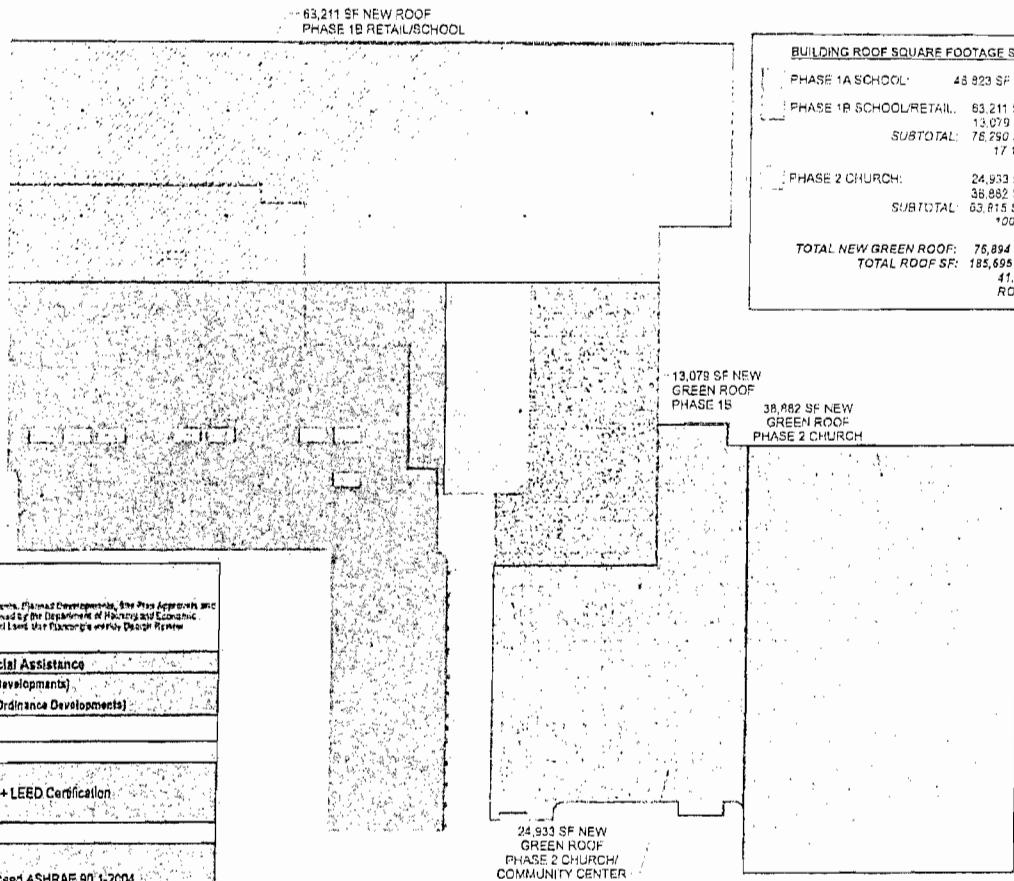
- Finish coat is to be black paint to be compatible with primer. Submit samples of finish prior to installation for approval by owner.
- Submit manufacturer's product data, specifications and installation instruction for paint products.
- Submit shop drawings including plans, elevations, and section details of connections. Show anchorage and accessory items. No work shall be fabricated until shop drawings for the work have been reviewed and accepted.
- Provide 4" deep (from finish grade) fence post footings that are a minimum of 8" wider than the post. Confirm post sizes in the field.
- Provide metal fabrications work square, plumb, straight and within allowable tolerances.
- Inspect materials, field measure, and verify conditions.
- Perform cleaning during installation of the work and upon completion of work. Remove from site all excess materials, debris, equipment. Repair any damages resulting from metal fabrications work.
- Existing parking lot fencing along Lafayette to remain.



PROJECT ROOF REQUIREMENT SUMMARY (CHICAGO GREEN MATRIX):

FOR ALL INSTITUTIONAL COMMUNITY CENTER AND SCHOOL SCOPE OF WORK:
 1. MUST BE 25% GREEN ROOF + LEED CERTIFICATION FOR NEW PORTION OF THE BUILDING

FOR ALL EXISTING BUILDING SCOPE OF WORK:
 1. THE AREA OF GREEN ROOF COVERAGE WILL BE BASED ON THE NET AREA OF ROOF WHICH IS DEFINED AS THE USEABLE SPACE OF THE ROOF INCLUDING PATHWAYS. UP TO 10% OF THE GREEN ROOF AREA CAN BE HARDSCAPE. REMAINDER OF ROOF MUST MEET ENERGY STAR LEVEL FOR RELECTIVITY
 2. PROJECTS CHOOSING TO EXCEED ASHRAE 90.1-2004 MUST EXCEED THE STANDARDS BY 14%.
 3. BUILDING CERTIFICATION CAN BE LEED, ENERGY STAR, OR CHICAGO GREEN HOMES.



BUILDING ROOF SQUARE FOOTAGE SUMMARY

PHASE 1A SCHOOL:	48,823 SF EXISTING ROOF TO REMAIN
PHASE 1B SCHOOL/RETAIL:	63,211 SF NEW ROOF 13,079 SF NEW GREEN ROOF
SUBTOTAL:	76,290 SF 17.1% OF PHASE 1B = GREEN ROOF*
PHASE 2 CHURCH:	24,933 SF NEW GREEN ROOF 38,882 SF NEW GREEN ROOF
SUBTOTAL:	63,815 SF 100% OF PHASE 2 = GREEN ROOF
TOTAL NEW GREEN ROOF:	76,894 SF
TOTAL ROOF SF:	185,695 SF
	41.4% OF PROJECT TO HAVE GREEN ROOF AT PROJECT COMPLETION

APPLICABLE GREEN MATRIX SECTIONS

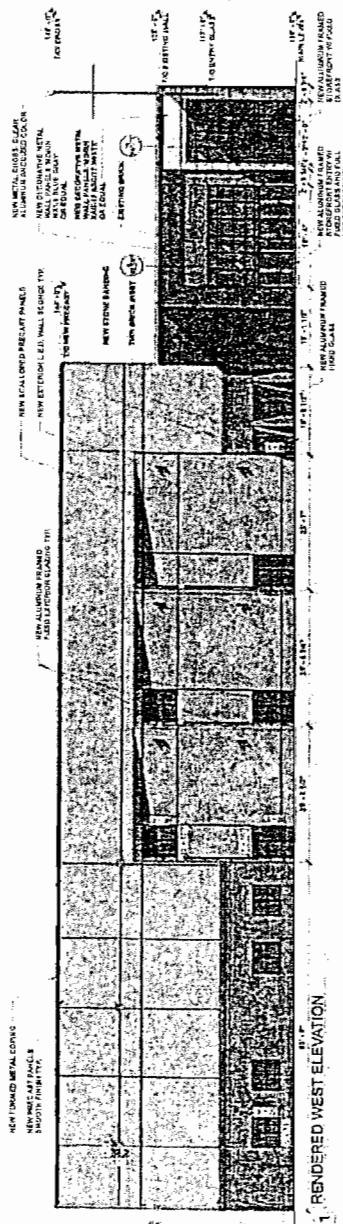
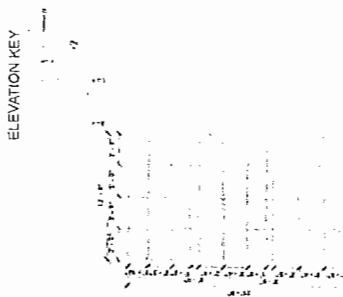
City of Chicago Sustainable Development Policy
This policy applies to all new Redevelopment Agreements, Planned Developments, Site Plan Approvals and Amendments to all other Planned Development applications reviewed by the Department of Planning and Economic Development and all zoning Department of Planning and Economic Development applications. Effective Date: December 1, 2007

	Non-Financial Assistance (Planned Developments) (Lakefront Protection Ordinance Developments)
Institutional	
Community Centers, Governmental Buildings and Schools**	25% Green Roof + LEED Certification
Existing Buildings*** and Landmark Buildings	50% Green Roof + exceed ASHRAE 90.1-2004

***GREEN ROOF SCOPE DISTRIBUTION NARRATIVE:**

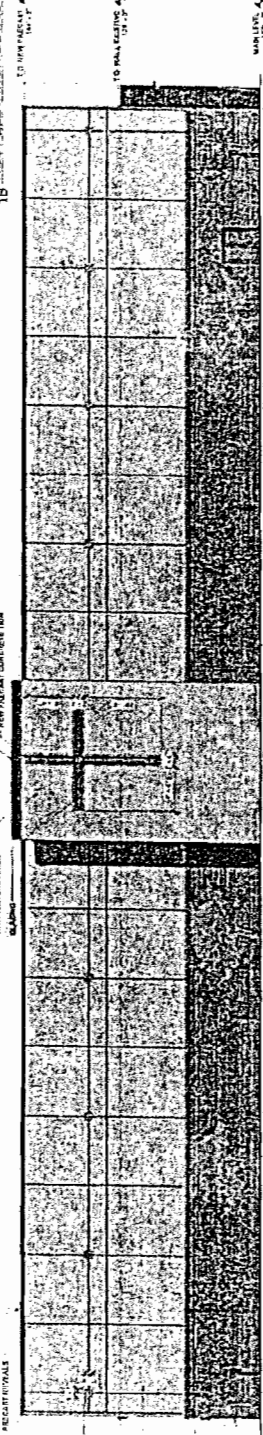
The master plan of the project encompasses "Existing Building" use types including school and retail phases as well as "Institutional" use types including a church / community center phase. According to the "City of Chicago Sustainable Development Policy Green Matrix" as seen on this page, the proposed Phase 1A/1B school and Phase 1B retail phases which involve 48,823 SF and 73,057 SF of roof respectively must provide 50% of the existing building's roof scope to be green roof, equating to 60,940 SF of new green roof required. For the proposed Phase 2 church / community center phase which involves 38,882 SF and 24,933 SF respectively, it is stated that 25% of the new roof scope must be a green roof, equating to 15,954 SF of new green roof required. The total green roof required of the two use types equates to 76,894 SF. The distribution of the total required green roof scopes, over what areas they are implemented, and during which proposed phases they are implemented has been agreed upon with representatives from the "City of Chicago Zoning and Land Use Planning Sustainable Development" department as shown in the green roof plan graphic on this page as follows: 100% of the required green roof scope amount of 15,954 SF for the Phase 2 church / community center areas will be installed during that phase. Due to existing building structural considerations, the remaining 60,940 SF of required green roof scope for proposed Phase 1A and Phase 1B will be distributed over the remainder of the Phase 2 roof covering it entirely. The remaining difference of 13,079 SF of green roof will be installed over the central proposed Phase 1B roof, thus satisfying the total project green roof requirement of 76,894 SF at project completion.

ELEVATION KEY

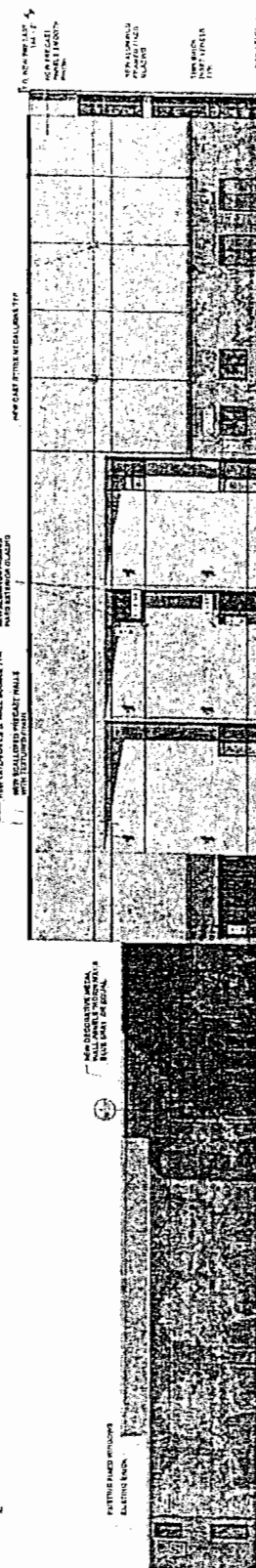


1. RENDERED WEST ELEVATION

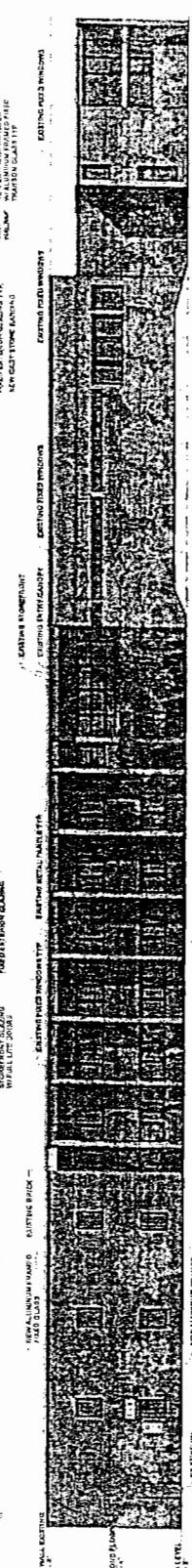
1B WEST ELEVATION DETAIL



2. RENDERED NORTH ELEVATION



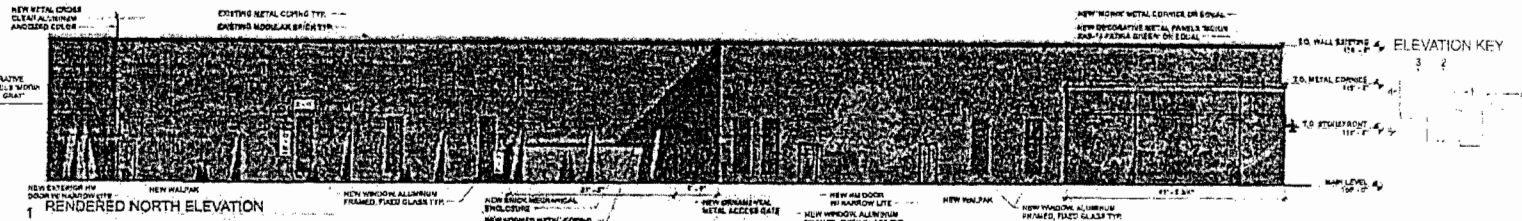
3. RENDERED EAST ELEVATION



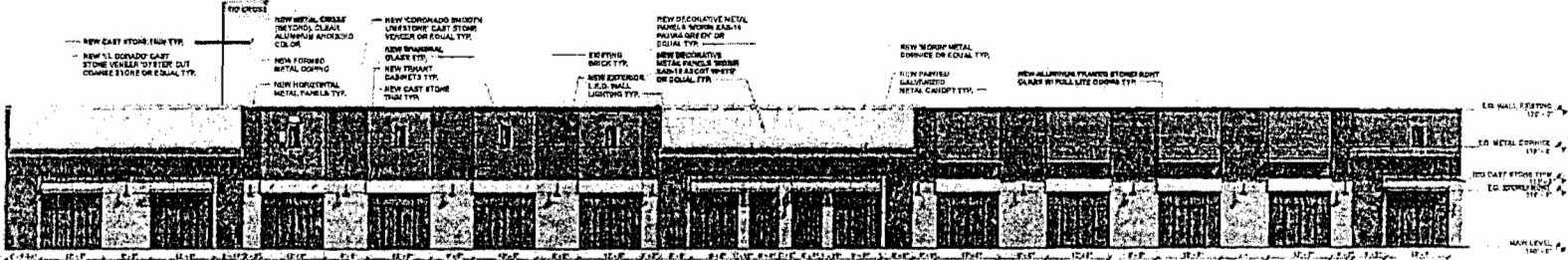
4. RENDERED EAST ELEVATION (Continued)

BUILDING ELEVATIONS

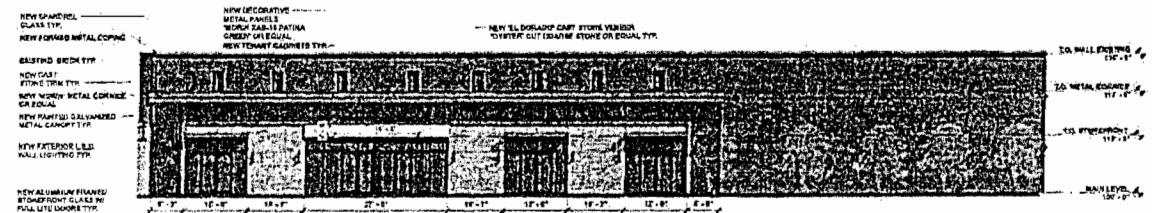




1 RENDERED NORTH ELEVATION



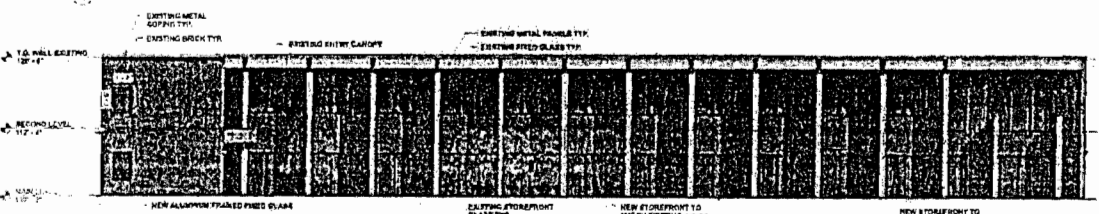
2 RENDERED WEST ELEVATION



3 RENDERED WEST ELEVATION continued



4 RENDERED SOUTH ELEVATION



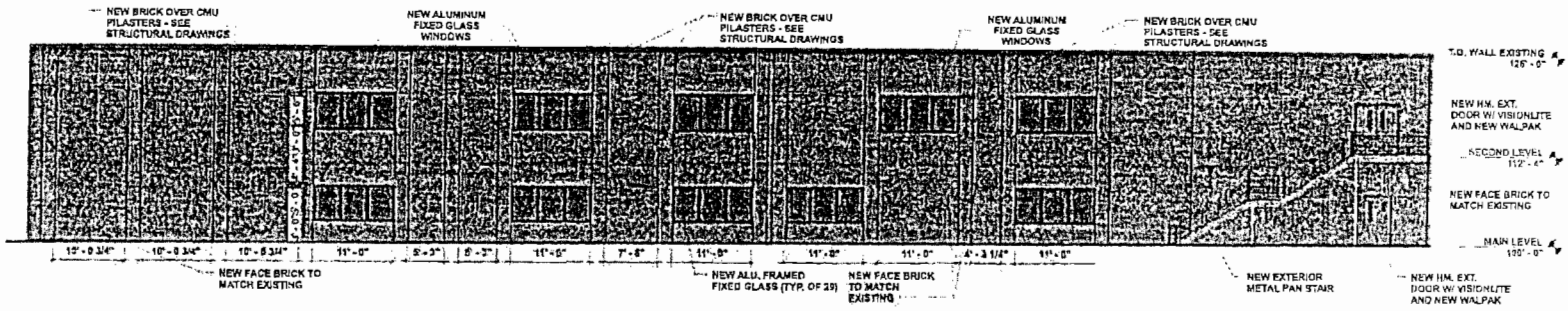
5 RENDERED SOUTH ELEVATION Continued



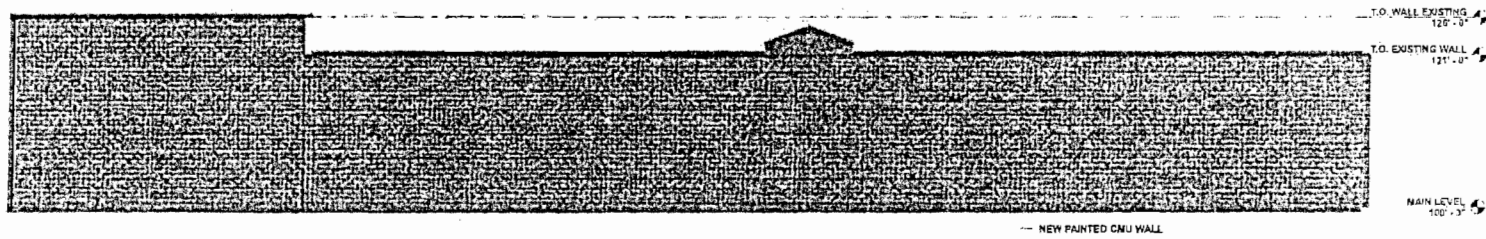
6 STOREFRONT ENTRY DETAIL

BUILDING ELEVATIONS

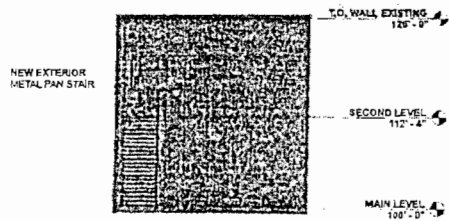




1 RENDERED SOUTH FRONTAGE ELEVATION

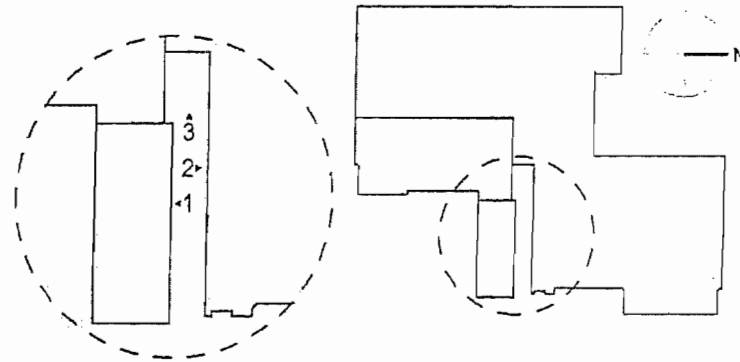


2 RENDERED NORTH FRONTAGE ELEVATION



3 RENDERED WEST FRONTAGE ELEVATION

ELEVATION KEY



ASPIN GROUP

BUILDING ELEVATIONS

Reclassification Of Area Shown On Map No. 24-H.
(Application No. 18007)
(Common Address: 10048 S. Prospect Ave.)

[O2014-2344]

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 RS1 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 24-H in the area bounded by:

a line 182.60 feet south of and parallel to West 100th Place; the alley next west of and parallel to South Prospect Avenue; a line 132.6 feet south of and parallel to West 100th Place; and South Prospect Avenue,

to those of an RS3 Residential Single-Unit (Detached House) District.

SECTION 2. This ordinance takes effect after its passage and approval.

Reclassification Of Area Shown On Map No. 28-J.
(Application No. A-7998)
(Common Address: 3245 -- 3247 W. 111th St.)

[O2014-2433]

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 B3-1 Community Shopping District symbols and indications as shown on Map Number 28-J in the area bounded by:

West 111th Street; a line 108.58 feet west of and parallel to South Sawyer Avenue; the alley next south of and parallel to West 111th Street; and a line 158.58 feet west of and parallel to South Sawyer Avenue,

to those of a B3-2 Community Shopping District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Presenting a series of reports for your Committee on Zoning, Landmarks and Building Standards which held a meeting on May 22, 2014, the following items were passed by a majority of the members present:

Page 1 contains one Mayoral application and one text amendment.

Pages 1 through 10 contain applications for zoning map amendments.

Page 10 contains applications for large business identification signs and four substituted signs.

Page 10 also contains four off-premises advertising signs which failed to meet the committees's approval and were voted as "Do Not Pass".

I hereby move for passage of the proposed orders and substitute orders transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,
Chairman.

On motion of Alderman Solis, the said orders and substitute orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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):

3460 N. Broadway.
(113 Sq. Ft.)

[Or2014-211]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Doyle Signs, 232 West Interstate Road, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 3460 North Broadway, Chicago, Illinois 60657:

Dimensions: length, 11 feet, 3 inches; height, 10 feet, 1 inch
Height Above Grade/Roof to Top of Sign: 38 feet, 1½ inches
Total Square Foot Area: 113 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

3460 N. Broadway.
(204 Sq. Ft.)

[Or2014-188]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Doyle Signs, 232 West Interstate Road, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 3460 North Broadway, Chicago, Illinois 60657:

Dimensions: length, 58 feet, 2 inches; height, 3 feet, 6 inches
Height Above Grade/Roof to Top of Sign: 14 feet, 0 inches
Total Square Foot Area: 204 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

7743 S. Cicero Ave.

[Or2014-189]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Sure Light Sign, 260 Knox Park Road, Lake Zurich, Illinois 60047, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Aztecas Mufflers & Brakes (100532333) 7743 South Cicero Avenue, Chicago, Illinois 60652:

Dimensions: length, 42 feet, 8 inches; height, 4 feet, 8 inches
Height Above Grade/Roof to Top of Sign: 17 feet, 8 inches
Total Square Foot Area: 199 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

1930 N. Clybourn Ave.

[SO2014-222]

Ordered, That the Commissioner of the Building Department is hereby directed to issue a sign permit to Omega Sign & Lighting, 100 West Fay, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 1930 North Clybourn Avenue, Chicago, Illinois 60614, with the following dimensions, height and square foot area:

Dimensions: length, 54 feet; height, 30 feet
Height Above Grade/Roof to Top of Sign: 23 feet
Total Square Foot Area: 135 square feet.

Such signs shall comply with all provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

4700 S. Cottage Grove Ave.

[SO2014-224]

Ordered, That the Commissioner of the Building Department is hereby directed to issue a sign permit to South Water Signs, 934 North Church Road, Elmhurst, Illinois 60126, for the

erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 4700 South Cottage Grove Avenue, Chicago, Illinois, with the following dimensions, height and square foot area:

Dimensions: length, 7 feet, 10³/₈ inches; height, 23 feet, 11³/₈ inches
Height Above Grade/Roof to Top of Sign: 17 feet, 5 inches
Total Square Foot Area: 188.26 square feet.

Such signs shall comply with all provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

2233 W. Division St.

[Or2014-192]

Ordered, That the Commissioner of Buildings is hereby directed to issue sign permit to Poblocki Sign Company, 922 South 70th Street, Milwaukee, Wisconsin 53214, Jamerson & Bauwens Electrical Contractor, 3055 Mac Arthur Boulevard, Northbrook, Illinois 60062, for the erection of two signs over 100 square feet (in area of one face) at Presence Saints Mary and Elizabeth Medical Center, 2233 West Division Street, Chicago, Illinois 60622:

Dimensions: length, 53 feet, 9.5 inches; height, 2 feet, 8 inches
Height Above Grade/Roof to Top of Sign: 18 feet, ⁵/₈ inches
Total Square Foot Area: 143.72 square feet.

Such sign shall comply with all provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

1801 W. Fullerton Ave.

[SOr2014-223]

Ordered, That the Commissioner of the Building Department is hereby directed to issue a sign permit to Modern Signs, 1727 Armitage Court, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 1801 West Fullerton Avenue, Chicago, Illinois 60614, with the following dimensions, height and square foot area:

Dimensions: length, 24 feet; height, 8 feet
Height Above Grade/Roof to Top of Sign: 25 feet
Total Square Foot Area: 198 square feet.

Such signs shall comply with all provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

4646 N. Marine Dr.

[Or2014-216]

Ordered, That the Commissioner of the Building Department is hereby directed to issue a sign permit to Roeda Signs & Screentech, 16931 State Street, South Holland, Illinois 60473, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Weiss Memorial Hospital, 4646 North Marine Drive, Chicago, Illinois 60640, with the following dimensions, height and square foot area:

Dimensions: length, 8 feet; height, 40 feet
Height Above Grade/Roof to Top of Sign: 0 feet
Total Square Foot Area: 320 square feet.

Such signs shall comply with all provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

11139 S. Michigan Ave.

[Or2014-195]

Ordered, That the Commissioner of the Building Department is hereby directed to issue a sign permit to Neon Prism Electric Sign Co., Inc., 1213 Paramount Parkway, Batavia, Illinois 60510, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Sneaker Villa-Join the Movement, 11139 South Michigan Avenue, Chicago, Illinois (on-premises/business identification signs must indicate business name and address. Off-premises/advertising signs must indicate that it is for advertising):

Dimensions: 28 feet x 5 feet, 2 inches = 145 square feet
Height Above Grade: 20 feet.

Such signs shall comply with all provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

1717 S. Prairie Ave.

[Or2014-202]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to The Holland Design Group, Inc., 1090 Brown Street, Wauconda, Illinois 60084, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Prairie District Homes Tower Residences Condominium Association, 1717 South Prairie Drive, Chicago, Illinois 60616:

Dimensions: length, 10 feet, 0 inches; height, 3 feet, 6 inches
Height Above Grade/Roof to Top of Sign: 5 feet, 6 inches
Total Square Foot Area: 36 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

1820 W. Webster Ave.

[Or2014-159]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Premier Signs & Awnings, 6510 North Clark Street, Chicago, Illinois 60626, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 1820 West Webster Avenue, Chicago, Illinois 60614:

Dimensions: length, 60 feet; height, 50 feet
Height Above Grade/Roof to Top of Sign: 70 feet
Total Square Foot Area: 1,200 square feet.

Such sign shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

3014 -- 3016 S. Wentworth Ave.

[SOr2014-221]

Ordered, That the Commissioner of the Buildings Department is hereby directed to issue a sign permit to M-K Signs, 4900 North Elston Avenue, Chicago, Illinois 60630, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 3014 -- 3016 South Wentworth Avenue, Chicago, Illinois 60616:

Dimensions: length, 46 feet; height, 4 feet
Height Above Grade/Roof to Top of Sign: 49 feet
Total Square Foot Area: 184 square feet.

Such signs shall comply with all provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

Do Not Pass -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, May 28, 2014.

To the President and Members of the City Council:

Presenting a series of reports for your Committee on Zoning, Landmarks and Building Standards which held a meeting on May 22, 2014, the following items were passed by a majority of the members present:

Page 1 contains one Mayoral application and one text amendment.

Pages 1 through 10 contain applications for zoning map amendments.

Page 10 contains applications for large business identification signs and four substituted signs.

Page 10 also contains four off-premises advertising signs which failed to meet the committees's approval and were voted as "Do Not Pass".

I hereby move that Your Honorable Body *Do Not Pass* the proposed orders transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,
Chairman.

On motion of Alderman Solis, the committee's recommendation was *Concurred In* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said orders which failed to passed (the italic heading in each case not being a part of the order):

4537 S. Archer Ave.

[Or2014-129]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Ad Deluxe Sign Company Incorporated, 23856 West Andrew Road, Suite 103, Plainfield, Illinois 60585, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Car Outlet, 4537 South Archer Avenue, Chicago, Illinois 60632:

Dimensions: length, 23 inches; height, 6 feet, 6 inches
Height Above Grade/Roof to Top of Sign: 32 feet
Total Square Foot Area: 150 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

1856 W. Chicago Ave.

[Or2014-146]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Pro Image/Roberto A. Vergara, 2006 West Chicago Avenue, Chicago, Illinois 60622, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at East Village Dental Centre, 1856 West Chicago Avenue, Chicago, Illinois 60622:

Dimensions: length, 23 feet, 0 inches; height, 15 feet, 0 inches
Height Above Grade/Roof to Top of Sign: 35 feet, 15 inches
Total Square Foot Area: 345 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

2333 N. Seeley Ave.

[Or2014-158]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Lincoln Services, Inc., P.O. Box 64479, Chicago, Illinois 60664, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 2333 North Seeley Avenue, Chicago, Illinois 60647:

Dimensions: length, 12 feet; height, 10 feet
Height Above Grade/Roof to Top of Sign: 14 feet
Total Square Foot Area: 120 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor sign, signboards and structures.

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, Fioretti, Hairston, Burke, Lane, Cochran, Ervin, Waguespack, Colón and M. O'Connor. The motion *Prevailed*.

Presented By

ALDERMAN WAGUESPACK (32nd Ward):

CONGRATULATIONS EXTENDED TO DEPUTY COMMISSIONER MICHAEL F. STURTEVANT ON RETIREMENT FROM DEPARTMENT OF WATER MANAGEMENT.

[R2014-408]

WHEREAS, The City Council of the City of Chicago wishes to congratulate Michael F. Sturtevant, Deputy Commissioner of the City of Chicago's Department of Water Management (DWM) on the occasion of his retirement; and

WHEREAS, A professional engineer, Mr. Sturtevant began working for the City of Chicago in May 1994 as a civil engineer IV for the Department of Water Management. He was responsible for various tasks in the Planning and Operation Section, such as reviewing plans and documents from other City agencies to determine involvement with water facilities; and

WHEREAS, In May 1996, Mr. Sturtevant became a water conservation engineer with DWM, where he monitored and evaluated the effects of ongoing water conservation initiatives and provided recommendations to the department to improve efficiencies in water use; and

WHEREAS, After seven years as a water conservation engineer, Mr. Sturtevant was promoted to coordinating engineer I at DWM in April 2003. His responsibilities in this position included managing the Planning and Operations Section of the Bureau of Engineering water section and he was responsible for the overall selection and planning of the department's water capital improvement program; and

WHEREAS, In September 2009, in recognition of his exceptional service and valuable skills, Mr. Sturtevant was named the acting deputy commissioner and later the deputy commissioner of the Department of Water Management. In this important position, Mr. Sturtevant was responsible for overall management of the department's \$400 Million water and \$200 Million sewer capital budgets, including the bureau's \$7.5 Million water and \$3.5 Million sewer operating budgets. His responsibilities also included all aspects of

planning, design and construction of all projects, management of all water and sewer inspections as well as overall planning and operations of the water distribution system and sewer collection system; and

WHEREAS, Mr. Sturtevant is a well-respected professional engineer, not just in the City of Chicago but throughout the country. He has been a distinguished member of water engineers known as the "dirty dozen", meeting with professional water engineers from around the country twice a year to offer insights and share information; and

WHEREAS, Mr. Sturtevant has been an integral member of the Department of Water Management's team responsible for the Mayor's Building a New Chicago Capital Program, which is one of the largest in the nation. His role was vital in setting the processes in place to allow the department to accelerate its water and sewer main replacement program, facility improvements and pumping station upgrades and conversions. Mr. Sturtevant has worked tirelessly to ensure that this multi-billion dollar, decade-long program is on the road to a timely and successful completion; and

WHEREAS, Prior to working for the City of Chicago Department of Water Management, Mr. Sturtevant was a project manager at Pitometer Associates from June 1981 to May 1994. He was responsible for numerous hydraulic studies, and master plan studies conducted on water distribution systems throughout the United States; and

WHEREAS, Mr. Sturtevant received his bachelor of science degree in civil engineering from Michigan Technological University in Houghton, Michigan in 1981. He became a professional engineer in 1995 and is a member of the American Waterworks Association, and the American Society of Civil Engineers; and

WHEREAS, In his leisure time, Mr. Sturtevant enjoys hiking, kayaking and cycling. He bikes to work most days throughout the year. Upon his retirement, he and his wife Diana plan to relocate to Wisconsin; and

WHEREAS, Mr. Sturtevant will be missed greatly by his fellow employees of the Department of Water Management. Throughout his career he was a team player, well admired by those who had the good fortune of working with him; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 28th day of May 2014, do hereby honor Deputy Commissioner Michael F. Sturtevant of the Department of Water Management upon the occasion of his retirement from the City of Chicago after 20 years of distinguished and loyal service to the people of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Michael F. Sturtevant as a token of our gratitude and esteem for his 20 years of public service.

On motion of Alderman Burke, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

At this point in the proceedings, the Honorable Rahm Emanuel, Mayor, rose and extended congratulations to Deputy Commissioner Michael F. Sturtevant on his retirement from the Department of Water Management. Lauding Mr. Sturtevant for his knowledgeable leadership and tireless commitment to public service, Mayor Emanuel conveyed his appreciation to Mr. Sturtevant on behalf of the people of Chicago for his contributions in helping improve Chicago's water system and for protecting our city's most important resource, Lake Michigan.

Thereupon, on motion of Alderman Burke, the proposed resolutions presented through the Agreed Calendar were *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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):

RECOGNITION EXTENDED TO GASPAR GOMEZ ON 40 YEARS OF SERVICE TO WICKER PARK COMMUNITY.

[R2014-368]

WHEREAS, Gaspar Gomez became Chicago's first Latino franchisee of a Shell Service Station when he purchased one in 1968; and

WHEREAS, Mr. Gomez has consistently raised the bar and set the standard for businesses in the Wicker Park community, since he opened a gas station at Damen and Division in 1974; and

WHEREAS, Mr. Gomez has adapted and thrived over the last 40 years; and

WHEREAS, Mr. Gomez has received several honors and special recognitions from Shell for his commitment to excellence in merchandising and customer care; and

WHEREAS, Mr. Gomez has not just profited from our neighborhood, he has invested his time and energy into building our community; now, therefore,

Be It Resolved, That the Mayor and the City Council of Chicago on this day May 28, 2014, do hereby recognize and honor Gaspar Gomez for his 40 years of excellence and service in the Wicker Park community; and

Be It Further Resolved, That suitable copies of this resolution be prepared for Mr. Gomez to be received at the 40th anniversary celebration of his purchase of this Shell station, on June 21, 2014.

Presented By

ALDERMAN FIORETTI (2nd Ward):

TRIBUTE TO LATE HONORABLE ANTHONY LYNN BURRELL.

[R2014-369]

WHEREAS, On Wednesday, May 14, 2014, the Honorable Anthony Lynn Burrell, an outstanding judge and member of his community, lost his long battle with cancer; and

WHEREAS, Judge Burrell was an African-American Horatio Alger success story. A Chicago native, he was born and raised in a single-parent family of four. Economic circumstances forced him to leave school after his high-school freshman year to work in a factory. However, he continued his education on his own, studying at the public library, to realize his dream of becoming an attorney. He went to Loop College (currently known as Harold Washington College) to take the test for a GED and pursued criminal justice classes at Malcolm X College; and

WHEREAS, Anthony Burrell enrolled himself at Loyola University where he graduated with honors. Due to his scholarship, he won a place at Cornell University, one of the nation's top Ivy League schools, where he received his law degree. After Cornell, he was hired as a

commercial litigator at the prestigious East Coast law firm of Riker & Danzig but returned to Chicago to accept a position as a Cook County Assistant States Attorney; and

WHEREAS, It was the death of a family member at the hands of a repeat felony offender that motivated him to dedicate himself to steering youth away from lives of crime and violence. He became an advocate at Maryville Academy and a consultant to the former Superintendent of Schools Paul Vallas on issues of neighborhood safety and youth violence prevention; and

WHEREAS, Judge Burrell was elected to Cook County Circuit Court bench in 2002 and won re-election in 2008. Serving 12 years in the Chancery Division at the Richard J. Daley Civic Center, one of the court's busiest calls. At one time, he was featured in a *Chicago Sun-Times* article for his willingness to go outside of the courtroom to ensure a fair trial; and

WHEREAS, In light of the current epidemic of senseless violence that continues to plague Chicago's children, Judge Burrell actively involved himself in youth advocacy. He created a comprehensive violence prevention proposal and hosted a cable show dealing with these issues, "Have Gavel, Will Travel" on CAN-TV. In addition, he was also an advisory member of Brad's Kids Pediatric Cancer Foundation; and

WHEREAS, Judge Burrell is survived by his sisters, Pamela Burrell and Lavette Bradford; his nieces, Tamika Burrell, Samara Wiley, Alicia Wiley and Jasmine Wiley; his nephew, Shaun Burrell, as well as eight grand-nieces and four grand-nephews; and

WHEREAS, The Honorable Robert W. Fioretti, Alderman of the 2nd Ward, has informed this august body of the passing of this remarkable member of the legal fraternity; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, gathered together on this 28th day of May 2014, do hereby express our sincerest sorrow upon learning of the passing of Judge Anthony Lynn Burrell and extend our deepest sympathies to his family, his many 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 Judge Anthony Lynn Burrell.

RECOGNITION EXTENDED TO FRANCESCO BETTONI FOR CONTRIBUTIONS TO ITALY.

[R2014-370]

WHEREAS, Francesco Bettoni is president of Brebemi SpA, one of the largest companies in the country of Italy; and

WHEREAS, Brebemi SpA is building a highway to connect the city of Milan to the city of Brescia in central Italy, a project recognized as one of the most important road constructions on the continent of Europe. It is the first motorway infrastructure project in Italy funded entirely by private capital without the need for any public contribution; and

WHEREAS, This venture not only provides local communities with a modern, vital and long-awaited transport link but also provides a model for project financing that can be adopted with equal success in construction of other important infrastructure projects both in Italy and Europe. When completed, this new motorway will link the cities of Brescia and Milan, spanning a distance of 62.1 kilometers and will also link 35 kilometers of extensions to existing roads. Five provinces, Bergamo, Brescia, Cremona, Lodi and Milan, containing 43 municipalities, are involved in this massive undertaking; and

WHEREAS, Francesco Bettoni has been instrumental in driving this award-winning project which will repay the €1.61 Billion to its investors through the tolls collected. His leadership has been praised throughout the Italian and European community; and

WHEREAS, The Honorable Robert W. Fioretti, Alderman of the 2nd Ward, has apprised this august body of Francesco Bettoni's significant and singular achievement; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, gathered together on this 28th day of May 2014, do hereby salute Francesco Bettoni for his outstanding contribution to his country and extend our very best wishes for continued success in all his future ventures; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Francesco Bettoni.

CONGRATULATIONS EXTENDED TO ALBIVORY HESTER CORLEY ON 100TH BIRTHDAY.

[R2014-371]

WHEREAS, On Friday, May 23, 2014, a celebration will be held at the Crystal Sky Banquet Hall in the southern suburb of McCook to welcome Albivory Hester Corley as the newest member to join the burgeoning ranks of this City's centenarians; and

WHEREAS, Known as "Bib" to her friends and family, Albivory Hester Corley started life as the youngest of seven children born to the union of Luscious and Molly Carson Hester on May 23, 1914 in the farming community of Ofahoma, Mississippi, about 40 miles northeast of the capital city of Jackson; and

WHEREAS, Bib attended Jackson College in Jackson and Tennessee State in Nashville. After receiving her degree, she took a teaching post at Pilgrim Rest School in Carthage, Mississippi, just 10 miles east of her birthplace. In 1950, she moved to this City where she

met James "Jimmy" Corley and, in 1956, they were united in Holy Matrimony. Jimmy and Bib joined Grant Memorial AME Church on South Drexel Boulevard where she is still a member. Bib and Jimmy's marriage ended only with his passing in 1982; and

WHEREAS, Two years after she moved to this City, Bib began working in Cook County Probate Court where she was the first African-American to obtain a position as a probate clerk, a post she held for 37 years until her retirement; and

WHEREAS, Bib Corley has remained very active and has traveled all over the world. She enjoys her life and shares with everyone that God has truly blessed her by granting her a century of life; and

WHEREAS, The Honorable Robert W. Fioretti, Alderman of the 2nd Ward, has apprised this august body of this remarkable woman's significant milestone; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, gathered together on this 28th day of May 2014, do hereby salute Albivory Hester Corley on the occasion of her 100th birthday and extend our very best wishes for health, happiness and success in all she endeavors to do for many years to come; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Albivory Hester Corley.

GRATITUDE EXTENDED TO FATHER EDWARD LINTON, OSB ON COMPLETION OF TERM AS PASTOR OF ST. JAMES CATHOLIC PARISH.

[R2014-372]

WHEREAS, Father Edward Linton, OSB, will complete his term as pastor of Chicago's historic St. James Catholic Parish on June 5, 2014; and

WHEREAS, The City Council has been apprised of this event by Alderman Robert W. Fioretti of the 2nd Ward; and

WHEREAS, Father Linton has served the community of St. James on Wabash with energy and creativity since his appointment as pastor in 2002; and

WHEREAS, St. James on Wabash is a diverse community that serves four institutions of higher learning with their semi-transient populations, as well as permanent Chicago residents of every racial and economic background; and

WHEREAS, A native of Louisville, Kentucky, Father Linton professed his vows as a monk of the Order of St. Benedict in 1986, and was ordained a priest in the order in 1991; and

WHEREAS, Before coming to St. James on Wabash, Father Linton served as associate pastor of St. Benedict Cathedral in Evansville, Indiana; and

WHEREAS, In addition to his parish ministries, Father Linton has many academic accomplishments, including a master of divinity degree from St. Meinrad School of Theology in St. Meinrad, Indiana; a master's degree in english literature from Middlebury College in Middlebury, Vermont; and a doctorate in speech communications from Southern Illinois University; and

WHEREAS, Father Linton has also taught at the college level at St. Meinrad and at Southern Illinois University; and

WHEREAS, Upon completion of his term as pastor at St. James on Wabash, Father Linton will return to St. Meinrad Seminary as director of the Institute for Priests and Presbyterates, and will be responsible for the continuing spiritual and pastoral development of current priests; and

WHEREAS, While at St. James on Wabash, Father Linton brought St. Benedict's persistent commitment to charity and hospitality, teaching his parishioners to see and value the person of Jesus in others; and

WHEREAS, As a result of his efforts and inspiration, St. James on Wabash Parish is a vigorous community that invites and welcomes everyone, and is characterized by the care it provides for those in need and the joy the community finds in providing such service; and

WHEREAS, Although he will be missed, Father Linton will remain in the hearts and in the work of his parishioners, who lead all Chicagoans in wishing him well; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 28th day of May 2014, do hereby extend our most sincere thanks to Father Edward Linton, OSB, for his 12 years of ministry as pastor at St. James on Wabash Parish, and we wish him continued success in all his future endeavors; and

Be It Further Resolved, That suitable copies of this resolution be presented to Father Linton as a token of our esteem and good wishes.

GRATITUDE EXTENDED TO CHICAGO TRIBUNE PRINTERS ROW LIT FEST AND BEST WISHES ON CONTINUED SUCCESS.

[R2014-373]

WHEREAS, The Printers Row Book Fair, now called "Printers Row Lit Fest," was developed in 1985 as a way to help revitalize the South Loop neighborhood and its rich ties to the history of the printing industry that was based there; and

WHEREAS, This year, Stuart Dybek, one of the authors featured at the first book fair in 1985, is being honored with the Harold Washington Literary Award, presented by the Near South Planning Board; and

WHEREAS, Noted authors who have appeared over the last 29 years include Stuart Dybek, Art Shay, Gwendolyn Brooks, Cyrus Colter, Sarah Paretsky, Dave Barry, Dan Rather, Judy Glume, E.L. Doctorow, Joyce Carol Oates, John Updike, Augusten Burroughs, Dave Eggers, Anne Lamott, Margaret Atwood, Alex Kotlowitz and Alice Walker; and

WHEREAS, Since its inception the Printers Row Lit Fest has grown to become a major Chicago cultural and social event; and

WHEREAS, Sixty booksellers were featured in 1985 and this year Lit Fest will feature 150 booksellers of new and used books; and

WHEREAS, An estimated 6,500 people attended the first Printers Row Book Fair, and in recent years the Printers Row Lit Fest has attracted more than 125,000 people; and

WHEREAS, The Honorable Robert W. Fioretti, Alderman of the 2nd Ward has apprised this august body of the Chicago Tribune Printers Row Lit Fest; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered together this 28th day of May 2014, do hereby salute the Chicago Tribune Printers Row Lit Fest and extend our very best wishes for the continued success of this fest in our great city; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Chicago Tribune Printers Row Lit Fest.

CONGRATULATIONS EXTENDED TO ST. LEONARD'S MINISTRIES ON 60TH ANNIVERSARY.

[R2014-374]

WHEREAS, At a luncheon held on May 16, 2014 at Grace Place Episcopal Church of Chicago in the South Loop, the staff and supporters of St. Leonard's Ministries will celebrate 60 years of committed service to assisting the reintegration of formerly incarcerated men and women back into everyday life; and

WHEREAS, Since its founding by Father James Jones, an Episcopal priest, in May of 1954 with the assistance of many committed and generous individuals, particularly members of the Christ Church congregation in the North Shore suburb of Winnetka, the original location of

St. Leonard's House at the corner of Hoyne and Warren on Chicago's near West Side, is still a beacon of hope for those who have been recently released from prison; and

WHEREAS, The need has proved so great that St. Leonard's Ministries have expanded throughout the past six decades to include two buildings where service is provided to 40 residents, Grace House which provides interim housing, emotional and spiritual support, as well as professional counseling to women who are exiting the Illinois prison system, and St. Andrew's Court where men who have successfully completed the St. Leonard's House program can find continued support until they can transition into independent living; and

WHEREAS, This premier eleemosynary agency's activities are supported through the auspices of the Episcopal Diocese of Chicago, the United Way, the City of Chicago's Departments of Family and Support Services, Housing and Economic Development and Public Health. In 2012, St. Leonard's Ministries was recognized as the National Criminal Justice's Outstanding Midwest Program and, in 2013, became one of Bank of America's Neighborhood Partners; and

WHEREAS, The Honorable Robert W. Fioretti, Alderman of the 2nd Ward, has apprised this august body of the worthy civic contribution and significant milestone achieved by St. Leonard's Ministries; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, gathered together on this 28th day of May 2014, do hereby salute St. Leonard's Ministries on the occasion of their 60th year of nurturing the rebuilding of the lives of so many individuals who have sincerely sought a second chance in life and extend our very best wishes for continuing success in the fulfillment of its extremely vital and important mission; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to St. Leonard's House.

Presented By

**ALDERMAN FIORETTI (2nd Ward),
ALDERMAN BURNS (4th Ward) And
ALDERMAN SMITH (43rd Ward):**

ILLINOIS GENERAL ASSEMBLY URGED TO ENACT MORATORIA ON ALL IVORY SALES.

[R2014-436]

WHEREAS, Increasing demand for ivory is fueling the brutal slaughter of African elephants; and

WHEREAS, Illegal trade in elephant ivory is the most significant threat to Africa's elephant populations and is driving the mass slaughter of elephants, especially across Central and Eastern Africa; and

WHEREAS, Approximately 35,000 wild African elephants were poached in 2012 because of the demand for their tusks, which contain ivory; and

WHEREAS, The wild African elephant population has declined from 1.2 million in 1980 to just 420,000 in 2012, and Central Africa's forest elephant populations have declined by 75 percent in the last decade due to illegal poaching for ivory; and

WHEREAS, Elephant ivory currently sells for about \$3,000 per kilogram, representing a value of \$20,000 per elephant; and

WHEREAS, With an estimated value between \$10 Billion and \$20 Billion per year, the illegal wildlife trade is a major transnational crime run by professional criminal networks and is strongly linked to other transnational organized criminal activities such as narcotics, weapons, and human trafficking; and

WHEREAS, There is significant evidence that illegal trade in high-value wildlife parts, including elephant ivory, is being used as a source for financing criminal organizations and armed groups that pose a threat to U.S. economic and security interests in Africa and elsewhere, including the Lord's Resistance Army, al-Shabaab, al-Qaeda, Sudanese militias, and other groups with potential terrorist ties; and

WHEREAS, The State Department of the United States has provided that criminal organizations' involvement in wildlife trafficking "perpetuates corruption, threatens the rule of law and border security in fragile regions, and destabilizes communities that depend on wildlife for biodiversity and ecotourism"; and

WHEREAS, In 1989, the Convention on the International Trade in Endangered Species (CITES) banned the international commercial trade in ivory; and

WHEREAS, In the United States, the import, export, interstate trade, and commercial sale of ivory removed from the wild after the CITES ban (and in some cases even earlier) is illegal, with a few exceptions; and

WHEREAS, In many cases, documented ivory predating the 1989 ban (called "pre-convention" ivory) can be traded. However, laws vary by state and by species; and

WHEREAS, A major challenge to effective enforcement is that parallel legal ivory markets serve as a cover for illegal ivory from recently killed elephants as it is extremely difficult to distinguish between legal ivory, including antiques and illegal ivory, once it is within our borders, therefore parallel legal ivory markets are contributing to the elephant poaching across Africa; and

WHEREAS, With limited enforcement, minimum penalties in addition to elaborate forgery schemes, traffickers are able to get illegal ivory into the U.S. market; and

WHEREAS, As long as demand for ivory remains high and enforcement effort is low, the legal trade will continue to serve as a front and criminal syndicates will continue to drive elephant poaching across Africa, which will lead to the extinction of wild elephants in Africa; and

WHEREAS, The United States is the second largest market in the world after China for ivory sales, and because current laws allow for the legal trade in certain ivory products, and include broad loopholes and exemptions, there is significant illegal trade in ivory in the United States; and

WHEREAS, As the United States reaches out to China, the world's largest ivory consumer nation, and other countries to crack down on the illegal ivory trade it is important for the United States and for the State of Illinois to stop the trade within our own borders and lead by example; and

WHEREAS, States have an opportunity to lead the way during this critical time for Africa's elephants by establishing moratoria on the sale of all elephant ivory and ivory products; and

WHEREAS, States can eliminate the significant enforcement challenge posed by the legal ivory trade, raise consumer awareness, reduce poaching pressures on elephants, and set a critical example for other state and federal lawmakers as well as other countries; and

WHEREAS, Lincoln Park Zoo and Shedd Aquarium are two Illinois-based organizations accredited by the Association of Zoos and Aquariums that operate significant wildlife conservation programs locally and around the world; and

WHEREAS, Lincoln Park Zoo and Shedd Aquarium are partnering with the Wildlife Conservation Society, an international conservation organization that has launched "96 Elephants" a campaign named for the number of elephants killed each day in 2012 by poachers to raise awareness about the alarming rate at which wild African elephants are being poached because of the demand for ivory; to generate action in support of elephants and raise consumer awareness; and to encourage state and federal lawmakers to eliminate the significant enforcement challenge posed by the legal ivory trade; now, therefore,

Be It Resolved, That I, Rahm Emanuel, along with the members of the Chicago City Council and on behalf of all citizens of the City of Chicago, do hereby urge the Illinois General Assembly to enact moratoria on all ivory sales and applaud the Lincoln Park Zoo and Shedd Aquarium for raising awareness of the plight of African elephants; and

Be It Further Resolved, That a suitable copy of this resolution be tendered to Dr. Kevin Bell, President and CEO of Lincoln Park Zoo; and to Ted A. Beattie, President and CEO of Shedd Aquarium in recognition of their support of a U.S. moratorium on illegal ivory, bolstering protection of African elephants, and educating the public about the link between ivory consumption and the elephant poaching crisis.

Presented By

ALDERMAN HAIRSTON (5th Ward):

CONGRATULATIONS EXTENDED TO ADELE SHORE BERSTEIN ON 100TH BIRTHDAY.

[R2014-375]

WHEREAS, Adele Shore Bernstein will be celebrating her 100th birthday June 6, 2014; and

WHEREAS, Adele Shore Bernstein was born in Philadelphia and moved with her family to Chicago shortly after her birth and lived in Chicago most of her life; and

WHEREAS, She has resided in all sides of the City: Grand Boulevard/Washington Park; Albany Park; South Shore; East Avalon; Calumet Heights; Hyde Park; and

WHEREAS, She currently resides in a health care facility in the Lakeview area; and

WHEREAS, Adele attended Chicago public schools: Edmund Burke, South Side; Bryn Mawr, South Side; Ulysses S. Grant, West Side, where she presented at the annual meeting of the Grand Army of the Republic on the anniversary of the Battle of Shiloh, her award winning essay on the Battle of Shiloh; McKinley High School, West Side; Marshall High School, West Side, from which she graduated in January 1932; Crane Junior College, West Side and Wright Junior College, North Side from which she graduated in the school's second graduation in June 1935; and

WHEREAS, Adele married Norman Bernstein in 1940. Norman was a third generation Chicagoan, his grandfather having settled in South Chicago in 1888; and

WHEREAS, Adele worked for Sack Realty Co., from about 1938 to 1941, and again from 1957 to 1994. According to her grandson, Rabbi Edward Bernstein (a Kenwood High School graduate), she was a "pioneer for women in the workplace", being promoted to a job at Sack Realty that had previously been held by a man, and holding that job for 27 years; and

WHEREAS, She was neighborhood chair of the Southlawn Girl Scouts when she lived on South 85th Street. She also served as social secretary of the Congregation Rodfei Zedek Sisterhood in Hyde Park for many years; and

WHEREAS, Adele has two children. Her son, Charles B. Bernstein, and daughter-in-law, Roberta Lesner Bernstein are both graduates of the University of Chicago, Adele's daughter, Barbara, and son-in-law Stephen Low are both graduates of the University of Chicago; and

WHEREAS, Adele has six grandchildren, two of whom are graduates of Kenwood High School, and five great-grandchildren; and

WHEREAS, Adele has excelled and has been a role model and inspiration to many as a student, daughter, wife, mother, grandmother, community worker and businessperson, and has been a great blessing to the City of Chicago; now, therefore,

Be It Resolved, That the City of Chicago will honor Adele Shore Bernstein, in recognition of her 100th birthday June 6, 2014. We wish her a very happy birthday and thank her for her years of dedicated service to City of Chicago; and

Be It Futher Resolved, That a suitable copy of this resolution will be presented to Adele Shore Bernstein in honor of said birthday.

Presented By

ALDERMAN HARRIS (8th Ward):

TRIBUTE TO LATE MICHAEL EUGENE FLOURNOY, III.

[R2014-376]

WHEREAS, Michael Eugene Flournoy, III, a most beloved young citizen and friend in Chicago's great 8th Ward community, has been called home by our Lord God and Savior Jesus Christ, April 5, 2014; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Michelle A. Harris, Alderman of the 8th Ward and Chairman of the Committee on Committees, Rules and Ethics; and

WHEREAS, On November 3, 1997, at Michael Reese Hospital, Tymeka Woods and Michael Eugene Flournoy II became the proud parents of their son, Michael Eugene Flournoy III. At the young age of 10 he was playing football for the West Chatham Panthers. Michael, an attentive student, graduate of Dixon Elementary School and was attending Simeon Career Academy; and

WHEREAS, Michael was a popular student at Simeon Career Academy where he was a vital member of both the football and wrestling teams. He was planning to attend college and having a career as an architect. Michael was looking forward to a possible job at Navy Pier and saving his money for his education; and

WHEREAS, Michael's wrestling coach, Carnell Jones, commented by saying "Michael was just a conscientious kid, had a good spirit, and at the same time was really focused on his grades and just wanted to do what he could, whether it was in a classroom or on the wrestling mat, to pick up extra work to improve and get better"; and

WHEREAS, Michael Eugene Flournoy, III will be deeply missed, but the memory of his character, compassion and passion to live life to its fullest will remain in the mind and heart of all who knew and loved him; and

WHEREAS, Michael Eugene Flournoy, III was the loving son of Tymeka Woods and Michael Eugene Flournoy, II; grandson of Debra Woods, Sabrina Butler, Audrey Phillips, Samuel Woods, Michael Flournoy and Bill Phillips; brother of Montez Woods-Phillips, Marion Colyer, Marquese Colyer, Mikail Flournoy, Mizan Flournoy, Mujab Flournoy and Marzooq Flournoy, Kierra Flournoy and Maryam Flournoy; nephew of Tanisha Woods, Tiffany Woods, Judy Butler, Nicole Flournoy, Carla Butler, Hammette, Jr. and Leonard Butler and a special young man to a host of relatives and many friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council gathered here this 28th day of May 2014 A.D., do hereby commemorate Michael Eugene Flournoy, III for his grace-filled life and do hereby express our condolences to all those who cherish his memory and mourn his passing; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Michael Eugene Flournoy, III.

Presented By

ALDERMAN BEALE (9th Ward):

TRIBUTE TO LATE HATTIE MAE EVANS.

[R2014-377]

WHEREAS, Almighty God in His infinite wisdom called Hattie Mae Evans from this life to eternity on March 27, 2014, at the age of 71; and

WHEREAS, The City Council has been advised of Mrs. Evans' passing to her reward by Alderman Anthony Beale of the 9th Ward; and

WHEREAS, Mrs. Evans was the child of the late Steve Brown and Laura Jackson and was raised in Montgomery, Alabama; and

WHEREAS, A woman of deep Christian commitment, Mrs. Evans made her confession of faith in Christ at an early age, under the tutelage of Reverend Joe Davis of New Hope Missionary Baptist Church in Montgomery; and

WHEREAS, Her marriage to Reverend Sam Evans was blessed with four children: Betty, Samuel, Jr., Michael and Steve; and

WHEREAS, Upon relocating to Chicago, Mrs. Evans brought her faith to Mount Ridge Missionary Baptist Church where she was an active choir member; and

WHEREAS, In 1974 Reverend and Mrs. Evans organized Lilly of the Valley Missionary Baptist Church and she remained in service to that congregation until her death; and

WHEREAS, Mrs. Evans is survived by her four children, nine grandchildren, seven great-grandchildren, and numerous other relatives and dear friends; and

WHEREAS, Although Mrs. Evans passage into the eternal leaves an empty place in the temporal, she lives on in the memory of the many who know and cherish her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 28th day of May 2014, do hereby honor the life and memory of Hattie Mae Evans; and

Be It Further Resolved, That we join her family and friends in mourning her passing and we offer them our most sincere condolences; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of Hattie Mae Evans as a token of our esteem and appreciation.

Presented By

ALDERMAN QUINN (13th Ward):

TRIBUTE TO LATE DOROTHY WALSH.

[R2014-378]

WHEREAS, God in His infinite wisdom has called Dorothy Walsh to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Marty Quinn, Alderman of the 13th Ward; and

WHEREAS, Dorothy Walsh, born on April 30, 1929 and passed to eternal life on April 19, 2014. She is survived by her loving husband John. Dorothy Walsh 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 28th day of May 2014, do hereby express our sorrow on the death of Dorothy Walsh and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Dorothy Walsh.

CONGRATULATIONS EXTENDED TO MIKE DOOLEY ON RETIREMENT AS COACH OF SAINT XAVIER UNIVERSITY BASEBALL TEAM.

[R2014-379]

WHEREAS, In 2014 Mike Dooley retired after 33 years of coaching with the Saint Xavier University baseball team, the last 22 as head coach; and

WHEREAS, The Honorable Marty Quinn, Alderman of the 13th Ward, has apprised this August body of this occasion; and

WHEREAS, Under Dooley's leadership, the Saint Xavier Cougars have taken pride in an outstanding team. Dooley has compiled an overall record of 785-472-3, and a .625 winning percentage; and

WHEREAS, In 2009, Saint Xavier won the Chicagoland Collegiate Athletic Conference (CCAC); and in 2009 and 2006 Dooley was named the 2009 CCAC Coach of the Year in 2006, Saint Xavier University took the titles for the CCAC, NAIA Region VII Tournament and the NAIA Region VII-VIII Super Regional; and

WHEREAS, On February 1, 2014, Mike Dooley was inducted into the Saint Xavier University Hall of Fame. Inducted that same night was major league star Luke Gregerson, who said of Dooley, "I just love this guy as a coach and as a person"; and

WHEREAS, Dooley is known as a caring mentor who maintains close relationships with his players during and after their time at Saint Xavier. The 20 men who went on to professional baseball careers after playing for Dooley are testament to his success as a teacher; and

WHEREAS, Mike is known as a winner both on and off the field, committed to the values of higher education. Dooley's players have followed his example. Since he was named head coach, 18 Saint Xavier baseball players have been named NAIA-Daktronics Scholar-Athletes. Mike carries out his duties as an instructor in the physical education department at St. Xavier University with the same passion he brings to coaching; and

WHEREAS, Mike Dooley is known for his devotion to his wife Barbara, his son Kevin, and his grandson Paul, who was born on January 6, 2014. Throughout the years, Mike's family inspired him and he inspired them; now, therefore,

Be It Resolved, That we, the Mayor of the City of Chicago and members of the City Council, gathered on this 28th day of May 2014, extend our sincerest thanks to Mike Dooley for the many contributions he made during his career as an educator and mentor to many, and wish him joy and continued success in his retirement; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mike Dooley.

Presented By

**ALDERMAN QUINN (13th Ward) And
ALDERMAN M. O'CONNOR (41st Ward):**

TRIBUTE TO LATE PATRICIA WRENN.

[R2014-380]

WHEREAS, God in His infinite wisdom has called Patricia Wrenn to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Marty Quinn, Alderman of the 13th Ward and the Honorable Mary E. O'Connor, Alderman of the 41st Ward; and

WHEREAS, Patricia Ann Wrenn, nee Downey, loving wife of the late John Patrick; beloved mother of Mary Pat (Thomas) McKenna, Anne Marie (Timothy) O'Leary, John Patrick (Margaret), Brian Thomas (Julie), Eileen Mary (James) Mitchell and Jeanne Marie; proud grandmother of Jude and Liam (Katherine) McKenna, Claire O'Leary, Bridget, Jack and Martin Mitchell, Delia Ritchie and John III, Brendan, Declan, Nene, Emily, Molly and Brian Wrenn; great-grandmother of Shane McKenna; loving daughter of the late Thomas and Ann Downey; dear sister of the late Margaret (William) Dobersch and the late Mary (George) Cagney; sister-in-law of the late Leo (Gilda) and Peter (Joan); and fond aunt of many, Patricia Wrenn 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 28th day of May 2014, do hereby express our sorrow on the death of Patricia Wrenn and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Patricia Wrenn.

Presented By

ALDERMAN BURKE (14th Ward):

TRIBUTE TO LATE DR. GARY BECKER.

[R2014-381]

WHEREAS, Dr. Gary Becker 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, One of the most influential economists of the 20th Century, Dr. Gary Becker was a Nobel Prize-winning Professor of Economics and Sociology at The University of Chicago; and

WHEREAS, A native of Pottsville, Pennsylvania, Dr. Gary Becker was raised in Brooklyn, New York, and studied mathematics at Princeton University; and

WHEREAS, Dr. Gary Becker earned a master's degree and a Ph.D in economics from The University of Chicago; and

WHEREAS, Dr. Gary Becker began teaching at the university in 1954 as an assistant professor; and

WHEREAS, Following more than a decade at Columbia University, Dr. Gary Becker returned to The University of Chicago in 1970 where he would spend the rest of his career; and

WHEREAS, Dr. Gary Becker won the Nobel Memorial Prize in Economic Sciences in 1992 "for having extended the domain of microeconomic analysis to a wide range of human behavior and interaction, including non-market behavior"; and

WHEREAS, Dr. Gary Becker was an esteemed advisor and mentor to generations of students, many of whom became prominent educators; and

WHEREAS, The hard work, sacrifice and dedication of Dr. Gary Becker serve as an example to all; and

WHEREAS, Dr. Gary Becker will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his loving wife, Guity, and his beloved family, Dr. Gary Becker 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 28th day of May 2014, do hereby commemorate Dr. Gary Becker 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 Dr. Gary Becker.

TRIBUTE TO LATE HONORABLE ANTHONY BURRELL.

[R2014-382]

WHEREAS, The Honorable Anthony Burrell has been called to eternal life by the wisdom of God at the age of 52; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Honorable Anthony Burrell was a widely admired Cook County Circuit Court Judge and former prosecutor; and

WHEREAS, The Honorable Anthony Burrell dropped out of Austin High School as a freshman, but intent on continuing his education, he earned a GED from Loop College; and

WHEREAS, The Honorable Anthony Burrell graduated from Loyola University and Cornell University Law School; and

WHEREAS, The Honorable Anthony Burrell served as an assistant Cook County State's Attorney from 1989 to 1994 when he left to become a resident advisor and counselor for troubled youth at Maryville Academy; and

WHEREAS, From 2000 to 2002, the Honorable Anthony Burrell was a marketing consultant for the Chicago Public Schools; and

WHEREAS, The Honorable Anthony Burrell was elected as a judge of the Circuit Court in 2002 and won re-election in 2008; and

WHEREAS, The Honorable Anthony Burrell served in the Civil Non-Jury Section of the First Municipal District presiding over cases where claimants are seeking damages less than \$30,000; and

WHEREAS, A mentor and friend to many, the Honorable Anthony Burrell consistently demonstrated compassion toward others and often purchased groceries for those in need; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Anthony Burrell serve as an example to all; and

WHEREAS, The Honorable Anthony Burrell will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Honorable Anthony Burrell 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 28th day of May 2014, do hereby commemorate the Honorable Anthony Burrell 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 Anthony Burrell.

TRIBUTE TO LATE EVELYN MILDRED HENDERSON.

[R2014-383]

WHEREAS, Evelyn Mildred Henderson has been called to eternal life by the wisdom of God at the age of 109; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, A native of Winchester, Kentucky, Evelyn Mildred Henderson was born on February 10, 1905 to Dr. John and Eva Tyler; and

WHEREAS, Evelyn Mildred Henderson graduated from Wilberforce University where she was selected as Miss Wilberforce in 1925; and

WHEREAS, Evelyn Mildred Henderson married big band musician Horace Henderson in 1927 and the couple had one daughter, Theresa; and

WHEREAS, Evelyn Mildred Henderson earned a master's degree in library science from the University of Illinois at Champaign-Urbana and embarked on a successful career as an educator and librarian; and

WHEREAS, Evelyn Mildred Henderson retired in 1972 after 42 years of dedicated service to her profession; and

WHEREAS, In the 1990s, Evelyn Mildred Henderson moved to Chicago's Hyde Park community where she lived for nearly 20 years with her daughter, just a block from the home of President Barack Obama; and

WHEREAS, Even after the age of 100, Evelyn Mildred Henderson continued to enjoy a variety of favorite pastimes which included gardening, knitting, sewing, crocheting and baking; and

WHEREAS, Evelyn Mildred Henderson also read the newspaper daily and loved watching college basketball games; and

WHEREAS, Evelyn Mildred Henderson could recall the sinking of the Titanic and lived to see the elections of 19 presidents; and

WHEREAS, The hard work, sacrifice and dedication of Evelyn Mildred Henderson serve as an example to all; and

WHEREAS, Evelyn Mildred Henderson will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Evelyn Mildred Henderson 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 28th day of May 2014, do hereby commemorate Evelyn Mildred Henderson 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 Evelyn Mildred Henderson.

TRIBUTE TO LATE DEBORAH JANNOTTA.

[R2014-384]

WHEREAS, Deborah Jannotta has been called to eternal life by the wisdom of God at the age of 79; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, A woman of dignity, grace and charm, Deborah Jannotta was a prominent North Shore civic leader and the devoted wife of Edgar D. "Ned"; and

WHEREAS, Raised in Highland Park and Hinsdale, Deborah Jannotta was the beloved daughter of George and Louise Ross; and

WHEREAS, Deborah Jannotta met her future husband on a blind date while she was attending Smith College; and

WHEREAS, The couple married in 1956 and raised a close and loving family of four children, Katie, Ned, Peter and Ross; and

WHEREAS, Deborah Jannotta was known for her kindness and dedication to many worthwhile causes and institutions; and

WHEREAS, Deborah Jannotta was a longtime supporter of Rush University Medical Center and the Lyric Opera of Chicago and served as president of the women's board of both institutions; and

WHEREAS, Deborah Jannotta was a co-chair of development for 25 years of the Chicago Foundation for Education which supports Chicago public school teachers by raising money for grant programs; and

WHEREAS, The hard work, sacrifice and dedication of Deborah Jannotta serve as an example to all; and

WHEREAS, Deborah Jannotta will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Deborah Jannotta 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 28th day of May 2014, do hereby commemorate Deborah Jannotta 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 Deborah Jannotta.

TRIBUTE TO LATE SISTER KATHLEEN MCINTYRE.

[R2014-385]

WHEREAS, Sister Kathleen McIntyre has been called to eternal life by the wisdom of God at the age of 76; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, A widely admired member of the religious community, Sister Kathleen McIntyre was the Provincial Leader of the American Province of the Little Company of Mary Sisters; and

WHEREAS, Sister Kathleen McIntyre served as the board chairperson of Little Company of Mary Hospital and Health Care Centers in Evergreen Park; and

WHEREAS, The daughter of the late John Martin and Ellen Mary "Nell", nee Barrett, Sister Kathleen McIntyre was raised on the Southwest Side; and

WHEREAS, Sister Kathleen McIntyre joined the order while studying nursing and working at the hospital; and

WHEREAS, Sister Kathleen McIntyre furthered her education in California and served as a professor in Indiana before returning to Little Company of Mary Hospital in 1982 as associate director of the nursing school; and

WHEREAS, In 1987, Sister Kathleen McIntyre was named president and chief executive officer of the hospital and in 2001 was appointed chairperson; and

WHEREAS, During her esteemed tenure, Sister Kathleen McIntyre demonstrated extraordinary leadership skills and championed community programs such as Little Company of Mary's Comprehensive Bereavement Program and the Mobile Medical Program, a service for homebound seniors; and

WHEREAS, The hard work, sacrifice and dedication of Sister Kathleen McIntyre serve as an example to all; and

WHEREAS, Sister Kathleen McIntyre will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Sister Kathleen McIntyre 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 28th day of May 2014, do hereby commemorate Sister Kathleen McIntyre for her grace-filled life and do hereby express our condolences to her family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Sister Kathleen McIntyre.

TRIBUTE TO LATE RALPH G. SCHEU.

[R2014-386]

WHEREAS, Ralph G. Scheu 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 his passing by Alderman Edward M. Burke; and

WHEREAS, A longtime resident of the Gold Coast, Ralph G. Scheu was a widely respected member of the legal community and an outstanding Chicago civic leader; and

WHEREAS, Ralph G. Scheu ably served as the president of the 100 Club of Chicago from 1975 to 2010; and

WHEREAS, By serving in this leadership role, Ralph G. Scheu followed in the footsteps of his father, businessman Ralph J. Scheu, who founded the civilian organization in 1966; and

WHEREAS, For 47 years, the 100 Club of Chicago has offered emotional, financial and educational support to the families of fallen police officers, firefighters and paramedic personnel; and

WHEREAS, Throughout his esteemed tenure, Ralph G. Scheu played an instrumental role in the success of the Chicago chapter which has provided \$4.4 Million in financial assistance during its history to 251 families of first responders; and

WHEREAS, As president of the 100 Club of Chicago, Ralph G. Scheu regularly made visits to the homes of families of fallen law enforcement officers and helped to comfort and support them in ways that they will never forget; and

WHEREAS, Each holiday season Ralph G. Scheu would meet with the spouses of those who lost their lives in the line of duty by going table to table at the Gold Shield Families Dinner; and

WHEREAS, A native of South Florida, Ralph G. Scheu graduated from Northwestern University Law School and raised his family in Northbrook; and

WHEREAS, The hard work, sacrifice and dedication of Ralph G. Scheu serve as an example to all; and

WHEREAS, Ralph G. Scheu 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 three sons, Stephen, R.J. and Barkley, his beloved companion, Sue Smart, his five grandchildren and his great-grandchild, Ralph G. Scheu 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 28th day of May 2014, do hereby commemorate Ralph G. Scheu 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 Ralph G. Scheu.

TRIBUTE TO LATE ROBERT D. STUART, JR.

[R2014-387]

WHEREAS, Robert D. Stuart, Jr. has been called to eternal life by the wisdom of God at the age of 98; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Robert D. Stuart, Jr. was a widely admired member of the business community and the loving husband of Lilian and the late Barbara; and

WHEREAS, Robert D. Stuart, Jr. was the much-adored father of Marian, James and Alexander, the beloved grandfather of eight and the doting great-grandfather of six to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Robert D. Stuart, Jr. was the dear brother of Margaret; and

WHEREAS, Raised in Lake Forest and a veteran of World War II, Robert D. Stuart, Jr. graduated from Princeton University and earned a law degree from Yale University; and

WHEREAS, Robert D. Stuart, Jr. was a grandson of the founder of Quaker Oats and served for 38 years with the company, including 15 years as chief executive officer; and

WHEREAS, During his long and influential tenure, Robert D. Stuart, Jr. presided over a period of growth and expansion as the company acquired Brookstone, Joseph A. Bank and The Magic Pan restaurants; and

WHEREAS, Robert D. Stuart, Jr. served under President Ronald Reagan as Ambassador to Norway; and

WHEREAS, Robert D. Stuart, Jr. served as a trustee of Princeton University and a director of United Airlines, First National Bank of Chicago and Deere & Company; and

WHEREAS, The hard work, sacrifice and dedication of Robert D. Stuart, Jr. serve as an example to all; and

WHEREAS, Robert D. Stuart, Jr. will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Robert D. Stuart, 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 28th day of May 2014, do hereby commemorate Robert D. Stuart, 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 Robert D. Stuart, Jr.

CONGRATULATIONS EXTENDED TO MARC GAYNES ON RETIREMENT FROM CITY OF CHICAGO DEPARTMENT OF LAW.

[R2014-388]

WHEREAS, Marc Gaynes has retired from the City of Chicago Department of Law following 30 years of dedicated public service; and

WHEREAS, The City of Chicago has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, In 1976, Marc Gaynes graduated from Northwestern University and began working as a community organizer on the West and South sides of the City of Chicago; and

WHEREAS, In 1981, Marc Gaynes graduated from the Antioch School of Law in Washington, D.C. and immediately returned to the City of Chicago to practice law; and

WHEREAS, In 1985, Marc Gaynes joined the City of Chicago Department of Law and was appointed the special prosecutor for housing matters and a liaison between the City and community and neighborhood organizations; and

WHEREAS, Marc Gaynes prosecuted Chicago's most notorious slum lords in state and federal courts and successfully oversaw the award and collection of millions of dollars in court ordered fines, jail sentences, and the return of hundreds of buildings to the tax rolls; and

WHEREAS, Marc Gaynes initiated and prosecuted the first Civil RICO case the City of Chicago Department of Law ever filed which resulted in the award of \$16 Million to the City and the liquidation of the defendants' real estate holdings; and

WHEREAS, As the City's supervising assistant Corporation Counsel of the first Special Prosecutions Unit, Marc Gaynes prosecuted the owners of certain food processing facilities resulting in a record \$160 Million fine levied in favor of the City of Chicago; and

WHEREAS, Marc Gaynes was the first assistant Corporation Counsel to ever successfully prosecute an entire industrial complex, a group of 18 connected buildings, as a single entity resulting in their court ordered demolition; and

WHEREAS, While still supervising Special Prosecutions, Marc Gaynes became the trial supervisor of Municipal Prosecutions and concurrently supervised Traffic Court prosecutions; and

WHEREAS, In such capacities, working with the Circuit Court of Cook County and other governmental units, Marc Gaynes designed and implemented new, regularly occurring court calls that targeted prosecutions of residential property owners and traffic fine collections; and

WHEREAS, Marc Gaynes designed, implemented and supervised the country's first system of municipal prosecution of cable and electronic signal theft resulting in millions of dollars of fine revenues for the city and received national recognition from governmental organizations and the television industry; and

WHEREAS, Beginning in 1997, Marc Gaynes served with distinction as departmental counsel successively to the City of Chicago Departments of Buildings, Zoning, Cable Communications and Planning and Economic Development; and

WHEREAS, In 2005, Marc Gaynes joined the City of Chicago Law Department Real Estate Division where he demonstrated a marked proficiency in all aspects of city land sales, acquisitions, condemnations, zoning and public way matters, including obtaining necessary City Council approvals for projects, while representing the city in numerous real estate and zoning matters in the Circuit Court of Cook County; and

WHEREAS, The hard work, sacrifice and dedication of Marc Gaynes serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 28th day of May 2014, do hereby express our sincere gratitude to Marc Gaynes for his many years of dedicated public service on behalf of the City of Chicago and do hereby express our warmest and best wishes on the occasion of his retirement; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Marc Gaynes.

GRATITUDE EXTENDED TO RETIRED CHICAGO POLICE HOMICIDE DETECTIVE GERALD HAMILTON AND SON RANDALL BROWN ON APPREHENSION OF CAR THIEF.

[R2014-389]

WHEREAS, A retired Chicago Homicide Detective and his 28 year-old son have been credited with capturing a suspected car thief in the Hyde Park community on May 10, 2014, following a three-block foot chase; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The incident occurred at 11:00 A.M. in the 5100 block of South Lake Park Avenue when a teenaged suspect jumped inside an unattended BMW that had been left running at a BP gas station; and

WHEREAS, As the car thief drove off with the vehicle, its owner lunged inside the open driver's side window and grabbed the steering wheel; and

WHEREAS, The BMW spun out of control, struck a nearby Mercedes Benz, and threw the stolen car's owner onto the ground; and

WHEREAS, The stolen car's owner was then pinned beneath and run over by a third vehicle, causing further serious injury; and

WHEREAS, The BMW finally came to a halt when it crashed into a brick wall in the 5200 block of South Lake Park Avenue; and

WHEREAS, When the thief exited the stolen car and attempted to flee, retired Chicago Detective Gerald Hamilton and his son, Randall Brown, jumped into action and gave chase; and

WHEREAS, In an attempt to lose his pursuers, the suspect fled into a nearby L.A. Fitness Club and quickly exited through the back door; and

WHEREAS, Due to Gerald Hamilton's keen instincts and extensive police training, the father-and-son duo anticipated the teenager's every move and finally tackled him in a nearby parking lot; and

WHEREAS, Gerald Hamilton and Randall Brown held onto the teenager until police arrived at the scene and placed him under arrest; and

WHEREAS, Back at the location where the incident began, it took 10 people to lift the car off of the 34 year-old victim who was taken by ambulance in serious condition to Northwestern Memorial Hospital; and

WHEREAS, Detective Hamilton retired from the Chicago Police Department in 2010 after serving for 28 years as a law enforcement officer; and

WHEREAS, A longtime foster parent who has worked with numerous children for decades, Gerald Hamilton has demonstrated on numerous occasions his unwavering dedication and commitment to his community; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 28th day of May 2014, do hereby recognize and commend retired Chicago Police Homicide Detective Gerald Hamilton and his son Randall Brown for their heroic and meritorious actions; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Gerald Hamilton and Randall Brown.

GRATITUDE EXTENDED TO GLENN SHELTON KEY FOR MILITARY SERVICE DURING WORLD WAR II AND DECLARATION OF WEDNESDAY, MAY 28 AS "GLENN SHELTON KEY DAY" IN CHICAGO.

[R2014-390]

WHEREAS, Glenn Shelton Key, a veteran of World War II, led Chicago Aldermen in the Pledge of Allegiance to open the official proceedings of the City Council meeting of Wednesday, May 28, 2014; and

WHEREAS, A resident of the North Side, Glenn Shelton Key bravely served his country in the United States Navy from 1942 to 1946; and

WHEREAS, Glenn Shelton Key was a pharmacist mate aboard the command landing craft for the invasion of Omaha Beach during D-Day; and

WHEREAS, The landing ship tank (LST) was the first unit to cross the line of demarcation during the massive allied assault on Normandy, France; and

WHEREAS, The son of David Martin Key, the president of Millsaps College, Glenn Shelton Key was raised in Jackson, Mississippi; and

WHEREAS, Following the war, Glenn Shelton earned a master's degree in social work from The University of Chicago and never left the city he grew to call his new home; and

WHEREAS, Glenn Shelton Key met his late wife, the former Mary Jean Riley, while the couple were working under famed psychiatrist and educator Dr. Bruno Bettelheim at The University of Chicago's Orthogenic School for disturbed children; and

WHEREAS, Glenn Shelton Key went on to head the Department of Social Work at Children's Memorial Hospital in Lincoln Park where he comforted the parents of ill children; and

WHEREAS, Glenn Shelton Key is also proud to have authored the original grant proposal for Catholic Charities' Pediatric AIDS Foundation; and

WHEREAS, The courage, sacrifice and significant civic contributions of Glenn Shelton Key serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 28th day of May 2014, do hereby salute Glenn Shelton Key for his courageous service on behalf of our nation and do hereby declare that Wednesday, May 28 shall be recognized as "Glenn Shelton Key Day" throughout the City of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Glenn Shelton Key.

GRATITUDE EXTENDED TO CHICAGO POLICE SERGEANT CLINTON SEBASTIAN FOR LIFE-SAVING RESCUE.

[R2014-391]

WHEREAS, Sergeant Clinton Sebastian of the Englewood Police District has been credited with resuscitating a toddler on May 11, 2014, after the unresponsive child was removed from a stolen vehicle; and

WHEREAS, The Chicago City Council has been informed of his heroism by Alderman Edward M. Burke; and

WHEREAS, The stolen sport utility vehicle swerved in traffic and crashed into a brick building on the northwest corner of West 59th Street and South Damen Avenue shortly before midnight; and

WHEREAS, The driver of the damaged vehicle, which was found to have been reported stolen, fled on foot in an unknown direction; and

WHEREAS, The non-responsive child had suffered blunt trauma and was removed from under the front seat by a civilian witness shortly before the vehicle burst into flames; and

WHEREAS, Arriving at the crash scene, Sergeant Clinton Sebastian sprang into action and performed CPR on the four-year-old boy who was resuscitated and taken by Fire Department ambulance to The University of Chicago's Comer Children's Hospital; and

WHEREAS, During his career of public service, Sergeant Clinton Sebastian has upheld the finest and most noble traditions of the Chicago Police Department; and

WHEREAS, Sergeant Clinton Sebastian joined the Chicago Police Department in 1997 and was promoted to his current rank in 2009; and

WHEREAS, Sergeant Clinton Sebastian has distinguished himself in the line of duty on numerous occasions and is the recipient of six Department Commendations, 142 Honorable Mentions and two Life-Saving Awards; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 28th day of May 2014, do hereby recognize the heroic actions of Sergeant Clinton Sebastian and do hereby commend him for his unwavering dedication and professionalism; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Sergeant Clinton Sebastian.

CONGRATULATIONS EXTENDED TO HONORABLE JAMES R. THOMPSON ON RECEIPT OF ORDER OF THE RISING SUN, GOLD AND SILVER STAR FROM HIS MAJESTY THE EMPEROR OF JAPAN.

[R2014-392]

WHEREAS, His Majesty the Emperor of Japan has conferred the prestigious honor of the Order of the Rising Sun, Gold and Silver Star, upon the Honorable James R. Thompson; and

WHEREAS, The Chicago City Council has been informed of this honor by Alderman Edward M. Burke; and

WHEREAS, The Honorable James R. Thompson is a former governor of the State of Illinois and is the senior chairman of Winston & Strawn LLP, an international and domestic law firm; and

WHEREAS, The Honorable James R. Thompson was recognized at a ceremony at the Imperial Palace in Tokyo for his significant contributions to promoting mutual understanding and strengthening economic relations between the United States and Japan; and

WHEREAS, The Honorable James R. Thompson served as chairman of the executive committee of Winston & Strawn from 1991 to 2006 and as chairman and chief executive officer of the firm from 1993 to 2006; and

WHEREAS, The Honorable James R. Thompson ably served for a record 14 years as governor and during his esteemed tenure made foreign trade a top priority of his administration; and

WHEREAS, As governor, the Honorable James R. Thompson led eight missions to promote investment between the State of Illinois and Japan, resulting in an increase in trade; and

WHEREAS, During the Honorable James R. Thompson's role as the state's chief executive, the number of Japanese business facilities in Illinois more than doubled and their employment tripled; and

WHEREAS, The Honorable James R. Thompson continues to make many positive contributions to the state's economy in his current role as the chairman of the Midwest-U.S. Japan Association, a group which promotes mutual trade and investment efforts between nine Midwest states and seven Japanese prefectures; and

WHEREAS, The hard work and civic commitment of the Honorable James R. Thompson serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 28th day of May 2014, do hereby congratulate the Honorable James R. Thompson on receiving this prestigious honor and do hereby express our best wishes for his continued success and achievement; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the Honorable James R. Thompson.

CONGRATULATIONS EXTENDED TO EUGENA WHITSON-OWEN ON APPOINTMENT AS PRESIDENT OF WOMEN'S BAR ASSOCIATION OF ILLINOIS AND DECLARATION OF JUNE 6, 2014 AS "EUGENA WHITSON-OWEN DAY" IN CHICAGO.

[R2014-393]

WHEREAS, Eugena Whitson-Owen, a widely admired member of the legal community, will be sworn in as president of the Women's Bar Association of Illinois on June 6, 2014; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The Women's Bar Association of Illinois, one of the oldest and largest bar associations in the state, was first established in 1914 by nine women lawyers practicing in the Chicago Metropolitan Area; and

WHEREAS, The Women's Bar Association of Illinois was founded to promote the interests and welfare of women lawyers and to aid in the enactment of legislation for the common good and in the administration of justice; and

WHEREAS, A trial attorney at the Law Offices of Kurt E. Olsen, a member company of Zurich Insurance Group, Eugena Whitson-Owen practices in all areas of civil defense litigation, concentrating on the defense of matters arising out of construction and product liability; and

WHEREAS, Prior to her current position, Eugena Whitson-Owen was a partner with the firm of SmithAmundsen LLC and an equity partner and owner of Moore, Strickland & Whitson-Owen; and

WHEREAS, Eugena Whitson-Owen has tried numerous cases before a jury in both state and federal court, successfully defending the interests of owners, developers, contractors, and manufacturers; and

WHEREAS, Eugena Whitson-Owen was selected as an Illinois Rising Star by *Law & Politics* magazine in 2008 and 2009, an award reserved for elite young legal talent; and

WHEREAS, In 2009, the Law Bulletin Publishing Company named Eugena Whitson-Owen as one of "40 Illinois Attorneys Under Forty to Watch". The Illinois Association of Defense Trial Counsel recognized her in 2008 with its Meritorious Service Award; and

WHEREAS, Eugena Whitson-Owen is very active in local and state bar associations, including the Women's Bar Association of Illinois, Illinois State Bar Association, and Illinois Association of Defense Trial Counsel; and

WHEREAS, The expertise and professionalism of Eugena Whitson-Owen serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 28th day of May 2014, do hereby congratulate Eugena Whitson-Owen on this prestigious appointment; and

Be It Resolved, That June 6, 2014, shall be officially recognized as "Eugena Whitson-Owen Day" throughout the City of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Eugena Whitson-Owen.

CONGRATULATIONS EXTENDED TO RITA ZBELLA ON RETIREMENT FROM ST. RICHARD ELEMENTARY SCHOOL.

[R2014-438]

WHEREAS, Rita Zbella, one of the longest-serving teachers at St. Richard School in the Archer Heights community, has announced her retirement following 38 years of dedicated service; and

WHEREAS, The Chicago City Council has been informed of this milestone by Alderman Edward M. Burke; and

WHEREAS, A lifetime resident of the Southwest Side, Rita Zbella was raised in St. Jane de Chantal Parish and is a graduate of Queen of Peace High School and Rosary College; and

WHEREAS, Rita Zbella joined the faculty of St. Richard School in 1976 where she has spent her entire career teaching 1st, 2nd and 3rd grades and computer science; and

WHEREAS, Over these many years, Rita Zbella has been an integral part of St. Richard School and contributed to the community in ways that cannot be overstated; and

WHEREAS, Known for her generosity and kindness, Rita Zbella has positively influenced and enriched the lives of students to whom she has steadfastly imparted the values of hard work and integrity; and

WHEREAS, Rita Zbella is the loving wife of Larry, a retired member of the Chicago Police Department, and the devoted mother of Kim and Kathy; and

WHEREAS, Mass will be said on June 8, 2014 at St. Richard Church followed by a reception in honor of Rita Zbella in the school gymnasium; and

WHEREAS, Rita Zbella looks forward to welcoming her first grandchild in September and to a retirement blessed with the company of her family and the opportunity for travel; and

WHEREAS, The hard work, sacrifice and dedication of Rita Zbella serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 28th day of May 2014, do hereby congratulate Rita Zbella on the occasion of her retirement and do hereby express our gratitude for her professional contributions to St. Richard Elementary School and her community; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Rita Zbella.

U.S. CONGRESS URGED TO DEVELOP 2015 CHILD NUTRITION REAUTHORIZATION AND EXPRESSION OF OPPOSITION TO CUTS IN FUNDING TO FEDERAL FOOD AND NUTRITION PROGRAMS.

[R2014-394]

WHEREAS, More than 15 percent of Illinoisans struggle to provide enough food for their families and more than 22 percent of Illinoisans do not have consistent access to adequate food; and

WHEREAS, Illinois ranks 24th in the nation for childhood hunger and 21 percent of children live in poverty; and

WHEREAS, There are children in every county of the State of Illinois who suffer from a lack of adequate food and nutrition; and

WHEREAS, No child deserves to go without food, and underfed children suffer from increased risk of chronic diseases, increased rates of behavioral problems, decreased academic achievement, and long-term social and economic impacts; and

WHEREAS, Ninety-five thousand children participate in the summer meals program; and

WHEREAS, Thirty-two percent of low-income families find themselves without enough food in the summer months, 43 percent of low-income families find it harder to make ends meet in the summer months and low-income families spend an additional \$300 per month in the summer months to provide food for their families; and

WHEREAS, Five million four hundred twenty-seven thousand five hundred fifty-five summer meals were provided through the Summer Food Service Program and Seamless Summer Option, and these meals were distributed through 2,238 sites, including 1,601 sites in Cook County, of which only 905 were open to the community and did not require enrollment; and

WHEREAS, Summer Food Service Program sites are an ideal model for summer food delivery and provide on-site adult supervision and enrichment activities for children, though more SFSP sites are needed that are open to the community; and

WHEREAS, Summer Food Service Programs should be encouraged to operate as open sites that are readily available to the community so that all children can access healthy, nutritious meals during the summer; and

WHEREAS, Eligible providers should be encouraged to participate in the CACFP Afterschool Meals Program; and

WHEREAS, It would be optimal for schools participating in the School Breakfast Program to utilize alternative delivery models, such as Breakfast in the Classroom, Grab n' Go, and Second Chance Breakfast, to provide breakfast after the bell to all students at no cost to students; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, assembled this 28th day of May 2014, do hereby urge Congress to develop a 2015 Child Nutrition Reauthorization that protects and strengthens the federal food and nutrition safety net for children and families, including School Breakfasts and Summer Meals; and

Be It Further Resolved, That we urge legislators on Capitol Hill to oppose cuts in funding to federal food and nutrition programs for children and families through the annual federal budget process or any other measures; and

Be It Further Resolved, That suitable copies of this resolution be presented to the President of the United States and the United States Secretary of Agriculture.

CALL FOR NAMING OF APPROPRIATE FACILITY AT CHICAGO O'HARE INTERNATIONAL AIRPORT IN RECOGNITION OF HONORABLE ROMAN C. PUCINSKI.

[R2014-395]

WHEREAS, 2014 would have marked the 95th birthday of the late Honorable Roman C. Pucinski, a decorated U.S. Army Air Corps veteran, Chicago politician and Polish-American civic leader; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The Honorable Roman C. Pucinski passed away in 2002 after a long and distinguished career; and

WHEREAS, Raised in Chicago, the Honorable Roman C. Pucinski bravely served his country as a bombardier/navigator during World War II and flew 48 bombing missions over Japan, including 16 over Tokyo; and

WHEREAS, A member of our nation's "Greatest Generation", the Honorable Roman C. Pucinski was awarded the Distinguished Flying Cross and the Air Medal with Clusters; and

WHEREAS, A graduate of Northwestern University and The John Marshall Law School, the Honorable Roman C. Pucinski worked for decades as a writer with the *Chicago Sun-Times* before entering public service; and

WHEREAS, The Honorable Roman C. Pucinski served as a United States Representative from 1959 to 1973 and as the alderman of the 41st Ward from 1973 to 1991; and

WHEREAS, During his highly esteemed tenure in Congress, the Honorable Roman C. Pucinski had a profound effect on the future of American aviation; and

WHEREAS, As a legislator, the Honorable Roman C. Pucinski championed the installation of “black boxes” on all commercial airlines, a requirement which became an international standard in the airline industry; and

WHEREAS, In recognition of his efforts as the “father” of airline data recorders, the Honorable Roman C. Pucinski was honored in 1998 with the Federal Aviation Administration’s Silver Medal of Distinguished Service; and

WHEREAS, A leader of Chicago Polonia, the Honorable Roman C. Pucinski ably served for 25 years as president of the Polish-American Congress, Illinois Division; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Roman C. Pucinski serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 28th day of May 2014, do hereby urge that an appropriate facility be named after the Honorable. Roman C. Pucinski at O’Hare International Airport in recognition of his many important contributions to Chicago and airline safety.

Presented By

ALDERMAN FOULKES (15th Ward):

TRIBUTE TO LATE DEACON HUEY L. JOHNSON.

[R2014-396]

WHEREAS, Almighty God, in His infinite wisdom, has called Deacon Huey L. Johnson, an outstanding citizen and member of his community, to his everlasting reward, Monday, April 14, 2014; and

WHEREAS, On March 18, 1950, in Lineville, Alabama, Thelma and Huey L. Johnson became the loving parents of their son, Huey, who was the second of six children who blessed the Johnson family. He received his education from Bloom Township High School in Chicago Heights, two years at the University of Wyoming and received a bachelor’s of science degree from Middle Tennessee State University, a masters of science degree from Nova University and completed post graduate work at the University of Phoenix; and

WHEREAS, Huey L. Johnson and the former Patricia Ann Brookins were united in Matrimony on December 25, 1969 and to this union two children were born, Tracey Lynn and Terrance Huey L. On December 25, 1994, Huey and Patricia celebrated their silver anniversary with the renewal of their vows, officiated by Reverend Larry A. Brookins; and

WHEREAS, Huey took a position at Borg and Beck, located in Chicago, while he waited to get a secured teaching position. In 1974, when he received a teaching position in the Clark County School District he relocated his family from Chicago to Las Vegas where he taught high school and served as track and field coach for the next 30 years. In 2003, after retiring from the Clark County School District, he moved back to Chicago and returned to his high school alma mater, Bloom Township High School in Chicago Heights, where he taught and coached track and field, and retired in 2013; and

WHEREAS, A devout Christian, Huey L. Johnson was baptized in Lake Michigan by Reverend C.L. Brookins, then pastor of True Foundation Baptist Church in Chicago. Upon relocation to Las Vegas, he moved his membership to St James Missionary Baptist Church under the leadership of the late Reverend Donnell Horn, where he was ordained a deacon; and

WHEREAS, Deacon Johnson was among the deacons who were involved in bringing to pass the erection of the new edifice which was renamed "Greater St. James Missionary Baptist Church". Huey's name remains on the corner stone of the new edifice as a tribute to him and his work. He later moved his membership to Victory Missionary Baptist Church, during his time there Huey taught a class the "Purpose Driven Life" to the deacons; and

WHEREAS, Deacon Huey L. Johnson was a vital member of the City-wide Deacons and Deaconess Ministry of Las Vegas and in 2005 after returning to Chicago he reunited with the church of his baptism, True Foundation Transformation Church under the leadership of Reverend Larry A. Brookins. Deacon Johnson served faithfully as chairman of the Deacon Ministry, Sunday school teacher, Vacation Bible School Teacher, chairman of the Trustee Ministry, Finance Ministry, Prayer Line Facilitator and Pastoral Care Ministry. While serving as deacon, he visited the sick and shut-in, served communion, prayed, consoled the bereaved, and devotedly assisted with baptisms and devotions; and

WHEREAS, In a lifetime filled with inspiration and strengthened by a solid religious foundation, Deacon Huey L. Johnson reached out and touched many lives. A cherished friend and good neighbor to all, Deacon Huey L. Johnson will be deeply missed but the remembrance of his character, intelligence and compassion will live on in those who knew and loved him; and

WHEREAS, Deacon Huey L. Johnson leaves to celebrate his life and cherish his memory his loving and devoted wife of nearly 45 years, Patricia A. Johnson; his beloved mother, Thelma Johnson; his caring children, Terrance (Honey) and Tracey Johnson; his grandchildren, Tracy Anthony Scott, Jamaica Danielle Lewis, Tyler Lamon Allums, Jycie Honey Johnson, Braye Patricia Johnson, Dallin Milius, Corbyn Milius, McKinley Milius and Makall Milius; his sisters, Diann Reed, Susan (Alton) Riley and Thelma Ann Johnson; his brothers, Cory Wayne (Teresa) Johnson and John Ivory (Barbara) Johnson; his mother-in-law and father-in-law, Dr. CL. and Mary F. Brookins; three brothers-in-law, three sisters-in-law, seven god-children, two aunts, a host of nieces, nephews, great nieces, great-nephews, cousins and friends in Las Vegas, Chicago Heights, Tennessee, California, Plainfield and Chicago, and a loving church family; and

WHEREAS, Alderman Toni L. Foulkes, Alderman of the 15th Ward, has informed this august body of the passing of this outstanding member of the community; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, assembled here this 28th day of May 2014 A.D., do hereby extend our condolence to the family and friends of Deacon Huey L. Johnson and express our sincere sorrow on the loss of this respected and cherished man; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Deacon Huey L. Johnson.

TRIBUTE TO THE LATE LURENA A. STOKES.

[R2014-397]

WHEREAS, God in His infinite wisdom and judgement has called to her eternal reward, Lurena A. Stokes, beloved citizen and friend, Wednesday, April 23, 2014; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Toni L. Foulkes, Alderman of the 15th Ward; and

WHEREAS, Born in Chicago on December 6, 1940 to Martha and Joseph Hayes, Lurena was the loving daughter and eldest of their two children who blessed the Hayes family; and

WHEREAS, Joseph Price Doyle, Sr. and the former Lurena Hayes were united in marriage and were blessed with three children; Lurena later married Thomas C. Stokes. Lurena A. Stokes, a loving mother, daughter, grandmother, aunt, cousin and friend will be fondly remembered by all whose lives were enriched because of the kindness and thoughtfulness she extended to her fellowman; and

WHEREAS, Lurena A. Stokes will be dearly missed by the many family members who shared her friendship and sought her advice, wisdom and consolation; and

WHEREAS, To her loving children, Joseph Price Doyle, Jr., Charlotte Foxworth (Gene), and Kimberly Smith; granddaughters, TaNeisha Johnson (Rashaun) and Alicia Smith; great-granddaughters, Tashauni Johnson and Aniya Mallory; sister, Josephine "Marie" Plunkett; nephews, John Jarvis, Jr. and Jay Jarvis; a host of other relatives and many friends, Lurena A. Stokes will be greatly missed and fondly remembered; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, assembled here this 28th day of May 2014 A.D., do hereby express our sorrow on the passing of Lurena A. Stokes, and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Lurena A. Stokes.

GRATITUDE EXTENDED TO CHICAGO POLICE OFFICER NICHELLE HARRIS FOR HEROIC LIFE-SAVING RESCUE.

[R2014-398]

WHEREAS, On March 29, 2014, Chicago Police Officer Nichelle Harris (Star Number 10822), a 10 year veteran and assigned to the 008th District, was off duty while in the vicinity of 6023 South Wood Street, when she responded to the screams for help from the victim of a vicious dog attack; and

WHEREAS, Officer Harris, who lives on the block, grabbed her service weapon and exited her house to observe the victim lying on the sidewalk trying to protect himself from the five pit bulls that were attacking and biting him; and

WHEREAS, Officer Harris, fearing for the life of the citizen, discharged her weapon striking one of the dogs. The sound of the gun shot caused the disbursement of the other four dogs; and

WHEREAS, Responding 007th District officers arrived on the scene and radioed for medical attention for the victim. He was transported to Stroger Hospital where it was discovered that the ligaments and tendons in his leg were severed during the attack. The victim was immediately taken into surgery; and

WHEREAS, Officers from the 007th District, along with Animal Control were able to capture the other four pit bulls; and

WHEREAS, Officer Harris's bravery, quick thinking and determination are in keeping with the finest traditions of the Chicago Police Department; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 28th day of May 2014 A.D., do hereby honor Police Officer Nichelle Harris for her valor, loyalty and dedication to the people of the City of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Police Officer Nichelle Harris of the Chicago Police Department.

CONGRATULATIONS EXTENDED TO ILLINOIS NATIONAL BAPTIST STATE CONVENTION ON 100TH ANNIVERSARY.

[R2014-399]

WHEREAS, The Illinois National Baptist State Convention, an outstanding organization, is celebrating its 100th anniversary centennial year during 2014; and

WHEREAS, This august body has been informed of this important milestone by the Honorable Toni Foulkes, Alderman of the 15th Ward; and

WHEREAS, Since its founding in 1914, the Illinois National Baptist State Convention has established a well-deserved reputation for making an important difference among both its members and for those in the communities it serves; and

WHEREAS, During the past 100 years, the Illinois National Baptist State Convention has encouraged a sense of spiritual and community redevelopment, economic job creation, and neighborhood sustainability through successful strategic alliances and self-sufficiency programs designed to give a strong voice to those in economically and socially challenged communities throughout Chicago; and

WHEREAS, In addition, the Illinois National Baptist State Convention has leveraged public-private partnerships, and improved the lives of thousands of Chicagoans, by providing the tools that enable them to positively focus on the future; and

WHEREAS, Throughout its 100 year history, the Illinois National Baptist State Convention organization has been formally structured and rooted in the Baptist Doctrine, mobilizing the members of every church to work towards one common goal of lifting up the name and spreading the good news about the works of Jesus Christ. This mobilization process is done through the Christian Education teaching ministry. This helps to provide the necessary tools through evangelism to empower the clergy, congregation and community. Education is another vital component of this state convention where eligible students are awarded annual scholarships; and

WHEREAS, Lastly, the Illinois National Baptist State Convention is well-known for sponsoring local, national and foreign missions where you strive to reach the lost, the least, and left out through benevolent outreach -- by establishing churches, hospitals and clinics, while successfully grooming the next generation to hold high the torch of excellence; and

WHEREAS, During these challenging times, the continuing dedication of the Illinois National Baptist State Convention deserves citywide recognition, as they seek to dramatically enhance the lives of youth, adults, working families, emerging businesses and seniors throughout Chicago and beyond; and

WHEREAS, Therefore, that the Chicago City Council is pleased to salute the Illinois National Baptist State Convention on the occasion of its 100 year centennial anniversary, for their longstanding dedication to creating a strong spiritual base and a better City of Chicago for all its residents. Best wishes for continued success and a bright future; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here in assembly this 28th day of May 2014 A.D., do hereby express our appreciation and hereby extend to this group our sincere congratulations; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Illinois National Baptist State Convention.

Presented By

ALDERMAN LANE (18th Ward):

CONGRATULATIONS EXTENDED TO PASTOR MARK ANTHONY HENTON ON INSTALLATION AS MINISTRY PASTOR OF MONUMENT OF FAITH EVANGELISTIC CHURCH.

[R2014-400]

WHEREAS, On Saturday, May 31, 2014 at 7:00 P.M. Pastor Mark Anthony Henton son of Senior Pastor-Apostle Richard Daniel Henton will celebrate his installation and ministry as pastor at the Monument of Faith Evangelistic Church located at 2750 West Columbus Avenue, Chicago, Illinois 60652; and

WHEREAS, He is the father of two beautiful daughters, Markesha and Markeyla. He attended Chicago Bible College and Logos Bible College. In 1980, he became the youth pastor of the Monument of Faith Evangelistic Church, where the youth ministry was known for its Friday all night prayer sessions, conducted by Pastor, Mark A. Henton; and

WHEREAS, In 1984, at the age of 24, he was ordained in the Ministry by Apostle Richard D. Henton. He began evangelizing and was soon traveling the country preaching God's word. He organized COPS -- Coalition of Pastors Sons, where he and other local pastors sons held monthly youth rallies. Moving forward in ministry in 1998 after serving for nearly 18 years, he resigned as youth pastor; and

WHEREAS, In 1999, he organized the Monument International Church Assemblies, better known as MICA, as executive director, he worked to build a fellowship of pastors. The fellowship held annual conferences and had some 60 to 75 fellowship pastors; God has now blessed him to make another great milestone in his life, being made successor and pastor of the Monument of Faith Evangelistic Church, where he will work with his father Senior Pastor Apostle Richard D. Henton; and

WHEREAS, The Honorable Lona Lane, Alderman of the 18th Ward, has apprised this august body of this auspicious occasion; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here in assembly this 28th day of May 2014 A.D., do hereby extend to Pastor Mark Anthony Henton our best and happiest wishes upon this occasion; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Pastor Mark A. Henton.

Presented By

ALDERMAN COCHRAN (20th Ward):

CONGRATULATIONS EXTENDED TO SHARON DENISE JULIEN, FOUNDER OF ROSE, INC., ON ORGANIZING TRASHBAG FASHION SHOW 2014, THE EXPLOSION.

[R2014-439]

WHEREAS, Sharon Denise Julien has served as the executive director and founder of ROSE, Inc., since 2003; and

WHEREAS, At age 18, Sharon was in a car accident from which she was not expected to live. Through this life changing event she turned tragedy to triumph. As a result of these events she established an organization to help others turn their life's tragedies into successes, hence, ROSE, Inc.; and

WHEREAS, Sharon Denise Julien is a phenomenally inspiring woman who has overcome death and tragedy to help build the lives and dreams of youth, men and women alike all across this nation; and

WHEREAS, Through ROSE, Inc., Sharon works their mission of reviving our society and local communities through providing programs and resources that positively effect change in the citizens and industries of our community, with the end goal of unifying and building a stronger civic; and

WHEREAS, Ms. Julien works diligently toward helping to bridge the gap between societal disparities and the resources in our communities needed to satisfy, rebuild and revitalize its citizens. She has culminated a program, ROSE, Inc.'s Trash to Treasures program to assist in continuing the organization's mission; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, assembled here this 28th day of May 2014 A.D., do hereby express our enthusiasm for this event, Trashbag Fashion Show 2014, The Explosion; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Sharon Denise Julien.

Presented By

ALDERMAN ZALEWSKI (23rd Ward):

CONGRATULATIONS EXTENDED TO TYLER RUSH ON EARNING RANK OF EAGLE SCOUT.

[R2014-401]

WHEREAS, Eagle Scout Tyler Rush of Boy Scout Troop 475 has passed his Eagle Scout Board of Review earning him the rank of Eagle Scout, scouting's highest achievement; and

WHEREAS, The City Council has been informed of this special occasion by the Honorable Michael Zalewski, Alderman of the 23rd Ward; and

WHEREAS, As Tyler's Eagle Scout Leadership Service Project, he collected used and worn United States flags over several weeks and retired them in a respectful and proper ceremony, in accordance with the United States Flag Law, on the morning of June 2nd, 2013; and

WHEREAS, During the ceremony, Tyler carefully explained the symbolism of each aspect of the flag, providing for his community not only the service of proper flag retirement, but also the opportunity for others to learn about this important symbol of our country; and

WHEREAS, Attaining the rank of Eagle Scout is achieved by only two percent of young men who enroll in the scouting program. To become an Eagle Scout, a scout must earn 21 merit badges in addition to completing several community service projects; and

WHEREAS, Tyler Rush has completed all the requirements and has been examined by an Eagle Scout Board of Review, certifying his worthiness for scouting's highest distinction and now joins the ranks of many successful and influential Eagle Scouts; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby extend our heartiest congratulations to Tyler Rush on attaining the rank of Eagle Scout and wish him every success in any and all of his future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Tyler Rush.

Presented By

ALDERMAN MALDONADO (26th Ward):

CONGRATULATIONS EXTENDED TO MEGAN MAUREEN KORCZYNSKI AND KEVIN P. GOW, JR. ON WEDDING.

[R2014-402]

WHEREAS, Megan Maureen Korczynski and Kevin P. Gow, Jr. exchanged vows of Holy Matrimony on Saturday, May 24, 2014, at St. Andrew Catholic Church in Delevan, Wisconsin; and

WHEREAS, The Chicago City Council has been informed of this joyous event by Alderman Roberto Maldonado; and

WHEREAS, Megan Maureen Korczynski is the daughter of Diane Marlene, an elementary education teacher and counselor, and Edwin John "SKI" Korczynski, a longtime Chicago Park District employee, 33rd Ward precinct captain and a major in the United States Air Force; and

WHEREAS, Kevin P. Gow, Jr. is the son of the late Lynne, who valiantly served in the field of health care, and Kevin P. Gow, Sr., a former Captain in the United States Marine Corps; and

WHEREAS, Megan Maureen is a young woman of striking beauty who sparkles with charm, wit and an irrepressible creative energy; and

WHEREAS, Megan Maureen embodies her parents' virtues of dedication, perseverance and commitment, earning her bachelor's degree of fine arts in interior design from the Chicago International Academy of Design and Technology; and

WHEREAS, Kevin is a young man whose maturity, vision and drive will lead him to future success in his career and marriage; and

WHEREAS, Kevin reflects the strength, courage, and wisdom of his parents which guided him as he earned a master's degree from DePaul University in Chicago; and

WHEREAS, As they embark on their new journey in Holy Matrimony their qualities of patience, respect and compassion will serve them through all of life's difficult challenges and great adventures; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 28th day of May 2014, do hereby offer our sincere and warmest congratulations to Megan Maureen and Kevin Gow, Jr. on the momentous occasion of their marriage; and

Be It Further Resolved, That a suitable parchment copy of this resolution is presented to Megan Maureen and Kevin Gow, Jr.

CONGRATULATIONS EXTENDED TO ANDREW AND MARGARITA MATOS ON 25TH WEDDING ANNIVERSARY.

[R2014-403]

WHEREAS, On February 18, 2014, Andrew and Margarita Matos celebrated the 25th anniversary of their marriage; and

WHEREAS, The City Council has been apprised of this joyful and significant occasion by Alderman Roberto Maldonado of the 26th Ward; and

WHEREAS, The happy couple were high school sweethearts while attending Prosser Vocational High School in Chicago; and

WHEREAS, Their union has been blessed with two children: Jasmine Marie and Andrew Justin; and

WHEREAS, A proud son of the Humboldt Park community, Andrew in the course of their marriage became Officer Andrew Matos of the Chicago Police Department, and has served the people of Chicago with honor for 18 years, working in the 14th District; and

WHEREAS, Margarita has also advanced professionally, working as an office manager for Johnson Controls; and

WHEREAS, In challenging careers, in the years of raising children to adulthood, and in facing the problems great and small of everyday life, Andrew and Margarita Matos have sustained each other through their mutual love and support; and

WHEREAS, Because their love still blooms, grows and inspires, Andrew and Margarita will renew their wedding vows and their life-long commitment to each other in the company of family and friends in a special ceremony to be held in Isabela, Puerto Rico, on May 31, 2014; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 28th day of May 2014, do hereby congratulate Officer Andrew Matos and his wife Margarita and join in celebrating their 25 years of marriage, and we wish them many more happy and healthy years together; and

Be It Further Resolved, That suitable copies of this resolution be presented to Andrew and Margarita Matos as a token of our esteem and best wishes.

Presented By

ALDERMAN ERVIN (28th Ward):

CALL UPON RESIDENTS OF 28TH WARD TO PARTICIPATE IN CLEAN AND GREEN PROGRAM.

[R2014-404]

WHEREAS, The City of Chicago and the 28th Ward take pride in keeping communities clean and healthy; and

WHEREAS, Alderman Jason Ervin extends his sincerest appreciation to the citizens of the City of Chicago and the 28th Ward for their participation in during the 2014 Clean and Green; and

WHEREAS, Alderman Ervin began "Operation Clean Sweep" in the 28th Ward to encourage neighbors helping neighbors, and to instill community pride in citizens while also providing a way for people to give back to their community; and

WHEREAS, Alderman Ervin, in collaboration with the Department of Streets and Sanitation, has worked together in the past and will continue to work together to create a successful program for cleaning and beautifying neighborhoods through participating in Operation Clean Sweep; and

WHEREAS, With continued maintenance of their ward and their community, Alderman Ervin calls upon the residents of the 28th Ward to gather every second and fourth Saturday of the summer months to clean around their homes, their streets and alleys, getting to know their neighbors, lending a helping hand, and beautifying their community; and

WHEREAS, For more than two decades Chicago residents and community organizations have banded together to improve their neighborhoods by participating in Chicago's Citywide Clean and Green Day and Alderman Ervin calls upon the 28th Ward to continue the same tradition more frequently in summer months; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, gathered here this 28th day of May 2014, do hereby call upon the residents of the 28th Ward to participate in a Clean and Green around their homes every second and fourth Saturday of the summer months and thank them for their participation in past efforts.

Presented By

ALDERMAN GRAHAM (29th Ward):

TRIBUTE TO LATE ALTON L. HAYES, SR.

[R2014-405]

WHEREAS, It is with great sadness that members of this chamber learned of the death of Alton L. Hayes, Jr., affectionately known to many "Roy", on May 7, 2014; and

WHEREAS, The Council has been informed of his passing by the Honorable Deborah Graham, Alderman of the 29th Ward; and

WHEREAS, Roy was born in Canton, Mississippi on August 14, 1945 to Edward and Sarah Hayes, married his high school sweetheart, Carnella "Pinky" Randall in 1966 and had three children, Angela, Alton, and Eric. Roy enjoyed a fulfilling and devoted relationship with his family as an active father, grandfather, and great-grandfather; and

WHEREAS, Employed by the Chicago Transit Authority for 32 years until he retired, he was highly regarded by his fellow employees as a good natured, hard working coworker with a sense of humor; and

WHEREAS, A devoted man of God and for many years an active parishioner of Number 2 Mt. Pleasant Missionary Baptist Church, Roy's commitment to the Lord reflected in his dedication to his family and friends, and he embodied the Christian values of sacrifice and unconditional love; now, therefore,

Be It Resolved, That we, the mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby express our sorrow on the passing of Alton L. Hayes and express to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy be presented to the family of Alton L. Hayes as a token of our honor, gratitude and respect.

Presented By

ALDERMAN REBOYRAS (30th Ward):

CONGRATULATIONS EXTENDED TO ST. LADISLAUS PARISH ON 100TH ANNIVERSARY.

[R2014-406]

WHEREAS, Named for a sainted King of Hungary, St. Ladislaus was founded in 1914 as a Polish parish in a rural area that had been annexed to the City in 1889 prior to the

World's Columbian Exposition. The Polish term for the surrounding area, Wtadyslawowo derives from the Polish name for the church's patron, St. Ladislaus; and

WHEREAS, Originally a mission of St. Wenceslaus, the first church, a combination church and school building, was already in place by August 1915, an impressive feat given that the parish still only numbered about 100 families in 1920. The parish was key in spurring growth in the Portage Park area, drawing Polish immigrants to this Northwest Side community; and

WHEREAS, By the time St. Ladislaus celebrated its silver jubilee, the parish had paid off all its debt, and a building fund for the new church had already been started. However construction was delayed by the outbreak of World War II. On November 17, 1952, ground was broken for the church at the northwest corner of Long and Henderson. The cornerstone was laid on April 12, 1953, and the imposing brick edifice was opened on June 12, 1955 for its first mass; and

WHEREAS, The beautiful Romanesque church was designed by noted architect Leo Strelka, has a bell tower that is a beacon in the Portage Park community. The barrel-vault ceiling, marble altars and statues, rose window and other stained glass flanking the nave make a perfect setting for prayer and worship; and

WHEREAS, This year, on Sunday, June 8, 2014, a jubilee mass will be held in celebration of their 100th anniversary; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014 A.D., do hereby recognize St. Ladislaus Parish on their 100th anniversary; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to St. Ladislaus Parish.

Presented By

ALDERMAN WAGUESPACK (32ND Ward):

TRIBUTE TO LATE JOHN CHEEVER.

[R2014-407]

WHEREAS, In recognition of Brain Cancer Month in the month of May, we honor John Cheever for his relationships and contributions to the bicycle industry and community; and

WHEREAS, John passed away on March 9, 2014, at age 51, after a three year battle with brain cancer. His wife, Janice, was at his side at their home in Florida when he passed away; and

WHEREAS, John Cheever is known for his major contributions for 25 years at SRAM, a Chicago-based global leader in bicycle manufacturing and components. John joined SRAM as an engineer in 1989 after the introduction of their first Grip Shift that uses indexing technology to shift bicycle gears. John was 25 years old, a natural entrepreneur and a perfect fit to the up and coming company; and

WHEREAS, SRAM was established in 1987 and headquartered in Chicago and continues to operate here as well as in the Netherlands and Taiwan. SRAM is known around the world, not only for their quality bike parts, but also for their social contributions. These programs include providing over 100,000 bicycles to empower students, healthcare workers, and entrepreneurs in areas of need as well as raising funds to improve cycling infrastructure; and

WHEREAS, John was an inventor and design engineer, and responsible for many of the technologies that drove the advancement and growth of Grip Shift technology in the bicycle industry. He co-developed the first ESP derailleurs featuring 1:1 cable pull technology. He introduced computer aided design to SRAM and was responsible for launching the first seat of Pro-Engineering in 1993. John was either directly responsible for or has contributed significantly to a long list of SRAM patents throughout his time with the company; and

WHEREAS, John ultimately became SRAM's first director of engineering and later became the director of advanced component design, leading that group for five years before becoming director of patents and technology 2004. One of John's most notable attributes as a senior manager at SRAM was his willingness to question the status quo; and

WHEREAS, In addition to his important contributions to the company, John was a great friend to many. He and his wife, Janice, were high school sweethearts and were married in 1989. They enjoyed everything that Chicago had to offer, moving to Bucktown in the 32nd Ward with their beloved canine friend, Sir Winston. John and Janice were warm and generous hosts to all friends and family. They loved music and especially the diverse music scene in Chicago; and

WHEREAS, John was an accomplished musician and singer, and worked with band mates he met in high school, they played together for 25 years at parties and small clubs around Chicago; and

WHEREAS, John leaves behind a great legacy at SRAM, but more importantly a world of admiring friends and family; and

Be It Resolved, That we, the members of the Chicago City Council, and the Mayor, assembled this 28th day of May 2014, do hereby commemorate the life of John Cheever, and do hereby express our sincerest condolences to his family, friends, and neighbors; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of John Cheever.

Presented By

ALDERMAN COLÓN (35th Ward):

*CONGRATULATIONS EXTENDED TO ADAM LIZAKOWSKI ON PUBLICATION OF
"40 LISTOW POETYCKICH".*

[R2014-410]

WHEREAS, Adam Lizakowski, poet and teacher, completed publication on his most recent book, "40 Listow Poetyckich" in May of 2014; and

WHEREAS, The City Council has been informed of this occasion by the Honorable Rey Colón, Alderman of the 35th Ward; and

WHEREAS, Living in the United States since 1982, Lizakowski has been contributing to the written word for over 30 years, penning works of thoughtful poetry, reaching many different audiences with his work translated into over half a dozen languages; and

WHEREAS, In 1990, Lizakowski was awarded the Marek Hlasko Prize for Poetry and the Knight's Cross of the Order of Merit by the president of the Republic of Poland in 2012, along with many other accolades received in his career; and

WHEREAS, Lizakowski's book, *Chicago, City of Belief* was chosen as Book of the Year by the United Nations Educational Scientific and Cultural Organization (UNESCO), Polish Division, in 2008; and

WHEREAS, Along with the success he enjoys as an celebrated author, Lizakowski gives back to his community as the director of the Polish Arts and Poetry Association in Chicago, and is a mentor and teacher to many; and

WHEREAS, Lizakowski is an important figure in the Polish community of Chicago, furthering cultural understanding between two places with deep and meaningful ties; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do extend our congratulations to Adam Lizakowski on his recent publication and wish him the best in his future literary endeavors; and

Be It Further Resolved, That a suitable copy of the proclamation be presented to Adam Lizakowski.

Presented By

ALDERMAN CULLERTON (38th Ward):

CONGRATULATIONS EXTENDED TO 38TH WARD CHIEF OF STAFF RITA SATTLER ON RETIREMENT.

[R2014-411]

WHEREAS, On June 30, 2014, Rita Sattler, will retire after 21 years of distinguished and dedicated public service, having served as aldermanic staff assistant to former Alderman Thomas R. Allen and as chief of staff to current 38th Ward Alderman Timothy M. Cullerton; and

WHEREAS, Rita Sattler, born Rita Annette Opplinger to Russ and Frances Opplinger in Chicago on November 7, 1951, attended St. Edward Catholic School and Notre Dame High School, where she excelled in her studies and all manner of social skills; and

WHEREAS, Following her graduation from high school, Rita Sattler attended classes at St. Vincent Orphanage in Chicago, earning certification as a child care technician as she faithfully and lovingly administered to newborns and infants awaiting adoption, later joining Northshore Pediatrics as a medical assistant and office manager; and

WHEREAS, Rita Sattler, blessed with strength in both career and family, consented to give her hand in marriage to a relative unknown, William Fred Sattler, just one of many of her pursuers, on May 13, 1972, at St. Edward Church in Chicago, after which the happy couple soon settled into a cozy Chicago bungalow, where they were blessed with 3 beautiful children, Heather Lea, Jody Ann and William John; and

WHEREAS, In September of 1979, Rita Sattler had her very first "run in" with Timothy Cullerton, the individual who she would 32 years later come to know and work with as Alderman of the 38th Ward; and

WHEREAS, Having excelled in all of her many duties and life roles as daughter, sister, wife, mother, grandmother, nurse, mothers' club president, school board member, Christmas bazaar organizer, Christmas cookie maker extraordinaire, Rudolph the Red Nosed Reindeer, office manager, aldermanic staff assistant and chief of staff, Rita Sattler has excelled the most in her role as "friend" to all; and

WHEREAS, Rita Sattler has performed countless acts of charity, mercy, kindness and heroism, known and unknown; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby congratulate Aldermanic Chief of Staff, Rita Sattler, on the occasion of her retirement from public service; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Rita Annette Sattler.

Presented By

ALDERMAN LAURINO (39th Ward):

TRIBUTE TO LATE SISTER MARY MARGUERITE GRUSZEWSKI, CSSF.

[R2014-412]

WHEREAS, It is with great sadness that members of this chamber learned of the death of Sister Mary Marguerite Gruszewski, CSSF, on May 9, 2014; and

WHEREAS, The City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Sister Mary Marguerite was the beloved daughter of the late Francis and Catherine; beloved sister of Edward, Evelyn (the late Frank) Konrath, the late William (the late Helen) and the late Stanley; dear aunt of many nieces and nephews. Sister Mary Marguerite leaves a legacy of faith, dignity and love; and

WHEREAS, Sister Mary Marguerite, who was a beloved member of the Felician Sisters Community for 77 years, was an active and vital member of her community; and

WHEREAS, Sister Mary Marguerite will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby express our sorrow on the death of Sister Mary Marguerite Gruszewski, CSSF 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 Sister Mary Marguerite Gruszewski, CSSF as a token of our honor, gratitude, and respect.

TRIBUTE TO LATE GERALDINE O'CONNOR.

[R2014-413]

WHEREAS, It is with great sadness that members of this chamber learned of the death of Geraldine O'Connor, nee Grealis, on May 19, 2014 at the age of 105; 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 January 29, 1909, Geraldine was the beloved wife of the late Patrick J.; loving mother of the late Thomas O'Connor, Erin Driskill, William O'Connor; cherished grandmother of Patrick O'Connor, Mary O'Connor, Thomas O'Connor, Delia (Terrence) Browne, Catherine O'Connor and Sean Driskill; dearest great-grandmother of Colleen, Patrick, Elizabeth, Michael, Marty, Connor and Emmett; great-great-grandmother of Leo; loving mother-in-law of Jim Driskill and the late Patricia; fond sister of the late William "Sonny" "Red" Grealis (the late Leona Krueger, nee Adams); cherished aunt of the late Susan Grealis Schwartz; and treasured friend to all who had the pleasure of knowing her, Geraldine leaves a legacy of faith, compassion, dignity and love; and

WHEREAS, Geraldine was an active and vital member of her community who touched the lives of all who knew her through her kindness, generosity and spirit; and

WHEREAS, Geraldine will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby express our sorrow on the death of Geraldine O'Connor 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 Geraldine O'Connor as a token of our honor, gratitude, and respect.

TRIBUTE TO LATE DR. FERN SANNER.

[R2014-414]

WHEREAS, It is with great sadness that members of this chamber learned of the death of Dr. Fern Sanner, of Chicago, on May 13, 2014 at the age of 92; 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 September 8, 1921, the beloved wife of the late Louis; loving mother of Lou, John and Joe Sanner, Lorraine Bush and Mary Murray; cherished grandmother of

18 and great-grandmother of 14 and treasured friend to all who had the pleasure of knowing her, Fern leaves a legacy of faith, dignity and love; and

WHEREAS, Fern began medical training as one of a very few females at The University of Illinois, Chicago when Penicillin had been released for civilian use during World War II. After training at Cook County Hospital, she went to work at various community hospitals, teaching anesthesiology to medical, dental and podiatry students. She was local champion in the development of anesthesia beyond ether, early CPR training and one of the first community hospital Intensive Care Units in Chicago; and

WHEREAS, She provided free medical advice as well as an empathetic ear, feeling it was her duty and joy in life to help others where and when she could -- from polio immunization gatherings in her kitchen, during the 1950s, to a post-anesthesiology career as a community clinic physician in the 1990s; and

WHEREAS, An active and vital member of her community who never stopped exploring, learning, teaching and serving, she also enjoyed playing bridge, traveling the world with her husband Lou, prior to his passing in 1999, then taking her children on cruises around the Mediterranean, through the Panama Canal and Antarctica. She touched the lives of all who knew her through her kindness, generosity and spirit and will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby express our sorrow on the death of Dr. Fern Sanner 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 Dr. Fern Sanner as a token of our honor, gratitude, and respect.

CONGRATULATIONS EXTENDED TO CHRISTA CIESIL AND SARAH PAPIMIK ON REPRESENTING EDGEBROOK ELEMENTARY SCHOOL AT ILLINOIS STATE SCIENCE FAIR.

[R2014-416]

WHEREAS, The Illinois State Science Fair is an annual opportunity for young students to explore the field of science through experiments and investigation of the scientific process; and

WHEREAS, Christa Ciesil, a seventh grader, and Sarah Papimik, an eighth grader, represented Edgebrook Elementary School for three days at the Museum of Science and Industry at the 2014 Illinois State Science Fair on May 2 and May 3, 2014; and

WHEREAS, Both students displayed projects that were highly ranked and were recognized for their hard work and impressive understanding of the scientific process, both taking home Gold in their respective categories at the Illinois State Science Fair; and

WHEREAS, The Chicago City Council has been informed of this occasion by Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Both young women also received the invitation to compete for Broadcom MASTERS, a nationwide science, technology, engineering and math competition for sixth, seventh and eighth graders; and

WHEREAS, The community of Edgebrook Elementary School is proud to have Sarah and Christa as representatives of their school, embodying the school's mission by becoming adaptable, investigative, life-long learners and contributing their academic excellence to the Illinois State Science Fair; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 28th day of May 2014, do hereby congratulate and pay tribute to Christa Ciesil and Sarah Papimik for representing Edgebrook Elementary School at the State Science Fair; and

Be It Further Resolved, that a suitable copy of this resolution be presented to both Christa Ciesil and Sarah Papimik.

CONGRATULATIONS EXTENDED TO MARY LOU EDELMANN ON RECEIPT OF 2014 DISTINGUISHED SERVICE AWARD FROM SAUGANASH WOMAN'S CLUB AND FOUNDATION.

[R2014-417]

WHEREAS, Mary Lou Edelmann is the recipient of the 2014 Distinguished Service Award from the Sauganash Woman's Club and Foundation; and

WHEREAS, The City Council has been informed of this special occasion by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Mary Lou joined the Sauganash Woman's Club and Foundation in 1989 as a member, then went on to tirelessly contribute her time and talents during the past 25 years as chair and co-chair of numerous committees; and

WHEREAS, Listed among Mary Lou's numerous services to the Sauganash Woman's Club and Foundation are: chairman of the Sauganash Woman's Club Spring Luncheon, chair and co-chair of the Sauganash Woman's Club Philanthropy Committee, chairman of the Sauganash Woman's Club Meeting Program Committee, benefit party committee member and social committee member, to name a few; and

WHEREAS, The Sauganash Woman's Club and Foundation was founded in 1926, when 27 women gathered together for the purpose of supporting philanthropic projects and promoting sociability. Funds raised by the club are donated to worthy, needful charities, as well as community projects, earning the Sauganash Woman's Club and Foundation a very well-respected place in the community; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago gathered here this 28th day of May 2014, do hereby extend our heartiest congratulations to Mary Lou Edelmann on receiving the 2014 Distinguished Service Award from the Sauganash Woman's Club and Foundation and wish her every success in any and all of her future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mary Lou Edelmann.

CONGRATULATIONS EXTENDED TO REVEREND MONSIGNOR JOHN E. POLLARD ON 40TH ANNIVERSARY OF ORDINATION.

[R2014-418]

WHEREAS, The Reverend Monsignor John E. Pollard, pastor of Queen of All Saints Basilica, has reached a blessed milestone during his 40th year in the service of the priesthood with the Archdiocese of Chicago; and

WHEREAS, The Chicago City Council has been informed of this occasion by the Honorable Alderman Margaret Laurino of the 39th Ward; and

WHEREAS, Monsignor Pollard began as a young catechist and deacon prior to his ordination by the late John Cardinal Cody on May 8, 1974; going on to serve his first assignment as associate pastor of St. Albert the Great Parish, then serving St. Julian Eymard Parish, and then serving as executive director of the Center for Church and State Studies at DePaul University; and

WHEREAS, Because of his extensive theological and catechetical credentials, the Reverend Monsignor Pollard had been honorably appointed to various administrative and executive positions within the Archdiocese's Office of Catechesis; chairing the National Catholic Educational Association's Convention, Exposition, and Religious Education Congress; and most importantly, his appointments within the United States Conference of Catholic Bishops; and

WHEREAS, During his distinct tenure at the United States Conference of Catholic Bishops, Monsignor Pollard continually demonstrated his willingness to serve the Church to the utmost

degree as assistant coordinator for His Holiness, Pope John Paul II's, historic World Youth Day visits in the United States and in the Philippines; as a member of the International Council on Catechesis; and as director of the Office for the Catechism within the USCCB and;

WHEREAS, Monsignor Pollard selflessly shared his commitment of Catholic catechesis as he was commissioned to humbly direct, serve, and faithfully consult on other boards and departments within the Bishop's Conference; his wonderful gifts and passion for Catholic religious education has made a mark within the theological academia field as he has authored various texts, journals, articles, and book publications on the Catholic faith; and

WHEREAS, After the many roles that were bestowed upon him, Monsignor Pollard was called back into official parish ministry as pastor of St. Joseph's Parish in Wilmette from 2003 to 2010, overseeing an active and close-knit parish in Chicago's North Shore community; and

WHEREAS, On July 1, 2010, he was appointed pastor of Queen of All Saints Basilica by Francis Cardinal George, two months later, Pope Emeritus Benedict XVI named him Chaplain of His Holiness with the title of "Reverend Monsignor"; and

WHEREAS, During his pastorship, Queen of All Saints has seen and celebrated significant events that make a mark on the Basilica's modern history including the 50th anniversary of the church being elevated to the dignity of a basilica in 2012; overseeing the parish school's implementation of modern technology into the classrooms; and

WHEREAS, Monsignor Pollard's enduring accomplishments and dedication as a priest throughout the past 40 years, demonstrates his great spirit and determination towards his fellow priests, parishioners, staff, and educators of Queen of All Saints, making him a true model of faith, hope, and charity; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby express our gratitude and heartiest congratulations to the Reverend Monsignor John E. Pollard on the 40th anniversary of his ordination; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Reverend Monsignor John E. Pollard and to the parish of Queen of All Saints Basilica.

CONGRATULATIONS EXTENDED TO MICHAEL C. RODRIGUEZ ON ACHIEVING RANK OF EAGLE SCOUT.

[R2014-419]

WHEREAS, Eagle Scout Michael C. Rodriguez of Queen of All Saints Scout Troop 626 has passed his Eagle Scout Board of Review earning him the rank of Eagle Scout, scouting's highest achievement; and

WHEREAS, The City Council has been informed of this special occasion by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, As Michael's Eagle Scout Leadership Service Project, he oversaw the construction and installation of 25 bee boxes at the North Park Village Nature Center of the Chicago Park District; and

WHEREAS, Michael has utilized his skills and craftsmanship to complete a project that not only requires dedicated volunteer work and specialized knowledge, but also contributes to the environment of his community by creating a natural habitat for native bee species; and

WHEREAS, Attaining the rank of Eagle Scout is achieved by only two percent of young men who enroll in the scouting program. To become an Eagle Scout, a scout must earn 21 merit badges in addition to completing several community service projects; and

WHEREAS, Michael C. Rodriguez has completed all the requirements and has been examined by an Eagle Scout Board of Review, certifying his worthiness for scouting's highest distinction and now joins the ranks of many successful and influential Eagle Scouts; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby extend our heartiest congratulations to Michael C. Rodriguez on attaining the rank of Eagle Scout and wish him every success in any and all of his future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Michael C. Rodriguez.

CONGRATULATIONS EXTENDED TO GEORGE AND JUDY TOFT ON 50TH WEDDING ANNIVERSARY.

[R2014-420]

WHEREAS, This year marks the 50th anniversary of Mr. and Mrs. George and Judy Toft; and

WHEREAS, This City Council has been informed of this special occasion by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, George and Judy were united in matrimony on May 9, 1964; and

WHEREAS, George and Judy were blessed with a loving family during their 50 years of marital bliss; and

WHEREAS, Family and friends were brought together by the Toft children at the Toft home, on May 10, 2014, in order to celebrate this milestone in the lives of George and Judy Toft; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby congratulate Mr. and Mrs. George and Judy Toft on their 50th wedding anniversary and extend our best wishes for continuing success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. and Mrs. George and Judy Toft.

CONGRATULATIONS EXTENDED TO ANTHONY WATROBINSKI ON RECEIPT OF 2014 "SPIRIT OF THE RIVER" AWARD.

[R2014-421]

WHEREAS, Friends of the Chicago River has selected Anthony Watrobinski from the North Mayfair community in the 39th Ward as their 2014 "Spirit of the River"; and

WHEREAS, The City Council has been informed of this occasion by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, The "Spirit of the River" award is given annually to a person who exhibits dedication and leadership in recognizing the value of the Chicago River and promoting its protection; and

WHEREAS, The Chicago River flows through over 50 Chicago neighborhoods and the heart of the downtown as a treasured waterfront and natural, recreational, and economic asset; and

WHEREAS, The improvement of the Chicago River is vital to the life of the City as a place where school children can experience nature; where families can enjoy peace and quiet, play, ride bikes, fish, or paddle; and where wildlife can find shelter, food, and water; and

WHEREAS, The Chicago River is a catalyst for urban revitalization through an emerging waterfront economy bringing enhanced quality of life; the Chicago Riverwalk; and increasing residential and business development, new businesses, more jobs, athletic opportunities, and an increased tax base; and

WHEREAS, Anthony Watrobinski has served as a Chicago River Day site captain since 1997; and

WHEREAS, Anthony Watrobinski has worked with volunteers, corporate teams, community groups, school children, Friends of the Chicago River staff, and his own neighbors to promote and protect the Chicago River; and

WHEREAS, Anthony Watrobinski also led efforts to have pharmaceutical collection boxes placed in Chicago Police Stations in order to prevent water pollution that could impact people and wildlife in the Chicago River; and

WHEREAS, Through his volunteer work at Gompers Park, Anthony Watrobinski has consistently and persistently labored to transform the Chicago River into one of the world's greatest metropolitan rivers; and

WHEREAS, Anthony Watrobinski's fellow site captains, volunteers, and Friends of the River staff members recognize and rely on his dependability and dedication to helping improve the river and find his commitment to be truly inspiring; now, therefore,

Be It Resolved, That we, the Mayor of the City of Chicago and members of the City Council, gathered on this 28th day of May 2014, extend our sincerest thanks to Anthony Watrobinski for the many contributions he has made to the health and beauty of the Chicago River, our congratulations on his well-deserved award, and wish him joy and continued success in his endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Anthony Watrobinski.

CONGRATULATIONS EXTENDED TO ISABEL WOJCIK, REBECCA SKIPPER, JOHN TRAVIOS AND MICHAEL MUZUPAPPA ON REPRESENTING EDGEBROOK ELEMENTARY SCHOOL AT ILLINOIS STATE HISTORY FAIR.

[R2014-422]

WHEREAS, Every academic year, students from across the State of Illinois gather to compete in the Illinois History Fair, an exciting and challenging experience for students to learn about history and present their knowledge in a dynamic and interesting way; and

WHEREAS, Chicago was proudly represented at the 27th Illinois History Expo on May 8, 2014 in Springfield, Illinois, by Isabel Wojcik, Rebecca Skipper, John Travios and Michael Muzupappa of Edgebrook Elementary School; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Margaret Laurino; and

WHEREAS, For competitors who have advanced past Chicago Metro History Fair and Regional Fairs, the Illinois History Fair is an education program that offers students four different project categories, providing an opportunity for students to learn about local and state history and competing with the best history fair projects of Illinois; and

WHEREAS, Isabel, Rebecca, John and Michael, created outstanding projects demonstrating an impressive level of research and historical understanding, and an exceptional competitive spirit by participating in the Illinois State History Fair; and

WHEREAS, Representing Edgebrook Elementary School and embodying the school's mission and vision by becoming adaptable, investigative, life-long learners by contributing their academic excellence to the State History Fair; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this 28th day of May 2014, do hereby congratulate and pay tribute to Isabel Wojcik, Rebecca Skipper, John Travios and Michael Muzupappa for representing Edgebrook Elementary School at the State History Fair; and

Be It Further Resolved, that a suitable copy of this resolution be presented to Isabel Wojcik, Rebecca Skipper, John Travios and Michael Muzupappa.

Presented By

ALDERMAN M. O'CONNOR (41st Ward):

TRIBUTE TO LATE CLARENCE SMITH.

[R2014-423]

WHEREAS, Clarence Smith was called to his eternal reward by his maker on April 13, 2014 at the age of 86; and

WHEREAS, Clarence made his living at Nabisco for 49 years and was an active member of the Machinist Union Local Number 48 for 60 years, serving as its president for a time; and

WHEREAS, Clarence married Barbara Jones in 1950 and the two moved to Onarga Avenue in the Edison Park community in 1964 to the home where they would raise their children; and

WHEREAS, Clarence's cheerful demeanor, outgoing attitude, pocket full of business cards for services of all types, and eagerness to lend a hand led the neighbors of his block to dub him the "Mayor of Onarga"; and

WHEREAS, Apart from his involvement in the community, Clarence proved himself an avid bowler, a genuine craftsman, and a friend to all; and

WHEREAS, Clarence is survived by his loving wife Barbara, his children Linda Johnson, Gary Smith, and Glenn Smith, his 36 grandchildren and 20 great-grandchildren of whom he was so proud; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby express our condolences to the family and friends of Clarence Smith; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Clarence Smith.

GRATITUDE EXTENDED TO MARY DRESSLER FOR SERVICE TO ORIOLE PARK LIBRARY.

[R2014-424]

WHEREAS, Mary Dressler has faithfully served the Chicago Public Library for 15 years; and

WHEREAS, Since 2004, Mary has been a dedicated, passionate public servant to the families and residents of the Oriole Park community through her work in and out of the Oriole Park Library; and

WHEREAS, In the course of her service to Oriole Park, Mary touched the lives of thousands of individuals, many of whom had recently arrived in Chicago; and

WHEREAS, Mary has spent thousands of hours promoting the Chicago Public Library and literacy to local schools, daycares, and church groups; and

WHEREAS, Mary leaves Oriole Park with the same spirit and enthusiasm for literacy that endeared her to the community to begin a new commission at the Portage-Cragin Branch; now, therefore,

Be It Resolved, that we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby express our congratulations to Mary Dressler on years of service and wish her continued success in the Portage-Cragin community; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Mary Dressler.

GRATITUDE EXTENDED TO JOHN DUMIRE FOR SERVICE TO EBINGER LOCAL SCHOOL COUNCIL.

[R2014-425]

WHEREAS, John Dumire moved to the Edison Park community in 1982 with his wife Anita to start his family; and

WHEREAS, John sent his daughter Stephanie to Ebinger Elementary school, where she graduated in 1997; and

WHEREAS, John was then elected to the Ebinger Local School Council as a community representative, demonstrating his keen appreciation for education and his local school; and

WHEREAS, John has worked closely with his fellow LSC members and the school administration to better the school for the faculty, students, and community; and

WHEREAS, John served as the Open Meetings Act Officer for many of his years on the LSC, ensuring transparency in the Council's operations; and

WHEREAS, After going above and beyond his responsibility to the school, John is preparing to leave Ebinger a more vibrant, flourishing institution than it had been eight years ago to enjoy his retirement; and

WHEREAS, John's energy, dedication, and passion for the school will be missed, the work he has accomplished has truly strengthened the foundation of Ebinger; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby thank John Dumire for his eight years of service on the Ebinger LSC and wish him well in his future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be presented to John Dumire.

GRATITUDE EXTENDED TO ALLAN FIRAK FOR CONTRIBUTIONS TO ORIOLE PARK COMMUNITY.

[R2014-426]

WHEREAS, Allan Firak has been a member of the Oriole Park community since 1958; and

WHEREAS, Since that time, Al has become known as an active, good-natured, and revered neighborhood leader; and

WHEREAS, Al has been a leader within the Oriole Park Community Council since the 1960s, serving as its president for over a decade as well as the chairman of the Annual 4th of July Parade; a celebrated tradition in Oriole Park since the 1950; and

WHEREAS, In addition to serving as a four-term community representative on the Oriole Park Elementary LSC, Al became a founding member of the Oriole Park School Educational Foundation, formed to provide additional support to the school, where he also served as the chairman of the Alumni and Community Committee; and

WHEREAS, As a member of the Friends of the Oriole Park Branch Library, Al spearheaded a community effort to relocate the Library to its current site near Oriole Park School and the Chicago Park District's Oriole Park; and

WHEREAS, Because of Al's involvement over half a century, he is considered to be the resident expert on the history of Oriole Park, knowledge that he has passed on to countless others through his comprehensive history booklet; and

WHEREAS, Mr. Firak continues to be deeply involved in all aspects of his community, a pillar of civic engagement, and a true role model; and

WHEREAS, The Oriole Park community is truly grateful for the work that Al has accomplished throughout the years which has helped to shape Oriole Park into one of the City's most desirable communities to live and raise a family; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby recognize Al's significant contributions to the Oriole Park community; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Al Firak.

CONGRATULATIONS EXTENDED TO SAMUEL RAMON HERNANDEZ ON 2ND BIRTHDAY.

[R2014-427]

WHEREAS, On May 10, 2012, Jason and Yvette Hernandez were blessed with their firstborn son, Samuel Ramon Hernandez; and

WHEREAS, Young Samuel has grown quickly, developing a unique personality to complement his newfound ability to walk, then run, wherever he may go; and

WHEREAS, Samuel Ramon is affectionate and loving; his near ever-present smile, coupled with his youthful optimism never fail to bring cheer to all those he meets; and

WHEREAS, Sam displays a keen sense of curiosity about the world and his surroundings, which keeps his parents on their toes as Sam explores the wonders around him; and

WHEREAS, Sam's mother and father could not be more proud of their son and look forward to the next steps on their parenting journey; and

WHEREAS, May 10, 2014 is the second anniversary of Sam's birth; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby express our best wishes to Samuel Hernandez for a happy and healthy future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Samuel Hernandez.

CONGRATULATIONS EXTENDED TO RON CIEZKI ON 30TH ANNIVERSARY OF RON'S BARBER SHOP.

[R2014-428]

WHEREAS, On July 1, 1984, Ron Ciezki took over a neighborhood barber shop at 6921 West Higgins Road; a shop with a rich 40 year history in the Norwood Park community; and

WHEREAS, Ron takes pride in his City and many of its sports teams, which can always be seen playing on the two televisions in shop, but it is the Cubs that have his heart; and

WHEREAS, To step into Ron's Barber Shop is to step into a special space; one where "a guy can be a guy", full of sports history, memorabilia, and leather, black-and-tan Paidar barber chairs that have served customers for as long as Ron himself; and

WHEREAS, Ron's provides more than haircuts for men and boys, it is a place to share stories, jokes, memories; to speak freely, to relax; and

WHEREAS, After 30 years, Ron's continues to be a staple in the community, where generations of locals, Ron's "second family", have had their first hair trims, cataloged in photos and bound in a scrapbook for posterity; and

WHEREAS, Ron has been a longtime supporter of youth baseball at Oriole Park, a fundraiser for returning veterans, and a champion of cancer survivors and their families; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby express our congratulations to Ron on the 30th anniversary of Ron's Barber Shop; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Ron Ciezki.

CONGRATULATIONS EXTENDED TO FERALLOY CORPORATION ON 60TH ANNIVERSARY.

[R2014-429]

WHEREAS, The Feralloy Corporation was founded by Roy Pearson in Chicago in 1954 and has become one of the largest high volume steel producers in the United States; and

WHEREAS, Since its founding, the company has expanded throughout the continent, operating 11 state-of-the-art facilities in the U.S. and Mexico; and

WHEREAS, The Feralloy Corporation has grown to employ over 700 individuals at 10 locations throughout the United States; and

WHEREAS, Feralloy continues to house its headquarters in the City of Chicago, the City that allowed it to grow into the economic engine that it is today; and

WHEREAS, Feralloy remains a strong supporter of commerce and industry in Chicago as a member of the Metal Service Center Institute and the Fabricators & Manufacturers Association; and

WHEREAS, The Honorable Mary O'Connor, Alderman of the 41st Ward, has apprised this august body of this auspicious occasion; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby express our congratulations on this 60th anniversary of the Feralloy Corporation; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the leadership of the Feralloy Corporation.

CONGRATULATIONS EXTENDED TO ONAHAN ELEMENTARY SCHOOL ON SWEEPING VICTORY AT ROCKETS FOR SCHOOLS COMPETITION.

[R2014-430]

WHEREAS, The Rockets for Schools program was established to promote aerospace education as an interdisciplinary framework for teaching math, science, and technology, and to inform and motivate students, educators, and the public; and

WHEREAS, The program culminates each year with a competition between schools from across the region that allows student teams to apply the skills they have learned by building and launching a rocket of their own; and

WHEREAS, Onahan Elementary School sent five student teams -- Radioactive, Chronos, Sonic Boom!, ShamRocket, and Dark Matter -- made up of the 7th and 8th grade classes, to represent the school in the Rocket for Schools competition in Sheboygan, Wisconsin; and

WHEREAS, Of the 43 teams who competed, the teams from Onahan School took First, Second, Third, Fourth, and Fifth place for their thorough knowledge of rocketry, their rocket construction, and their successful launches; and

WHEREAS, This accomplishment was due in no small part to the dedication and support of parent and teacher leaders, as well as the work of all the students involved; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 28th day of May 2014, do hereby express our congratulations to the students, parents, and teachers who were involved in Onahan's sweeping victory at the Rockets for Schools Competition; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Onahan Elementary.

Presented By

ALDERMAN SMITH (43rd Ward):

CONGRATULATIONS EXTENDED TO IRA COLEMAN ON RECEIPT OF 2013 -- 2014 PROFESSIONAL SERVICE PROVIDER OF THE YEAR AWARD BY LINCOLN PARK CHAMBER OF COMMERCE.

[R2014-431]

WHEREAS, The Lincoln Park Chamber of Commerce presents annual awards to recognize businesses that exemplify a strong business model and a commitment to supporting a vibrant Lincoln Park community; and

WHEREAS, The Professional Service Provider of the Year award nominees can come from a wide-range of industries that provide a service supporting the well-being of individuals, families or businesses in the community; and

WHEREAS, Any business that contributes to the needs of others is an important part of the neighborhood and Lincoln Park is home to some of the best professionals in their respective fields; and

WHEREAS, The 2013 -- 2014 Professional Service Provider of the Year recipient is Ira Coleman for his work with TransNational Bankcard and the community; and

WHEREAS, Ira is a regular attendee at Lincoln Park Chamber of Commerce events. He also sits on the Ambassador Committee and is a member of the board of directors; and

WHEREAS, Throughout this past harsh winter, Ira Coleman spearheaded the collection of 1,000 coats for those less fortunate in the City, leveraging his strong network of connections for promotion and other logistical support of the drive; and

WHEREAS, Ira's selfless commitment to the Lincoln Park community should serve as an inspiration to us all; and

WHEREAS, The Honorable Michele Smith, Alderman of the 43rd Ward, has apprised this august body of the significant honor bestowed upon Ira Coleman; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 28th day of May 2014, do hereby congratulate Ira Coleman for being awarded Professional Service Provider of the Year and extend our very best wishes for his continued success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Ira Coleman.

Presented By

***ALDERMAN SMITH (43rd Ward) And
ALDERMAN FIORETTI (2nd Ward):***

***GRATITUDE EXTENDED TO DR. DONALD R. HOPKINS FOR CONTRIBUTIONS TO
FIELD OF MEDICINE AND DISEASE PREVENTION.***

[R2014-432]

WHEREAS, Dr. Donald R. Hopkins has faithfully served as the vice president of health programs for The Carter Center, the renowned non-governmental not-for-profit organization whose mission it is to advance human rights and alleviate suffering for all; and

WHEREAS, Dr. Donald R. Hopkins received his bachelors degree from Morehouse College in Atlanta, Georgia, his doctorate in medicine from The University of Chicago, his master's in public health from Harvard University, all world-class educational institutes; and

WHEREAS, Dr. Donald R. Hopkins has received an honorary doctorate of science from the prestigious Harvard University, as well as honorary degrees from Morehouse College, Emory University and Morehouse School of Medicine, and an honorary doctorate of humane letters at University of Massachusetts-Lowell; and

WHEREAS, Dr. Donald R. Hopkins is noted for his exceptional work in Sierra Leone fighting Dr. Hopkins raced to new outbreaks and vaccinated those unaff smallpox using innovative techniques. Contrary to conventional wisdom at the time, ected in the area, in larger and larger circles, until he had eliminated the outbreak. The success of Dr. Hopkins' strategy is testified by its acceptance as best practice by immunologists throughout the world; and by the eradication of smallpox, the first and only human disease to be eradicated; and

WHEREAS, Dr. Donald R. Hopkins has been a top crusader for the fight in eradicating Guinea worm disease, incredibly bringing down the number of reported cases from 3.5 million per year in 1986 to fewer than 150 in 2013. Dr. Hopkins has reported that he is increasingly confident that the disease will not outlive him; and

WHEREAS, Dr. Donald R. Hopkins has authored a multitude of books and scholarly papers on the subject of disease eradication including the book "*Princes and Peasants: Smallpox in History*" which was nominated in 1983 for a Pulitzer Prize; and

WHEREAS, The MacArthur Foundation, a renowned Chicago institution, awarded Dr. Donald R. Hopkins a MacArthur Fellows Grant in 1995, a "Genius Grant" whereby the recipient receives a large investment and is given full autonomy in its use, this grant is given to those who the foundation believes can make a great impact on the world; and

WHEREAS, From 1984 until 1986, Dr. Donald R. Hopkins served as deputy director and acting director at the Center of Disease Control and Prevention; and

WHEREAS, From 1989 until 2003, Dr. Donald R. Hopkins served on the Chicago Board of Health; and

WHEREAS, The Honorable Michele Smith, the Alderman of the 43rd Ward which includes Lincoln Park, the neighborhood Dr. Donald R. Hopkins has chosen to make his home in for 24 years, wishes to apprise this august body of Dr. Donald R. Hopkins' significant contributions to the field of medicine and disease prevention; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council gathered together this 28th day of May 2014 A.D., do hereby salute Dr. Donald R. Hopkins for nearly 40 years of disease prevention and eradication contributions that have made Chicago, the United States, and the world a safer place and saved countless lives, and express our heartfelt best wishes for his continued success in all his future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Dr. Donald R. Hopkins.

CONGRATULATIONS EXTENDED TO ROBIN B. GALLERY ON RECEIPT OF 2013 -- 2014 EXCELLENCE IN ARTS AND CULTURE AWARD FROM LINCOLN PARK CHAMBER OF COMMERCE.

[R2014-433]

WHEREAS, The Lincoln Park Chamber of Commerce presents annual awards to recognize businesses that exemplify a strong business model and a commitment to supporting a vibrant Lincoln Park community; and

WHEREAS, The Excellence in Arts and Culture Award honors an individual or organization that has contributed significantly to Lincoln Park's cultural or artistic reputation. Nominees can include artists, theaters, museums, music and dance classes or venues and more; and

WHEREAS, The 2013 -- 2014 Excellence In Arts and Culture Award recipient is the Robin B. Gallery, located at 1123 West Armitage Avenue; and

WHEREAS, Robin B. Gallery provides emerging and established artists the space they need to showcase and discuss their work while providing their customers access to locally-made work across several mediums at reasonable prices; and

WHEREAS, Robin B. Gallery hosts interactive art shows with talented Chicago artists and regularly partners with her fellow Armitage corridor business owners to create an inviting environment for shopping, dining and services; and

WHEREAS, The Honorable Michele Smith, Alderman of the 43rd Ward, has apprised this august body of the significant honor bestowed upon Robin B Gallery; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 28th day of May 2014, do hereby congratulate the Robin B. Gallery for being awarded Excellence In Arts and Culture and extend our very best wishes for their continued success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Robin B. Gallery.

CONGRATULATIONS EXTENDED TO PERENNIAL VIRANT ON RECEIPT OF 2013 -- 2014 HOSPITALITY BUSINESS OF THE YEAR AWARD FROM LINCOLN PARK CHAMBER OF COMMERCE.

[R2014-434]

WHEREAS, The Lincoln Park Chamber of Commerce presents annual awards to recognize businesses that exemplify a strong business model and a commitment to supporting a vibrant Lincoln Park community; and

WHEREAS, The Hospitality Business of the Year award honors a local restaurant, bar, cafe, market, hotel or other hospitality business that provides a world-class product and exceptional customer service to residents or visitors of Lincoln Park; and

WHEREAS, The 2013 -- 2014 Hospitality Business of the Year Award recipient is Perennial Virant; and

WHEREAS, A restaurant founded upon the local-first food movement, Paul Virant's Perennial Virant has been well received by critics and local residents alike; and

WHEREAS, Perennial Virant draws on their location across the street from Green City Market to benefit their guests with the freshest ingredients possible while contributing back to the community; and

WHEREAS, In December of 2013, Perennial Virant gave back to the community by developing a special holiday cocktail and contributing a portion of the proceeds to the Lincoln Park Zoo; and

WHEREAS, The Honorable Michele Smith, Alderman of the 43rd Ward, has apprised this august body of the significant honor bestowed upon Perennial Virant; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 28th day of May 2014, do hereby congratulate Perennial Virant for being awarded Hospitality Business of the Year and extend our very best wishes for their continued success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Perennial Virant.

CONGRATULATIONS EXTENDED TO INSOMNIA COOKIES ON RECEIPT OF 2013 -- 2014 RETAIL BUSINESS OF THE YEAR AWARD FROM LINCOLN PARK CHAMBER OF COMMERCE.

[R2014-435]

WHEREAS, The Lincoln Park Chamber of Commerce presents annual awards to recognize businesses that exemplify a strong business model and a commitment to supporting a vibrant Lincoln Park community; and

WHEREAS, The Retail Business of the Year Award honors a local business for outstanding achievements in the retail sales field; and

WHEREAS, Open to retailers of any size, this award recognizes strong customer service, loyalty and reviews as well as a sound business model, steady or increased sales and support of Lincoln Park's reputation as a shopping destination; and

WHEREAS, The 2013 -- 2014 Retail Business of the Year Award recipient is Insomnia Cookies; and

WHEREAS, Insomnia Cookies recently brought its successful cookie delivery model to the Lincoln Park community and has engaged the local community from the start; and

WHEREAS, Insomnia Cookies has donated thousands of cookies to local community groups and events; and

WHEREAS, Organizations in Lincoln Park and at DePaul University have benefitted from the cookie retailer's "Donation Days" one day fund-raising blitzes for a specific cause; and

WHEREAS, The Honorable Michele Smith, Alderman of the 43rd Ward, has apprised this august body of the significant honor bestowed upon Insomnia Cookies; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 28th day of May 2014, do hereby congratulate Insomnia Cookies for being awarded Retail Business of the Year and extend our very best wishes for the company's continued success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Insomnia Cookies.

Presented By

ALDERMAN TUNNEY (44th Ward):

TRIBUTE TO LATE FENTON JAMES FOLEY, JR.

[R2014-437]

WHEREAS, Fenton James Foley, Jr. 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 his passing by Alderman Thomas Tunney; and

WHEREAS, Jim was born to Fenton, Sr. and Mary Edna Foley in Toledo, Ohio; and

WHEREAS, Moving to Oak Park with his folks, Jim spent his high school years at Fenwick, where he was an active boxer and participated in many Chicago CYO boxing tournaments; and

WHEREAS, After graduating from Georgetown University, Jim continued his education by graduating from the law school at Loyola University -- Chicago; and

WHEREAS, Jim married the love of his life, Kathleen Kent in 1983, settling down in the Lakeview community; and

WHEREAS, Jim hung up his law shingle with Bob Majeske creating the Foley & Majeske Law Firm, specializing in personal injury law; Jim will be most remembered for his willingness to go the extra mile for people; and

WHEREAS, Jim was a member of the Nordic Law Club, Pilsen Neighbors and the Chicagoland Chamber of Commerce; and

WHEREAS, first as a loving step-father to Kelly Ann and Leon and then as a devoted grandfather to Rachael, Jessica, Bryant and Christian, Jim enjoyed many hours reading to his grandchildren and taking them on excursions to the Lincoln Park Zoo; and

WHEREAS, Jim's love of life and his ability to live it to the fullest endeared Jim to his family, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 28th day of May 2014, do hereby honor the life and memory of Fenton James Foley, Jr. and extend our heartfelt condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Fenton James Foley, Jr. as a token of our honor, gratitude and respect.

MATTERS PRESENTED BY THE ALDERMEN.

***(Presented By Wards, In Order, Beginning
With The Fiftieth Ward)***

Arranged under the following subheadings:

1. Traffic Regulations, Traffic Signals 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 and order 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
<i>MORENO</i> (1 st Ward)	West Augusta Boulevard, at 2355 -- 20 feet -- 6:00 A.M. to 3:00 A.M. -- all days; [O2014-4591]
	North Maplewood Avenue, at 1605 -- 20 feet -- 7:00 A.M. to 8:00 P.M. -- all days; [O2014-4578]
	West Potomac Avenue, at 2001 -- 20 feet -- 7:00 A.M. to 11:00 P.M. -- all days; [O2014-4586]
<i>COCHRAN</i> (20 th Ward)	South Prairie Avenue, at 6054 -- 15 minute loading zone -- unattended vehicles must have lights flashing -- at all times -- all days; [O2014-4154]
<i>SOLIS</i> (25 th Ward)	West 23 rd Place, at 456 -- 20 feet -- 15 minute loading zone with lights flashing -- 7:00 A.M. to 7:00 P.M. -- all days; [O2014-4698]
<i>BURNETT</i> (27 th Ward)	West Chicago Avenue, at 1030, between North Elizabeth Street and North Morgan Street -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday; [O2014-4683]

Alderman	Location, Distance And Time
	West Randolph Street, at 1436, between North Loomis Street and North Throop Street -- 7:00 A.M. to 7:00 P.M. -- Monday through Saturday; [O2014-4679]
<i>COLÓN</i> (35 th Ward)	West Armitage Avenue, at 2829 West Armitage Avenue/1956 North Mozart Street -- 60 feet -- no parking loading zone -- 11:00 A.M. to 2:00 A.M. -- all days; [O2014-4707]
	North Central Park Avenue, at 4748 -- 20 feet -- no parking loading zone -- 9:00 A.M. to 3:00 P.M. -- Monday through Friday; [O2014-4715]
<i>P. O'CONNOR</i> (40 th Ward)	North Ashland Avenue, at 5357 -- 15 minute loading zone -- unattended vehicles must have lights flashing -- tow-away zone after 15 minutes -- 10:00 A.M. to 6:00 P.M. -- Monday through Saturday; [O2014-4723]
<i>M. O'CONNOR</i> (41 st Ward)	North Northwest Highway, at 5932 -- 5934 -- no parking loading zone -- at all times -- all days; [O2014-4727]
<i>REILLY</i> (42 nd Ward)	East Bellevue Place, at 21 -- 20 feet/space for one additional vehicle -- no parking loading zone -- at all times --- all days; [O2014-4734]
<i>SMITH</i> (43 rd Ward)	West Division Street (north side) from a point 45 feet east of North Wells Street to a point 20 feet east thereof -- 10:00 A.M. to 10:00 P.M. -- all days; [O2014-4738]

5/28/2014 NEW BUSINESS PRESENTED BY ALDERMEN 82671

Alderman Location, Distance And Time

North Halsted Street (west side) from a point 276 feet south of West Belden Avenue to a point 24 feet south thereof -- 8:00 A.M. to 8:00 P.M. -- all days;

[O2014-4739]

MOORE
(49th Ward)

West Howard Street, at 1937 -- 15 minute loading zone -- unattended vehicles must have lights flashing -- 9:00 A.M. to 6:00 P.M. -- Monday through Saturday.

[O2014-4742]

Referred -- AMENDMENT OF LOADING ZONE AT 6420 N. CALIFORNIA AVE.

[O2014-4744]

Alderman Silverstein (50th Ward) presented a proposed ordinance to amend a previously passed ordinance which established loading zone at 6420 North California Avenue -- 20 feet -- 7:00 A.M. to 9:30 P.M. -- Monday through Saturday, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- ESTABLISHMENT OF DESIGNATED LOADING/DROP OFF ZONE AT 8725 S. COMMERCIAL AVE.

[Or2014-255]

Alderman Pope (10th Ward) presented a proposed order authorizing the Commissioner of Transportation to give consideration to create a designated no parking loading/drop off zone for K.I. Restaurant located at 8725 South Commercial Avenue -- at all times -- all days, 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 Distance
<i>MORENO</i> (1 st Ward)	North Washtenaw Avenue, at 1416 (Handicapped Parking Permit 93060); [O2014-4256]
<i>BURNS</i> (4 th Ward)	East 41 st Street, at 618 (Handicapped Parking Permit 92835); [O2014-4258]
<i>SAWYER</i> (6 th Ward)	South Champlain Avenue, at 8226 (Handicapped Parking Permit 83759); [O2014-4259] West 72 nd Place, at 1333 (Handicapped Parking Permit 92313); [O2014-4260]
<i>HOLMES</i> (7 th Ward)	South Colfax Avenue, at 8237 (Handicapped Parking Permit 84497); [O2014-4261] South Phillips Avenue, at 9031 (Handicapped Parking Permit 89566); [O2014-4733] South Saginaw Avenue, at 8131 (Handicapped Parking Permit 90245); [O2014-4262]
<i>HARRIS</i> (8 th Ward)	South Cottage Grove Avenue, at 8801 (install signs at 700 East 88 th Street) (Handicapped Parking Permit 94277); [O2014-4264] South Crandon Avenue, at 8836 (Handicapped Parking Permit 73264); [O2014-4265]

5/28/2014

NEW BUSINESS PRESENTED BY ALDERMEN

82673

Alderman

Location And Distance

South Dante Avenue, at 7419 (Handicapped Parking Permit 92720);
[O2014-4263]

POPE
(10th Ward)

South Avenue E, at 10543 (Handicapped Parking Permit 92990);
[O2014-4355]

BALCER
(11th Ward)

South Emerald Avenue, at 2567 (Handicapped Parking Permit 92799);
[O2014-4359]

South Normal Avenue, at 3220 (Handicapped Parking Permit 92792);
[O2014-4357]

South Union Avenue, at 3808 (Handicapped Parking Permit 91008);
[O2014-4376]

West 33rd Place, at 822 (Handicapped Parking Permit 92818);
[O2014-4375]

West 43rd Place, at 442 (Handicapped Parking Permit 92801);
[O2014-4369]

QUINN
(13th Ward)

South Keating Avenue, at 6414 (Handicapped Parking Permit 92504);
[O2014-4427]

South Kilbourn Avenue, at 5626 (Handicapped Parking Permit 94163);
[O2014-4416]

South Knox Avenue, at 6104 (Handicapped Parking Permit 92937);
[O2014-4434]

South Kolin Avenue, at 6354 (Handicapped Parking Permit 93201);
[O2014-4387]

South Mason Avenue, at 6229 (Handicapped Parking Permit 92929);
[O2014-4379]

Alderman

Location And Distance

South Massasoit Avenue, at 6218 (Handicapped Parking Permit 92739);
[O2014-4423]

South Meade Avenue, at 6110 (Handicapped Parking Permit 93217);
[O2014-4401]

South Melvina Avenue, at 5531 (Handicapped Parking Permit 93732);
[O2014-4407]

South Merrimac Avenue, at 5730 (Handicapped Parking Permit 92738);
[O2014-4413]

South Normandy Avenue, at 5818 (Handicapped Parking Permit 93220);
[O2014-4409]

West 63rd Place, at 5755 (Handicapped Parking Permit 92501);
[O2014-4398]

West 63rd Place, at 5852 (Handicapped Parking Permit 93203);
[O2014-4391]

West 64th Street, at 5739 (Handicapped Parking Permit 93224);
[O2014-4385]

West 64th Street, at 5836 (Handicapped Parking Permit 92939);
[O2014-4395]

West 64th Street, at 6046 (Handicapped Parking Permit 93725);
[O2014-4429]

West 65th Street, at 4524 (Handicapped Parking Permit 92945);
[O2014-4382]

West 70th Place, at 3722 (Handicapped Parking Permit 93208);
[O2014-4438]

BURKE
(14th Ward)

South Karlov Avenue, at 4953 (Handicapped Parking Permit 93069);
[O2014-4442]

FOULKES
(15th Ward)

South Albany Avenue, at 6237 (Handicapped Parking Permit 70566);
[O2014-4452]

5/28/2014 NEW BUSINESS PRESENTED BY ALDERMEN 82675

Alderman Location And Distance

COCHRAN
(20th Ward)

South Evans Avenue, at 6441 (Handicapped Parking Permit 93418);
[O2014-4266]

BROOKINS
(21st Ward)

South Marshfield Avenue, at 8533 (Handicapped Parking Permit 90425);
[O2014-4268]

South May Street, at 8641 (Handicapped Parking Permit 92111);
[O2014-4269]

South Morgan Street, at 9630 (Handicapped Parking Permit 92101);
[O2014-4267]

ZALEWSKI
(23rd Ward)

South Austin Avenue, at 5709 (Handicapped Parking Permit 94842);
[O2014-4273]

West 60th Place, at 3507 (Handicapped Parking Permit 93933);
[O2014-4272]

West 64th Place (2 West), at 6541 (Handicapped Parking Permit 93937);
[O2014-4274]

CHANDLER
(24th Ward)

South Lawndale Avenue, at 1536 (Handicapped Parking Permit 93095);
[O2014-4283]

West Polk Street, at 3840 (Handicapped Parking Permit 93127);
[O2014-4285]

SOLIS
(25th Ward)

South Miller Street, at 838 (Handicapped Parking Permit 93465);
[O2014-4275]

South Oakley Avenue, at 2305 (Handicapped Parking Permit 92025);
[O2014-4280]

Alderman

Location And Distance

West 23rd Street, at 2053 (Handicapped Parking Permit 92024);
[O2014-4276]

West 24th Street, at 478 (handicapped permit parking);
[O2014-4297]

MALDONADO
(26th Ward)

West Beach Avenue, at 3234 (Handicapped Parking Permit 92455);
[O2014-4306]

North California Avenue, at 1032 (Handicapped Parking Permit 89389);
[O2014-4339]

West Dickens Avenue, at 3641 (signs to be posted at 3412 West
McLean Avenue) (Handicapped Parking Permit 91261);
[O2014-4336]

West Evergreen Avenue, at 2647 (Handicapped Parking Permit 91251);
[O2014-4341]

West Hirsch Street, at 3219 (Handicapped Parking Permit 91255);
[O2014-4344]

North Kedzie Avenue, at 1050 (Handicapped Parking Permit 83942);
[O2014-4292]

West Le Moyne Street, at 3637 (Handicapped Parking Permit 74862);
[O2014-4303]

North Mozart Street, at 845 (Handicapped Parking Permit 93050);
[O2014-4349]

West Palmer Street, at 3544 (Handicapped Parking Permit 91256);
[O2014-4328]

West Wabansia Avenue, at 3528 (Handicapped Parking Permit 91260);
[O2014-4331]

BURNETT
(27th Ward)

West Ferdinand Street, at 3722 (Handicapped Parking Permit 83105);
[O2014-4352]

5/28/2014

NEW BUSINESS PRESENTED BY ALDERMEN

82677

REBOYRAS
(30th Ward)

North Marmora Avenue, at 2553 (Handicapped Parking Permit 92456);
[O2014-4152]

SUAREZ
(31st Ward)

North Avers Avenue, at 2648 (Handicapped Parking Permit 93515);
[O2014-4485]

West Belden Avenue, at 5041 (Handicapped Parking Permit 91817);
[O2014-4453]

West George Street, at 4343 (Handicapped Parking Permit 93492);
[O2014-4461]

North Keating Avenue, at 2306 (Handicapped Parking Permit 91852);
[O2014-4469]

North Kilbourn Avenue, at 2901 (Handicapped Parking Permit 91849);
[O2014-4466]

West Oakdale Avenue, at 5238 (Handicapped Parking Permit 93493);
[O2014-4456]

West Parker Avenue, at 4921 (Handicapped Parking Permit 91806);
[O2014-4463]

North Tripp Avenue, at 2515 (Handicapped Parking Permit 93506);
[O2014-4484]

WAGUESPACK
(32nd Ward)

West Logan Boulevard, at 2244 (Handicapped Parking Permit 92465);
[O2014-4488]

North Marshfield Avenue, at 3415 (Handicapped Parking Permit 89944);
[O2014-4489]

AUSTIN
(34th Ward)

South Harvard Avenue, at 11434 (Handicapped Parking Permit 93378);
[O2014-4501]

South Morgan Street, at 10229 (Handicapped Parking Permit 92413);
[O2014-4497]

Alderman

Location And Distance

South Peoria Street, at 9926 (Handicapped Parking Permit 91719);
[O2014-4499]

South Yale Avenue, at 11426 (handicapped permit parking);
[O2014-4495]

West 110th Place, at 1233 (Handicapped Parking Permit 92414);
[O2014-4493]

SPOSATO
(36th Ward)

North New England Avenue, at 1748 (Handicapped Parking
Permit 93675);
[O2014-4503]

CULLERTON
(38th Ward)

North Oriole Avenue, at 3434 (Handicapped Parking Permit 93253);
[O2014-4509]

M. O'CONNOR
(41st Ward)

North Ottawa Avenue, at 5025 (Handicapped Parking Permit 90788);
[O2014-4511]

TUNNEY
(44th Ward)

North Alta Vista Terrace, at 3846 (Handicapped Parking Permit 79097);
[O2014-4514]

ARENA
(45th Ward)

North Mason Avenue, at 5622 (Handicapped Parking Permit 91902);
[O2014-4517]

MOORE
(49th Ward)

West Pratt Boulevard, at 1635 (Handicapped Parking Permit 93816);
[O2014-4520]

SILVERSTEIN
(50th Ward)

North Richmond Street, at 6422 (Handicapped Parking Permit 94105).
[O2014-4837]

Referred -- AMENDMENT OF PROHIBITION OF PARKING AT ALL TIMES.
(Disabled Permit Parking)

The aldermen named below presented proposed ordinances to amend previously passed ordinances which established parking prohibitions at all times at the locations designated, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location
MORENO (1 st Ward)	Repeal Disabled Parking Permit 44388 at 2653 West Iowa Street; [O2014-4842]
BURNS (4 th Ward)	Removal of Disabled Parking Permit 16546 at 825 East Drexel Square; [O2014-4644]
BALCER (11 th Ward)	Amend ordinance by striking: "South Bonfield Street, at 2929 (Handicapped Parking Permit 54166)"; [O2014-4854]
	Amend ordinance by striking: "South Bonfield Street, at 2946 (Handicapped Parking Permit 78976)"; [O2014-4862]
	Amend ordinance by striking: "South Canal Street, at 3146 (Handicapped Parking Permit 69604)"; [O2014-4858]
	Amend ordinance by striking: "South Keeley Street, at 2834 (Handicapped Parking Permit 14383)"; [O2014-4868]
	Amend ordinance by striking: "South Lock Street, at 3048 (Handicapped Parking Permit 16860)"; [O2014-4851]
	Amend ordinance by striking: "South Normal Avenue, at 3322 (Handicapped Parking Permit 76653)"; [O2014-4860]

Alderman

Location

Amend ordinance by striking: "South Shields Avenue, at 2806 (Handicapped Parking Permit 67017)";

[O2014-4855]

Amend ordinance by striking: "South Union Avenue, at 3121 (Handicapped Parking Permit 32609)";

[O2014-4863]

Amend ordinance by striking: "South Union Avenue, at 4552 (handicapped permit parking)";

[O2014-4866]

Amend ordinance by striking: "South Wallace Street, at 4538 (Handicapped Parking Permit 69287)";

[O2014-4856]

Amend ordinance by striking: "South Wells Street, at 3200 (Handicapped Parking Permit 46630)";

[O2014-4853]

Amend ordinance by striking: "West 26th Street, at 516 (Handicapped Parking Permit 49258)";

[O2014-4857]

Amend ordinance by striking: "West 32nd Place, at 1236 (Handicapped Parking Permit 18747)";

[O2014-4864]

Amend ordinance by striking: "West 42nd Street, at 544 (Handicapped Parking Permit 39006)";

[O2014-4852]

Amend ordinance by striking: "West 46th Street, at 503 (Handicapped Parking Permit 73288)";

[O2014-4859]

Amend ordinance by striking: "West 47th Place, at 612 (Handicapped Parking Permit 17391)";

[O2014-4865]

5/28/2014

NEW BUSINESS PRESENTED BY ALDERMEN

82681

Alderman

Location

FOULKES
(15th Ward)

Amend ordinance by striking: "South Maplewood Avenue, at 6316 (Handicapped Parking Permit 81041)";

[O2014-4834]

Amend ordinance by striking: "South Richmond Street, at 6415 (Handicapped Parking Permit 82999)";

[O2014-4848]

MUÑOZ
(22nd Ward)

Amend ordinance by striking: "South Spaulding Avenue, at 2810 (Handicapped Parking Permit 64485)";

[O2014-4270]

ZALEWSKI
(23rd Ward)

Amend ordinance by striking: "West 53rd Street, at 4443 (Handicapped Parking Permit 40225)";

[O2014-4867]

REBOYRAS
(30th Ward)

Amend ordinance by striking: "North Hamlin Avenue, at 2835 (Handicapped Parking Permit 82466)";

[O2014-4153]

MELL
(33rd Ward)

Amend ordinance by striking: "North Albany Avenue, at 4525 (Handicapped Parking Permit 83693)";

[O2014-4840]

CULLERTON
(38th Ward)

Amend ordinance by striking: "North Nordica Avenue, at 3930 (Handicapped Parking Permit 54815)";

[O2014-4847]

P. O'CONNOR
(40th Ward)

Amend ordinance by striking: "North Campbell Avenue, at 5649 (Handicapped Parking Permit 26432)";

[O2014-4850]

Alderman

Location

Amend ordinance by striking: "West Gunnison Street, at 2453 (Handicapped Parking Permit 44657)";

[O2014-4849]

MOORE(49th Ward)

Amend ordinance by striking: "North Claremont Avenue, at 7555 (Handicapped Parking Permit 83509)";

[O2014-4846]

Amend ordinance by striking: "West Jarvis Avenue, at 2021 (Handicapped Parking Permit 83515)";

[O2014-4843]

SILVERSTEIN(50th Ward)

Amend ordinance by striking: "North Washtenaw Avenue, at 6254 (Handicapped Parking Permit 37332)".

[O2014-4835]

Referred -- REPEAL OF "PALAU CONSULATE PARKING ONLY" SIGN AT 230 E. OHIO ST.

[O2014-4737]

Alderman Reilly (42nd Ward) presented a proposed ordinance to amend a previously passed ordinance by striking therefrom "Palau Consulate Parking Only" sign located adjacent to 230 East Ohio Street, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- LIMITATION OF PARKING AT 7400 -- 7499 S. STATE ST. AT ALL TIMES.

[O2014-4830]

Alderman Sawyer (6th Ward) presented a proposed ordinance to limit the parking of vehicles to one hour at 7400 -- 7499 South State Street (east side) at all times -- all days, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- ESTABLISHMENT OF RESIDENTIAL PERMIT PARKING ZONES.

The aldermen named below presented proposed 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
<i>MORENO</i> (1 st Ward)	North Fairfield Avenue (both sides) in the 2400 block -- 6:00 P.M. to 6:00 A.M. -- all days; [Or2014-253]
<i>ZALEWSKI</i> (23 rd Ward)	West 54 th Place (south side) from South Menard Avenue to the first alley west thereof -- at all times -- all days (Zone 29); [Or2014-252]
<i>ERVIN</i> (28 th Ward)	South Washtenaw Avenue (west side) in the 1500 block -- at all times -- all days; [Or2014-264]
<i>SUAREZ</i> (31 st Ward)	West Deming Place (both sides), at 5100 (5101 -- 5143 and 5108 -- 5144 West Deming Place) from North Leclair Avenue to the first alley east of North Laramie Avenue -- at all times -- all days [Or2014-265]
	West Wolfram Street (both sides), at 4900 (4900 -- 4956 and 4901 -- 4957 West Wolfram Street) from North Lamon Avenue to North Lavergne Avenue -- at all times -- all days. [Or2014-266]

Referred -- AMENDMENT OF RESIDENTIAL PERMIT PARKING ZONES.

The aldermen named below presented proposed ordinances to amend previously passed

ordinances which established 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
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DOWELL
(3rd Ward)

Amend residential permit parking zones in the area within the following boundaries: South Vincennes Avenue to the east, South Dr. Martin Luther King, Jr. Drive to the west, East 41st Street on the north and East 41st Street on the south -- one residential permit parking zone -- 421 to 499 East 41st Street (odd side) -- all times -- all days -- Residential Permit Parking Zone 1771;

[O2014-4625]

LANE
(18th Ward)

Amend ordinance by striking: "South Karlov Avenue (east side), in the 8100 block -- 8:00 A.M. to 10:00 A.M. -- Monday through Friday.

[O2014-4642]

Referred -- ESTABLISHMENT OF RESIDENTIAL PERMIT PARKING BUFFER ZONE AT 1530 S. STATE ST.

[O2014-4609]

Alderman Dowell (3rd Ward) presented proposed ordinance to establish a residential permit parking buffer zone for Residential Parking Permit Zone 1674 at 1530 South State Street (west side), which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- ESTABLISHMENT OF STANDING ZONES.

The aldermen named below presented proposed ordinances to establish standing zones, with tow-away zones to be in effect after expiration of the limits indicated, and require that vehicles have hazard lights activated while at the locations designated, for the distances and times specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

5/28/2014

NEW BUSINESS PRESENTED BY ALDERMEN

82685

Alderman

Location, Distance And Time

BURNETT
(27th Ward)

West Chicago Avenue, at 1319, between North Throop Street and North Ada Street -- 30 minute standing zone -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday;

[O2014-4687]

SUAREZ
(31st Ward)

West Diversey Avenue (north side), at 4924, from a point 225 feet west of North Lamon Avenue to a point 40 feet west thereof -- 15 minute standing zone -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday;

[O2014-4702]

MITTS
(37th Ward)

West Chicago Avenue, at 5317 -- 15 minute standing zone -- unattended vehicles must have lights flashing -- 7:00 A.M. to 7:00 P.M. -- Monday through Friday;

[O2014-4716]

REILLY
(42nd Ward)

North Wabash Avenue, at 115 -- 20 feet/one vehicle space -- 15 minute standing zone -- 7:00 A.M. to 9:00 P.M. -- Monday through Saturday;

[O2014-4731]

SMITH
(43rd Ward)

North Clark Street (west side) from a point 75 feet north of West Dickens Avenue to a point 40 feet north thereof -- 40 feet -- 15 minute standing zone -- 9:00 A.M. to 9:00 P.M. -- all days.

[O2014-4740]

Referred -- ESTABLISHMENT OF TOW-AWAY ZONE AT 6250 N. CLARK ST.

[O2014-4720]

Alderman P. O'Connor (40th Ward) presented a proposed ordinance to establish no parking tow-away zone at 6250 North Clark Street (two spaces) Monday through Friday (public benefit), which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Referred -- INSTALLATION OF TRAFFIC WARNING SIGNS.

The aldermen named below presented proposed orders for the installation of traffic warning 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>BALCER</i> (11 th Ward)	South Lituanica Avenue and West 37 th Place -- "All-Way Stop"; [Or2014-256]
<i>THOMAS</i> (17 th Ward)	West 80 th Street and South Yale Avenue -- "All-Way Stop"; [Or2014-257]
<i>LANE</i> (18 th Ward)	South Sawyer Avenue and West 81 st Street -- "Two-Way Stop"; [Or2014-258]
<i>ZALEWSKI</i> (23 rd Ward)	West 52 nd Street and South Neva Avenue -- "Stop"; [Or2014-259]
<i>CHANDLER</i> (24 th Ward)	South Keeler Avenue and West Grenshaw Street -- "Two-Way Stop"; [Or2014-261]
	West Roosevelt Road and South Komensky Avenue -- "Two-Way Stop"; [Or2014-260]
	West 18 th Street and South Pulaski Road -- "All-Way Stop"; [Or2014-262]
<i>SOLIS</i> (25 th Ward)	South Wentworth Avenue and 18 th Street -- oversized "Stop". [Or2014-263]

Referred -- INSTALLATION AND REMOVAL OF MISCELLANEOUS TRAFFIC SIGNS.

The aldermen named below presented a proposed ordinance and order for the installation of miscellaneous 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)	Installation of "CPS Staff Parking Only On School Days -- 7:00 A.M. To 4:30 P.M. -- All Other Times No Parking Tow-Away Zone" signs on the north side of West 13 th Street, from South Plymouth Court to South Federal Street; [Or2014-254]
<i>THOMAS</i> (17 th Ward)	Removal of "Rush Hour Parking Controls" on South Halsted Street, between West 80 th Street and West 75 th Street -- 0.6 mile. [O2014-4640]

Referred -- ESTABLISHMENT OF FIVE-TON VEHICLE WEIGHT LIMITATION ON PORTION OF W. SUNNYSIDE AVE.

[O2014-4719]

Alderman Cullerton (38th Ward) presented a proposed ordinance to establish a weight limit of five tons for vehicles at 5600 West Sunnyside Avenue at North Central 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 eight 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 MORENO (1st Ward):

To classify as a B3-3 Community Shopping District instead of a C1-2 Neighborhood Commercial District and C2-1 Motor Vehicle-Related Commercial District the area shown on Map Number 1-H bounded by:

West Grand Avenue; a line 312 feet east of and parallel to North Paulina Street; West Ferdinand Street; and North Paulina Street (common address: 1629 -- 1659 West Grand Avenue).

[O2014-4686]

BY ALDERMAN BALCER (11th Ward):

To classify as a C2-2 Motor Vehicle-Related Commercial District instead of an RS1 Residential Single-Unit (Detached House) District the area shown on Map Number 8-G bounded by:

West 35th Street; a line 150 feet east of and parallel to South Sangamon Street; the public alley next south of and parallel to West 35th Street; and a line 125 feet east of and parallel to South Lituania Avenue (common address: 923 West 35th Street).

[O2014-4690]

BY ALDERMAN ZALEWSKI (23rd Ward):

To classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of a B3-1 Community Shopping District the area shown on Map Number 12-K bounded by:

South Archer Avenue; South Kostner Avenue; the public alley next southeast of and parallel to South Archer Avenue; and a line 72.30 feet southwest of the west line of South Kostner Avenue (as measured along the southeast boundary line of South Archer Avenue) (common address: 5173 -- 5175 South Archer Avenue).

[O2014-4692]

BY ALDERMAN SOLIS (25th Ward):

To classify as an M1-3 Limited Manufacturing/Business Park District instead of Business Planned Development Number 1100 the area shown on Map Number 4-F bounded by:

South Archer Avenue; South Clark Street; a point 542.07 feet south of South Archer Avenue and the westerly right-of-way line of South Clark Street; a line from a point 542.07 feet south of South Archer Avenue and the westerly right-of-way line of South Clark Street to a point 389 feet south of South Archer Avenue and 52.42 feet west of South Clark Street; a line from a point 52.42 feet west of South Clark Street and 389 feet south of South Archer Avenue to a point 52.57 feet west of South Clark Street and

289 feet south of South Archer Avenue; a line 289 feet south of South Archer Avenue as measured at the westerly right-of-way line of South Clark Street and perpendicular thereto; a line from a point 289 feet south of South Archer Avenue and 66 feet west of South Clark Street to a point 223 feet south of South Archer Avenue and 79 feet west of South Clark Street; a line 223 feet south of South Archer Avenue, as measured at the westerly right-of-way line of South Clark Street and perpendicular thereto; and a line 80.65 feet west of and parallel to South Clark Street running north to the point of beginning (common address: 2020 and 2100 South Clark Street).

[O2014-4695]

BY ALDERMAN GRAHAM (29th Ward):

To classify as an RS1 Residential Single-Unit (Detached House) District instead of a B3-2 Community Shopping District the area shown on Map Number 5-M bounded by:

the alley next north of and parallel to West North Avenue; North Mobile Avenue; West North Avenue; and a line 263.75 feet west of and parallel to North Mobile Avenue (common address: 6310 West North Avenue).

[O2014-4699]

BY ALDERMAN CULLERTON (38th Ward):

To classify as a B3-1 Community Shopping District instead of a B2-3 Neighborhood Mixed-Use District and a B3-2 Community Shopping District the area shown on Map Numbers 9-N and 9-O bounded by:

West Waveland Avenue; North Harlem Avenue; a line 266 feet south of and parallel to West Addison Street; the alley next east of and parallel to North Harlem Avenue; a line 416 feet south of and parallel to West Addison Street; North Harlem Avenue; a line 125.4 feet south of and parallel to West Cornelia Avenue; a line 131.57 feet west of and parallel to North Harlem Avenue; a line 119.32 feet south of and parallel to West Addison Street; North Oconto Avenue; a line 122.61 feet north of and parallel to West Addison Street; and a line 131.57 feet west of North Harlem Avenue (common address: 3452 -- 3610 North Harlem Avenue, 7207 -- 7227 West Addison Street, 3601 -- 3607 North Oconto Avenue, 3517 -- 3535 North Harlem Avenue and 3612 -- 3636 North Harlem Avenue).

[O2014-4705]

BY ALDERMAN SMITH (43rd Ward):

To classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RM4.5 Residential Multi-Unit District the area shown on Map Number 7-G bounded by:

a line 70 feet north of and parallel to West Montana Avenue; North Sheffield Avenue; West Montana Avenue; and the public alley perpendicular to West Montana Avenue and next west of and parallel to North Sheffield Avenue (common address: 2436 -- 2440 North Sheffield Avenue).

[O2014-4710]

BY ALDERMAN PAWAR (47th Ward):

To classify as an RS3 Residential Single-Unit (Detached House) District instead of a B1-1 Neighborhood Shopping District the area shown on Map Number 13-H bounded by:

the public alley next north of and parallel to West Lawrence Avenue; a line 75 feet east of and parallel to North Hamilton Avenue; West Lawrence Avenue; and a line 37.5 feet east of and parallel to North Hoyne Avenue (common address: 2120 -- 2122 West Lawrence Avenue).

[O2014-4713]

3. CLAIMS.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

Alderman Burns (4th Ward) presented seven proposed claims against the City of Chicago for the claimants named as noted, which were *Referred to the Committee on Finance*, as follows:

Arches D Condominium Association;

Dorchester Condominium Association;

Ethel Condominium Association;

Ingleside Place Condominium Association;

Parkview Luxury Condominium Association;

Woodlawn Condominium Association;

5001 -- 5007 South Dorchester Condominium Association.

[CL2014-4670]

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 SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 1.2 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. CHICAGO AVE.

[O2014-4235]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 1.2 which restricted the issuance of additional alcoholic liquor licenses on West Chicago Avenue, from North Ashland Avenue to North Wood Street, which was *Referred to the Committee on License and Consumer Protection*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 24 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:

Artemio's Bakery Number 2 -- to maintain and use one awning at 1443 North Milwaukee Avenue;

[O2014-4282]

Artemio's Bakery Number 2 -- to maintain and use one sign at 1443 North Milwaukee Avenue;

[O2014-4278]

Ashland & Division Currency Exchange -- to maintain and use one sign at 1545 West Division Street;

[O2014-4284]

Delta Animal Hospital -- to maintain and use one awning at 2105 West Chicago Avenue;
[O2014-4288]

Delta Animal Hospital -- to maintain and use one sign at 2105 West Chicago Avenue;
[O2014-4298]

Fringe A Hair Salon, Inc. -- to maintain and use one canopy at 1437 North Milwaukee Avenue;
[O2014-4524]

The Gardner School -- to construct, install, maintain and use five awnings at 1612 West North Avenue;
[O2014-4290]

Gold Star Bar, Inc. -- to maintain and use one sign at 1755 West Division Street;
[O2014-4299]

Hollywood Grill -- to maintain and use five signs at 1601 West North Avenue;
[O2014-4301]

Janik's Cafe -- to maintain and use one awning at 2011 West Division Street;
[O2014-4293]

Kasia's -- to maintain and use two awnings at 2101 West Chicago Avenue;
[O2014-4300]

Lubinski Furniture Sale -- to maintain and use one canopy at 1550 North Milwaukee Avenue;
[O2014-4527]

Margie's Candies -- to maintain and use two awnings at 1960 North Western Avenue;
[O2014-4307]

Mariano's Number 8527 Ukranian Village -- to maintain and use one sign at 2021 West Chicago Avenue;
[O2014-4309]

Milk & Honey Cafe -- to maintain and use one awning at 1920 West Division Street;
[O2014-4311]

Mirai Sushi -- to maintain and use one awning at 2020 West Division Street;
[O2014-4324]

Pet Supplies Plus -- to maintain and use one sign at 1289 North Milwaukee Avenue;
[O2014-4310]

Picante's Authentaco -- to maintain and use five light fixtures adjacent to 1141 North Ashland Avenue;

[O2014-4314]

Real Drugs, Inc. -- to maintain and use one sign at 1530 West Chicago Avenue;

[O2014-4318]

Reckless Records -- to maintain and use two light fixtures adjacent to 1532 North Milwaukee Avenue;

[O2014-4327]

Reckless Records -- to maintain and use one sign at 1532 North Milwaukee Avenue;

[O2014-4321]

Roscoe Village Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 2332 West Belmont Avenue;

[O2014-4330]

Runa Japanese -- to construct, install, maintain and use one awning at 2257 West North Avenue; and

[O2014-4325]

Bartosz Wisniewski -- to maintain and use one occupation of space adjacent to 1343 North Bosworth Avenue.

[O2014-4287]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, nine 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:

Craft Pizza -- 1252 North Damen Avenue;

[O2014-4277]

Hash -- 1357 North Western Avenue;

[O2014-4279]

Koko's Mediterranean Grill -- 1760 West Chicago Avenue;

[O2014-4281]

La Strada Cafe -- 2023 North California Avenue;	[O2014-4286]
Las Islas Marias -- 2043 -- 2051 North Milwaukee Avenue;	[O2014-4291]
Mexique -- 1529 West Chicago Avenue;	[O2014-4305]
Runa Japanese -- 2257 West North Avenue;	[O2014-4312]
Shambles Bar -- 2050 West Division Street; and	[O2014-4316]
Xoco -- 1471 North Milwaukee Avenue.	[O2014-4319]

Referred -- EXEMPTION OF ASHLAND 820 LLC FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2014-4236]

Also, a proposed ordinance to exempt Ashland 820 LLC from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 820 North Ashland 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-- STANDARDIZATION OF 730 N. DAMEN AVE. AS "EDWIN 'ODGE' BOKSA WAY".

[O2014-4237]

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of 730 North Damen Avenue as "Edwin 'Odge' Boksa Way", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN FIORETTI (2nd Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Nineteen 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:

Argo Tea -- to maintain and use two signs at 1 South Franklin Street;
[O2014-4354]

Ashland & Van Buren -- to maintain and use three signs at 1600 West Van Buren Street;
[O2014-4356]

Brasserie by LM -- to maintain and use one windscreen adjacent to 800 South Michigan Avenue;
[O2014-4361]

Daily Parking, Inc. -- to maintain and use two signs at 410 South Wabash Avenue;
[O2014-4364]

Jaks Tap -- to maintain and use one sign at 901 West Jackson Boulevard;
[O2014-4365]

Lou Malnati's Pizzeria -- to maintain and use two awnings at 805 South State Street;
[O2014-4329]

Paramount Lofts Condominium Association -- to maintain and use 140 balconies adjacent to 1645 West Ogden Avenue;
[O2014-4373]

Paramount Lofts Condominium Association -- to maintain and use one grease separator adjacent to 1645 West Ogden Avenue;
[O2014-4390]

Petco -- to maintain and use three signs at 611 West Roosevelt Road;
[O2014-4396]

St. Leonard's Ministries -- to maintain and use one tree grate adjacent to 2120 West Warren Boulevard;
[O2014-4404]

Standing Room Only Chicago -- to maintain and use one awning at 610 South Dearborn Street;

[O2014-4334]

Wabash/Roosevelt LLC -- to maintain and use one canopy at 1147 South Wabash Avenue;

[O2014-4529]

7-Eleven -- to maintain and use two awnings at 833 West Van Buren Street;

[O2014-4337]

36th and King Drive, Inc. Amoco -- to maintain and use two signs at 342 East 35th Street;

[O2014-4424]

233 South Wacker LLC -- to maintain and use one canopy at 233 South Wacker Drive;

[O2014-4531]

303 Madison -- to maintain and use one roof soffit adjacent to 303 West Madison Street;

[O2014-4433]

303 Madison -- to maintain and use two vaults adjacent to 303 West Madison Street;

[O2014-4436]

1720 South Michigan Condominiums -- to maintain and use two balconies adjacent to 1720 South Michigan Avenue; and

[O2014-4447]

1720 South Michigan Condominiums -- to maintain and use five planters adjacent to 1720 South Michigan Avenue.

[O2014-4483]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, six 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:

Acadia Restaurant -- 1639 South Wabash Avenue;

[O2014-4340]

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Al's Beef -- 601 West Adams Street;

[O2014-4338]

Epples Restaurant -- 554 West Roosevelt Road;

[O2014-4345]

Giordano's Restaurant -- 1340 South Michigan Avenue;

[O2014-4323]

Meli Cafe on Dearborn -- 500 South Dearborn Street; and

[O2014-4326]

Waffles -- 1400 South Michigan Avenue.

[O2014-4351]

Referred -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 829 S. WABASH AVE.

[Or2014-242]

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Best Neon Sign Company to install a sign/signboard at 829 South Wabash Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Presented By

ALDERMAN DOWELL (3rd Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR LAKESIDE BANK.

[O2014-4536]

A proposed ordinance to grant permission and authority to Lakeside Bank to construct, install, maintain and use one canopy at 1350 South Michigan Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN BURNS (4th Ward):

Referred -- EXEMPTION OF CAF CONSTRUCTION LLC/ANDREW AHITOW FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2014-4216]

A proposed ordinance to exempt CAF Construction LLC/Andrew Ahitow from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 5432 South Woodlawn 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 HAIRSTON (5th 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:

Quick Snacks, Inc. -- to maintain and use one awning at 1658 East 55th Street;
[O2014-4342]

Subway -- to maintain and use one awning at 1449 East 57th Street;
[O2014-4343]

The University of Chicago -- to construct, install, maintain and use four caissons adjacent to 5500 South University Avenue;
[O2014-4492]

The University of Chicago -- to construct, install, maintain and use one sheeting adjacent to 5500 South University Avenue;
[O2014-4513]

The University of Chicago Medical Center -- to maintain and use three sheetings adjacent to 5700 South Maryland Avenue; and

[O2014-4516]

Vogue Cleaners -- to maintain and use one awning at 1442 East 57th Street.

[O2014-4346]

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:

Big City Fashions -- to maintain and use one canopy at 7456 South Cottage Grove Avenue;

[O2014-4540]

CBA, Small Business Development, Inc. -- to construct, install, maintain and use one planter adjacent to 457 East 75th Street;

[O2014-4551]

CBA, Small Business Development, Inc. -- to construct, install, maintain and use two planters adjacent to 511 East 75th Street;

[O2014-4545]

CBA, Small Business Development, Inc. -- to construct, install, maintain and use one planter adjacent to 555 East 75th Street;

[O2014-4543]

CBA, Small Business Development, Inc. -- to construct, install, maintain and use two planters adjacent to 611 East 75th Street;

[O2014-4533]

CBA, Small Business Development, Inc. -- to construct, install, maintain and use one planter adjacent to 647 East 75th Street;

[O2014-4558]

Chatham Jewelry & Loan, Inc. -- to maintain and use one awning at 645 -- 647 East 79th Street; and

[O2014-4350]

Sapstein Drugs -- to maintain and use one awning at 752 East 83rd Street.

[O2014-4353]

Referred -- EXEMPTION OF DEDICATED AUTO FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2014-4218]

Also, a proposed ordinance to exempt Dedicated Auto from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 7142 South Vincennes 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 HARRIS (8th Ward):

Referred -- CORRECTION OF APRIL 30, 2014 CITY COUNCIL JOURNAL OF PROCEEDINGS.

[O2014-4208]

A proposed ordinance to correct the April 30, 2014 *Journal of the Proceedings of the City Council of the City of Chicago*, page 80469, concerning an incorrect computation of the Maximum Floor Area Ratio and Maximum Floor Area for Subarea A as set forth in the Bulk Regulations and Data Table affixed to an ordinance reclassifying an area shown on Map Number 1-F at 200 -- 240 West Randolph Street and 151 -- 169 North Franklin Street, which was *Referred to the Committee on Committees, Rules and Ethics*.

Referred -- AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY REPLACING SUBSECTIONS 4-60-022 (8.41) AND 4-60-023 (8.20, 8.28 AND 8.42(a)) TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR AND PACKAGE GOODS LICENSES ON PORTIONS OF VARIOUS PUBLIC WAYS WITHIN 8TH WARD.

[O2014-4205]

Also, a proposed ordinance to amend Title 4, Chapter 60 of the Municipal Code of Chicago by replacing subsections 4-60-022 (8.41) and 4-60-023 (8.20, 8.28 and 8.42(a)) to disallow the issuance of additional alcoholic liquor and package goods licenses on various public ways within the 8th Ward, 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:

Links to Learning Child Care -- to maintain and use one awning at 8515 South Stony Island Avenue; and

[O2014-4360]

Woodard Building, Inc. -- to maintain and use nine awnings at 7850 South Jeffery Boulevard.

[O2014-4363]

Referred -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 9000 S. STONY ISLAND AVE.

[Or2014-228]

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Midwest Sign & Lighting, Inc. to install a sign/signboard at 9000 South Stony Island Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Presented By

ALDERMAN BEALE (9th 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:

City Sports on Michigan -- to maintain and use one sign at 11102 -- 11106 South Michigan Avenue; and

[O2014-4560]

U.S. Furniture & Linen -- to maintain and use one fire shutter adjacent to 11218 South Michigan Avenue.

[O2014-4564]

Referred -- EXEMPTION OF LITTLE FEATHERS PERFORMING ARTS CHILD CARE CENTER FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2014-4209]

Also, a proposed ordinance to exempt Little Feathers Performing Arts Child Care Center from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 11255 South Michigan 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 POPE (10th 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:

The Catholic Charities of Chicago -- to maintain and use three canopies at 8959 South Commercial Avenue; and

[O2014-4557]

Ramon Reyes -- to maintain and use two awnings at 4011 East 106th Street.

[O2014-4366]

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:

Jump Start Academy-Amazing Friends LLC -- 9802 South Ewing Avenue; and

[O2014-4246]

T.F. Real Estate -- 10258 South Ewing Avenue.

[O2014-4245]

Presented By

ALDERMAN BALCER (11th 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:

Archer Cafe -- to construct, install, maintain and use one awning at 2951 South Archer Avenue;

[O2014-4370]

DSO Properties LLC -- to maintain and use two bay windows adjacent to 3252 -- 3254 South Morgan Street; and

[O2014-4569]

DSO Properties LLC -- to maintain and use one fire escape adjacent to 3252 -- 3254 South Morgan Street.

[O2014-4585]

Referred -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS AT 2201 S. HALSTED ST.

Also, two proposed orders directing the Commissioner of Buildings to issue permits to Gracie Group to install signs/signboards at 2201 South Halsted Street, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard (north wall); and

[Or2014-229]

one sign/signboard (southeast wall).

[Or2014-230]

Presented By

**ALDERMAN BALCER (11th Ward),
ALDERMAN REBOYRAS (30th Ward),
ALDERMAN CÁRDENAS (12th Ward) And
ALDERMAN BURKE (14th Ward):**

Referred -- CALL UPON COMMITTEE ON HUMAN RELATIONS TO HOLD HEARING ON NECESSARY ACTIONS TO ENSURE VETERANS ACCESS TO TIMELY HEALTH CARE.

[R2014-356]

A proposed resolution calling on the Committee on Human Relations to hold a hearing to determine what actions the City can take to ensure that our nation's veterans receive the timely

access to health care, assess what assistance the City could provide the federal government to identify the root causes of the current health care crisis facing the Department of Veterans Affairs, which was *Referred to the Committee on Human Relations*.

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:

Jesus Estrella -- to maintain and use one staircase adjacent to 2259 South Whipple Street;
and

[O2014-4590]

Village Discount Outlet, Inc. -- to maintain and use one awning at 2514 West 47th Street.

[O2014-4378]

Presented By

ALDERMAN QUINN (13th 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:

American Family Insurance -- to maintain and use one sign at 4403 West 63rd Street;

[O2014-4593]

Athletic & Therapeutic Institute of Midway LLC -- to maintain and use one sign at 5616 West 63rd Street;

[O2014-4598]

Ray Buick, Inc. -- to maintain and use two signs at 5011 West 63rd Street; and

[O2014-4603]

Taqueria La Haciendita, Inc. -- to maintain and use one sign at 5922 -- 5924 South Pulaski Road.

[O2014-4616]

Presented By

ALDERMAN BURKE (14th 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 Apartment Lounge -- to maintain and use one sign at 3806 West 47th Street;

[O2014-4620]

Doctor's Office -- to construct, install, maintain and use one awning at 2645 West 51st Street;

[O2014-4384]

Marin Funeral Home -- to maintain and use one awning at 2744 West 51st Street;

[O2014-4392]

PS Orangeco, Inc. Number 28401 -- to maintain and use one sign at 4220 West 47th Street; and

[O2014-4627]

Zapotlan, Inc. -- to maintain and use one sign at 3923 -- 3925 South Kedzie Avenue.

[O2014-4649]

Presented By

**ALDERMAN BURKE (14th Ward) And
ALDERMAN LAURINO (39th Ward):**

Referred -- COMMISSIONER OF DEPARTMENT OF BUSINESS AFFAIRS AND CONSUMER PROTECTION AND REPRESENTATIVES FROM CHICAGO POLICE DEPARTMENT AND BANKING AND RETAIL INDUSTRIES REQUESTED TO TESTIFY ON CREDIT CARD FRAUD PREVENTION.

[R2014-352]

A proposed resolution calling on the commissioner of the Department of Business Affairs and Consumer Protection and representatives from the Chicago Police Department and the banking and retail industries to testify before the Committee on Finance regarding fraud prevention and identity security involving credit card transactions, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN THOMPSON (16th 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:

Mexico Sons Muffler & Brakes -- to maintain and use one sign at 5700 South Western Avenue;

[O2014-4725]

State Farm -- to maintain and use one sign at 3045 West 59th Street; and

[O2014-4726]

Tibbs Superior Auto -- to maintain and use one sign at 6237 South Ashland Avenue.

[O2014-4728]

Presented By

**ALDERMAN THOMPSON (16th Ward)
And OTHERS:**

Referred -- ILLINOIS GENERAL ASSEMBLY AND UNITED STATES CONGRESS
URGED TO ENACT LEGISLATION DIRECTED TOWARD EDUCATING CHILDREN,
YOUNG ADULTS AND ADULTS ABOUT CONFLICT MANAGEMENT.

[R2014-351]

A proposed resolution, presented by Aldermen Thompson, Dowell, Beale, Lane, O'Shea, Cochran, Burnett, Reboyras, Austin and Pawar, urging the Illinois General Assembly and the United States Congress to enact legislation mandating the development of age-appropriate and developmental stage-appropriate education programs on the dangers of violent responses to conflict and incorporating such programs into the curricula from pre-school through grade 12 and further, through a special joint committee, calling on members of the Committees on Education and Child Development and Health and Environmental Protection to conduct hearings and elicit testimony from individuals and organizations into methods and programs needed to educate children, young adults and adults about conflict management, which was *Referred to a Joint Committee comprised of the members of the Committee on Education and Child Development and the members of the Committee on Health and Environmental Protection.*

Presented By

ALDERMAN THOMAS (17th 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:

Cortez Carter -- to maintain and use one canopy at 7901 -- 7911 South Racine Avenue;
[O2014-4567]

Cortez Carter -- to maintain and use one canopy at 1151 -- 1159 West 79th Street;
[O2014-4572]

Charming Beauty -- to maintain and use one sign at 1021 West 79th Street;
[O2014-4729]

City Mart -- to maintain and use one sign at 750 West 79th Street;
[O2014-4730]

King Food & Liquor -- to maintain and use one sign at 6759 South Western Avenue;
[O2014-4732]

Riverdale Body Shop -- to maintain and use one sign at 7917 South Vincennes Avenue;
and
[O2014-4735]

Tina's Cocktail Lounge -- to maintain and use one awning at 7840 -- 7842 South Racine
Avenue.
[O2014-4399]

Referred -- EXEMPTION OF JACKIE EDWARDS FROM PHYSICAL BARRIER
REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING
FACILITIES.

[O2014-4210]

Also, a proposed ordinance to exempt Jackie Edwards from the physical barrier requirement
pertaining to alley accessibility for the parking facilities for 1153 West 69th 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 THOMAS (17th Ward)
And OTHERS:

Referred -- AMENDMENT OF CHAPTER 2-154 OF MUNICIPAL CODE BY ADDING
NEW SECTION 2-154-017 ENTITLED "DIVERSITY IN NON-MINORITY-OWNED
FIRMS DISCLOSURE ORDINANCE".

[O2014-4252]

A proposed ordinance, presented by Aldermen Thomas, Dowell, Sawyer, Holmes, Harris,
Beale, Foulkes, Thompson, Lane, Cochran, Brookins, Chandler, Burnett, Ervin, Graham, Austin
and Mitts, to amend Title 2, Chapter 154 of the Municipal Code of Chicago by adding new

Section 2-154-017 to establish regulations and promote full and accurate public disclosure of the degree to which professionals who are members of minority groups and employed by non-minority-owned and controlled firms that provide consulting, accounting, legal, banking, financial, trustee, underwriting, financial advisory, management, brokerage and any other professional service, except construction, demolition, rehabilitation or remodeling of buildings or sale of personal property, have equal opportunities to acquire valuable business experience and participate or otherwise work on projects derived from, assisted by or supported by the City through tax revenues or otherwise, which was *Referred to the Committee on Finance*.

Referred -- CHICAGO BOARD OF EDUCATION, COMMUNITY COLLEGE DISTRICT NO. 508, CHICAGO PARK DISTRICT, CHICAGO TRANSIT AUTHORITY AND CHICAGO HOUSING AUTHORITY URGED TO ADOPT AND ENFORCE POLICIES DOCUMENTING AND DISCLOSING WORKFORCE DIVERSITY BY CONTRACTUAL NON-MINORITY-OWNED FIRMS.

[R2014-358]

Also, a proposed resolution, presented by Aldermen Thomas, Dowell, Sawyer, Holmes, Harris, Beale, Foulkes, Thompson, Lane, Cochran, Brookins, Chandler, Burnett, Ervin, Graham, Austin and Mitts, to encourage the Chicago Board of Education, Community College District Number 508, the Chicago Park District, the Chicago Transit Authority and the Chicago Housing Authority to adopt and enforce procedures and reporting requirements documenting the extent to which non-minority-owned and controlled professional service firms involved in discretionary City transactions are availing themselves of the talents of members of minority groups and help in fostering their professional development, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN LANE (18th Ward):

Referred -- EXEMPTION OF YOUNG SCHOLARS LEARNING CENTER FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2014-4204]

A proposed ordinance to exempt Young Scholars Learning Center from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 3800 West 84th 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 PERMITS FOR SIGNS/SIGNBOARDS AT 7601 S. CICERO AVE.

Also, two proposed orders directing the Commissioner of Buildings to issue permits to Sure Light Sign Company to install signs/signboards at 7601 South Cicero Avenue, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard measuring 278 square feet; and [Or2014-226]

one sign/signboard measuring 502 square feet. [Or2014-225]

Presented By

ALDERMAN O'SHEA (19th 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:

Djenne Collection -- to maintain and use one awning at 1759 West 95th Street; [O2014-4406]

Ellie's -- to maintain and use two awnings at 10701 South Hale Avenue; [O2014-4408]

HTP Associates Occupation Ltd. -- to maintain and use one awning at 11012 South Western Avenue; [O2014-4418]

Shear Soul, Inc. -- to maintain and use one awning at 1763 West 95th Street; and
[O2014-4421]

Taqueria Valparaiso -- to maintain and use one sign at 10500 South Western Avenue.
[O2014-4736]

Referred -- GRANT OF PRIVILEGE TO ELLIE'S FOR SIDEWALK CAFE.
[O2014-4358]

Also, a proposed ordinance to grant permission and authority to Ellie's to maintain and use a portion of the public way adjacent to 10701 South Hale Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN COCHRAN (20th Ward):

Referred -- EXEMPTION OF THE INSPIRATION CORPORATION, D.B.A. THE LIVING ROOM CAFE FROM CITY FEES UNDER NOT-FOR-PROFIT STATUS.
[O2014-4156]

A proposed ordinance providing The Inspiration Corporation, doing business as The Living Room Cafe with inclusive exemption, under its not-for-profit status, from all city fees related to the erection and maintenance of buildings and fuel storage facilities at 806 East 64th Street for the period ending June 8, 2016, which was *Referred to the Committee on Finance*.

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:

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82713

Cosmo Superstore, Inc. -- to maintain and use one fence adjacent to 6250 South Cottage Grove Avenue; and

[O2014-4741]

Dolex Dollar Express, Inc. -- to maintain and use one sign at 1838 West 47th Street.

[O2014-4743]

Referred -- SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVES FOR PROPERTY AT 4550 S. PACKERS AVE.

[R2014-357]

Also, a proposed resolution recommending the property at 4550 South Packers Avenue for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was *Referred to the Committee on Economic, Capital and Technology Development*.

Presented By

ALDERMAN BROOKINS (21st Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR H&W DENTAL.

[O2014-4745]

A proposed ordinance to grant permission and authority to H&W Dental to maintain and use one sign at 9612 South Halsted Street, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN MUÑOZ (22nd Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR RESTAURANTE ALANIS LTD.

[O2014-4746]

A proposed ordinance to grant permission and authority to Restaurante Alanis Ltd. to

maintain and use two security cameras adjacent to 4153 West 26th Street, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN ZALEWSKI (23rd 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:

Allstate Insurance -- to maintain and use one sign at 5657 South Harlem Avenue;
[O2014-4747]

Dunkin Donuts -- to maintain and use two landscapings adjacent to 5615 South Harlem Avenue; and
[O2014-4748]

Moran Body Shop -- to maintain and use one sign at 5243 South Archer Avenue.
[O2014-4749]

Referred -- EXEMPTION OF ROGELIO RICHART OF XPRESS AUTO AND TIRES FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.
[O2014-4207]

Also, a proposed ordinance to exempt Rogelio Richart of Xpress Auto and Tires from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 3800 West 55th 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 -- SUPPORT OF CLASS 6(b) TAX INCENTIVES.

Also, two proposed resolutions recommending the properties listed for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which were *Referred to the Committee on Economic, Capital and Technology Development*, as follows:

4040 West 40th Street; and [R2014-353]

6850 West 62nd Street. [R2014-354]

Presented By

ALDERMAN CHANDLER (24th 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:

Cellular Zone -- to maintain and use one awning at 3206 West 16th Street; [O2014-4431]

Ivory Cleaners -- to maintain and use one sign at 3857 West Roosevelt Road; [O2014-4751]

La Azteca Paleteria -- to maintain and use one sign at 3018 West Cermak Road; and [O2014-4752]

Rothschild Liquors -- to maintain and use two security cameras adjacent to 3530 West Roosevelt Road. [O2014-4753]

Referred -- STANDARDIZATION OF PORTION OF W. 30TH PL. AS "OFFICER NIKKI BOSTIC-JONES WAY".

[O2014-4227]

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of West 30th Place, from South California Avenue to South California Boulevard, as "Officer Nikki Bostic-Jones Way", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN SOLIS (25th 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:

Cell Com of Chicago, Inc. -- to maintain and use one sign at 1429 West 18th Street;
[O2014-4754]

Digital Green Sign -- to maintain and use one sign at 2025 South Western Avenue;
[O2014-4756]

House of Fortune -- to maintain and use one awning at 2405 -- 2407 South Wentworth Avenue;
[O2014-4435]

Monterrey Security Consultants, Inc. -- to maintain and use two signs at 2232 South Blue Island Avenue;
[O2014-4758]

Uncle Bob's Storage -- to construct, install, maintain and use four banners adjacent to 1601 -- 1625 South Ashland Avenue; and
[O2014-4759]

Uncle Bob's Storage -- to maintain and use five signs at 1601 -- 1625 South Ashland Avenue.
[O2014-4766]

Referred -- GRANT OF PRIVILEGE TO JAMBA JUICE FOR SIDEWALK CAFE.

[O2014-4362]

Also, a proposed ordinance to grant permission and authority to Jamba Juice to maintain and use a portion of the public way adjacent to 1322 South Halsted Street for the operation of a sidewalk cafe, 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:

Atotonilco -- 1633 South Blue Island Avenue; and

[O2014-4222]

J&M Auto Repair -- 2560 South Blue Island Avenue.

[O2014-4219]

Referred -- AMENDMENT OF SECTION 17-6-0403 OF MUNICIPAL CODE TO REQUIRE PLANNED DEVELOPMENT APPROVAL FOR LARGE VENUE ENTERTAINMENT AND SPECTATOR SPORTS WITHIN PLANNED MANUFACTURING DISTRICT NO. 9.

[O2014-4225]

Also, a proposed ordinance to amend Title 17, Chapter 6, Section 0403 of the Municipal Code of Chicago requiring planned development approval for large entertainment and spectator sports venues within Planned Manufacturing District Number 9, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Referred -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS AT 1100 S. CANAL ST.

Also, nine proposed orders directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at 1100 South Canal Street, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

Blair Sign Programs -- for one sign/signboard measuring 137 square feet (Sign 1);
[Or2014-236]

Blair Sign Programs -- for one sign/signboard measuring 137 square feet (Sign 2);
[Or2014-237]

Blair Sign Programs -- for one sign/signboard measuring 137 square feet (Sign 3);
[Or2014-239]

Blair Sign Programs -- for one sign/signboard measuring 137 square feet (Sign B1);
[Or2014-238]

Olympic Signs, Inc. -- for one sign/signboard measuring 93 square feet (Sign C1);
[Or2014-231]

Olympic Signs, Inc. -- for one sign/signboard measuring 93 square feet (Sign C2);
[Or2014-232]

Olympic Signs, Inc. -- for one sign/signboard measuring 93 square feet (Sign C3);
[Or2014-233]

Olympic Signs, Inc. -- for one sign/signboard measuring 93 square feet (Sign C4); and
[Or2014-234]

Olympic Signs, Inc. -- for one sign/signboard measuring 93 square feet (Sign C5).
[Or2014-235]

Referred -- SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVES FOR PROPERTY AT 2801 S. WESTERN AVE.

[R2014-355]

Also, a proposed resolution recommending the property at 2801 South Western Avenue for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was *Referred to the Committee on Economic, Capital and Technology Development*.

Presented By

ALDERMAN MALDONADO (26th Ward):

Referred -- AMENDMENT OF TITLES 4, 7 AND 10 OF MUNICIPAL CODE CONCERNING MOBILE PREPARED FOOD VENDORS.

[O2014-4212]

A proposed ordinance to amend various sections of Titles 4, 7 and 10 of the Municipal Code of Chicago to allow properly licensed mobile prepared food vendors to sell pre-cooked food, prepared and packaged in a licensed kitchen, from a two- or three-wheeled vehicle and require such vendors to consult with the Department of Health regarding proposed business practices, the vehicle and equipment to be used and food safety operations prior to obtaining a mobile food vendor license, and further, to allow vendors to set up produce stands serving pre-sliced fruits and vegetables in areas of the city underserved by grocery stores, which was *Referred to the Committee on License and Consumer Protection*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 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:

Grandma J's, Inc. -- to maintain and use one awning at 1552 North Kedzie Avenue;
[O2014-4439]

La Canasta Bakery, Inc. -- to maintain and use three fire shutters adjacent to 3575 West Armitage Avenue;
[O2014-4769]

Las Vegas Nite Club, Inc. -- to maintain and use one canopy at 3702 West Armitage Avenue; and
[O2014-4574]

Rob West Plumbing, Inc. -- to construct, install, maintain and use one awning at 1102 North California Avenue.
[O2014-4444]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, five 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:

Cafe Colao -- 2638 West Division Street;	[O2014-4368]
Lockdown -- 1024 North Western Avenue;	[O2014-4374]
Papa's Cache Sabroso, Inc. -- 2517 West Division Street;	[O2014-4377]
Upton's Naturals Company -- 2054 West Grand Avenue; and	[O2014-4388]
Vainilla Bean Bake Shop, Inc. -- 2627 West Division Street.	[O2014-4393]

Presented By

ALDERMAN BURNETT (27th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Twenty-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:

Bert's Car Wash & Detail Center -- to maintain and use four signs at 461 North Elizabeth Street;	[O2014-4289]
Mr. Clarence L. Burch -- to maintain and use one fire escape adjacent to 1251 North Clybourn Avenue;	[O2014-4335]

Chasing Tails 4 U Pet Fitness, Inc. -- to construct, install, maintain and use one awning at 1724 West Lake Street;

[O2014-4448]

Chicago Park District -- to maintain and use eight landscapings adjacent to 412 West Chicago Avenue;

[O2014-4294]

Chicago Park District -- to maintain and use five planter railings adjacent to 412 West Chicago Avenue;

[O2014-4302]

Chicago Park District -- to maintain and use 23 trees adjacent to 412 West Chicago Avenue;

[O2014-4308]

De Cero -- to maintain and use one windscreen adjacent to 812 -- 816 West Randolph Street;

[O2014-4313]

Empire Cooler Service, Inc. -- to maintain and use one sign at 940 West Chicago Avenue;

[O2014-4315]

Greek Islands Restaurant -- to maintain and use one canopy at 200 South Halsted Street;

[O2014-4579]

Kaiser Tiger -- to maintain and use 11 light fixtures adjacent to 1415 West Randolph Street;

[O2014-4317]

Lou Malnati's Pizzeria -- to maintain and use six door swings adjacent to 1235 West Randolph Street;

[O2014-4320]

Michalik Funeral Home -- to maintain and use one sign at 1056 West Chicago Avenue;

[O2014-4332]

Prairie Material -- to maintain and use one occupation of space adjacent to 835 North Peoria Street;

[O2014-4383]

Suite Lounge -- to maintain and use one awning at 1446 North Wells Street;

[O2014-4451]

Thalia Spice Asian Fusion Bistro -- to maintain and use three light fixtures adjacent to 833 West Chicago Avenue;

[O2014-4412]

Thalia Spice Asian Fusion Bistro -- to maintain and use two signs at 833 West Chicago Avenue;

[O2014-4414]

Transit -- to maintain and use eight light fixtures adjacent to 1431 West Lake Street;

[O2014-4417]

VCP Funding 111 LLC, VCP Series 1057 Grand -- to construct, install, maintain and use nine balconies adjacent to 1057 West Grand Avenue;

[O2014-4426]

VCP Funding 111 LLC, VCP Series 1057 Grand -- to maintain and use three bay windows adjacent to 1057 West Grand Avenue;

[O2014-4430]

VCP Funding 111 LLC, VCP Series 1057 Grand -- to maintain and use one fence adjacent to 1057 West Grand Avenue;

[O2014-4437]

VCP Funding 111 LLC, VCP Series 1057 Grand -- to maintain and use one staircase adjacent to 1057 West Grand Avenue;

[O2014-4440]

Westhaven Coin Laundry -- to maintain and use one sign at 2355 West Washington Boulevard; and

[O2014-4449]

167 North May Street - Chris Livieratos -- to maintain and use nine balconies adjacent to 167 North May Street.

[O2014-4454]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, four 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:

Arista Foods -- 112 North May Street;

[O2014-4397]

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NEW BUSINESS PRESENTED BY ALDERMEN

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Glazed and Infused -- 813 West Fulton Market;

[O2014-4400]

Viaggio -- 1330 West Madison Street; and

[O2014-4405]

Vinnies Sub Shop -- 1204 West Grand Avenue.

[O2014-4411]

Referred -- AMENDMENT OF GRANT OF PRIVILEGE FOR BELLY Q/URBAN BELLY II.

[O2014-4476]

Also, a proposed ordinance to amend an ordinance passed by the City Council on April 2, 2014 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 77892, which authorized a grant of privilege to Belly Q/Urban Belly II for a sidewalk cafe, by deleting the words: "hours of operation . . . : Sunday, 3:00 P.M." and inserting in their place the words: "hours of operation . . . : Sunday, 11:00 A.M.", 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:

Learn Chartered School Network/Penelope Vamava -- 3000 West Fulton Boulevard; and
[O2014-4243]

Peppercorn 1229 LLC/Phil Denny -- 1229 West Washington Boulevard.
[O2014-4241]

Referred -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, three proposed orders directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

The Holland Design Group, Inc. -- for one sign/signboard at 2333 West Madison Street;
[Or2014-241]

Project Outdoor LLC -- for one sign/signboard at 821 West Evergreen Avenue; and
[Or2014-248]

Project Outdoor LLC -- for one sign/signboard at 1333 North Kingsbury Street.
[Or2014-249]

Presented By

ALDERMAN ERVIN (28th 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:

Madison Street Gold Exchange, Inc. -- to maintain and use one sign at 5134 West Madison Street;
[O2014-4322]

The Ogden -- to maintain and use one sign at 1659 West Ogden Avenue;
[O2014-4371]

Polk & Western, Inc. -- to maintain and use one fire shutter adjacent to 749 South Western Avenue;
[O2014-4380]

Roosevelt Square II Limited Partnership -- to maintain and use two planters adjacent to 1302 West Roosevelt Road; and

[O2014-4389]

Roosevelt Square II Limited Partnership -- to maintain and use four planters adjacent to 1328 -- 1352 West Roosevelt Road.

[O2014-4403]

Presented By

ALDERMAN GRAHAM (29th Ward):

Referred -- AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY ADDING NEW SUBSECTION 29.61 TO DISALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF N. MOBILE AVE.

[O2014-4206]

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by adding new subsection 29.61 to disallow the issuance of additional package goods licenses on North Mobile Avenue, from West North Avenue to West Bloomingdale Avenue, 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:

Angelo's Quick Stop -- to maintain and use one sign at 6336 West Grand Avenue; and
[O2014-4465]

Barney's Pizza -- to maintain and use one sign at 5648 West Chicago Avenue.
[O2014-4467]

Presented By

ALDERMAN REBOYRAS (30th 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:

Advantage MRI -- to maintain and use one sign at 2008 North Pulaski Road;
[O2014-4472]

Armitage Hair Salon -- to maintain and use one awning at 4257 West Armitage Avenue;
[O2014-4458]

Bristol Liquors, Inc. -- to maintain and use two signs at 5207 West Belmont Avenue;
[O2014-4475]

EM Lounge -- to maintain and use one sign at 4247 West Armitage Avenue;
[O2014-4478]

Podlasie -- to maintain and use one sign at 2918 North Central Park Avenue; and
[O2014-4480]

Taqueria La Oaxaquena -- to maintain and use one sign at 3382 North Milwaukee Avenue.
[O2014-4486]

Referred -- GRANT OF PRIVILEGE TO MAMBO CAFE FOR SIDEWALK CAFE.
[O2014-4419]

Also, a proposed ordinance to grant permission and authority to Mambo Cafe to maintain and use a portion of the public way adjacent to 3336 -- 3342 North Milwaukee Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- EXEMPTION OF YAKOV PLOTKIM FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2014-4155]

Also, a proposed ordinance to exempt Yakov Plotkim from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 3445 North Milwaukee 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 -- AMENDMENT OF SECTIONS 17-11-0201-F AND 17-11-0202-C OF MUNICIPAL CODE BY EXTENDING COMPLIANCE DATE FOR ORNAMENTAL FENCING LANDSCAPE REQUIREMENTS IN VEHICULAR USE AREAS.

[O2014-4161]

Also, a proposed ordinance to amend Title 17, Chapter 11 of the Municipal Code of Chicago by modifying Sections 17-11-0201-F and 17-11-0202-C to extend to June 15, 2016 the required date of compliance for the installation of ornamental fencing behind any existing hedges, or when no hedges exist, at the property line of any pre-existing vehicular use area less than 30,000 feet in size that is outside the Central Area, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Presented By

ALDERMAN SUAREZ (31st 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:

Advanced Medical Clinic -- to maintain and use two signs at 4009 West Fullerton Avenue;
[O2014-4490]

Baskin Robbins/Dunkin Donuts -- to maintain and use one sign at 3039 North Central Avenue;

[O2014-4494]

Barbara Deerfler -- to maintain and use one awning at 5143 West Diversey Avenue;
[O2014-4462]

Salgado Furniture, Inc. -- to maintain and use two signs at 4317 -- 4325 West Fullerton Avenue; and
[O2014-4496]

V&J America Multiservices -- to maintain and use one awning at 4420 West Armitage Avenue.
[O2014-4473]

Presented By

**ALDERMAN SUAREZ (31st Ward) And
ALDERMAN BURKE (14th Ward):**

Referred -- AMENDMENT OF ORDINANCE WHICH AUTHORIZED ISSUANCE OF PERMITS, FREE OF CHARGE, TO BOARD OF TRUSTEES OF COMMUNITY COLLEGE DISTRICT NO. 508.

[O2014-4232]

A proposed ordinance to amend a prior ordinance which authorized the issuance of permits, free of charge, for demolition, new construction, construction alteration, repair, renovation, rehabilitation and inspection of buildings and facilities by the City Colleges of Chicago, including other teaching institutes, and its contractors for public or governmental use by the Board of Trustees of Community College District Number 508, by extending the duration for the issuance of such permits, free of charge, to April 1, 2029 from the commencement date of April 1, 2009, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN WAGUESPACK (32nd 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:

BFF Bikes -- to construct, install, maintain and use one awning at 2113 West Armitage Avenue;

[O2014-4479]

Bluelight -- to maintain and use one sign at 3251 North Western Avenue;

[O2014-4502]

Goose Island Shrimp House, Inc. -- to maintain and use one sign at 1013 West Division Street;

[O2014-4504]

Shigeyo Henriquez -- to maintain and use three stone copings (limestone/cornerstone) at base of building facade adjacent to 2223 West Roscoe Street;

[O2014-4553]

Horween Leather Company -- to maintain, occupy and use 1,481.67 square feet of space for housing three sheds and a hopper extending to the roof at the rear of the building adjacent to 2015 -- 2021 North Elston Avenue;

[O2014-4506]

Neil Kauffman -- to maintain and use one sign at 1944 West Chicago Avenue;

[O2014-4507]

New Divine Nails and Spa -- to maintain and use one awning at 1702 West Belmont Avenue;

[O2014-4482]

North Community Bank -- to maintain and use one sign at 1401 West Belmont Avenue;

[O2014-4510]

Peek, Aren't You Curious, Inc. -- to construct, install, maintain and use one awning at 1723 North Damen Avenue;

[O2014-4491]

Roscoe Village Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 1819 West Belmont Avenue;

[O2014-4518]

Roscoe Village Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 1900 West Belmont Avenue;

[O2014-4523]

Roscoe Village Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 1948 West Belmont Avenue;

[O2014-4525]

Roscoe Village Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 2058 West Belmont Avenue;

[O2014-4530]

Roscoe Village Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 2059 West Belmont Avenue;

[O2014-4532]

Roscoe Village Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 2159 West Belmont Avenue;

[O2014-4537]

Roscoe Village Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 2200 West Belmont Avenue;

[O2014-4541]

Roscoe Village Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 2300 West Belmont Avenue;

[O2014-4547]

Roscoe Village Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 2332 West Belmont Avenue;

[O2014-4550]

Sixteen Condominium Association -- to maintain and use nine balconies adjacent to 3443 North Lincoln Avenue;

[O2014-4556]

Visual Cast Media -- to maintain and use one security camera adjacent to 2000 West Chicago Avenue; and

[O2014-4563]

24 Karrots -- to construct, install, maintain and use one awning at 2004 West Armitage Avenue.

[O2014-4498]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, five 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:

Bird's Nest -- 2500 North Southport Avenue;

[O2014-4422]

5/28/2014

NEW BUSINESS PRESENTED BY ALDERMEN

82731

Butcher & The Burger -- 1021 West Armitage Avenue; [O2014-4428]

Fairways -- 1139 -- 1141 West Armitage Avenue; [O2014-4432]

Las Tablas on Lincoln -- 2942 -- 2944 North Lincoln Avenue; and [O2014-4443]

Sofra Turkish Kitchen -- 3134 North Lincoln Avenue. [O2014-4446]

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:

Clybourn Construction LLC -- 2440 -- 2442 North Clybourn Avenue; and [O2014-4228]

Clybourn Ventures LLC -- 2464 North Clybourn Avenue. [O2014-4229]

Presented By

ALDERMAN MELL (33rd 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:

Elston Ace Hardware, Inc. -- to maintain and use one building projection adjacent to 2825 West Belmont Avenue;

[O2014-4568]

Lincoln Antique Mall -- to maintain and use one sign at 3115 West Irving Park Road;

[O2014-4571]

North Park University -- to maintain and occupy existing occupation of space adjacent to 5137 North Albany Avenue; and

[O2014-4575]

North River Commission -- to construct, install, maintain and use one kiosk adjacent to 3365 West Lawrence Avenue.

[O2014-4583]

Referred-- GRANT OF PRIVILEGE TO ANTOJITOS MAJICOS FOR SIDEWALK CAFE.

[O2014-4450]

Also, a proposed ordinance to grant permission and authority to Antojitos Majicos to maintain and use a portion of the public way adjacent to 3540 West Lawrence Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN AUSTIN (34th Ward):

Referred -- AMENDMENT OF CHAPTER 2-159 OF MUNICIPAL CODE BY FURTHER REGULATING PROVISIONS GOVERNING ADJACENT NEIGHBORS LAND ACQUISITION PROGRAM.

[O2014-4203]

A proposed ordinance to amend Chapter 2-159 of the Municipal Code of Chicago by modifying the provisions of the Adjacent Neighbors Land Acquisition Program regarding the definitions of certain terms, maintenance of a list of City-owned parcels of land, minimum purchase price of such City-owned parcels, covenants in deed and rules and regulations for advertising, bidding and sale of said City-owned parcels, which was *Referred to the Committee on Housing and Real Estate*.

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:

Express Food Mart & Cellular -- to maintain and use two signs at 11058 South Wentworth Avenue; and

[O2014-4588]

Magic Johnson Bridgescape Academy -- to maintain and use two signs at 10928 South Halsted Street.

[O2014-4595]

Referred -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 1717 W. 115th STREET.

[Or2014-250]

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Doyle Signs, Inc. to install a sign/signboard at 1717 West 115th Street, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Presented By

ALDERMAN COLÓN (35th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Ten 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:

Beauty Box Hair Salon & Spa -- to maintain and use one awning at 2944 West Diversey Avenue;

[O2014-4512]

Cafe Con Leche D'Noche -- to maintain and use one windscreen adjacent to 2710 North Milwaukee Avenue;

[O2014-4601]

Carniceria La Mejor, Inc. -- to maintain and use one awning at 2848 North Milwaukee Avenue;

[O2014-4515]

Chuck's & Ed's Tavern -- to maintain and use two awnings at 3556 West Belmont Avenue;

[O2014-4519]

El Vigia Restaurant -- to maintain and use two canopies at 4124 West Armitage Avenue;

[O2014-4582]

Fullerton Hotel -- to maintain and use one sign at 3919 West Fullerton Avenue;

[O2014-4602]

Kedzie Elston C.E., Inc. -- to maintain and use one sign at 3510 North Kedzie Avenue;

[O2014-4608]

L' Patron -- to maintain and use one windscreen adjacent to 2815 West Diversey Avenue;

[O2014-4615]

L' Patron -- to maintain and use one windscreen adjacent to 2817 West Diversey Avenue;
and

[O2014-4618]

Restaurant 2 Amigos -- to maintain and use one awning at 2320 North Milwaukee Avenue.

[O2014-4526]

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:

Alaska Paleteria Y Neveria -- 3446 West Irving Park Road;

[O2014-4455]

5/28/2014

NEW BUSINESS PRESENTED BY ALDERMEN

82735

The Logan Theatre -- 2646 --2648 North Milwaukee Avenue; and

[O2014-4457]

Osteria Langhe -- 2824 West Armitage Avenue.

[O2014-4460]

Referred -- INSTALLATION OF "WELCOME TO POLISH VILLAGE" SIGNS ON PORTIONS OF N. MILWAUKEE AVE.

[O2014-4214]

Also, a proposed order directing the Commissioner of Transportation to take the necessary action for installation of "Welcome To Polish Village" signs at the corner of North Milwaukee Avenue and West Diversey Avenue and at the corner of North Milwaukee Avenue and West Addison Street, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN SPOSATO (36th Ward):

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

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:

Caffe Italia -- 2625 North Harlem Avenue; and

[O2014-4464]

Euro Cafe -- 3435 North Harlem Avenue.

[O2014-4468]

Referred -- EXEMPTION OF DANDO REPAIR RESALE AND RESTORATION FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2014-4213]

Also, a proposed ordinance to exempt Dando Repair Resale and Restoration from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 6957 -- 6959 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*.

Presented By

ALDERMAN MITTS (37th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR MY WIRELESS STORE 1021, INC.

[O2014-4622]

A proposed ordinance to grant permission and authority to My Wireless Store 1021, Inc. to maintain and use one sign at 4751 West North Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN CULLERTON (38th Ward):

Referred -- GRANT OF PRIVILEGE TO LEADBELLY FOR SIDEWALK CAFE.

[O2014-4471]

A proposed ordinance to grant permission and authority to Leadbelly to maintain and use a portion of the public way adjacent to 5739 West Irving Park Road for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN LAURINO (39th 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:

A. K. Auto Service, Inc. -- to maintain and use one sign at 4747 North Pulaski Road;
[O2014-4628]

Pearl Beauty -- to maintain and use one sign at 6120 North Pulaski Road; and
[O2014-4634]

Pierre's Mini Detail Center -- to maintain and use one awning at 4454 North Elston Avenue.
[O2014-4539]

Referred -- GRANT OF PRIVILEGE TO EL RESTAURANTE TINAJON FOR SIDEWALK CAFE.

[O2014-4477]

Also, a proposed ordinance to grant permission and authority to El Restaurante Tinajon to maintain and use a portion of the public way adjacent to 4425 West Montrose Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- HONORARY DESIGNATION OF AREA BOUNDED BY N. MILWAUKEE AVE., N. ELSTON AVE, N. MELVINA AVE. AND W. HOLBROOK ST. AS "CHOPIN PLAZA".

[O2014-4223]

Also, a proposed ordinance directing the Commissioner of Transportation to honorarily designate an existing plaza in the area bounded by North Milwaukee Avenue, North Elston Avenue, North Melvina Avenue and West Holbrook Street as "Chopin Plaza", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN P. O'CONNOR (40th 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:

Allied Inventory Company, Inc. -- to maintain and use one canopy at 5718 North Western Avenue;

[O2014-4584]

New Chicago Restaurant -- to maintain and use one sign at 5100 North Western Avenue;

[O2014-4772]

Piatto Pronto -- to maintain and use one awning at 5624 North Clark Street;

[O2014-4548]

Scooterworks USA, Inc. -- to maintain and use one sign at 5410 North Damen Avenue;

[O2014-4774]

Subway -- to maintain and use one awning at 6555 North Clark Street; and

[O2014-4552]

Superior Super Auto Wash -- to maintain and use two signs at 5450 North Damen Avenue.

[O2014-4776]

Referred -- GRANT OF PRIVILEGE TO SUNSET CAFFE FOR SIDEWALK CAFE.

[O2014-4481]

Also, a proposed ordinance to grant permission and authority to Sunset Caffe to maintain and use a portion of the public way adjacent to 5726 North Western Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN M. O'CONNOR (41st 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:

Ernest Cheirgalos -- to maintain and use two awnings at 6401 -- 6403 North Caldwell Avenue;

[O2014-4561]

Le Flour Bake Shop & Market, Inc. -- to maintain and use three awnings at 6701 North Olmsted Avenue;

[O2014-4565]

Lehigh Dental Care Ltd. -- to maintain and use one sign at 6420 North Lehigh Avenue; and

[O2014-4778]

Tricoci University of Beauty Culture LLC -- to maintain and use one sign at 5321 North Harlem Avenue.

[O2014-4781]

Referred -- SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVES FOR BUILDING 836 AT CHICAGO O'HARE INTERNATIONAL AIRPORT.

[R2014-360]

Also, a proposed resolution recommending Building 836 at Chicago O'Hare International Airport for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was *Referred to the Committee on Economic, Capital and Technology Development*.

Referred -- SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVES FOR PROPERTY AT 11535 W. TOUHY AVE. A.K.A. BUILDING 895, AT CHICAGO O'HARE INTERNATIONAL AIRPORT.

[R2014-359]

Also, a proposed resolution recommending the property at 11535 West Touhy Avenue, also

known as Building 895, at Chicago O'Hare International Airport for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was *Referred to the Committee on Economic, Capital and Technology Development*.

Presented By

ALDERMAN REILLY (42nd Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Fifty-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:

Argo Tea -- to maintain and use one awning at 16 West Randolph Street;
[O2014-4566]

Argo Tea -- to maintain and use five signs at 819 North Rush Street;
[O2014-4783]

Bank of America/LaSalle -- to maintain and use six bollards adjacent to 515 North LaSalle Street;
[O2014-4784]

Bar Toma -- to maintain and use occupation of space adjacent to 110 East Pearson Street;
[O2014-4789]

Bedazzled Nails & Spa, Inc. -- to construct, install, maintain and use one awning at 543 North St. Clair Street;
[O2014-4573]

Boker Investment Management, Inc. -- to maintain and use occupation of space for a curb and fence adjacent to 660 North Rush Street;
[O2014-4791]

Camper -- to maintain and use one sign at 540 North Michigan Avenue;
[O2014-4793]

Capital One 360 -- to maintain and use nine facades adjacent to 21 East Chestnut Street;
[O2014-4796]

Chicago Marriott Downtown -- to maintain and use two signs at 540 North Michigan Avenue;
[O2014-4795]

Courtyard by Marriott Chicago -- to maintain and use 57 decorative ornaments adjacent to
165 East Ontario Street;
[O2014-4799]

East Bank Club -- to maintain and use 20 light fixtures adjacent to 500 North Kingsbury
Street;
[O2014-4801]

East Bank Club -- to maintain and use one security camera adjacent to 500 North
Kingsbury Street;
[O2014-4803]

Eataly -- to maintain and use two signs at 43 East Ohio Street;
[O2014-4807]

Equity Office Properties Management Corporation -- to maintain and use one vault adjacent
to 2 North Riverside Plaza;
[O2014-4809]

Gibsons LLC -- to maintain and use one balcony adjacent to 1027 North State Street;
[O2014-4811]

GLL Properties 444 North Michigan L.P. -- to maintain and use occupation of space
adjacent to 444 North Michigan Avenue;
[O2014-4813]

The Hangge-Uppe, Inc. -- to maintain and use two awnings at 14 West Elm Street;
[O2014-4576]

Hotel Allegro -- to maintain and use 12 awnings at 171 West Randolph Street;
[O2014-4580]

Hotel Allegro -- to maintain and use two earth retention systems adjacent to 171 West
Randolph Street;
[O2014-4815]

Hotel Allegro -- to maintain and use three flagpoles adjacent to 171 West Randolph Street;
[O2014-4818]

Hotel Allegro -- to maintain and use two vaults adjacent to 171 West Randolph Street;
[O2014-4819]

Hugo's Frog Bar -- to maintain and use four balconies adjacent to 1024 North Rush Street;
[O2014-4822]

Hyatt Place -- to construct, install, maintain and use one door swing adjacent to 28 North Franklin Street;
[O2014-4824]

Hyatt Place -- to construct, install, maintain and use two canopies at 28 North Franklin Street;
[O2014-4592]

James Hotel Chicago -- to maintain and use three canopies at 55 East Ontario Street;
[O2014-4597]

KHRG Allegro LLC -- to maintain and use one sign at 161 West Randolph Street;
[O2014-4825]

Luxbar -- to maintain and use six awnings at 18 -- 20 East Bellevue Place;
[O2014-4589]

Macy's Retail Holdings, Inc. -- to maintain and use an ornamental entrance adjacent to 111 North State Street;
[O2014-4826]

Madison LaSalle Partners LLC -- to maintain and use three cornices adjacent to 10 South LaSalle Street;
[O2014-4827]

Maggiano's Little Italy -- to maintain and use four awnings at 516 North Clark Street;
[O2014-4600]

Maggiano's Little Italy -- to maintain and use five awnings at 516 North Clark Street;
[O2014-4596]

Maggiano's Little Italy -- to maintain and use seven light fixtures adjacent to 516 North Clark Street;
[O2014-4828]

Maggiano's Little Italy -- to maintain and use one park bench adjacent to 516 North Clark Street;
[O2014-4831]

Maggiano's Little Italy -- to maintain and use one sign at 519 North Clark Street;
[O2014-4833]

MB Financial Bank -- to maintain and use two signs at 33 West Huron Street;
[O2014-4836]

Millennium Trolley Tours LLC -- to construct, install, maintain and use one booth adjacent to 30 North Michigan Avenue;
[O2014-4838]

Northwestern University/Chicago Campus -- to maintain and use 10 caissons adjacent to 321 East Erie Street;
[O2014-4878]

Northwestern University/Chicago Campus -- to maintain and use four area sheetings adjacent to 321 East Erie Street;
[O2014-4841]

Northwestern University/Chicago Campus -- to maintain and use two tree grates adjacent to 321 East Erie Street;
[O2014-4844]

North Community Bank -- to maintain and use seven awnings at 2 East Elm Street;
[O2014-4605]

Optima, Inc. -- to maintain and use 17 caissons adjacent to 214 -- 236 East Illinois Street;
[O2014-4839]

The Original Hair Designers -- to maintain and use one sign at 134 North Wells Street;
[O2014-4869]

Portillo's Hot Dogs, Inc. -- to maintain and use one canopy at 100 West Ontario Street (Privilege Number 1112895);
[O2014-4606]

Portillo's Hot Dogs, Inc. -- to maintain and use one canopy at 100 West Ontario Street (Privilege Number 1113072);
[O2014-4610]

Reit Management & Research LLC -- to construct, install, maintain and use one canopy at 111 East Wacker Drive;
[O2014-4614]

Rossi's Liquors, Inc. -- to maintain and use one awning at 412 North State Street;
[O2014-4611]

River Point LLC -- to construct, install, maintain and use foundation support adjacent to 444 West Lake Street;
[O2014-4870]

River Point LLC -- to construct, install, maintain and use eight irrigation systems adjacent to 444 West Lake Street;

[O2014-4871]

River Point LLC -- to construct, install, maintain and use a staircase adjacent to 444 West Lake Street;

[O2014-4872]

Saks Fifth Avenue -- to maintain and use four planter curbs adjacent to 700 North Michigan Avenue;

[O2014-4873]

Standard Parking -- to maintain and use one sign at 400 East South Water Street;

[O2014-4874]

Thor Palmer House Hotel & Shops LLC -- to maintain and use 21 facades adjacent to 17 East Monroe Street;

[O2014-4875]

Tower 10 Glades LLC -- to construct, install, maintain and use one ice/snow melt system adjacent to 845 North State Street;

[O2014-4876]

Tumi Stores, Inc. -- to maintain and use one sign at 645 North Michigan Avenue;

[O2014-4877]

Walton on the Park LLC -- to maintain and use four planters adjacent to 2 West Delaware Place;

[O2014-4879]

131 South Dearborn LLC -- to maintain and use four vaults adjacent to 131 South Dearborn Street; and

[O2014-4880]

535 North Michigan Venture LLC -- to construct, install, maintain and use three canopies at 535 North Michigan Avenue.

[O2014-4624]

Referred -- AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 13 proposed ordinances to amend ordinances which authorized grants of privilege on the public way to the applicants listed, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Next Randolph & Wells Park (*Journal of the Proceedings of the City Council of the City of Chicago*, October 16, 2013, page 62216) -- by changing the name of the applicant from: "Next Randolph & Wells Park" to: "Interpark";

[O2014-4474]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, January 13, 2011, page 111113) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association";

[O2014-4394]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, January 13, 2011, page 111114) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association";

[O2014-4402]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, January 13, 2011, page 111115) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association";

[O2014-4410]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, March 9, 2011, page 113834) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association";

[O2014-4415]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, November 2, 2011, page 12020) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association";

[O2014-4372]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, November 2, 2011, page 12020) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association";

[O2014-4304]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, November 2, 2011, page 12021) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association";

[O2014-4386]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, November 2, 2011, page 12022) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association";

[O2014-4381]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, January 18, 2012, page 19374) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association";

[O2014-4425]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, February 15, 2012, page 20766) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association";

[O2014-4445]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, February 15, 2012, page 20766) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association"; and

[O2014-4441]

NM Project Company LLC (*Journal of the Proceedings of the City Council of the City of Chicago*, February 15, 2012, page 20767) -- by changing the name of the applicant from: "NM Project Company LLC" to: "The Residences Condominium on the Magnificent Mile Condominium Association".

[O2014-4470]

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Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, 16 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:

5/28/2014

NEW BUSINESS PRESENTED BY ALDERMEN

82747

Chicago French Market -- 131 North Clinton Street;	[O2014-4505]
Corner Bakery Cafe -- 360 North Michigan Avenue;	[O2014-4508]
Dunkin Donuts -- 100 West Randolph Street;	[O2014-4521]
Dunkin Donuts -- 205 West Randolph Street;	[O2014-4528]
Dunkin Donuts -- 223 West Washington Street;	[O2014-4522]
Freshii -- 200 West Randolph Street;	[O2014-4538]
Freshii -- 50 East Washington Street;	[O2014-4534]
Howl at the Moon -- 26 -- 30 West Hubbard Street;	[O2014-4542]
Jamba Juice -- 20 North Michigan Avenue;	[O2014-4544]
Jersey Mikes -- 120 North Wells Street;	[O2014-4546]
Maggiano's Little Italy -- 516 North Clark Street;	[O2014-4549]
McCormick & Schmick's Seafood Restaurant -- 41 East Chestnut Street;	[O2014-4554]
Merlo on Maple -- 16 West Maple Street;	[O2014-4555]
Piccolo Sogno Due -- 340 North Clark Street;	[O2014-4559]
Pizzeria Uno Chicago Bar & Grill -- 29 East Ohio Street; and	[O2014-4562]

Red Robin's Burger Works -- 328 North Michigan Avenue.

[O2014-4570]

Referred -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, three proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to 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:

Wells Street Development LLC -- 707 North Wells Street;

[O2014-4239]

Eleven Hundred LLC -- 1100 North State Street; and

[O2014-4240]

1221 N. LaSalle LLC -- 1221 North LaSalle Street.

[O2014-4242]

Referred -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, three proposed orders directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

Design Group -- 737 North Michigan Avenue;

[Or2014-245]

Project Outdoor LLC -- 549 North Wells Street (north elevation); and

[Or2014-246]

Project Outdoor LLC -- 549 North Wells Street (west elevation).

[Or2014-247]

Presented By

ALDERMAN SMITH (43rd 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:

David Young-Jeff Peters -- to construct, install, maintain and use one fence adjacent to 1847 North Orleans Street;

[O2014-4653]

David Young-Jeff Peters -- to construct, install, maintain and use one planter adjacent to 1847 North Orleans Street;

[O2014-4633]

Great Clips -- to maintain and use one sign at 2506 North Clark Street;

[O2014-4655]

New Balance Chicago -- to maintain and use four signs at 2369 North Clark Street;

[O2014-4656]

Public Storage -- to maintain and use one canopy at 1129 North Wells Street;

[O2014-4658]

Public Storage -- to maintain and use one sign at 1129 North Wells Street; and

[O2014-4657]

Trattoria Gianni -- to maintain and use one awning at 1711 North Halsted Street.

[O2014-4613]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, six 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:

- Fiesta Mexicana Restaurant -- 2423 North Lincoln Avenue; [O2014-4577]
- Hi-Tops -- 2462 North Lincoln Avenue; [O2014-4581]
- Le Pain Quotidien -- 1000 -- 1002 West Armitage Avenue; [O2014-4587]
- McGee's Tavern & Grille -- 950 West Webster Avenue; [O2014-4594]
- Pizano's Pizza & Pasta on Lincoln -- 2427 -- 2429 North Lincoln Avenue; and [O2014-4599]
- Woodie's Flat -- 1535 North Wells Street. [O2014-4604]

Referred -- VACATION OF PORTION OF N. HOWE ST.

[O2014-4217]

Also, a proposed ordinance authorizing the vacation of North Howe Street lying south of the south line of West Armitage Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTY AT 518 W. FULLERTON PKWY.

[Or2014-251]

Also, a proposed order authorizing the Commissioners of the Departments of Environment and Fire, the Director of the Department of Revenue and the Zoning Administrator to issue all

necessary permits, free of charge, for rehabilitation of an existing three-flat landmark building to include reconditioning of the basement at 518 West Fullerton Parkway, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Presented By

ALDERMAN TUNNEY (44th Ward):

Referred -- AMENDMENT OF CHAPTER 4-64 OF MUNICIPAL CODE BY MODIFYING SECTION 110 AND ADDING NEW SECTION 145 CONCERNING REQUIREMENTS FOR ISSUANCE OR RENEWAL OF TOBACCO DEALER'S LICENSE.

[O2014-4233]

A proposed ordinance to amend Section 4-64-110 of the Municipal Code of Chicago by modifying the requirements for application, issuance or renewal of retail tobacco and tobacco sampler's licenses and by adding new Section 4-64-145 by making it illegal for any licensee to violate the Illinois Drug Paraphernalia Control Act which may result in license suspension or revocation, which was *Referred to the Committee on License and Consumer Protection*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 26 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:

Ann Sather's Cafe -- to maintain and use one canopy at 3411 North Broadway;
[O2014-4667]

Annoyance Productions -- to maintain and use one sign at 851 -- 853 West Belmont Avenue;
[O2014-4812]

Artemio's Bakery -- to maintain and use two awnings at 3919 North Sheridan Road;
[O2014-4619]

Ballet D'Enfant -- to maintain and use three awnings at 3234 North Southport Avenue;
[O2014-4630]

Bel-Port Food & Liquor, Inc. -- to maintain and use two signs at 1362 West Belmont Avenue;

[O2014-4814]

Carissima, Inc. -- to maintain and use three awnings at 2901 -- 2903 North Clark Street;

[O2014-4636]

Cohiba Cuban Cuisine, Inc. -- to construct, install, maintain and use one awning at 2835 North Broadway;

[O2014-4638]

Days Inn Chicago -- to maintain and use two canopies at 644 West Diversey Parkway;

[O2014-4665]

Exedus II -- to maintain and use one awning at 3477 North Clark Street;

[O2014-4645]

Exedus II -- to maintain and use one sign at 3477 North Clark Street;

[O2014-4788]

K.S. Cleaners and Laundromat -- to maintain and use one awning at 3904 North Sheridan Road;

[O2014-4647]

Lakeview Ace Hardware, Inc. -- to maintain and use two signs at 3921 North Sheridan Road;

[O2014-4816]

McKillip Animal Hospitals -- to maintain and use one awning at 2867 North Clark Street;

[O2014-4648]

Murphy's Bleachers -- to maintain and use one awning at 3655 North Sheffield Avenue;

[O2014-4650]

New Cleaners -- to maintain and use one awning at 3232 North Broadway;

[O2014-4651]

O'Malley's Liquor Kitchen -- to maintain and use one canopy at 3551 North Sheffield Avenue;

[O2014-4669]

O'Malley's Liquor Kitchen -- to maintain and use two signs at 3551 North Sheffield Avenue;

[O2014-4820]

Plus Auto Care -- to maintain and use one awning at 3448 North Southport Avenue;

[O2014-4654]

- Salt & Pepper Diner -- to maintain and use one canopy at 3537 North Clark Street;
[O2014-4670]
- Secrets -- to maintain and use one sign at 3229 North Clark Street;
[O2014-4821]
- Self Storage Number 1 -- to maintain and use two canopies at 3839 North Sheffield Avenue;
[O2014-4672]
- Shirts Illustrated, Inc. -- to maintain and use one awning at 1340 West Belmont Avenue;
[O2014-4659]
- Standard Bank & Trust Company -- to maintain and use two signs at 3920 North Sheridan Road;
[O2014-4823]
- Sushi Mura Japanese Restaurant -- to maintain and use one awning at 3647 North Southport Avenue;
[O2014-4661]
- Teavana Number 21920 -- to maintain and use two signs at 3428 North Southport Avenue;
and
[O2014-4797]
- 7-Eleven -- to maintain and use one awning at 958 West Diversey Parkway.
[O2014-4663]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, 13 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:

- Beezzee -- 2807 North Sheffield Avenue;
[O2014-4607]
- Efes Restaurant -- 2833 North Broadway;
[O2014-4612]
- Falafill -- 3202 North Broadway;
[O2014-4617]

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Johnny O'Hagan's -- 3374 North Clark Street; [O2014-4621]

Joys -- 3257 -- 3259 North Broadway; [O2014-4673]

MFK -- 432 West Diversey Parkway; [O2014-4675]

Michael Diversey's -- 670 West Diversey Parkway; [O2014-4676]

O'Malley's Liquor Kitchen -- 3551 North Sheffield Avenue; [O2014-4678]

Ping Pong -- 3322 -- 3326 North Broadway; [O2014-4682]

Redmond's -- 3358 North Sheffield Avenue; [O2014-4684]

Spencer's Jolly Posh Foods -- 3755 North Southport Avenue; [O2014-4685]

Tac Quick -- 3928 -- 3930 North Sheridan Road; and [O2014-4688]

Wakamono -- 3313 -- 3317 North Broadway. [O2014-4689]

Referred -- EXEMPTION OF CHICAGO CUBS BASEBALL CLUB LLC FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES. [O2014-4238]

Also, a proposed ordinance to exempt Chicago Cubs Baseball Club LLC from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 1152 West Eddy 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 PERMITS FOR SIGNS/SIGNBOARDS.

Also, two proposed orders directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

M-K Signs, Inc. -- 4301 North Clark Street; and
[Or2014-227]

Signco, Inc. -- 3046 North Halsted Street.
[Or2014-243]

Presented By

ALDERMAN ARENA (45th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Nine 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:

Accelerated Rehabilitation Centers -- to maintain and use one sign at 4008 North Cicero Avenue;
[O2014-4785]

Central Milwaukee Currency Exchange, Inc. -- to maintain and use one sign at 5306 North Milwaukee Avenue;
[O2014-4787]

Foremost Liquor Center -- to maintain and use two signs at 5301 North Milwaukee Avenue;
[O2014-4790]

House of Hair, Inc. -- to construct, install, maintain and use one awning at 4761 North Milwaukee Avenue;
[O2014-4666]

Irving-Cicero Currency Exchange, Inc. -- to maintain and use two signs at 4814 West Irving Park Road;
[O2014-4792]

Kingston Reflexology LLC -- to maintain and use one sign at 4034 North Milwaukee Avenue;

[O2014-4794]

La Pena Restaurante -- to maintain and use one awning at 4212 -- 4214 North Milwaukee Avenue;

[O2014-4668]

Unique Travel -- to maintain and use one sign at 5479 North Milwaukee Avenue; and

[O2014-4798]

Valbona's Beauty Salon -- to maintain and use one sign at 4939 West Foster Avenue.

[O2014-4800]

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:

Margaret's -- 5134 West Irving Park Road; and

[O2014-4691]

Rasmus -- 478 North Elston Avenue.

[O2014-4694]

Presented By

**ALDERMAN ARENA (45th Ward),
ALDERMAN SAWYER (6th Ward),
ALDERMAN MORENO (1st Ward)
And OTHERS:**

Referred -- AMENDMENT OF TITLE 4 OF MUNICIPAL CODE BY ADDING NEW CHAPTER 4-404 ENTITLED "CHICAGO MINIMUM WAGE".

[O2014-4251]

A proposed ordinance, presented by Aldermen Arena, Sawyer, Moreno, Fioretti, Hairston, Holmes, Foulkes, Thomas, Lane, Cochran, Munoz, Chandler, Solis, Maldonado, Burnett, Ervin,

Graham, Waguespack, Colon, Sposato and Moore, to amend Title 4 of the Municipal Code of Chicago by adding new Chapter 4-404 entitled "Chicago Minimum Wage" raising the minimum wage of employees to \$15.00 per hour that better reflects the needs of the local workforce, promotes the public health, safety and welfare and reduces the burden that low wages are imposing on taxpayers and boost the local economy, which was *Referred to the Committee on Workforce Development and Audit*.

Presented By

ALDERMAN CAPPLEMAN (46th 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:

Boost Mobile -- to construct, install, maintain and use one banner adjacent to 4403 North Broadway;

[O2014-4802]

Boost Mobile -- to maintain and use one sign at 4403 North Broadway;

[O2014-4804]

Dearborn Food Mart -- to maintain and use one sign at 3509 North Halsted Street;

[O2014-4805]

Fifth Third Bank -- to maintain and use two awnings at 3601 North Broadway;

[O2014-4674]

Fifth Third Bank -- to maintain and use one sign at 3601 North Broadway;

[O2014-4806]

Language Stars LLC -- to maintain and use one sign at 4846 North Clark Street; and

[O2014-4808]

US Wireless Communications -- to maintain and use one banner adjacent to 4404 North Sheridan Road.

[O2014-4810]

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:

Baker & Nosh Bakery -- 1303 -- 1309 West Wilson Avenue;	[O2014-4696]
Coronas Coffee II -- 909 West Irving Park Road; and	[O2014-4697]
Taverna 750 -- 750 West Cornelia Avenue.	[O2014-4700]

Presented By

ALDERMAN PAWAR (47th Ward):

Referred -- AMENDMENT OF SECTION 4-6-230(g)(5) OF MUNICIPAL CODE TO ALLOW BOOTING OF MOTOR VEHICLES WITHIN 47th WARD.

[O2014-4234]

A proposed ordinance to amend Title 4, Chapter 6, Section 230(g)(5) of the Municipal Code of Chicago by including the 47th Ward within list of wards allowing the booting of motor vehicles on private property, which was *Referred to the Committee on License and Consumer Protection*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 15 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:

Architectual Artifacts, Inc. -- to maintain and use one canopy at 4325 -- 4343 North Ravenswood Avenue;

[O2014-4660]

ATI Physical Therapy -- to maintain and use one sign at 4620 North Clark Street;

[O2014-4764]

Domestic Linen Supply Company, Inc. -- to maintain and use one sign at 4131 North Ravenswood Avenue;

[O2014-4765]

Eye See Ravenswood, P.C. -- to maintain and use one awning at 4735 North Damen Avenue;

[O2014-4677]

Half Acre Beer Company -- to maintain and use two signs at 4257 North Lincoln Avenue;

[O2014-4767]

Julius Meinl -- to maintain and use two signs at 4363 North Lincoln Avenue;

[O2014-4768]

Mrs. Murphys and Sons Irish Bistro -- to maintain and use one sign at 3905 North Lincoln Avenue;

[O2014-4770]

New Asia Restaurant -- to construct, install, maintain and use one awning at 2705 West Lawrence Avenue;

[O2014-4680]

Northcenter Rug Cleaning -- to maintain and use one awning at 3726 North Lincoln Avenue;

[O2014-4706]

Ricochets -- to maintain and use two awnings at 4644 North Lincoln Avenue;

[O2014-4709]

State Farm Insurance -- to maintain and use one sign at 1428 West Irving Park Road;

[O2014-4771]

Strongbox -- to maintain and use two signs at 1650 West Irving Park Road;

[O2014-4773]

Thai Oscar -- to maintain and use one awning at 4638 North Western Avenue;

[O2014-4712]

Thai Oscar -- to maintain and use one sign at 4638 North Western Avenue; and
[O2014-4775]

Winona Cleaners, Inc. -- to maintain and use one awning at 5133 North Clark Street;
[O2014-4714]

Referred -- GRANT OF PRIVILEGE TO REVOLVER FOR SIDEWALK CAFE.
[O2014-4348]

Also, a proposed ordinance to grant permission and authority to Revolver to maintain and use a portion of the public way adjacent to 3759 North Damen Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- EXEMPTION OF MAYA MOTORS, INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.
[O2014-4244]

Also, a proposed ordinance to exempt Maya Motors, Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 4620 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*.

Referred -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 3300 N. CAMPBELL AVE.
[Or2014-244]

Also, a proposed order directing the Commissioner of Buildings to issue a permit to South Water Signs to install a sign/signboard at 3300 North Campbell Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Presented By

ALDERMAN OSTERMAN (48th 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:

Bryn Mawr Belle Shore Ltd. Partnership -- to maintain and use one grease trap adjacent to 1062 West Bryn Mawr Avenue;

[O2014-4777]

Bryn Mawr Sheridan -- to maintain and use six roof eaves adjacent to 5556 North Sheridan Road;

[O2014-4779]

Holsten Management Corporation -- to maintain and use one canopy at 5550 North Kenmore Avenue;

[O2014-4664]

Indie Cafe -- to construct, install, maintain and use two light fixtures adjacent to 5951 -- 5953 North Broadway;

[O2014-4780]

Know No Limits -- to maintain and use four awnings at 6125 North Clark Street;

[O2014-4717]

Mariano's Number 8522 -- to maintain and use four signs at 5201 North Sheridan Road; and

[O2014-4782]

Vincent -- to maintain and use three awnings at 1475 West Balmoral Avenue.

[O2014-4721]

Referred -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, four 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:

Chicago Grind -- 5256 North Broadway;

[O2014-4701]

Demera Ethiopian Restaurant -- 4804 North Broadway;

[O2014-4703]

Fiesta Mexicana Corp. -- 4806 North Broadway; and

[O2014-4704]

La Fonda Latino Grill -- 5350 North Broadway.

[O2014-4708]

Referred -- STANDARDIZATION OF PORTION OF N. CLARK ST. AS "HONORARY WOMEN & CHILDREN FIRST WAY".

[O2014-4230]

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of the 5200 block of North Clark Street as "Honorary Women & Children First Way", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN MOORE (49th Ward):

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:

Grooming by Galdy -- to construct, install, maintain and use two awnings at 7007 North Sheridan Road; and

[O2014-4535]

Morland Coin Laundry -- to maintain and use one sign at 1522 West Morse Avenue.

[O2014-4755]

—

Referred -- GRANT OF PRIVILEGE TO CHUCKIE'S FOR SIDEWALK CAFE.

[O2014-4711]

Also, a proposed ordinance to grant permission and authority to Chuckie's to maintain and use a portion of the public way adjacent to 1412 -- 1414 West Morse Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

—

Referred -- DESIGNATION OF 6600 -- 6800 N. CLARK ST. AS "HONORARY ZIAUR RAHMAN WAY".

[Or2014-240]

Also, a proposed order directing the Commissioner of Transportation to give consideration to honorarily designate the corner of 6800 North Clark Street at West Pratt Boulevard to the corner of 6600 North Clark Street at West Albion Avenue as "Honorary Ziaur Rahman Way", which was *Referred to the Committee on Transportation and Public Way*.

—

Presented By

ALDERMAN SILVERSTEIN (50th 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:

Autozone Number 5247 -- to maintain and use two signs at 2555 West Touhy Avenue;

[O2014-4757]

K.R.K. International Corporation -- to maintain and use one sign at 6401 North Campbell Avenue;

[O2014-4760]

New Devon Video -- to maintain and use one sign at 6405 North Oakley Avenue;

[O2014-4762]

Par Birdie Foods -- to maintain and use one awning at 2234 West Devon Avenue; and

[O2014-4722]

Pride Sushi and Thai -- to maintain and use one sign at 2706 West Peterson Avenue.

[O2014-4763]

Referred -- AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR ALIBIS.

[O2014-4295]

Also, a proposed ordinance to amend an ordinance passed by the City Council on January 15, 2014 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 73067, which authorized a grant of privilege to Alibis for one sign, by decreasing the length of said sign, 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:

WAIVER OF FEES:

BY ALDERMAN POPE (10th Ward):

City of Chicago, Chicago Public Library, Chicago Public Schools, Chicago Park District and Chicago Infrastructure Trust -- waiver of all permit, license, plan review and inspection fees in connection with the construction, repairs, alterations, renovations, rehabilitation and maintenance of buildings, land, parks and other facilities.

[O2014-4254]

BY ALDERMAN SOLIS (25th Ward):

St. Ignatius College Preparatory High School, 1076 West Roosevelt Road -- waiver of proof of occupancy placard fee in the amount of \$3,415.00.

[O2014-4221]

SENIOR CITIZENS SEWER REFUNDS:
(\$50.00)

BY ALDERMAN BURNS (4th Ward):

[O2014-4897]

Nash, Lillian J.

Scott, Martha S.

Thomas, Verlena

Wilchers, Ogden M.

Wyatt, Rose Marie

BY ALDERMAN SAWYER (6th Ward):

[O2014-4898]

Brittenum, Willie B.

Powell, Pinkie C.

BY ALDERMAN HOLMES (7th Ward):

[O2014-4899]

Browniee, Hilda P.

Miller, Claudette R.

Hayes, John C.

Pettitt, Wilbur P.

Kennedy, Ruth

Reaves, Clara

King, Eva

Reaves, Gene

Mayes, James A.

Taylor, Thomas E.

McDaniels, Orrin

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BY ALDERMAN REBOYRAS (30th Ward):

Reyes, Antonio

[O2014-4900]

BY ALDERMAN SPOSATO (36th Ward):

Konopka, Mary Ann

[O2014-4913]

BY ALDERMAN CULLERTON (38th Ward):

Conviser, Mel

Cullerton, Denise A.

[O2014-4901]

BY ALDERMAN LAURINO (39th Ward):

Ahn, Soonae

Ang, Pacita

Kondratowicz, Chester

Ovasapian, Angele

Werdinger, Henry

[O2014-4902]

BY ALDERMAN P. O'CONNOR (40th Ward):

Arrellano, Gloria B.

Co, Grace

[O2014-4903]

BY ALDERMAN M. O'CONNOR (41st Ward):

Frieb, Adelaide

George, Sophie

[O2014-4904]

BY ALDERMAN REILLY (42nd Ward):

[O2014-4905]

Bloch, Shelly	Nemirow, Betty L.
Brash, Lylus R.	Nemirow, Sherri M.
Druian, Rosanna	Prendergast, Mary M.
Evans, Laura J.	Rosen, Alan
Giovenco, Joseph	Rosenberg, Vivian
Goldman, Arthur J.	Soble, Susan D.
Harris, Janet P.	Tracey, Edith
Hokin-Chesnut, Linda L.	Tucker, Frances R.
Jones, Connie	West, Judith L.
Lee, Tong Y.	Wong, Wing Chuck
Mazur, Wanda	

BY ALDERMAN SMITH (43rd Ward):

[O2014-4906]

Bamber, Maureen	Margolis, Gail
Brandt, Daniel	Midgley, David
Carney, Anne	Nelson, Florence
Hauth, Anni	Perret, Jacques
Levy, Deeann	Rauzin, Andrea
Lindau, Roselind	Schindler, Susan
Lipson, Jo	Schonewise, Roger
Mandilovitch, Miko	

BY ALDERMAN TUNNEY (44th Ward):

[O2014-4907]

- Adler, Robert
- Cordell, Herma
- Herbert, Rubin
- Luthra, Melody
- Master, Joseph
- Mills-Cerny, Judith A.
- O'Grady, Mary J.
- Turbin, Bitia F.

BY ALDERMAN ARENA (45th Ward):

[O2014-4908]

- Kwasigroch, James
- McNulty, John
- Skotzko, Frances
- Suter, Lillian

BY ALDERMAN CAPPLEMAN (46th Ward):

[O2014-4909]

- | | |
|---------------------------|---------------------|
| Bader, Charlotte | Karper, Donald J. |
| Coogan, Margaret M. | Khananuraksa, Vinai |
| Duenas, Catherine | Kotlikov, Rudolf |
| Eberson, Gertraud | Lopez, Ines |
| Fernandez, Jose R. | Orbach, Hyman G. |
| Gibson, Dorothy | Seifert, Scott R. |
| Janecek, Sheldon J. | Shah, Vinod |
| Joseph-Larocette, Ninette | Zickus, Mary A. |

BY ALDERMAN PAWAR (47th Ward):

[O2014-4910]

Antee, Yoshiko	Jouzaitis, Gladys
Aviles, Maria F.	Justin, David P.
Balingit, Quintin	Kirkey, Lois
Berger, Elizabeth J.	Krey, Irene
Borkovich, Millie K.	Kussmann, Patricia J.
Bott, James R.	Kutschke, Annelis
Boyt, Susan M.	Latino, Theresa
Brader, Hedwig	Manika, Patricia A.
Castronovo, Mary	McDonald, Josephine
Corcoran, Rita A.	Mulligan, Patricia
Cunningham, Frances A.	Oki, Fukuko
Ehrhart, Melanie	Sevick, Janet H.
Flores, Jose A.	Shimizu, Iku
Forsberg, Donna M.	Stanley, Lois S.
Gobelman, Thomas	Swanson, Phyllis
Graham, James	Thomas, Alice
Greenberg, Rochelle	Thomas, Susan
Gruber, Betty J.	Ternes, Mary L.
Halpern, Samuel	Uyeda, Kimi
Henry, Thomas R.	Viktory, Emil J.
Huitt, June M.	

BY ALDERMAN OSTERMAN (48th Ward):

[O2014-4911]

Chandavimol, Manida

Dabich, Zorica

Edelstein, Rosalie

Khedroo, Frances

Kramer, Allen

Pine, Millicent

Slane, Mildred

Webster, Dorothy

BY ALDERMAN MOORE (49th Ward):

[O2014-4912]

Daniel, Rita L.

Kasanin, Milutin

Sass, Herbert

APPROVAL OF JOURNAL OF PROCEEDINGS.

JOURNAL (April 30, 2014)

The Honorable Susana A. Mendoza, 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, April 30, 2014 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.

AMENDMENT OF TITLES 2, 3 AND 9 OF MUNICIPAL CODE CONCERNING ESTABLISHMENT OF TRANSPORTATION NETWORK PROVIDER LICENSE.

[SO2014-1367]

On motion of Alderman Mitts, the City Council took up for consideration the report of the Committee on License and Consumer Protection, deferred and published in the *Journal of the Proceedings of the City Council of the City of Chicago*, of April 30, 2014, page 79766, recommending that the City Council *Pass* the proposed substitute ordinance printed on pages 79767 through 79794 amending Titles 2, 3 and 9 of the Municipal Code concerning the establishment of a transportation network provider license.

Alderman Arena stated that a motion was previously made to defer consideration of the ordinance until June 26, 2014 and therefore consideration of the ordinance at this time was out of order and not appropriately before the body.

The Chair stated that a motion to defer consideration of a matter to a date certain requires a majority vote in the affirmative as was previously clarified at the April 30, 2014 City Council meeting. In the absence of a vote requested or taken on the motion at that time, the Chair then stated that the motion had been construed as being made pursuant to Illinois State Statute, and accordingly had been deferred for consideration until the next regular meeting of the City Council scheduled for May 28, 2014.

Alderman Beale moved to *Re-Refer* the ordinance to the Committee on License and Consumer Protection.

Alderman Mitts moved to *Lay on the Table* the motion to re-refer. The motion to lay on the table *Prevailed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Sawyer, Holmes, Harris, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, O'Shea, Cochran, Brookins, Zalewski, Chandler, Solis, Maldonado, Burnett, Graham, Reboyras, Suarez, Mell, Austin, Colón, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Smith, Tunney, Cappleman, Pawar, Osterman, Moore -- 36.

Nays -- Aldermen Fioretti, Dowell, Beale, Lane, Muñoz, Ervin, Waguespack, Sposato, Arena -- 9.

Alderman Fioretti moved that the City Council adopt a proposed amendment presented by Aldermen Arena, Fioretti, Beale, Muñoz and Waguespack.

Alderman Mitts moved to *Lay on the Table* the said proposed amendment. The motion to lay on the table *Prevailed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Sawyer, Holmes, Harris, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, O'Shea, Cochran, Brookins, Zalewski, Chandler, Solis, Maldonado, Burnett, Graham, Reboyras, Suarez, Mell, Austin, Colón, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Smith, Tunney, Cappleman, Pawar, Osterman, Moore -- 36.

Nays -- Aldermen Fioretti, Dowell, Beale, Lane, Muñoz, Ervin, Waguespack, Sposato, Arena -- 9.

Alderman Mitts then moved for passage of the substitute ordinance amending Titles 2, 3 and 4 of the Municipal Code concerning the establishment of transportation network provider license. The motion *Prevailed* and said substitute ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Holmes, Harris, Pope, Balcer, Cárdenas, Quinn, Foulkes, Thompson, O'Shea, Cochran, Brookins, Chandler, Solis, Maldonado, Burnett, Graham, Reboyras, Suarez, Mell, Austin, Colón, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Cappleman, Pawar, Osterman, Moore -- 34.

Nays -- Aldermen Fioretti, Dowell, Sawyer, Beale, Lane, Muñoz, Zalewski, Waguespack, Sposato, Arena -- 10.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

Alderman Thomas abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure, disclosing that she is of counsel for the law firm representing some of the parties involved in this ordinance.

The following is said ordinance as passed:

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHICAGO:

SECTION I. Title 9 of the Municipal Code of Chicago is hereby amended by adding a new Chapter 9-115, as follows:

**Chapter 9-115
TRANSPORTATION NETWORK PROVIDERS**

9-115-010 Definitions.

For purposes of this chapter the following definitions shall apply:

"Active driver" means a transportation network driver who has provided service in response to four or more prearranged transportation service requests within a 30-day period.

"Commissioner" means the city's commissioner of business affairs and consumer protection.

"Compensation" means any payment or donation received, or economic or business benefit obtained, for providing a transportation network service.

"Department" means the city's department of business affairs and consumer protection.

"Licensee" or "transportation network licensee" means the holder of, or a person that is required to hold, a transportation network provider license issued pursuant to this chapter.

"License" means a transportation network provider license.

"Operation of a transportation network vehicle" or "operating a transportation network vehicle" or "operate a transportation network vehicle" means offering, making available, or using a transportation network vehicle to provide a transportation network service, including any time when a driver is logged onto the transportation network provider's Internet-enabled application or digital platform showing that the driver is available to pick up passengers; when a passenger is in the vehicle; when the provider's dispatch records show that the vehicle is dispatched; or when the driver has accepted a dispatch and is enroute to provide a transportation network service to a passenger.

"Prearranged transportation service" means a transportation service that is offered and accepted through a licensee's Internet-enabled application or digital platform before the transportation commences.

"Place of business in the City of Chicago" means a location where (1) the city may send, and the licensee shall accept, notices of hearing or other notices from the city; and (2) the licensee maintains its business and financial records relating to its license.

"Transportation network driver" or "driver" means an individual affiliated with a transportation network provider or with a person who is affiliated with a provider to transport passengers for compensation using a transportation network vehicle.

"Transportation network provider" or "provider" means a person that offers or provides a transportation network service.

"Transportation network service" or "service" means a prearranged transportation service offered or provided for compensation using an Internet-enabled application or digital platform to connect potential passengers with transportation network drivers. The term "transportation network service" does not include a "ridesharing arrangement" as that term is defined in section 2 of the Illinois Ridesharing Arrangements Act, codified at 625 ILCS 30/2.

"Transportation network vehicle" means any vehicle used to provide a transportation network service.

"Vehicle Age" means the age of a vehicle computed by totaling the number of the years from the model year to the calendar year, including both. For example, a vehicle with a model year of 2009 has a vehicle age of 4 years in the 2012 calendar year (2009 + 2010 + 2011 + 2012).

"Wheelchair-accessible transportation network vehicle" means a transportation network vehicle that a person in a wheelchair may enter and exit independently or with assistance while seated in a wheelchair. A wheelchair-accessible transportation network vehicle shall safely secure and restrain the wheelchair, shall have only side entries for passengers, and shall comply with all applicable standards provided by law for wheelchair-accessible vehicles, including standards specified by applicable ordinances and regulations adopted by the city.

9-115-020 Transportation network provider license – Required.

(a) No person shall engage in a transportation network provider business in the city without a transportation network provider license issued pursuant to this chapter.

(b) No vehicle shall be used as a transportation network vehicle in the city except by a driver affiliated with a transportation network provider licensed pursuant to this chapter.

(c) It shall be unlawful for any transportation network provider licensed by another jurisdiction to provide a transportation network service within the corporate boundaries of the city, except where the passengers have as their destination the community in which such provider is licensed.

(d) A transportation network vehicle operated by a driver affiliated with a provider licensed by another jurisdiction may come into the city to discharge passengers whose trip originated outside of the city.

9-115-030 Transportation network provider license – License classes.

(a) The commissioner shall issue or renew two classes of transportation network provider licenses: (i) Class A transportation network provider license, referenced in this section as, "Class A license"; and (ii) Class B transportation network provider license, referenced in this section as, "Class B license".

(1) A Class A license shall apply to licensees whose average transportation network service operation is not more than 20 hours per week, as calculated pursuant to subsection(a)(4).

(2) A Class B license shall apply to licensees whose average transportation network service operation is more than 20 hours per week, as calculated pursuant to subsection(a)(4).

(3) For the initial license period, applicants may choose to apply for a Class A or a Class B license. An applicant who is issued a Class A license must within six months after the

issuance of the license provide data to the commissioner, as the commissioner prescribes, that shows the licensee is operating in compliance with this chapter.

(4) (i) For purposes of the initial license period, a licensee's weekly average transportation network service operation shall be calculated by dividing the total number of hours the licensee's active drivers are operating transportation network vehicles in the city, including trips originated in the city, for a three-month consecutive period following the issuance of the license with the licensee's total number of active drivers multiplied by the number of weeks in the three-month period.

(ii) For purposes of license renewal applications, an applicant's weekly average transportation network service operation shall be calculated by dividing the total number of hours the applicant's active drivers have been operating transportation network vehicles in the city, including trips originated in the city, for a six-month period immediately before the license renewal application with the licensee's total number of active drivers multiplied by the number of weeks in the six-month period.

(b) The commissioner may, from time to time, require licensees to provide data, as the commissioner prescribes, to audit their compliance with this chapter. After conducting such audit, if the commissioner determines that any licensee is operating in violation of this chapter, the commissioner may require such licensee to comply with this chapter. Nothing provided in this subsection shall be construed to prohibit the commissioner from taking other enforcement actions, as provided in this chapter, against any person that violates this chapter.

9-115-040 Transportation network provider license – Fee and license term.

(a) In addition to the license fees specified in Section 9-115-140, the annual fee for the issuance or renewal of a transportation network provider license shall be (i) \$10,000.00 for a Class A transportation network provider license; or (ii) \$25,000.00 for a Class B transportation network provider license. The license fee shall be paid as a precondition to issuance or renewal of the license and shall not be prorated.

(b) Except for the initial license period, a transportation network provider license shall be issued or renewed for a one-year license term starting on April 1.

(c) Nothing in this section shall affect the rights of the city to impose or collect any other applicable tax upon the use or operation of a transportation network vehicle in addition to the license fee specified in this section.

(d) A transportation network provider license is non-transferable.

9-115-050 Transportation network provider license – Application.

(a) Application for the issuance or renewal of a transportation network provider license shall be made in writing to the department on a form provided by the department and signed and sworn to by the applicant or, if the applicant is a corporation, limited liability company, or partnership, by its authorized agent. Each application shall contain at a minimum:

(1) If the license applicant is an individual:

(i) The individual's full name, social security number, residence address, business address, business e-mail address and business telephone number;

(ii) Proof that the applicant is at least 18 years of age;

(2) If the license applicant is a corporation:

- (i) The corporate name, business address and telephone number of the applicant;
 - (ii) The date and state of incorporation;
 - (iii) The full names, titles, social security numbers, residence addresses, e-mail addresses and residence telephone numbers of its corporate officers, and of those stockholders who own 25 percent or more of its voting shares, and of its authorized agent;
 - (iv) Proof that all corporate officers are at least 18 years of age; and
 - (v) Proof that the corporation is in good standing under the laws of the State of Illinois.
- (3) If the license applicant is a partnership or limited liability company:
- (i) The name, business address or principal office address and telephone number of the applicant;
 - (ii) The full names, social security numbers, residence addresses, e-mail addresses and residence telephone numbers of (a) the three members who own the highest percentage interests in such partnership or limited liability company, (b) the general partner of a partnership, (c) the managing member of a limited liability company, (d) the applicant's authorized agent, and (e) any other member who owns a 25 percent or more interest therein;
 - (iii) The full name, address, e-mail address and telephone number of a person authorized to receive notices issued pursuant to this chapter; and
 - (iv) Proof that all persons, partners, managers, managing members and members, as applicable, are at least 18 years of age.

(b) In addition to the license application requirements listed in subsection (a), and in addition to any other information that the commissioner may reasonably require in connection with the issuance or renewal of a license, any applicant for license issuance or renewal shall provide to the commissioner, in a manner the commissioner prescribes, (i) the full name, driver's license number and address of drivers registered with the applicant, (ii) the license plate number, registered owner and the vehicle identification numbers of the transportation network vehicles registered with the applicant with a document attesting that each such vehicle meets the inspection and vehicle standard requirements provided in this chapter; (iii) list of wheelchair-accessible transportation network vehicles registered with the applicant; and (iv) the applicant's insurance policies as provided in Section 9-115-090.

9-115-060 Transportation network provider license – Qualifications for license.

(a) In order to qualify for a transportation network provider license, whether upon initial application or upon application for renewal of a license:

- (1) an applicant shall be in compliance with all applicable city, State of Illinois and federal laws;
- (2) an applicant shall have a place of business in the City of Chicago:

- (i) with respect to any corporate or limited liability company applicant, the company shall be organized or qualified to do business under the laws of the State of Illinois and have a place of business in the City of Chicago; or
- (ii) with respect to any partnership applicant, the partnership shall have a place of business in the City of Chicago; or
- (iii) with respect to any individual applicant, the applicant shall be a citizen or legal resident of the United States, residing and domiciled in the City of Chicago.

(b) In determining whether an applicant is qualified for a transportation network provider license, or the renewal thereof, the commissioner shall take into consideration:

(1) The character and reputation of the applicant or its members, officers or directors, including, if applicable, the disciplinary record of the applicant, or of any officer or director of a corporate applicant, as a city license holder;

(2) The applicant's ability to provide lawful, safe, suitable and comfortable service; the applicant's ability to engage qualified transportation network drivers and eligible transportation network vehicles; and the applicant's ability to provide service to customers with disabilities;

(3) The applicant's ability to maintain mandated insurance; and

(4) The applicant's financial ability to pay all judgments and awards which may be rendered for any cause arising out of the operation of a transportation network provider business.

(c) No applicant is eligible for a license if any transportation network provider license held by the applicant, or by any officer or director of a corporate applicant or partner of a partnership applicant, has been revoked within the previous five years, or if the applicant, or any officer or director of a corporate applicant or partner in a partnership applicant, within the five years immediately preceding the date of his application, has been either convicted, or in custody, under parole or under any other noncustodial supervision resulting from a conviction in a court of any jurisdiction for the commission of any felony as defined by Article 2 of the Illinois Criminal Code of 2012, codified at 720 ILCS 5/2-0.5 et seq., or its equivalent under federal or other jurisdictional law.

(d) Eligibility for issuance of any license under this chapter shall be a continuing requirement for maintaining such license.

9-115-070 Transportation network provider license – Investigation and issuance.

(a) Upon receipt of an application for the issuance or renewal of a transportation network provider license, the commissioner may investigate the applicant for compliance with all applicable provisions of this Code, including but not limited to, the applicant's compliance or ability to comply with the license qualification requirements specified in Section 9-115-060.

(b) Every individual applicant shall be required to submit to fingerprinting and shall provide photos of the applicant as required by the commissioner. The authorized agent of every corporate, limited liability company, or partnership applicant shall be required to submit to

fingerprinting and shall provide photos of the authorized agent as required by the commissioner. Applicants shall be responsible for the costs of fingerprinting and photos.

(c) As part of the application process, fees sufficient to cover the costs of processing fingerprints and photos will be assessed in addition to the license fees set forth in this Code. The fingerprinting and photo fees will be assessed regardless of whether the license applied for is issued or denied. The amount of the fees shall be set forth by rules and regulations promulgated by the commissioner.

(d) If an application for the issuance or renewal of a license is denied, the applicant may within ten days of the mailing of notice of the denial make a written demand upon the commissioner for a hearing. Upon receipt of a timely written demand for a hearing the commissioner shall within 30 days conduct a hearing. If at such a hearing the applicant establishes through competent evidence that the denial was based upon incorrect findings the commissioner shall issue the license. If at such a hearing the denial is found to have been based upon correct findings, the denial shall become final. After entry of a final denial, the applicant shall be ineligible to make a new application for a period of 18 months.

9-115-080 Transportation network provider license – Rescission.

The commissioner shall have the power to rescind, pursuant to this section, any transportation network provider license erroneously or illegally issued or renewed pursuant to this section. In order for such a rescission to be effective, the commissioner shall notify the licensee of the date the rescission will take effect. The notice shall be provided by first-class mail or in person. The commissioner shall indicate in such notice the basis for the rescission and shall also indicate a date and time, prior to the proposed rescission date, upon which the licensee may appear before the commissioner, or his or her designee, to contest the proposed rescission. The licensee shall also be informed that he or she shall be entitled to present to the commissioner or his or her designee any document, including affidavits, relating to the proposed rescission. Following the appearance of the licensee before the commissioner, the commissioner may affirm or reverse the rescission decision based upon the evidence presented by the licensee. The commissioner's decision shall be in writing and shall be mailed to the licensee at least five days before a license rescission is effective. A licensee may appeal the commissioner's decision to any court of competent jurisdiction.

9-115-090 Transportation network provider license – Insurance required.

(a) Every licensee and transportation network driver shall comply with all applicable insurance requirements mandated by federal, State of Illinois, and city laws.

(b) Each applicant for the issuance or renewal of a transportation network provider license shall provide proof that the applicant has:

(i) commercial general liability insurance to secure payment by the applicant of any final judgment or settlement of any claim against the applicant or employees of the applicant's transportation network provider business. Such insurance shall be primary and noncontributory; name the City of Chicago as an additional insured; and include a provision requiring 30 days' advance notice to the commissioner prior to cancellation or lapse, or any change of the policy.

(ii) commercial automobile liability insurance to secure payment by the applicant of any financial judgment or settlement of any claim against the applicant or the applicant's transportation network drivers resulting from any occurrence arising out of or caused by the operation of a transportation network vehicle. The licensee shall provide 30 days' advance notice to the commissioner prior to cancellation or lapse, or any change of the policy.

(c) Such insurance policies shall provide at least the following minimum coverage: (1) commercial general liability insurance with limits of not less than \$1,000,000.00 per occurrence, for bodily injury, personal injury, and property damage; (2) (i) commercial automobile liability insurance with a combined single limit for bodily injury and property damage of \$1,000,000.00 per occurrence, covering liability resulting from any occurrence arising out of or caused by the operation of a transportation network vehicle (including owned, hired, and non-owned vehicles) while the applicant's transportation network driver has accepted a ride until the completion of the ride; and (ii) automobile liability insurance with limits for bodily injury and property damage not less than the minimum amount required under Section 7-601 of the Illinois Vehicle Code, codified at 625 ILCS 5/7-601, per occurrence, covering liability resulting from any occurrence arising out of or caused by the operation of a transportation network vehicle (including owned, hired, and non-owned vehicles) while the applicant's transportation network driver is logged onto the transportation network provider's Internet-enabled application or digital platform showing that the driver is available to pick up passengers until such driver accepts a ride.

(d) The insurance policies required in this section shall be (i) available to cover claims as specified in this section regardless of whether a driver maintains insurance adequate to cover any portion of the claim; (ii) disclosed on the licensee's Internet-enabled application and website in the form of a certificate of insurance, and (iii) maintained in force at all times that the transportation network provider offers or provides transportation network service.

(e) No transportation network provider license shall be issued unless the applicant first provides copies of the insurance policies required in this section to the commissioner. If the insurance policies are furnished to the city under a claim that they are proprietary, privileged or confidential, then the department, consistent with applicable law, shall treat such information as confidential, and shall provide the licensee with a copy of any appeal, received by the department, of the department's notice of denial provided to a third party seeking inspection and copies of such information.

(f) Any driver shall provide to any authorized law enforcement officer, in addition to any applicable insurance, proof of the insurance policies required by this section in case of an accident involving a transportation network vehicle while he is operating a transportation network vehicle.

9-115-100 Transportation network vehicles – Ownership and standards.

(a) No licensee shall own, provide financing for the obtaining, leasing, or ownership of, or have a beneficial interest in transportation network vehicles.

(b) In addition to all other applicable legal requirements, it shall be unlawful for any person to operate or cause to be operated any transportation network vehicle unless such vehicle:

- (1) has a manufacturer's rated seating capacity of less than ten persons, including the transportation network driver;
- (2) has at least two doors and meets applicable Federal Motor Vehicle Safety Standards for vehicles of its size, type and proposed use;
- (3) is a coupe, sedan, or light-duty vehicle, including a van, minivan, sport utility vehicle, pickup truck, hatchback or convertible;
- (4) has not been issued the title class of "salvage," "rebuilt," "junk," "total loss," or any equivalent classification in any jurisdiction; and

- (5) has a vehicle age of six years or less if the licensee dispatching the vehicle is a Class B transportation network licensee. The commissioner is authorized to permit dispatching of vehicles older than the vehicle age limit provided in this subparagraph (5), as provided by rule, for a period not more than 2 years if such vehicle is inspected by the city and has passed such inspection.

(c) No vehicle licensed as a taxi or public transportation vehicle in any jurisdiction shall be operated as a transportation network vehicle. However, nothing provided in this chapter shall be construed to prohibit or limit the utilization of an Internet-enabled application or digital platform for the provision of prearranged ride services by taxicabs or other public transportation vehicles pursuant to Chapters 9-112 and 9-114.

(d) The licensee and the licensee's driver shall be jointly and severally liable if the licensee knowingly permits the licensee's driver to use a vehicle that does not meet the requirements for a transportation network vehicle.

9-115-110 Transportation network Vehicles – Inspections.

(a) No Class A transportation network provider licensee shall allow any vehicle to be used as a transportation network vehicle unless such vehicle is inspected according to standards approved by the commissioner, and has passed such inspection. A driver engaged by a Class A licensee shall maintain complete documentation of such inspection in the vehicle at all times while being used to provide transportation network services, and a written copy of such documentation shall be provided to the commissioner upon request.

(b) Prior to using any transportation network vehicle, and annually thereafter, a Class B transportation network licensee or a driver engaged by such licensee shall have the vehicle inspected at a city-licensed motor vehicle repair shop or at a facility designated by the commissioner, and maintain complete documentation of such inspections in the vehicle at all times while being used to provide transportation network services, and a written copy of such documentation shall be provided to the commissioner upon request. To pass such inspection, a transportation network vehicle shall, at a minimum, be rust-free and shall pass the following inspections:

1. Foot brakes;
2. Emergency brakes;
3. Steering mechanism;
4. Windshield;
5. Rear window and other glass;
6. Windshield wipers;
7. Headlights;
8. Tail lights;
9. Turn indicator lights;
10. Stop lights;
11. Front seat adjustment mechanism;
12. Doors (open, close, lock);
13. Horn;

14. Speedometer;
15. Bumpers;
16. Muffler and exhaust system;
17. Condition of tires, including tread depth;
18. Interior and exterior rear view mirrors;
19. Safety belts for driver and passenger(s);
20. Drivetrain, including the transmission and universal joints;
21. Axles and wheels, including ball joints; and
22. If the vehicle is a wheelchair-accessible vehicle, it shall also be inspected for compliance with legally required safety standards.

(c) The licensee and the licensee's driver shall be jointly and severally liable for any violation of this section.

9-115-120 Transportation network vehicles – Distinctive signage and emblem.

(a) A transportation network vehicle shall display, as provided by rule, consistent and distinctive signage at all times while being used to provide transportation network services. The distinctive signage shall be sufficiently large and color contrasted (i) as to be readable during daylight hours at a distance of at least 50 feet, and (ii) to identify a particular vehicle associated with a particular licensee. Acceptable forms of distinctive signage include, but are not limited to, symbols or signs on vehicle doors, roofs, or grilles. Magnetic or other removable distinctive signage is acceptable. Licensees shall file an illustration of their distinctive signage with the commissioner.

(b) A transportation network vehicle shall display a consistent and distinctive emblem at all times while being used to provide transportation network services. The commissioner is authorized to specify, by rule, the manner of display, method of issuance, design and contents of such emblem. Emblems displayed on wheelchair-accessible transportation network vehicles shall specify or mark that such vehicles are wheelchair-accessible.

9-115-130 Transportation network vehicles – Commercial advertisements prohibited.

Commercial advertisements shall not be displayed on the exterior or in the interior of a transportation network vehicle.

9-115-140 Transportation network service – accessibility and accessibility fund.

(a) By January 1, 2015, the Internet-enabled application or digital platform used by a licensee to connect drivers and passengers shall be accessible to customers who are blind, visually impaired, deaf and hard of hearing.

(b) Such application or platform shall provide customers with an opportunity to indicate whether they require a wheelchair-accessible transportation network vehicle. Licensees shall provide service to customers who require a wheelchair-accessible transportation network vehicle either by: (1) connecting such customers with the licensee's drivers who operate wheelchair-accessible transportation network vehicles; or (2) entering into a service agreement with other persons that dispatch wheelchair-accessible vehicles in order to dispatch such vehicles through the licensee's application or platform. Subsection (a) of Section 9-115-100 shall not be construed to prohibit licensees from entering into a service agreement with persons

that dispatch wheelchair-accessible transportation vehicles as provided in this subsection. Such application or platform shall allow customers to designate whether or not they need a wheelchair-accessible transportation network vehicle in setting their customer's profile with the licensee. In addition, if such application or digital platform allows drivers to rate their passengers, licensees shall train their drivers not to discriminate against people with disabilities in their passenger ratings. It shall be a violation of this chapter for a driver to rate a passenger based upon a disability.

(c) In addition to the inspection requirements specified in Section 9-115-110, wheelchair-accessible vehicles shall be inspected by the city for compliance with legally required safety standards before such vehicles are used as wheelchair-accessible transportation network vehicles.

(d) In addition to the fees specified in Section 9-115-040, as part of the license issuance or renewal fee, a Class A transportation network provider licensee shall pay \$0.10 per vehicle per ride accepted to the city's accessibility fund for each transportation network vehicle registered with the licensee which is not a wheelchair-accessible transportation network vehicle. The licensee may pay the fee provided in this subsection at the same time as the licensee remits the ground transportation tax the licensee collects pursuant to Chapter 3-46 of this Code.

(e) In addition to the fees specified in Section 9-115-040, as part of the license issuance or renewal fee, a Class B transportation network provider licensee shall pay \$100.00 per vehicle per year to the city's accessibility fund for each transportation network vehicle registered with the licensee which is not a wheelchair-accessible transportation network vehicle.

(f) For purposes of this section, the term "accessibility fund" means a fund used to improve the services of taxicabs (as defined in Section 9-112-010) and transportation network vehicles for people with disabilities. Uses of this fund include, but are not limited to, reimbursement for costs associated with converting or purchasing a vehicle to be used as a taxicab or transportation network vehicle that is fully wheelchair accessible by ramp or lift. The maximum amount of reimbursement per taxicab vehicle from the fund, and the conditions of reimbursement and the maximum amount of reimbursement per a transportation network vehicle from the fund shall be established by rules and regulations, in consultation with, among other individuals as the commissioner may determine, representatives from the Mayor's Office for People with Disabilities, the community of people with disabilities, the taxi industry, and the transportation network providers industry.

9-115-150 Transportation network drivers – Requirements.

(a) No Class B transportation network provider licensee shall engage any person as a transportation network driver unless the person possesses a valid restricted public chauffeur license issued by the city pursuant to Chapter 9-104 of this Code and rules and regulations promulgated thereto.

(b) (1) No Class A transportation network provider licensee shall engage any person as a transportation network driver unless the licensee ascertains, in a process approved by the commissioner, that the person:

- (i) possesses and has possessed a valid Illinois State driver's license, or a valid driver's license of another state, district or territory of the United States, for at least one year prior to applying to become a transportation network driver;
- (ii) is at least 21 years of age;

- (iii) has not been convicted of reckless driving, hit and run, or driving with a suspended or revoked license; and has not been convicted of or placed on supervision for two or more offenses involving traffic regulations governing the movement of vehicles, or whose Illinois driver's license has not been suspended or revoked pursuant to Section 6-206 of the Illinois Vehicle Code, codified at 625 ILCS 5/6-206, within the 12 months immediately prior to applying to become a transportation network driver;
- (iv) has successfully completed a transportation network driver's training program approved by the commissioner and conducted by the licensee or other authorities approved by the commissioner. In addition to other applicable requirements, such training program must cover topics related to providing service to people with disabilities;
- (v) has not, within the five years immediately preceding his application to be a driver, been either found guilty by a court of any jurisdiction, in custody, on parole, or under any other non-custodial supervision resulting from a finding or determination of guilt by a court of any jurisdiction for (i) the commission of any felony as defined by Article 2 of the Illinois Criminal Code of 2012, codified at 720 ILCS 5/2-0.5 et seq., (ii) any crime involving moral turpitude, (iii) the illegal sale or possession of any controlled substance, (iv) indecent solicitation of a child or any criminal sexual abuse or similar crime, or (v) operating a motor vehicle while under the influence of alcohol or narcotic drugs;
- (vi) has not had a public chauffeur license or restricted public chauffeur license suspended, revoked or non-renewed by the city within the five years immediately preceding his application to be a driver; and
- (vii) has not been listed as ineligible to be a transportation network driver by the commissioner pursuant to Section 9-115-250(b).

(2) Any Class A transportation network provider licensee shall (1) perform a criminal background check on each transportation network driver applicant; (2) obtain each transportation network driver applicant's driving record; and (3) ascertain that all the requirements of subsection (b) are met before engaging a transportation network driver.

(3) Any Class A transportation network provider licensee shall maintain and enforce a zero-tolerance policy for intoxicating substances, which policy shall be approved by the commissioner as a condition of the license. Such policy shall promote zero tolerance using a combination of appropriate means that may include education, random testing, assistance programs and counseling, among other measures.

(4) One year after engaging a driver, and annually thereafter, each Class A transportation network provider licensee shall ascertain that the driver is still eligible to be a transportation network driver by verifying that the driver meets all of the requirements specified in this section, including the criminal background check requirement specified in subsection (b)(2), and shall keep records of such verification for a period of three years and shall submit such records to the commissioner upon request.

(c) If any licensee engages an ineligible driver or if any Class A transportation network provider licensee fails to annually ascertain the eligibility of each driver such licensee engages, the licensee shall be liable for the violation of this section and shall also be jointly and severally liable with the ineligible driver for any violation of this chapter by the ineligible driver.

(d) Eligibility for engagement as a driver under this chapter shall be a continuing requirement for remaining so engaged.

9-115-160 Transportation network driver – Intoxicating substance policy.

(a) In addition to the prohibitions set forth in section 9-115-180(c), any licensee shall include on its website, mobile application and riders' receipts, a notice or information on the licensee's zero-tolerance policy for intoxicating substances and the methods to report a transportation network driver whom the rider reasonably suspects was under the influence of drugs or alcohol during the ride. The website and mobile application shall include a phone number or mobile application call function and email address to report the zero-tolerance complaint. The website and mobile application shall also include the phone number and email address of the department's public passenger vehicle division. Promptly after a zero-tolerance complaint is filed, the licensee shall suspend the transportation network driver for further investigation. In investigating a zero-tolerance complaint against a driver with a speech disability, the licensee shall factor the driver's speech disability in the investigation to inquire whether or not the complaint is based on an erroneous perception of the driver's speech disability.

(b) Any person who knowingly makes a false zero-tolerance complaint shall be in violation of Chapter 1-21 of this Code.

(c) A licensee that does not immediately suspend a driver after a zero-tolerance complaint shall be in violation of this section.

9-115-170 Driver – Identification card.

The licensee shall issue an identification card to drivers that such licensee engages. Such identification card shall have the name of the driver and a photograph permanently attached to the identification card. Any transportation network driver shall display the identification card at all times while operating a transportation network vehicle.

9-115-180 Operating regulations.

(a) In addition to all other applicable requirements provided by law, it shall be unlawful for any person:

- (1) Who is under the age of twenty-one years to operate a transportation network vehicle;
- (2) To operate a transportation network vehicle while under the influence of alcoholic beverages or controlled substances other than medication prescribed by a physician, provided that such prescribed medication does not warn that the user not operate machinery while taking the medication;
- (3) To operate, or cause to be operated, a transportation network vehicle in any area where the operation of such vehicle is prohibited by applicable law;
- (4) To operate a transportation network vehicle within the city while not in possession of a valid driver's license issued by a state, district or territory of the United States;
- (5) To operate, or cause to be operated, a transportation network vehicle that does not meet the vehicle standard and inspection requirements specified in this chapter; or

(6) To transport or cause to be transported more than seven passengers on any given ride in a vehicle.

(b) No transportation network driver shall pick up a passenger on any portion of (1) O'Hare International Airport, Midway International Airport or McCormick Place unless the commissioner determines, in duly promulgated rules, following consultation with the commissioner of aviation, that such pick ups can be accomplished in a manner that preserves security, public safety, the orderly flow of traffic and compliance with the Metropolitan Pier and Exposition Authority Airport Departure Tax Ordinance or payment of an equivalent tax to the city; and (2) designated taxicab stands or loading zones.

(c) No person may drink any alcoholic liquor while such person is operating or being transported by a transportation network vehicle, nor may any person transport, carry, possess or have any alcoholic liquor while being transported by a transportation network vehicle, except in the original package with the seal unbroken. For purposes of this subsection the term "alcoholic liquor" has the meaning ascribed to that term in Section 4-60-010.

(d) No licensee or transportation network driver shall solicit potential passengers. Transportation network vehicles may only be used to provide prearranged transportation service. For purposes of this subsection, the term "solicit" means an appeal by words or gestures for immediate patronage of a transportation network vehicle by a licensee or a transportation network driver upon the public way attempting to direct people to a transportation network vehicle that is parked, stopped, standing or moving upon the public way.

(e) No transportation network driver shall accept or respond to passengers' or potential passengers' requests for service via traditional street hail, including hand gestures and verbal statements.

(f) No transportation network vehicle shall be parked on any public way for a time longer than is reasonably necessary to accept passengers in answer to a prearranged transportation service and no passenger shall be accepted except as provided in subsection (d) of this section.

(g) The Internet-enabled application or digital platform used by a licensee to connect drivers and passengers shall display for a passenger: (1) the identification card of the transportation network driver; (2) a picture of the transportation network vehicle the driver is approved to use, including the license plate number of the vehicle, and the make, model and model year of the vehicle; (3) the city's 311 service center number the passenger may use to report complaints; and (4) whether smoking is permitted in the vehicle. If such application or digital platform allows drivers to rate their passengers, it shall have a feature that allows passengers to opt-out from being rated by drivers.

(h) Any licensee shall clearly disclose, on the licensee's on-line enabled application or digital platform and website, that the licensee is a transportation network provider. Additionally, the disclosure shall state that each licensee is required to maintain insurance policies as specified in Section 9-115-090.

(i) Any licensee shall provide proof of insurance policies required in Section 9-115-090 to each transportation network driver before the driver begins providing service and for as long as the driver remains available to provide service.

(1) Licensees shall have an affirmative duty to respond to requests for service in underserved areas and to insure compliance with this subsection by the licensee's drivers. Licensees shall immediately report to the commissioner any of the licensee's drivers who fails to comply with the requirements of this subsection.

(2) Any licensee shall have an affirmative duty to respond to requests for service and shall be responsible for the actions of any of its employees, transportation network drivers, or other person that reports to, or acts as an agent of, the licensee, for any failure to respond to a request for service.

(k) Any transportation network driver shall, in the transportation network vehicle at all times: (1) carry proof of the insurance policies required in Section 9-115-090 covering the vehicle; (2) carry an electronic or paper copy of the agreement or terms of service between the driver and the transportation network provider; and (3) display (i) a copy of the city's ground transportation tax registration emblem for the vehicle, and (ii) the vehicle's distinctive emblem issued pursuant to section 9-115-120.

(l) All licensees and drivers must comply with all Federal, State of Illinois and City of Chicago non-discrimination laws. No licensee shall discriminate against any potential or existing employee, driver or passenger on account 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, as defined in Chapter 2-160 of this Code.

(m) Any transportation network driver must comply with all Federal, State of Illinois and City of Chicago non-discrimination laws by accepting, without extra charge, riders with service animals.

(n) Any terms or conditions in the agreement between the licensee and the transportation network driver, or between the licensee and any customer, that would act as a waiver of the licensee's liability to the driver, the customer, or to the public, are declared to be contrary to public policy, null, void and unenforceable.

(o) Any terms or conditions in the agreement between a licensee and a transportation network driver that would prohibit the driver from engaging as a transportation network driver with other licensees are declared to be contrary to public policy, null, void and unenforceable.

(p) Transportation network vehicles shall be kept clean at all times they are used to provide a transportation network service.

9-115-190 Restrictions on hours of operation.

(a) All licensees must implement processes to ensure that no transportation vehicle driver operates a transportation network vehicle for more than 10 hours within a 24 hour period.

(b) No transportation network vehicle driver shall operate a transportation network vehicle for one or more licensees for more than 10 hours within a 24 hour period.

(c) No vehicle shall be used in the operation of a transportation network vehicle by one or more drivers for more than 10 hours within a 24 hour period.

9-115-200 Service charges and fare rates.

(a) Licensees may charge compensation for service based on distance travelled or time elapsed during service, or based on distance travelled and time elapsed during service, or a flat prearranged fare, or a suggested donation.

(b) Any licensee shall display the licensee's fare rate on such licensee's website and Internet-enabled application or digital platform used by the licensee to connect drivers and passengers. In addition, any licensee shall display a button for displaying a fare quote for any requested trip on the licensee's Internet-enabled application or digital platform in the same size and graphics as the licensee's trip request button.

(c) Except as otherwise provided in Section 9-114-265, it is unlawful for a licensee or transportation network driver to charge passengers a fare greater than the fare rate shown on the licensee's Internet-enabled application or digital platform.

9-115-210 Records and reports.

(a) Every licensee shall keep accurate books and records of account of the licensee's operations at the licensee's place of business in the city for a minimum of three years. Such records shall be submitted for inspection upon the request of the commissioner. Such records shall also be maintained in accordance with section 3-4-170 of this Code, and shall be produced in an electronic format or any other format required by the city.

(b) Each licensee shall provide the following data to the commissioner, at such times and in a format and manner prescribed by the commissioner in rules and regulations:

(1) the number and percentage of the licensee's customers within the city who requested wheelchair accessible vehicles and the number of filled requests;

(2) the number and percentage of rides requested and accepted, and the number of rides requested and not accepted, by the licensee's drivers, organized according to the geographic parameters and time frames specified by the commissioner;

(3) information on any of the licensee's drivers who were alleged to have committed a violation of this chapter or their terms of service or who have been suspended or banned from driving for the licensee, including any zero-tolerance complaints and the outcome of the investigation into those complaints;

(4) information on any accident or other incident that involved the licensee's driver and that was reported to the licensee, the cause of the incident, and the amount paid, if any, for compensation to any party in each incident. The report will contain information as to the date of the incident, the time of the incident, and the amount that was paid pursuant to the licensee's insurance policy. Also, the report will provide the total number of incidents involving the licensee's driver during the year;

(5) the average and mean number of hours and miles each of the licensee's drivers spent driving for the licensee; and

(6) only for purposes of law enforcement or emergency response, real-time tracking of the licensee's drivers and vehicles, including access to the driver's identifying information, GPS location data, and whether or not the driver is engaged with a passenger. If specialized hardware or software is required for real-time tracking, the licensee shall provide the specialized hardware or software to the City.

(c) Nothing provided in this section shall be construed to require licensees to provide personally identifiable passenger information to the city.

9-115-220 License – Suspension or revocation.

(a) The commissioner may seek all applicable penalties, including but not limited to fines, license suspension, and license revocation in addition to restitution or other equitable relief against any licensee that violates this chapter or any rules or regulations adopted pursuant to this chapter.

(b) The commissioner shall promulgate rules and regulations regarding the lengths of suspension and the amounts of fines to be imposed, and the types of equitable relief to be ordered, for specific violations or license types. Before any suspension or revocation or fine is

imposed, or equitable relief is ordered, the licensee shall be notified of the specific charges against him and of his right to a hearing in accordance with Chapter 2-14 of the Code.

(c) If the commissioner has information provided by a law enforcement agency or any court of law that a licensee has been charged with the commission of a felony, as defined in Article 2 of the Illinois Criminal Code of 2012, codified at 720 ILCS 5/2-0.5 et seq., arising in connection with the transportation network provider business, the commissioner shall immediately suspend all licenses of the licensee until final adjudication is made with respect to such charges.

(d) Any person whose transportation network provider license is revoked under this chapter shall be ineligible to receive another transportation network provider license under the same or a different name for a period of five years following revocation.

(e) In addition to the powers authorized in this section, the commissioner may seek suspension, revocation or may decline to renew a provider's license in accordance with other applicable sections of this Code, including sections 4-4-084 and 4-4-150.

9-115-230 Violation – Penalty.

(a) Any licensee who violates this chapter or any rule or regulation promulgated hereunder shall be subject to a fine of not less than \$500.00 and not more than \$10,000.00 for each such violation. Each day that any violation shall continue shall be deemed a separate and distinct offense.

(b) Any person other than a licensee who violates any of the provisions of this chapter or any rule or regulation promulgated hereunder, shall be subject to a fine of not less than \$500.00 and not more than \$1,000.00 for each such violation. Each day that any violation shall continue shall be deemed a separate and distinct offense.

(c) In addition to fines, penalties for any violation of this chapter, as applicable, may include license suspension, rescission, non-renewal, revocation or vehicle impoundment.

9-115-240 Impoundment of vehicle – Notification of owner – Penalty.

(a) In addition to any other applicable penalty, the owner of record of any motor vehicle that is used for the transportation or the solicitation for the transportation of passengers for compensation in violation of section 9-115-020 shall be liable to the city for an administrative penalty of \$2,000.00 plus any towing and storage fees applicable under Section 9-92-080. Any such vehicle shall be subject to seizure and impoundment pursuant to this section. This subsection shall not apply if the vehicle used in the violation was stolen at that time and the theft was reported to the appropriate police authorities within 24 hours after the theft was discovered or reasonably should have been discovered.

(b) Whenever a police officer has probable cause to believe that a vehicle is subject to seizure and impoundment pursuant to this section, the police officer shall provide for the towing of the vehicle to a facility controlled by the city or its agents. Before or at the time the vehicle is towed, the police officer shall notify any person identifying himself as the owner of the vehicle or any person who is found to be in control of the vehicle at the time of the alleged violations, of the fact of the seizure and of the vehicle owner's right to request a vehicle impoundment hearing to be conducted under Section 2-14-132 of this Code.

(c) Section 2-14-132 shall apply whenever a motor vehicle is seized and impounded pursuant to this section.

9-115-250 Enforcement -- Rules and regulations.

(a) Upon request, a driver shall display to the commissioner, or other person authorized to enforce this chapter, a physical or electronic record of a ride in progress sufficient to establish that it was a prearranged transportation service. To the extent that trip records are contained on electronic devices, drivers are not required to relinquish custody of the devices in order to make the required display.

(b) If any person files a complaint against a licensee or driver with the commissioner, in addition to all other powers and remedies provided under this Code, the commissioner's authorized staff shall have the right to inspect the licensee's records and transportation network vehicles associated with the licensee as necessary to investigate and resolve the complaint to the same extent the commissioner and the commissioner's authorized staff is permitted to inspect all other public passenger vehicles. If the complaint involves a driver not licensed as a public chauffeur by the city, the commissioner may provide the complaint to the licensee or licensees that engaged the driver. Nothing provided in this section shall be construed to prohibit the commissioner from investigating any complaint against a transportation network driver or from taking appropriate enforcement action in accordance with this Chapter, including the listing of such driver as ineligible to be a transportation network driver for purposes of Section 9-115-150(b)(1)(viii).

(c) The commissioner is authorized to enforce this chapter, and to adopt rules and regulations for the proper administration and enforcement of this chapter.

(d) Any fees imposed pursuant to rules authorized by this chapter shall be reasonably related to the City's cost of administration, and shall be effective, or amended, only after a 10-day notice and comment period.

SECTION II. Chapter 2-14 of the Municipal Code of Chicago is amended by deleting the language struck through and by inserting the language underscored, as follows:

2-14-130 Other provisions not limiting.

(a) Notwithstanding any other provision of the Municipal Code, all provisions of the code, except for those specified in Section 2-14-190(a), may be enforced by instituting an administrative adjudication proceeding with the department of administrative hearings as provided in this chapter.

(b) Notwithstanding any other provision of the Municipal Code, any enforcement action which may be exercised by another department or agency of the city may also be exercised by the department of administrative hearings; provided, however, that the department shall not have authority to revoke or suspend any city license except those issued pursuant to Chapters 9-104, 9-108, and 9-112, 9-114, and 9-115 of this Code.

(c) Nothing in this chapter shall affect the jurisdiction of the Department of Business Affairs and Consumer Protection, the Chicago Commission on Human Relations, the zoning board of appeals, the human resources board, the board of ethics, the police board, or the Commission on Chicago Landmarks.

2-14-132 Impoundment.

(1) Whenever the owner of a vehicle seized and impounded pursuant to Sections 3-46-076, 3-56-155, 4-68-195, 9-80-220, 9-112-640, ~~or 9-114-420~~ or 9-115-240 of this Code (for purposes of this section, the "status-related offense sections"), or Sections 7-24-225, 7-24-226, 7-28-390, 7-28-440, 7-38-115(c-5), 8-4-130, 8-8-060, 8-20-070, 9-12-090, 9-76-145, 9-80-225, 9-80-240, 9-92-035, 10-8-480(c), 11-4-1410, 11-4-1500 or 15-20-270 of this Code (for purposes

of this section, the "use-related offense sections") requests a preliminary hearing in person and in writing at the department of administrative hearings, within 15 days after the vehicle is seized and impounded, an administrative law officer of the department of administrative hearings shall conduct such preliminary hearing within 48 hours of request, excluding Saturdays, Sundays and legal holidays, unless the vehicle was seized and impounded pursuant to Section 7-24-225 and the department of police determines that it must retain custody of the vehicle under the applicable state or federal forfeiture law. If, after the hearing, the administrative law officer determines that there is probable cause to believe that the vehicle was used in a violation of this Code for which seizure and impoundment applies, or, if the impoundment is pursuant to Section 9-92-035, that the subject vehicle is eligible for impoundment under that section, the administrative law officer shall order the continued impoundment of the vehicle as provided in this section unless the owner of the vehicle pays to the city the amount of the administrative penalty prescribed for the code violation plus fees for towing and storing the vehicle. If the vehicle is also subject to immobilization for unpaid parking and/or compliance violations, the owner of the vehicle must also pay the amounts due for all such outstanding violations prior to the release of the vehicle. If the administrative law officer determines there is no such probable cause, or, if the impoundment is pursuant to Section 9-92-035, that the subject vehicle has previously been determined not to be eligible for impoundment under that section, the vehicle will be returned without penalty or other fees.

(Omitted text is unaffected by this ordinance)

SECTION III. Chapter 3-46 of the Municipal Code of Chicago is amended by adding a new section 3-46-035, by deleting the language struck through and by inserting the language underscored, as follows:

3-46-020 Definitions.

When any of the following words or terms are used in this chapter, they shall have the meaning set forth below:

(Omitted text is unaffected by this ordinance)

D. "Ground transportation vehicle" means any for-hire vehicle used to provide transportation for a charge or other consideration to passengers, regardless of whether the consideration is paid by the passengers or by any other person. This term includes, but is not limited to, water taxis, as defined in Section 4-250-010 of this Code, horse-drawn carriages and taxicabs and all automobiles, limousines, buses and other vehicles used to provide transportation to passengers for a charge, whether or not licensed by the city or registered or titled with the State of Illinois. For purposes of this chapter, the phrase "for-hire vehicle used to provide transportation for a charge or other consideration" shall include a transportation network vehicle, and the term "charge or other consideration" shall include a suggested donation transferred in connection with the receipt of transportation network services.

The term "ground transportation vehicle" does not include vehicles operated by a government transportation agency or on behalf of a government transportation agency pursuant to a contract or a grant, vehicles devoted exclusively to funeral use, or vehicles used as ambulances.

E. ~~"License holder of a ground transportation vehicle" or "license holder"~~ means any person holding a license issued by the city under Chapter 9-108, ~~or 9-112, or 9-114~~ of this Code, as amended, or any person who has registered or titled a vehicle with any state or the District of Columbia if the vehicle is used to provide ground transportation to passengers. For purposes of this chapter, the phrase "person who has registered or titled a vehicle with any state or the District of Columbia if the vehicle is used to provide ground transportation to passengers" shall include a transportation network vehicle owner.

(Omitted text is unaffected by this ordinance)

I. "Transportation network driver", "transportation network licensee", "transportation network provider", "transportation network service", and "transportation network vehicle" have the meanings ascribed to these terms in Section 9-115-010 of this Code.

J. "Transportation network vehicle owner" means any person who has registered or titled a vehicle with any state or the District of Columbia if the vehicle is used to provide transportation network service.

3-46-030 Tax imposed.

A. Pursuant to the authority granted by Section 11-42-6 of the Illinois Municipal Code, as amended, 65 ILCS § 5/11-42-6, a tax is imposed on all persons engaged in the occupation of providing ground transportation vehicles for use in the city. The incidence of the tax and the obligation to pay the tax are on the license holder ~~of any ground transportation vehicle which is used in the city~~ or on any ~~the person operating a ground transportation vehicle for use in the city~~ who is required to be, but is not, a license holder.

B. (1) The rate of the tax shall be in accordance with the following schedule:

(a) For ground transportation vehicles that are taxicabs:

(i) which are licensed or are required to be licensed pursuant to Chapter 9-112 of this Code, \$78.00 for each taxicab for each calendar month during which the taxicab is used in the city to provide ground transportation. This amount shall not be subject to proration;

(ii) which are not required to be licensed pursuant to Chapter 9-112 of this Code, \$3.00 for each taxicab for each day the taxicab is used in the city to provide ground transportation but in no event more than \$78.00 per calendar month.

(b) Except as otherwise provided in subsection (b-1), ~~For~~ for ground transportation vehicles, other than taxicabs, with a seating capacity of ten or fewer passengers, \$3.50 for each vehicle for each day the vehicle is used in the city to provide ground transportation;

(b-1) For ground transportation vehicles used to provide transportation network service by transportation network drivers engaged with a Class A transportation network provider, \$0.20 per vehicle per ride accepted;

(c) For ground transportation vehicles with a seating capacity of 11 to 24 passengers, \$6.00 for each vehicle for each day the vehicle is used in the city to provide ground transportation;

(d) For ground transportation vehicles with a seating capacity of more than 24 passengers, \$9.00 for each vehicle for each day the vehicle is used in the city to provide ground transportation.

(2) For purposes of this subsection (B), it shall be presumed (a) that a taxicab is used in the city during any calendar month in which the taxicab is licensed or required to be licensed pursuant to Chapter 9-112 of this Code, and (b) that the seating capacity of a ground transportation vehicle is the seating capacity designated by the vehicle's manufacturer.

C. (1) To prevent multiple taxation, any person who is licensed, or who is required to be licensed, to operate a ground transportation vehicle used in another municipality may claim a credit against the tax imposed by this chapter equal to any similar occupation tax imposed on the person by the other municipality with respect to such ground transportation vehicle, but only to the extent of the amount of tax properly due and actually paid to the other municipality. The credit may not exceed the amount of the tax imposed by this chapter that otherwise would be due.

(2) This subsection 3-46-030(C) shall not apply in the case of any person who is licensed, or who is required to be licensed, under Chapter 9-108, or 9-112, 9-114 or 9-115 of this Code.

D. Nothing in this chapter shall be construed to impose the tax on any person or activity which, under the constitutions of the United States or the State of Illinois, may not be taxed by the city.

3-46-035 Collection and remittance responsibilities of transportation network providers.

A. It shall be the duty of each transportation network provider to collect the tax imposed by this chapter from the transportation network vehicle owner and to remit the tax to the department in accordance with Section 3-46-040 of this chapter. In the event that a transportation network provider fails to collect or remit the tax required to be collected by this section, the transportation network provider shall be liable to the city for the amount of such tax, plus any attendant penalties and interest.

B. If a transportation network provider fails to collect the tax imposed by this chapter from a transportation network vehicle owner, then the transportation network vehicle owner shall

file a return and pay the tax directly to the department on or before the date required by subsection 3-46-040.

3-46-040 Paying, collecting, and remitting the tax and filing returns.

A. On or before the last day of each calendar month, every person required to pay or collect and remit the tax imposed by this chapter shall file with the department a tax return and pay or remit all applicable tax attributable to the immediately preceding calendar month. The taxpayer or tax collector shall file the required return on a form prescribed by the comptroller and shall provide such information as the comptroller may reasonably require.

(Omitted text is unaffected by this ordinance)

D. Notwithstanding any other provision of this Code, for all periods beginning on or after July 1, 2004, every person whose tax liability under this chapter is based solely on the use of 100 or fewer taxicabs or transportation network vehicles as of July 1 of a given annual tax year shall, during that year, pay the tax attributable to the immediately preceding calendar quarter, on or before the last day of the month following such calendar quarter. Nothing in this subsection shall prevent a taxpayer from paying, without penalty or interest, its total liability for an annual tax year, as allowed under subsection 3-4-187(B) of this Code, without filing an annual return.

3-46-050 Applicability of Motor Vehicle Lessor Tax and Chicago Transaction Tax.

A. Any person who is subject to the tax imposed by this chapter, except a transportation network provider, transportation network driver, or transportation network vehicle owner, and who is either the lessor or lessee of a ground transportation vehicle, shall not be subject to the Motor Vehicle Lessor Tax, Chapter 3-48 of this Code, with respect to such vehicle.

B. Any person leasing a ground transportation vehicle from a license holder who is subject to the tax imposed by this chapter, except a transportation network provider, transportation network driver, or transportation network vehicle owner, shall not be subject to the Chicago Personal Property Lease Transaction Tax, Chapter 3-32 of this Code, on the lease, rental or use of such vehicle for the purpose of providing ground transportation.

3-46-065 Underserved areas.

(Omitted text is not affected by this ordinance)

C. A Any license holder may claim a credit against the tax imposed by this chapter if during a calendar month one or more of its ground transportation vehicles is used to provide service to or from areas designated as underserved areas under subsection B. The monthly tax credit shall be calculated by multiplying the monthly tax otherwise due for that month by a fraction, the numerator of which shall be the number of taxable trips to or from designated underserved areas during the month, and the denominator of which shall be the total number of

taxable trips during the month. The credit authorized by this section shall not exceed 50 percent of the total tax otherwise due for a month.

(Omitted text is not affected by this ordinance)

F. The credit available under this section shall apply beginning on the first day of the calendar month following the calendar month in which the commissioner of business affairs and consumer protection designates underserved areas under subsection (B).

3-46-070 Registration.

A. Every license holder of a ground transportation vehicle who is required to pay the tax imposed by this chapter and every transportation network provider shall register with the department of business affairs and consumer protection, on a form prescribed by the commissioner of business affairs and consumer protection, at least ten days before the ground transportation vehicle is used in the city.

B. Any license holder that has registered in accordance with the Metropolitan Pier and Exposition Authority Airport Departure Tax Ordinance § 1-10(A) (1992) or any person who has been issued a license pursuant to Chapter 9-108, or 9-112, 9-114 or 9-115 of this Code shall be regarded as registered in accordance with subsection (A) of this section.

C. If any information provided by ~~a license holder~~ on a registration form ceases to be accurate, then the license holder or transportation network provider shall file a corrected form with the department of business affairs and consumer protection within 60 days.

3-46-073 Registration emblems.

A. The department of business affairs and consumer protection shall issue to every license holder and to every transportation network provider registered in accordance with Section 3-46-070 of this chapter an annual registration emblem for every ground transportation vehicle that the license holder or transportation network provider provides or engages for use in the city, other than vehicles having a seating capacity of more than 24 passengers or vehicles required to display a sticker license emblem or a metal plate pursuant to Chapter 9-108, ~~or 9-112, 9-114 or 9-115~~ of this Code. The emblems shall be issued on or before April 1st of each calendar year to license holders of taxicabs, ~~and~~ liveries and transportation network providers, and on or before August 1st of each calendar year to license holders of all other ground transportation vehicles. Emblems shall also be issued within ten days of initial registration in accordance with Section 3-46-070 of this chapter.

B. Every license holder that is required to pay the tax imposed by this chapter and every transportation network provider shall affix a registration emblem issued by the department of business affairs and consumer protection on the front windshield of every ground transportation vehicle that is used in the city, other than vehicles having a seating capacity of more than 24 passengers or vehicles that are required to display a sticker license emblem, a metal plate pursuant to Chapter 9-108, ~~or 9-112, 9-114 or 9-115~~ of this Code. If a ground transportation vehicle does not display a registration emblem as required by this subsection,

then the license holder of the vehicle and the transportation network provider shall be prohibited from using or permitting the use of the vehicle as a ground transportation vehicle in the city.

C. The department of business affairs and consumer protection shall not issue a registration emblem to a license holder or transportation network provider if the license holder or transportation network provider has failed to file with the department a tax return for any month that it was required to pay or collect and remit the tax imposed by this chapter, or if the license holder or transportation network provider has failed to pay any tax, interest or penalty that has been assessed by the department, unless:

(1) The license holder or transportation network provider is contesting liability for the tax in a pending administrative or judicial proceeding; or

(2) The license holder or transportation network provider has filed a petition in bankruptcy and the full amount of the tax due to the city is dischargeable in bankruptcy; or

(3) The license holder or transportation network provider has entered into an agreement with the department for the payment of all the tax, interest and penalty, and the license holder or transportation network provider is in compliance with the agreement.

D. Immediately upon the sale of any ground transportation vehicle, the seller or the purchaser shall remove the registration emblem from the vehicle. It shall be unlawful for the purchaser to use the vehicle unless the registration emblem has been removed.

E. Except as provided in subsection (C) of this section, any license holder or transportation network provider that has registered in accordance with Section 3-46-070 of this chapter may request the department of business affairs and consumer protection to issue a registration emblem if the license holder or transportation network provider acquires or engages for use a new, used or additional ground transportation vehicle.

3-46-080 Books and records.

A. Every person required to pay or collect and remit the tax imposed by this chapter shall keep accurate books and records of its business or activity, including original source documents and books of entry denoting the transaction that gave rise, or may have given rise, to the tax liability or any exemption that may be claimed and the days that such person's ground transportation vehicles were used in the city. All such books and records shall be kept in the English language and, at all times during business hours of the day, shall be subject to and available for inspection by the department.

B. It shall be presumed that a ground transportation vehicle which is licensed pursuant to Chapter 9-108, ~~or 9-112, 9-114 or 9-115~~ of this Code was used in the city on every day of any period for which no accurate books and records required by subsection (A) of this section were kept.

SECTION IV. Chapter 9-112 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, by inserting the language underscored and by adding new Section 9-112-565, as follows:

9-112-010 Definitions.

For purposes of this chapter the following definitions shall apply:

(Omitted text is not affected by this ordinance)

"Wheelchair Accessibility taxicab fund" means a fund used to provide improve the services of taxicabs and transportation network vehicles (as defined in Section 9-115-010) for people with disabilities. Uses of this fund include, but are not limited to, reimbursement for costs associated with converting or purchasing a vehicle to be used as a taxicab or transportation network vehicle that is fully wheelchair accessible by ramp or lift. The maximum amount of reimbursement per taxicab vehicle from the fund, and the conditions of reimbursement and the maximum amount of reimbursement per a transportation network vehicle from the fund will be established by rules and regulations, in consultation with, among other individuals as the commissioner may determine, representatives from the Mayor's Office for People with Disabilities, the community of people with disabilities, the taxi industry, and the transportation network providers industry but in no case shall exceed \$20,000 vehicle.

(Omitted text is not affected by this ordinance)

9-112-020 License required.

(a) It is unlawful for any person to operate a motor vehicle, or for the registered owner thereof to permit it to be operated, for the transportation of passengers for hire within the city unless it is licensed by the city as a taxicab pursuant to this chapter, or as a public passenger vehicle pursuant to Chapter 9-114, or used to provide a transportation network service pursuant to Chapter 9-115.

(Omitted text is not affected by this ordinance)

9-112-050 Vehicle inspections.

No person shall place a vehicle into service as a taxicab until the vehicle has been inspected under the direction of the commissioner and found to be in safe operating condition. A taxicab vehicle inspection includes, but is not limited to, ensuring that all required equipment is installed and operating as intended, and that the interior and exterior of the vehicle are clean and in good condition for the safety of the vehicle drivers and passengers. Licensees must submit all their taxicab vehicles for inspection at least semiannually as scheduled by the department. Taxicab vehicles with a vehicle age of 2 years or newer must be inspected at least annually, and all older taxicab vehicles must be inspected at least semiannually.

If any licensee fails to appear and make his vehicle available for inspection after receiving a notification from the commissioner to do so, the commissioner may immediately suspend the licensee's license and impose a fine as set forth in section 9-112-630, in addition to all other applicable penalties, including extending the license suspension, and/or license revocation. If the licensee again fails to so appear, the commissioner may suspend his license until the vehicle has passed an inspection pursuant to this section. If a licensee demonstrates a pattern of missing scheduled inspection dates, the commissioner may revoke the license.

The commissioner is authorized to adopt rules and regulations to specify the time frame and schedule for vehicle inspections and may require additional inspections based upon complaints.

9-112-070 Specifications for taxicab vehicles.

The commissioner may issue licenses for motor vehicles to operate as taxicabs according to the following:

(a) Vehicles having a manufacturer's rated seating capacity of ten or more persons, including the driver, may not be licensed as taxicabs.

(b) A vehicle must meet applicable federal motor vehicle safety standards for vehicles of its size, type and proposed use, in order to be licensed as a taxicab.

(c) Age of vehicle. A licensee cannot operate a vehicle as a licensed taxicab beyond the following vehicle age:

(1) Four years for vehicles that are not designated pursuant to the department's list of authorized vehicles as wheelchair accessible or fuel efficient.

(2) ~~Five~~ Six years for vehicles that are designated pursuant to the department's list of authorized vehicles as ~~either wheelchair accessible or fuel efficient.~~

(3) ~~Six~~ Seven years for vehicles that are designated pursuant to the department's list of authorized vehicles as ~~both wheelchair accessible and fuel efficient.~~

(Omitted text is not affected by this ordinance)

9-112-150 License fees and terms.

(a) As of the effective date of this ordinance, the licensing term for licenses will be from March 1 of the current year to the last day of February of the subsequent year.

(i) One-year taxicab medallion licensing issuance or renewal fee for taxicabs that are not wheelchair accessible is \$600.00. The Department will deposit \$100.00 of this licensing fee to a fund created to promote ~~wheelchair accessible taxicab~~ accessibility of taxicabs and transportation network vehicles, also known as the "~~Wheelchair Accessible Taxicab Accessibility Fund.~~"

(ii) One-year taxicab medallion licensing issuance or renewal fee for wheelchair accessible taxicabs is \$500.00. The license must be attached to a wheelchair accessible taxicab vehicle during the entire licensing term.

(b) Effective March 1, 2013, the City will initiate a two-year licensing term for licenses issued pursuant to this chapter. The licensing term shall be from March 1 of the current year to the last day of February two years subsequent to the current year.

(i) Two-year licensing issuance or renewal fee is \$1,200.00 for taxicabs that are not wheelchair accessible. The Department will deposit \$200.00 of this licensing fee to a fund created to promote ~~wheelchair accessible taxicab~~ accessibility of taxicabs and transportation network vehicles, also known as the "~~Wheelchair Accessible Taxicab Accessibility Fund.~~"

(Omitted text is not affected by this ordinance)

(g) The commissioner is authorized to adopt rules and regulations for the administration of the ~~Wheelchair Accessible Taxicab~~ Accessibility Fund.

9-112-570 Taxicab wheelchair accessible vehicles and centralized wheelchair accessible dispatch.

(a) The commissioner is authorized by rule to regulate wheelchair accessible taxicab vehicles and a centralized dispatch system for wheelchair accessible taxicab vehicles. The

commissioner is authorized to assess the costs of such a central dispatch system upon those licensees with wheelchair accessible taxicabs.

(b) (1) Any single licensee that owns or controls 20 or more licenses must place into service wheelchair accessible vehicles as taxicabs on five percent of its taxicab vehicle fleet.

(2) In addition to compliance with subparagraph (b)(1) of this section, any licensee that owns or controls 10 or more taxicab licenses shall have at least 10 percent of its taxicab fleet be wheelchair accessible vehicles by January 1, 2018, if accessibility fund monies are available to reimburse the additional costs associated with purchasing vehicles to be used as taxicabs that are fully wheelchair accessible as provided in the definition of the term "accessibility fund".

(3) If a licensee replaces a wheelchair accessible taxicab vehicle, the replacement vehicle shall also be a wheelchair accessible taxicab vehicle.

(c) In determining the wheelchair accessible taxicab vehicles requirements above, the city will add up the total number of licenses held by a single licensee. The total number of licenses that each licensee holds will be based on the total licenses in each corporation, or legal entity, in which he holds a 25 percent or greater share of ownership interest including, but not limited to, stocks and shares.

(d) Each taxicab affiliation must have verifiable records, in a form designated by the commissioner by regulation, regarding the response of the taxicab affiliation to each request for a wheelchair accessible vehicle. Each taxicab affiliation shall provide such records to the commissioner upon request for same.

(e) The department shall audit the centralized dispatch for wheelchair accessible vehicles on an annual basis. If the department finds that the centralized dispatch is not serving the goals of the disabled community, the department shall take such actions as are necessary to ensure that the disabled community is served in a timely manner.

SECTION V. Chapter 9-114 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, by inserting the language underscored and by adding new sections 9-114-265 and 9-114-285, as follows:

9-114-010 Definitions.

The following definitions shall apply for purposes of this chapter:

(Omitted text is not affected by this ordinance)

"Public passenger vehicle" means a motor vehicle, as defined in the motor vehicle law of the State of Illinois, which is used for the transportation of passengers for hire, excepting those (1) devoted exclusively for funeral use; (2) in operation of a metropolitan transit authority; (3) interstate carriers licensed for the transportation of passengers by the Interstate Commerce Commission to the extent that regulation of such vehicles by the city is prohibited by federal law; (4) interstate carriers operating pursuant to and in conformity with a certificate of authority issued by the Illinois Commerce Commission; and (5) taxicabs regulated pursuant to Chapter 9-

112 of this Code; and (6) vehicles used to provide a transportation network service pursuant to Chapter 9-115. Public passenger vehicles included in the provisions of this chapter include, but are not limited to, livery vehicles, charter/sightseeing vehicles, neighborhood electric vehicles, jitney car services, and medical carrier vehicles.

(Omitted text is not affected by this ordinance)

9-114-020 License required.

(a) It is unlawful for any person to operate a motor vehicle, or for the registered owner thereof to permit it to be operated, for the transportation of passengers for hire within the city unless it is licensed by the city as a public passenger vehicle pursuant to this chapter, or as a taxicab pursuant to Chapter 9-112, or used to provide a transportation network service pursuant to Chapter 9-115.

9-114-265 Fare rates higher than regular rates.

(a) A licensee licensed under this chapter or Chapter 9-115 of this Code may charge passengers at a higher fare rate than the regular fare rate displayed in the licensee's Internet-enabled application or digital platform only if such licensee or such licensee's dispatch complies with all of the following requirements:

(i) the licensee or the licensee's dispatch, through the licensee's or the dispatch's Internet-enabled application or digital platform and e-mail accounts of the licensee's subscribers, provide public notice of the time period when the higher fare rate would apply; and

(ii) the licensee's or the licensee's dispatch Internet-enabled application or digital platform clearly provides to a customer requesting a trip the option to obtain the total reasonable fare estimate of the trip in a range expressed in dollars and cents, in addition to any applicable rate multiplier. The on-screen prompt for the choice to decline the fare estimate shall be smaller in size than the on-screen prompt to accept that estimate. For purposes of this section, the commissioner is authorized to regulate, by rule, the permissible range of fare estimate that shall be provided pursuant to this section; and

(iii) no fare greater by 20 percent than the fare estimate provided pursuant to subsection (a)(ii) shall be charged for the trip, unless the customer changes the destination or route from that initially requested; and

(iv) the customer requesting the ride expressly agrees to the fare estimate unless, pursuant to subsection (a)(ii), the customer has chosen to decline the estimate offered when accepting the ride on the licensee's or the licensee's dispatch Internet-enabled application or digital platform.

(b) The commissioner is authorized to regulate, by rule, the amount of increase in fare rate from the regular fare rate displayed in the licensee's Internet-enabled application or digital platform and the manner of fare amount calculation for providing a prearranged transportation service. In addition, the commissioner is authorized to require licensees licensed under this chapter or Chapter 9-115 of this Code to comply with nationally recognized technical and technological standards applicable to fare amount calculation for providing a prearranged transportation service, as determined by the commissioner.

(c) If applicable law allows taxicab licensees to charge at a higher rate than the rate provided under Chapter 9-112 of this Code, this section applies to the regulation of such rate to the extent such regulation is allowed under the applicable law.

9-114-285 Livery chauffeurs' training requirements.

No person shall be licensed as a livery chauffeur unless such person has successfully completed a restricted chauffer training program pursuant to Chapter 9-104 of this Code and rules and regulations promulgated thereto. Provided, however, the requirements of this section and the training requirements of Chapter 9-104 applicable to a livery chauffer applicant can be complied with by the applicant's successful completion of a livery chauffeur training program approved by the commissioner and conducted by the licensee or other authorities approved by the commissioner. In addition to other applicable requirements, the training program conducted by the licensee or other authorities approved by the commissioner must cover topics related to providing service to people with disabilities.

SECTION VI. The Mayor of the City of Chicago ("City") is hereby authorized to launch a taxi chauffeur license training program reform task force consisting of, in addition to such other individuals as the Mayor may select, designees from the Department of Business Affairs and Consumer Protection, the Mayor's Office for People with Disabilities, the City Colleges of Chicago, and the taxi industry. The reform task force shall review the city's current taxi chauffeur license training requirements and other pertinent issues with a view towards recommending changes to update and streamline the process in order to achieve greater efficiency and flexibility. The reform Task Force shall make its initial recommendations for such changes to the Mayor no later than 60 days after the effective date of this ordinance. The task force that will be launched pursuant to this section is not part of the City's organizational structure, its members are informally appointed, and shall conduct its proceedings informally without governing bylaws. The task force's recommendations shall not bind the City. The members of the task force shall not receive compensation from the City for serving on the task force.

SECTION VII. The Mayor of the City of Chicago ("City") is hereby authorized to launch a ground transportation vehicles underserved areas task force, which shall consist of, in addition to such other individuals as the Mayor may select, a designee of the Commissioner of Business Affairs and Consumer Protection, a designee of the Commissioner of the Mayor's Office for People with Disabilities, a designee of the Commissioner of Planning and Development, a designee of the Comptroller, and representatives from public passenger vehicle businesses and communities. The task force shall conduct an inquiry to determine which areas of the city are underserved by ground transportation vehicles and the role new technologies may play in providing efficient ground transportation services, and shall recommend measures that the task force suggests so that underserved areas would be better served by ground transportation vehicles. The task force shall make its initial recommendations to the Mayor no later than 120 days after the effective date of this ordinance, and shall make additional recommendations from time to time as service patterns change. The task force that will be launched pursuant to this section is not part of the City's organizational structure, its members are informally appointed, and shall conduct its proceedings informally without governing bylaws. The task force's recommendations shall not bind the City. The members of the task force shall not receive compensation from the City for serving on the task force.

SECTION VIII. Except for SECTION IX, this ordinance shall take effect 90 days after passage and approval.

SECTION IX. The commissioner of business affairs and consumer protection may request prospective transportation network provider license applicants to provide to the city, in the manner the commissioner prescribes, data that the commissioner requires to administer Chapter 9-115 of the Code. A prospective applicant that intends to apply for a transportation network license shall comply with such request. This SECTION IX shall take effect upon passage and approval.

MISCELLANEOUS BUSINESS.

PRESENCE OF VISITORS NOTED.

The following individuals were in attendance and recognized by the City Council:

Whitney M. Young Magnet School Girls 2014 Illinois High School Association Class 4A State Basketball Champions: Head Coach Corry Irvin and team members: Madinah Muhammed, Katrina Beck, Tanita Allen, Kiara Lewis, Isabelle Spingola, Taylor Brame, Taylor Malone, Danyelle Williams, Finess Dickson, Adrienne Truitt, Khaalia Hillsman and Maya McKee;

Gates Millennium Scholars: Antoine Martin, Devonta Dickey, Stephanie Orozco, Juan Aguirre, Robbie Lee, Nino Aishou, Marisela Augulo, Jalisa Arnold, Dyrell Ashley, Armando Barajas, Muna Bhandari, Asia Brewington, Jose Bucio, Charnae Caldwell, Kaitlyn Ceaser, Amber Cowan, Elisa Cruz, Ivette Cruz, Quinasia Douglas, Ibtihal Elfaki, Yordanos Goshu, Tyler Greer, Egyptian Griffis, LaShanda Harbin, Alex Jackson, Jazmine Jefferson, Theresa Juliano, Kyra Kemp, Yuliana Lopez, Khensura Love El, Eliza Luvianos, Shelana Martin, Kayla McKelvey, Andrew Mel, Dwayne Mitchell, Violetta Montanez, Emanuel Perez, Jermisha Porter, Shermee Randolph, Elysse Salazar, Mauricio Santamaria, Ellis Taylor, Jari Watson and Melissa Zaragoza;

2013 -- 2014 Junior ROTC Cadets: Brandon Wilson, Marquiz Watson, Eric McMiller, Ivonne Casas, Marisol Soto, Yair Roman, Marquita Bolden-Riley, Jourdan Roberson, Chanel Khammarath, Justin Grissett, Brandon Green, Armando Estrada, Isai Oliveras, Kathleen Tinoco, Sinai Robledo, Jessica Velez, Sasha VanAllen, Lupita Zoquiapa, Destiny Miranda, Ajla Fakic, Steven Pohl, Milan Bhatt, Mario Joseph, Dae'Mia Franklin, Gabriel Martinez, Shelley Ramos, Nageli Ferrer, Ronald Flowers, Alexandria Janopoulos, Donald Zepeda, Oscar Moreno, Ashley Roman, Glenda Williamson, Jamie Flores, Angel Hollingsworth, Timothy Harvey, Davuan Jordan, Adriana Hurtado, Jarrell Patterson, Chassidy Rice, David Lopez, Rackwon Bolling, Malik Sanders, Kamilia Dillard, Phyllis McElroy, Amanda Valencia, Nativia Williams, Adrian Vazquez, Alexander Rodriguez, Juan Alcantar;

representatives of Builders Association and OSHA's Construction Industry Safety Stand Down Week Program: Ken Egidi, President-CEO; Steve Lenz, Vice-President of Operations; Dan McLaughlin, Executive Director; Dan Ruane, Safety Director; Jimmy Akintonde, Ujamaa Construction;

members of Cook County Bar Association: Delores E. Robinson, Current President (2013 -- 2014); Celesta Mays, Incoming President (2014 -- 2015); Arlene Coleman, Incoming First Vice-President (2015 -- 2016) past presidents: Fredrick Bates, Andrea Buford, Anne Fredd, Llewellyn Green-Thapedi, William Hooks, Freddrenna Lyle, Harriet Parker, R. Delacey Peters, Lewis Powell III, Larry Rodgers, Jr., Sharon Strickland, Walter Williams, Zeophus "Z" Williams; Louis Raymond, Black Law Student Association Liaison; board members, Judith Hannah and Valee Salone;

Mike F. Sturtevant, retiring Deputy Commissioner of Chicago Department of Water Management, accompanied by his wife, Diana Sturtevant, and Irene Camier, Thomas Powers and Barret Murphey;

members of Honor Flight Chicago: Mary Pettinato, CEO and Founder of Honor Flight Chicago; and Glenn Shelton Key, D-Day Survivor and World War II hero.

Time Fixed For Next Succeeding Regular Meeting.

[O2014-4924]

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-eighth (28th) day of May, 2014, at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the twenty-fifth (25th) day of June, 2014, 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:

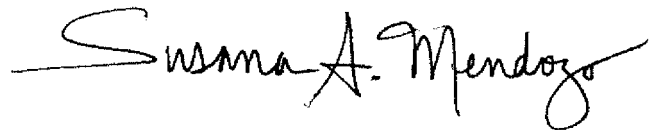
Yeas -- Aldermen Moreno, Fioretti, Dowell, Sawyer, Holmes, Harris, Beale, Pope, Balcer, Cárdenas, Quinn, Burke, Foulkes, Thompson, Thomas, Lane, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Chandler, Solis, Maldonado, Burnett, Ervin, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Sposato, Mitts, Cullerton, Laurino, P. O'Connor, M. O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, Moore -- 47.

Nays -- None.

Alderman Pope 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 Wednesday, June 25, 2014 at 10:00 A.M., in the Council Chamber in City Hall.

A handwritten signature in black ink that reads "Susana A. Mendoza". The signature is written in a cursive style with a long horizontal stroke at the beginning.

SUSANA A. MENDOZA,
City Clerk.

APPENDIX A

LEGISLATIVE INDEX

**JOURNAL of the PROCEEDINGS
of the
CITY COUNCIL
of the
CITY of CHICAGO, ILLINOIS**

Regular Meeting – Wednesday, May 28, 2014

Main Category List

LEGISLATIVE INDEX JOURNAL of the PROCEEDINGS of the CITY COUNCIL of the CITY of CHICAGO, ILLINOIS

Regular Meeting – Wednesday, May 28, 2014

Agreements

Alley

Appointments

Bonds & Bond Issues

Budget & Appropriations

City Council

City Departments/Agencies

Claims

Commendations & Declarations

Committee/Public Hearings

Energy/Environmental Issues

Finance Funds

Historical Landmarks

Illinois, State of

Journal Corrections

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Municipal Code Amendments

Parking

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Property

Public Way Usage

Signs/Signboards

Special Service Areas

Streets

Tag Days

Tax Incentives

Tax Increment Financing Districts

Traffic

Tributes

United States Government

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
Bldv	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: 5/28/2014

CITY COUNCIL LEGISLATIVE INDEX

1

AGREEMENTS

Quad Communities Development Corp.
 4323 S Cottage Grove Ave, 4519-4525 S Cottage
 Grove Ave, 4556 S Cottage Grove
 Access to property
 Emanuel (Mayor) O2014-4250
 Referred [C.J.p. 80858] Housing

Improvement

Neighborhood Housing Services
 S Racine Ave, bounded by S California Ave to S
 55th St and S 64th St
 Improvements to single-family residential
 properties
 Emanuel (Mayor), and Others SO2014-3420
 Referred [C.J.p. 78566] Housing
 Passed as [C.J.p. 81754]
 Substitute

Somer/Cor 504, Inc.
 601 S LaSalle St
 Forty-first amendment concerning administration
 of Small Business Improvement Fund Program in
 Clark/Montrose, Lawrence/Broadway and
 Ravenswood areas
 Emanuel (Mayor) O2014-4817
 Referred [C.J.p. 80853] Finance

Intergovernmental

Board of Trustees of University of Illinois
 641 W 63rd St
 Use of building space
 Emanuel (Mayor) O2014-4248
 Referred [C.J.p. 80858] Housing

Board of Trustees of University of Illinois
 1836 W Washburne Ave
 Access to City-owned property for non-public
 parking
 Emanuel (Mayor) O2014-3350
 Referred [C.J.p. 78565] Housing
 Passed [C.J.p. 81741]

Chicago Board of Education
 Provision of police officers to designated schools
 Emanuel (Mayor) O2014-3313
 Referred [C.J.p. 78562] Budget
 Passed [C.J.p. 81720]

AGREEMENTS

Intergovernmental

Chicago Board of Education
 223 N Keeler Ave
 Tax Increment Financing assistance for
 rehabilitation of George W. Tilton Elementary
 School
 Emanuel (Mayor) O2014-4215
 Referred [C.J.p. 80849] Finance

Chicago Board of Education
 214 N Lavergne Ave
 Tax Increment Financing assistance for
 rehabilitation of Spencer Technology Academy
 Emanuel (Mayor) O2014-4220
 Referred [C.J.p. 80849] Finance

Chicago Board of Education
 3400 N Rockwell Ave
 Tax Increment Financing assistance for
 construction of athletic facilities for Albert G. Lane
 Technical High School
 Emanuel (Mayor) O2014-4094
 Referred Finance
 Passed [C.J.p. 80910]

Chicago Board of Education
 3937 W Wilcox St
 Tax Increment Financing assistance for
 rehabilitation of Genevieve Melody Elementary
 School
 Emanuel (Mayor) O2014-4211
 Referred [C.J.p. 80849] Finance

Chicago Park District
 8917-8919 S Dauphin Ave
 Conveyance of property adjacent to Lorraine
 Dixon Park
 Emanuel (Mayor) O2014-4761
 Referred [C.J.p. 80855] Housing

Chicago Park District
 3501 N Kilbourn Ave
 Tax Increment Financing assistance for
 renovation of Kilbourn Park
 Emanuel (Mayor) O2014-4090
 Referred [C.J.p. 78557] Finance
 Passed [C.J.p. 80928]

OFFICE OF THE CITY CLERK

AGREEMENTS

Intergovernmental

Chicago Park District
2333 W Sunnyside Ave
Tax Increment Financing assistance for
rehabilitation and improvements to Welles Park
Emanuel (Mayor) O2014-4750
Referred [C.J.p. 80850] Finance

Chicago Park District and Grant Park
Construction, development and operation of new
skate park
Emanuel (Mayor) O2014-4829
Referred [C.J.p. 80849] Finance

Chicago Transit Authority
Tax Increment Financing for rehabilitation of
Wilson Station
Emanuel (Mayor) O2014-4095
Referred [C.J.p. 78558] Finance
Passed [C.J.p. 80949]

Lease

Brown, Inc.
3154 E 95th St
Use of property by Dept. of Streets and Sanitation
Emanuel (Mayor) O2014-4253
Referred [C.J.p. 80858] Housing

Chicago Park District
6871 W Belden Ave
Use of property by Chicago Public Library
Emanuel (Mayor) O2014-4249
Referred [C.J.p. 80858] Housing

Chicago Park District
1222 W Touhy Ave
Use of City-owned vacant land for public park
Emanuel (Mayor) O2014-3320
Referred [C.J.p. 78567] Housing
Passed [C.J.p. 81874]

Fire Museum of Greater Chicago
5218-5220 S Western Ave
Use of property
Emanuel (Mayor) O2014-3316
Referred [C.J.p. 78567] Housing
Passed [C.J.p. 81889]

AGREEMENTS

Lease

James McNaughton-Pershing Road LLC/MCN
Home SB1 LLC
1716 W Pershing Rd
Release from covenants for benefit of Bertco
Development LLC
Emanuel (Mayor) O2014-4718
Referred [C.J.p. 80857] Housing

LFL Properties, Inc.
4300 W North Ave
Use of property by Chicago Public Library
Emanuel (Mayor) O2014-4255
Referred [C.J.p. 80858] Housing

Loan & Security

Lawson House YMCA
30 W Chicago Ave
Restructuring for rehabilitation of property
Emanuel (Mayor) O2014-4117
Referred [C.J.p. 78560] Finance
Passed [C.J.p. 81303]

Parkside Phase IIB, LP
459 W Division St, 1151 N Cleveland Ave
Restructuring for construction of low- and
moderate-income residential facilities
Emanuel (Mayor) O2014-4092
Referred [C.J.p. 78556] Finance
Passed [C.J.p. 81082]

Redevelopment

Chicago Sun-Times, Inc./Properties Ashland LLC
2800 S Ashland Ave
Release from covenants for benefit of Q
Investment Properties Sunshine LLC
Emanuel (Mayor) O2014-4724
Referred [C.J.p. 80856] Housing

Community Investment Corporation
Vacant Building Tax Increment Financing
Purchase and Rehabilitation Program in
Chicago/Central Park redevelopment project area
Emanuel (Mayor) O2014-4119
Referred [C.J.p. 78560] Finance
Passed [C.J.p. 80956]

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AGREEMENTS

Redevelopment

Community Investment Corporation
 Vacant Building Tax Increment Financing
 Purchase and Rehabilitation Program in
 Division/Homan redevelopment project area
 Emanuel (Mayor) O2014-4120
 Referred [C.J.p. 78560] Finance
 Passed [C.J.p. 80998]
 Community Investment Corporation
 Vacant Building Tax Increment Financing
 Purchase and Rehabilitation Program in Humboldt
 Park redevelopment project area
 Emanuel (Mayor) O2014-4118
 Referred [C.J.p. 78560] Finance
 Passed [C.J.p. 81040]
 Pulaski Promenade LLC
 4064-4200 S Pulaski Rd
 Amendment of provisions concerning construction
 of neighborhood shopping center
 Emanuel (Mayor) O2014-4786
 Referred [C.J.p. 80852] Finance

ALLEY

Ingress/Egress

1221 N LaSalle LLC
 1221 N LaSalle St
 Reilly (42) O2014-4242
 Referred [C.J.p. 82748] Transportation
 2104-2106 W Belmont LLC
 2104-2106 W Belmont Ave
 Waguespack (32) O2014-3339
 Referred [C.J.p. 80780] Transportation
 Passed [C.J.p. 82394]
 312 Auto Repair Service
 825 S Western Ave
 Ervin (28) O2014-3347
 Referred [C.J.p. 80774] Transportation
 Passed [C.J.p. 82394]
 Ahmed, Aqueel
 2037 S Michigan Ave
 Dowell (3) O2014-3358
 Referred [C.J.p. 80746] Transportation
 Passed [C.J.p. 82386]

ALLEY

Ingress/Egress

Ashland 820 LLC
 820 N Ashland Ave
 Moreno (1) O2014-4236
 Referred [C.J.p. 82694] Transportation
 Atotonilco
 1633 S Blue Island Ave
 Solis (25) O2014-4222
 Referred [C.J.p. 82717] Transportation
 Avis Budget Rent-A-Car
 3255 W Fullerton Ave
 Colón (35) O2014-3351
 Referred [C.J.p. 80785] Transportation
 Passed [C.J.p. 82386]
 BAS Development LLC
 2740-2744 W North Ave
 Moreno (1) O2014-3346
 Referred [C.J.p. 80742] Transportation
 Passed [C.J.p. 82386]
 Beautiful Bright Beginnings Daycare
 745 S California Ave
 Ervin (28) O2014-3348
 Referred [C.J.p. 80774] Transportation
 Passed [C.J.p. 82387]
 Bright Smiles Infant Suite
 1702 E 87th St
 Harris (8) O2014-4139
 Direct Introduction Transportation
 Passed [C.J.p. 82387]
 CAF Construction LLC
 5432 S Woodlawn Ave
 Burns (4) O2014-4216
 Referred [C.J.p. 82698] Transportation
 Chavez, Baldemar
 4034 W 63rd St
 Zalewski (23) O2014-3335
 Referred [C.J.p. 80767] Transportation
 Passed [C.J.p. 82387]
 Chicago Cubs Baseball Club LLC
 1152 W Eddy St
 Tunney (44) O2014-4238
 Referred [C.J.p. 82754] Transportation

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ALLEY

Ingress/Egress

Chicago School of Woodworking
5104 N Ravenswood Ave
O'Connor (40) O2014-3317
Referred [C.J.p. 80790] Transportation
Passed [C.J.p. 82388]

Clybourn Construction LLC
2440-2442 N Clybourn Ave
Waguespack (32) O2014-4228
Referred [C.J.p. 82731] Transportation

Clybourn Ventures LLC
2464 N Clybourn Ave
Waguespack (32) O2014-4229
Referred [C.J.p. 82731] Transportation

Dando Repair Resale and Restoration
6957-6959 W Grand Ave
Sposato (36) O2014-4213
Referred [C.J.p. 82736] Transportation

Dedicated Auto
7142 S Vincennes Ave
Sawyer (6) O2014-4218
Referred [C.J.p. 82700] Transportation

Drive Out Auto Incorporated
5601-5623 S Western Ave
Thompson (16) O2014-3321
Referred [C.J.p. 80762] Transportation
Passed [C.J.p. 82388]

El Salvador Auto Repair
2466 S Blue Island Ave
Solis (25) O2014-3338
Referred [C.J.p. 80769] Transportation
Passed [C.J.p. 82389]

El Tarasco Restaurant
4358 W 51st St
Burke (14) O2014-3375
Referred [C.J.p. 80759] Transportation
Passed [C.J.p. 82389]

Eleven Hundred LLC
1100 N State St
Reilly (42) O2014-4240
Referred [C.J.p. 82748] Transportation

ALLEY

Ingress/Egress

Enterprise Rent-A-Car
4314 N Western Ave
Pawar (47) O2014-3331
Referred [C.J.p. 80809] Transportation
Passed [C.J.p. 82390]

First Academy Too
2555-2557 W Peterson Ave
O'Connor (40) O2014-3360
Referred [C.J.p. 80790] Transportation
Passed [C.J.p. 82390]

First Chicago Bank & Trust
4343 N Elston Ave
Laurino (39) O2014-3363
Referred [C.J.p. 80788] Transportation
Passed [C.J.p. 82390]

Full Circle Communities, Inc.
3060 N Milwaukee Ave
Reboyras (30) O2014-3329
Referred [C.J.p. 80776] Transportation
Passed [C.J.p. 82391]

Future Growing's LLC
2900 W Van Buren St
Burnett (27) O2014-3361
Referred [C.J.p. 80773] Transportation
Passed [C.J.p. 82391]

Garfield Tire Service
3515 W Madison St
Ervin (28) O2014-3336
Referred [C.J.p. 80774] Transportation
Passed [C.J.p. 82391]

Haiwei Yuan
9900 S Western Ave
O'Shea (19) O2014-3323
Referred [C.J.p. 80764] Transportation
Passed [C.J.p. 82392]

Irving Park 07 LLC
1607 W Irving Park Rd
Pawar (47) O2014-3330
Referred [C.J.p. 80809] Transportation
Passed [C.J.p. 82392]

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ALLEY

Ingress/Egress

J & M Auto Repair
 2560 S Blue Island Ave
 Solis (25) O2014-4219
 Referred [C.J.p. 82717] Transportation
 Jackie Edwards
 1153 W 69th St
 Thomas (17) O2014-4210
 Referred [C.J.p. 82709] Transportation
 Jump Start Academy-Amazing Friends LLC
 9802 S Ewing Ave
 Pope (10) O2014-4246
 Referred [C.J.p. 82703] Transportation
 Little Feathers Performing Arts Child Care Center
 11255 S Michigan Ave
 Beale (9) O2014-4209
 Referred [C.J.p. 82702] Transportation
 Maya Motors, Inc.
 4620 N Western Ave
 Pawar (47) O2014-4244
 Referred [C.J.p. 82760] Transportation
 Milos Hand Wash and Detail
 4611-4615 N Pulaski Rd
 Laurino (39) O2014-3337
 Referred [C.J.p. 80788] Transportation
 Passed [C.J.p. 82392]
 Morrissey, Thomas
 10150 S Western Ave
 O'Shea (19) O2014-3322
 Referred [C.J.p. 80764] Transportation
 Passed [C.J.p. 82393]
 Mr. Yakov Plotkim
 3445 N Milwaukee Ave
 Reboyras (30) O2014-4155
 Referred [C.J.p. 82727] Transportation
 MRR
 2036 S Michigan Ave
 Dowell (3) O2014-3359
 Referred [C.J.p. 80747] Transportation
 Passed [C.J.p. 82393]

ALLEY

Ingress/Egress

Nicky's Hamburger
 3140 W 47th St
 Amend
 Burke (14) O2014-3399
 Referred [C.J.p. 80760] Transportation
 Passed [C.J.p. 82395]
 Penelope Vamava Learn Chartered School
 Network
 3000 W Fulton St
 Burnett (27) SO2014-4243
 Referred [C.J.p. 82723] Transportation
 Phil Denny Peppercorn 1229 LLC
 1229 W Washington St
 Burnett (27) O2014-4241
 Referred [C.J.p. 82723] Transportation
 Rogelio Richart of Xpress Auto and Tires
 3800 W 55th St
 Zalewski (23) O2014-4207
 Referred [C.J.p. 82714] Transportation
 T.F. Real Estate
 10258 S Ewing Ave
 Pope (10) O2014-4245
 Referred [C.J.p. 82703] Transportation
 Tree House Humane Society, Inc.
 7225 N Western Ave
 Silverstein (50) O2014-3345
 Referred [C.J.p. 80814] Transportation
 Passed [C.J.p. 82393]
 Vula, Anthony
 1522 S Wabash Ave
 Dowell (3) O2014-3293
 Referred [C.J.p. 80747] Transportation
 Passed [C.J.p. 82394]
 Wells Street Development LLC
 707 N Wells St
 Reilly (42) O2014-4239
 Referred [C.J.p. 82748] Transportation
 Young Scholars Learning Center
 3800 W 84th St
 Lane (18) O2014-4204
 Referred [C.J.p. 82710] Transportation

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APPOINTMENTS

Cox, Terri J.
 Back of the Yards Commission (S.S.A. No. 10)
 (Member)
 Emanuel (Mayor) A2014-54
 Referred [C.J.p. 78552] Finance
 Approved [C.J.p. 80903]

Daley, Colleen P.
 West Lakeview Commission (S.S.A. No. 27)
 (Member)
 Emanuel (Mayor) A2014-56
 Referred [C.J.p. 78554] Finance
 Approved [C.J.p. 80905]

Dimond, Bonnie-Dinell
 Commercial Avenue Commission (S.S.A. No. 5)
 (Member)
 Emanuel (Mayor) A2014-61
 Referred [C.J.p. 80840] Finance

Eriksen, Susan J.
 West Lakeview Commission (S.S.A. No. 27)
 (Member)
 Emanuel (Mayor) A2014-57
 Referred [C.J.p. 78554] Finance
 Approved [C.J.p. 80906]

Garcia, Jose A.
 59th Street Commission (S.S.A. 59) (Member)
 Emanuel (Mayor) A2014-66
 Referred [C.J.p. 80845] Finance

Gassman, David L.
 North Halsted Commission (S.S.A. No. 18)
 (Member)
 Emanuel (Mayor) A2014-64
 Referred [C.J.p. 80843] Finance

Gomez, Julio
 59th Street Commission (S.S.A. No. 59)
 (Member)
 Emanuel (Mayor) A2014-67
 Referred [C.J.p. 80844] Finance

Janas, Jim
 59th Street Commission (S.S.A. No. 59)
 (Member)
 Emanuel (Mayor) A2014-67
 Referred [C.J.p. 80844] Finance

APPOINTMENTS

Kaiser, Kearby J.
 North Halsted Commission (S.S.A. 18) (Member)
 Emanuel (Mayor) A2014-63
 Referred [C.J.p. 80841] Finance

Kamberos, Daiva
 59th Street Commission (S.S.A. 59) (Member)
 Emanuel (Mayor) A2014-66
 Referred [C.J.p. 80845] Finance

Klump, Timothy S.
 North Halsted Commission (S.S.A. No. 18)
 (Member)
 Emanuel (Mayor) A2014-64
 Referred [C.J.p. 80843] Finance

Lederer, Peter M.
 West Lakeview Commission (S.S.A. No. 27)
 (Member)
 Emanuel (Mayor) A2014-57
 Referred [C.J.p. 78554] Finance
 Approved [C.J.p. 80906]

Ludwig, James M.
 North Halsted Commission (S.S.A. 18) (Member)
 Emanuel (Mayor) A2014-62
 Referred [C.J.p. 80842] Finance

Metz, Jill M.
 Broadway Commercial District Commission
 (S.S.A. No. 26) (Member)
 Emanuel (Mayor) A2014-55
 Referred [C.J.p. 78553] Finance
 Approved [C.J.p. 80904]

Shingledecker, Randy L.
 North Halsted Commission (S.S.A. No. 18)
 (Member)
 Emanuel (Mayor) A2014-64
 Referred [C.J.p. 80843] Finance

Shoenberger, Caroline O.
 Old Town Commission (S.S.A. No. 48) (Member)
 Emanuel (Mayor) A2014-58
 Referred [C.J.p. 78555] Finance
 Approved [C.J.p. 80907]

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APPOINTMENTS

Szarkowski, Linda M.
 Howard Street Commission (S.S.A. No. 19)
 (Member)
 Emanuel (Mayor) A2014-65
 Referred [C.J.p. 80843] Finance

BONDS & BOND ISSUES

Multi-family Revenue Bonds issuance for Parkside
 Phase IIB, LP
 Emanuel (Mayor) O2014-4092
 Referred [C.J.p. 78556] Finance
 Passed [C.J.p. 81082]

BUDGET & APPROPRIATIONS

Annual Appropriation Ordinance

Year 2014

Fund No. 925 amendment
 Dept. of Cultural Affairs and Special Events
 Emanuel (Mayor) SO2014-3314
 Referred [C.J.p. 78563] Budget
 Passed as [C.J.p. 81731]
 Substitute
 Fund No. 925 amendment
 Dept. of Transportation
 Emanuel (Mayor) O2014-4202
 Referred [C.J.p. 80854] Budget

CITY COUNCIL

Aldermen

Notification by Alderman Scott Waguespack for
 removal of sponsorship for ordinance (SO2014-
 870) amending Titles 4,16 and 17 of Municipal
 Code concerning prohibited activities
 Waguespack (32) F2014-41
 Filed [C.J.p. 80860]
 Notification of intention of Aldermen John Arena to
 vote "No" on zoning reclassification ordinance
 (SO2014-836)
 Arena (45) F2014-43
 Filed [C.J.p. 80860]
 Notification of recusal by Alderman Latasha
 Thomas from voting pursuant to Rule 14 of City
 Council's Rules of Order and Procedure on
 ordinance (SO2014-2504) amending Chapter 7-28,
 10-8, 13-20, 13-96, 17-12 and 17-17 of Municipal
 Code
 Thomas (17) F2014-42
 Filed [C.J.p. 80860]

CITY COUNCIL

Call for naming of appropriate facility at Chicago
 O'Hare International Airport after Honorable
 Roman C. Pucinski
 Burke (14) R2014-395
 Adopted [C.J.p. 82630]
 Letter of support from Amnesty International USA
 for reparations to victims and family members of
 torture by Chicago Police Department
 F2014-36
 Filed [C.J.p. 80859]

Regular Meetings

June 25, 2014 at 10:00 A.M.
 Burke (14) O2014-4924
 Passed [C.J.p. 82802]

CITY DEPARTMENTS/AGENCIES

Business Affairs & Consumer Protection

Call for Commissioner of Dept. of Business Affairs
 and Consumer Protection to testify on fraud
 prevention and identity security when making credit
 card transactions
 Burke (14), Laurino (39) R2014-352
 Referred [C.J.p. 82707] Finance

Chicago City Colleges

Amendment of prior ordinance concerning free
 permits and fee waivers for building and facility
 demolition, construction, renovation and
 administrative expenses
 Suarez (31), Burke (14) O2014-4232
 Referred [C.J.p. 82728] Finance
 Chicago Board of Education
 Urged to adopt diversity in non-minority firms
 disclosure requirements
 Thomas (17), and Others R2014-358
 Referred [C.J.p. 82710] Finance
 Chicago Housing Authority
 Urged to adopt diversity in non-minority firms
 disclosure requirements
 Thomas (17), and Others R2014-358
 Referred [C.J.p. 82710] Finance
 Chicago Park District
 Urged to adopt diversity in non-minority firms
 disclosure requirements
 Thomas (17), and Others R2014-358
 Referred [C.J.p. 82710] Finance

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CITY DEPARTMENTS/AGENCIES

Chicago Transit Authority
 Urged to adopt diversity in non-minority firms disclosure requirements
 Thomas (17), and Others R2014-358
 Referred [C.J.p. 82710] Finance
 Community College District No. 508
 Urged to adopt diversity in non-minority firms disclosure requirements
 Thomas (17), and Others R2014-358
 Referred [C.J.p. 82710] Finance

Police

Call for Chicago police representatives to testify on fraud prevention and identity security when making credit card transactions
 Burke (14), Laurino (39) R2014-352
 Referred [C.J.p. 82707] Finance

CLAIMS

Condominium Refuse Rebate

Ambassador Condo and sundry others
 Burke (14) Or2014-274
 Direct Introduction Finance
 Passed [C.J.p. 81692]
 Bosworth Condo Assn. and sundry others
 Burke (14) CL2014-4668
 Direct Introduction Finance
 Failed to [C.J.p. 81709]
 Pass

Damage to Property

Abundant Life Faith Ministries, The
 City Clerk (transmitted by) CL2014-4564
 Referred [C.J.p. 80872] Finance
 Arena, Mario
 City Clerk (transmitted by) CL2014-4240
 Referred [C.J.p. 80873] Finance
 Barbato, Anna M.
 City Clerk (transmitted by) CL2014-4152
 Referred [C.J.p. 80874] Finance
 Bork, Timothy
 City Clerk (transmitted by) CL2014-4122
 Referred [C.J.p. 80875] Finance
 Deorneau, Carolyn
 City Clerk (transmitted by) CL2014-4446
 Referred [C.J.p. 80878] Finance

CLAIMS

Damage to Property

Domenech, Nydia
 City Clerk (transmitted by) CL2014-4498
 Referred [C.J.p. 80879] Finance
 Dugger, Brittney N.
 City Clerk (transmitted by) CL2014-4565
 Referred [C.J.p. 80879] Finance
 Dunson, Ronnie R.
 City Clerk (transmitted by) CL2014-4205
 Referred [C.J.p. 80880] Finance
 Enright, Carolyn
 City Clerk (transmitted by) CL2014-4011
 Referred [C.J.p. 80880] Finance
 Harris, Betty J.
 City Clerk (transmitted by) CL2014-4443
 Referred [C.J.p. 80883] Finance
 Lott, Nicol
 City Clerk (transmitted by) CL2014-4136
 Referred [C.J.p. 80889] Finance
 Murphy, Danny E.
 City Clerk (transmitted by) CL2014-4260
 Referred [C.J.p. 80891] Finance
 Oatis, Sandra
 City Clerk (transmitted by) CL2014-4661
 Referred [C.J.p. 80892] Finance
 Pacyna, Anna M.
 City Clerk (transmitted by) CL2014-4456
 Referred [C.J.p. 80892] Finance
 Rosales, Elpidio
 City Clerk (transmitted by) CL2014-4445
 Referred [C.J.p. 80895] Finance
 Seligson, Steve
 City Clerk (transmitted by) CL2014-4175
 Referred [C.J.p. 80897] Finance
 Trejo, Jesus
 City Clerk (transmitted by) CL2014-4400
 Referred [C.J.p. 80899] Finance
Damage to Vehicle
 Adams, Denise L.
 City Clerk (transmitted by) CL2014-4461
 Referred [C.J.p. 80872] Finance

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CLAIMS

Damage to Vehicle

Adams, Denise L.
 City Clerk (transmitted by) CL2014-3948
 Referred [C.J.p. 80872] Finance

Augustynaik, Richard
 City Clerk (transmitted by) CL2014-4494
 Referred [C.J.p. 80873] Finance

Babbin, Robert
 City Clerk (transmitted by) CL2014-4189
 Referred [C.J.p. 80873] Finance

Baim, Howard M.
 City Clerk (transmitted by) CL2014-4259
 Referred [C.J.p. 80873] Finance

Baker, Constance M.
 City Clerk (transmitted by) CL2014-4627
 Referred [C.J.p. 80873] Finance

Bennett, Seth E.
 City Clerk (transmitted by) CL2014-4012
 Referred [C.J.p. 80874] Finance

Daniels, Yolanda
 City Clerk (transmitted by) CL2014-4569
 Referred [C.J.p. 80878] Finance

Davis, James A.
 City Clerk (transmitted by) CL2014-4453
 Referred [C.J.p. 80878] Finance

Diaz, Juan
 City Clerk (transmitted by) CL2014-4458
 Referred [C.J.p. 80879] Finance

Douglas, Bruce L.
 City Clerk (transmitted by) CL2014-4203
 Referred [C.J.p. 80879] Finance

Enriquez, Salvador R.
 City Clerk (transmitted by) CL2014-4028
 Referred [C.J.p. 80880] Finance

Enterprise Car Rental
 City Clerk (transmitted by) CL2014-4225
 Referred [C.J.p. 80880] Finance

Fields, Willie D.
 City Clerk (transmitted by) CL2014-3947
 Referred [C.J.p. 80880] Finance

CLAIMS

Damage to Vehicle

Flores, Jessica
 City Clerk (transmitted by) CL2014-4450
 Referred [C.J.p. 80881] Finance

Garza, Robert I.
 City Clerk (transmitted by) CL2014-4488
 Referred [C.J.p. 80881] Finance

Geico Ins. and Krzyanouski, Michael
 City Clerk (transmitted by) CL2014-4050
 Referred [C.J.p. 80882] Finance

Gilligan, Patrick
 City Clerk (transmitted by) CL2014-4568
 Referred [C.J.p. 80882] Finance

Gomez, Christian T. and Cruz, Karla
 City Clerk (transmitted by) CL2014-4190
 Referred [C.J.p. 80882] Finance

Gracanin, George
 City Clerk (transmitted by) CL2014-4067
 Referred [C.J.p. 80882] Finance

Gutierrez, Rosa M.
 City Clerk (transmitted by) CL2014-4345
 Referred [C.J.p. 80883] Finance

Hernandez, Maria
 City Clerk (transmitted by) CL2014-4571
 Referred [C.J.p. 80884] Finance

Hussey, Mary B.
 City Clerk (transmitted by) CL2014-4492
 Referred [C.J.p. 80884] Finance

Jedraszko, Aneta
 City Clerk (transmitted by) CL2014-4490
 Referred [C.J.p. 80885] Finance

Jez, Pawel D.
 City Clerk (transmitted by) CL2014-4484
 Referred [C.J.p. 80885] Finance

Mosley, Esther J.
 City Clerk (transmitted by) CL2014-4570
 Referred [C.J.p. 80891] Finance

Murray, Michael J.
 City Clerk (transmitted by) CL2014-4567
 Referred [C.J.p. 80891] Finance

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CLAIMS

Damage to Vehicle

Pearson, Ewedo L.	
City Clerk (transmitted by)	CL2014-4207
Referred [C.J.p. 80893]	Finance
Pement, Paul C.	
City Clerk (transmitted by)	CL2014-4459
Referred [C.J.p. 80893]	Finance
Progressive Ins. and Stone, Matthew	
City Clerk (transmitted by)	CL2014-4447
Referred [C.J.p. 80894]	Finance
Ray, Sejal G.	
City Clerk (transmitted by)	CL2014-4258
Referred [C.J.p. 80894]	Finance
Robinson, Shavonne	
City Clerk (transmitted by)	CL2014-4449
Referred [C.J.p. 80895]	Finance
Roque, Samantha	
City Clerk (transmitted by)	CL2014-4208
Referred [C.J.p. 80895]	Finance
Ruark, Mary B.	
City Clerk (transmitted by)	CL2014-3950
Referred [C.J.p. 80896]	Finance
Ryan, Anne M.	
City Clerk (transmitted by)	CL2014-3946
Referred [C.J.p. 80896]	Finance
Sampson, Annie P.	
City Clerk (transmitted by)	CL2014-4149
Referred [C.J.p. 80896]	Finance
Spooner, Jane E.	
City Clerk (transmitted by)	CL2014-4392
Referred [C.J.p. 80898]	Finance
Stuckey, Shirley	
City Clerk (transmitted by)	CL2014-4566
Referred [C.J.p. 80899]	Finance
Taylor-George, Jiles	
City Clerk (transmitted by)	CL2014-3949
Referred [C.J.p. 80899]	Finance
Thayer, Molly B.	
City Clerk (transmitted by)	CL2014-4448
Referred [C.J.p. 80899]	Finance

CLAIMS

Damage to Vehicle

Thompson, Jerome	
City Clerk (transmitted by)	CL2014-4151
Referred [C.J.p. 80899]	Finance
Traylor, Courtney A.	
City Clerk (transmitted by)	CL2014-4272
Referred [C.J.p. 80899]	Finance
Turner, Wayne	
City Clerk (transmitted by)	CL2014-4485
Referred [C.J.p. 80900]	Finance
Vaghasiya, Arti	
City Clerk (transmitted by)	CL2014-4660
Referred [C.J.p. 80900]	Finance
Williams, Adrian S.	
City Clerk (transmitted by)	CL2014-4010
Referred [C.J.p. 80901]	Finance
Woods-Gilmore, Wendy A.	
City Clerk (transmitted by)	CL2014-4163
Referred [C.J.p. 80901]	Finance
Wozniczka, Wladyslawa	
City Clerk (transmitted by)	CL2014-4150
Referred [C.J.p. 80901]	Finance
<u>Damage to Vehicle - Pothole</u>	
Abdul-Ahad, Ronald	
City Clerk (transmitted by)	CL2014-4404
Referred [C.J.p. 80872]	Finance
Acosta, Eusebio	
City Clerk (transmitted by)	CL2014-4161
Referred [C.J.p. 80872]	Finance
Adams, Dean R.	
City Clerk (transmitted by)	CL2014-4395
Referred [C.J.p. 80872]	Finance
Adams, Dean R.	
City Clerk (transmitted by)	CL2014-4322
Referred [C.J.p. 80872]	Finance
Adams, Denise L.	
City Clerk (transmitted by)	CL2014-4380
Referred [C.J.p. 80872]	Finance
Adelson, Lee	
City Clerk (transmitted by)	CL2014-4092
Referred [C.J.p. 80872]	Finance

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Damage to Vehicle - Pothole

Aguilar, Antonio	
City Clerk (transmitted by)	CL2014-4062
Referred [C.J.p. 80872]	Finance
Aguilar, Marco	
City Clerk (transmitted by)	CL2014-4242
Referred [C.J.p. 80872]	Finance
Albritten, Cynthia A.	
City Clerk (transmitted by)	CL2014-4188
Referred [C.J.p. 80872]	Finance
Aldama, Rocio	
City Clerk (transmitted by)	CL2014-4262
Referred [C.J.p. 80872]	Finance
Alesia, Marie C.	
City Clerk (transmitted by)	CL2014-4120
Referred [C.J.p. 80872]	Finance
Alexakos, John	
City Clerk (transmitted by)	CL2014-4054
Referred [C.J.p. 80872]	Finance
Allen, Mable M.	
City Clerk (transmitted by)	CL2014-4648
Referred [C.J.p. 80872]	Finance
Alsahoury, Bishara N.	
City Clerk (transmitted by)	CL2014-4639
Referred [C.J.p. 80872]	Finance
Alt, Salvatore	
City Clerk (transmitted by)	CL2014-4526
Referred [C.J.p. 80873]	Finance
Anderson, Erica	
City Clerk (transmitted by)	CL2014-4075
Referred [C.J.p. 80873]	Finance
Anderson, Gary	
City Clerk (transmitted by)	CL2014-4519
Referred [C.J.p. 80873]	Finance
Anderson, Jerry A.	
City Clerk (transmitted by)	CL2014-4384
Referred [C.J.p. 80873]	Finance
Anderson, Nicholas J.	
City Clerk (transmitted by)	CL2014-4508
Referred [C.J.p. 80873]	Finance

CLAIMS

Damage to Vehicle - Pothole

Andler, Kathryn	
City Clerk (transmitted by)	CL2014-4312
Referred [C.J.p. 80873]	Finance
Andu, Tonnelle T.	
City Clerk (transmitted by)	CL2014-4221
Referred [C.J.p. 80873]	Finance
Anemone, Giuseppe	
City Clerk (transmitted by)	CL2014-4610
Referred [C.J.p. 80873]	Finance
Antos, Paul	
City Clerk (transmitted by)	CL2014-4155
Referred [C.J.p. 80873]	Finance
Armstrong, Shirley R.	
City Clerk (transmitted by)	CL2014-4311
Referred [C.J.p. 80873]	Finance
Avery, Kell	
City Clerk (transmitted by)	CL2014-4143
Referred [C.J.p. 80873]	Finance
Ayala, Juan	
City Clerk (transmitted by)	CL2014-4341
Referred [C.J.p. 80873]	Finance
Azzo, Susie	
City Clerk (transmitted by)	CL2014-4499
Referred [C.J.p. 80873]	Finance
Bacarella, Carol A.	
City Clerk (transmitted by)	CL2014-4024
Referred [C.J.p. 80873]	Finance
Bagnola, Mary C.	
City Clerk (transmitted by)	CL2014-4367
Referred [C.J.p. 80873]	Finance
Baines, Cynthia A.	
City Clerk (transmitted by)	CL2014-4082
Referred [C.J.p. 80873]	Finance
Bajrovic, Smajo	
City Clerk (transmitted by)	CL2014-4334
Referred [C.J.p. 80873]	Finance
Balcazar-Suarez, Fabricio	
City Clerk (transmitted by)	CL2014-4343
Referred [C.J.p. 80873]	Finance

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Damage to Vehicle - Pothole

Baldwin, Andrea	
City Clerk (transmitted by)	CL2014-4512
Referred [C.J.p. 80874]	Finance
Baldwin, Lorri E.	
City Clerk (transmitted by)	CL2014-4431
Referred [C.J.p. 80874]	Finance
Banks, Travis	
City Clerk (transmitted by)	CL2014-4432
Referred [C.J.p. 80874]	Finance
Barbary, Jack	
City Clerk (transmitted by)	CL2014-4053
Referred [C.J.p. 80874]	Finance
Barnett, Samuel	
City Clerk (transmitted by)	CL2014-4509
Referred [C.J.p. 80874]	Finance
Barrera, Odilon	
City Clerk (transmitted by)	CL2014-4301
Referred [C.J.p. 80874]	Finance
Barta, Julia M.	
City Clerk (transmitted by)	CL2014-4090
Referred [C.J.p. 80874]	Finance
Beasley, Davina C.	
City Clerk (transmitted by)	CL2014-4246
Referred [C.J.p. 80874]	Finance
Becerra, Alejandro	
City Clerk (transmitted by)	CL2014-4169
Referred [C.J.p. 80874]	Finance
Beck, Sara A.	
City Clerk (transmitted by)	CL2014-4192
Referred [C.J.p. 80874]	Finance
Beemer, LuAnn	
City Clerk (transmitted by)	CL2014-4038
Referred [C.J.p. 80874]	Finance
Bell, Jonathon A.	
City Clerk (transmitted by)	CL2014-4414
Referred [C.J.p. 80874]	Finance
Bell, Larry R.	
City Clerk (transmitted by)	CL2014-3980
Referred [C.J.p. 80874]	Finance

CLAIMS

Damage to Vehicle - Pothole

Bell, Lydia B.	
City Clerk (transmitted by)	CL2014-4238
Referred [C.J.p. 80874]	Finance
Belmonte, William J.	
City Clerk (transmitted by)	CL2014-4588
Referred [C.J.p. 80874]	Finance
Bennett, Beverly A.	
City Clerk (transmitted by)	CL2014-4228
Referred [C.J.p. 80874]	Finance
Bennett, Beverly A.	
City Clerk (transmitted by)	CL2014-4217
Referred [C.J.p. 80874]	Finance
Bennett, Beverly A.	
City Clerk (transmitted by)	CL2014-3988
Referred [C.J.p. 80874]	Finance
Bennett, John H.	
City Clerk (transmitted by)	CL2014-4030
Referred [C.J.p. 80874]	Finance
Benson, Laverne	
City Clerk (transmitted by)	CL2014-4385
Referred [C.J.p. 80874]	Finance
Benson, Quentin J.	
City Clerk (transmitted by)	CL2014-4545
Referred [C.J.p. 80874]	Finance
Ben-Yisrael, Felicia Y.	
City Clerk (transmitted by)	CL2014-4643
Referred [C.J.p. 80874]	Finance
Bergquist, Maureen	
City Clerk (transmitted by)	CL2014-4211
Referred [C.J.p. 80874]	Finance
Bernstein, Jessica S.	
City Clerk (transmitted by)	CL2014-4493
Referred [C.J.p. 80875]	Finance
Bex, Nikolas R.	
City Clerk (transmitted by)	CL2014-4620
Referred [C.J.p. 80875]	Finance
Bhat, Shrikant P	
City Clerk (transmitted by)	CL2014-4113
Referred [C.J.p. 80875]	Finance

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Damage to Vehicle - Pothole

Bingham, Claude E.	
City Clerk (transmitted by)	CL2014-4438
Referred [C.J.p. 80875]	Finance
Binsfeld, James M.	
City Clerk (transmitted by)	CL2014-4141
Referred [C.J.p. 80875]	Finance
Black, Mari	
City Clerk (transmitted by)	CL2014-4462
Referred [C.J.p. 80875]	Finance
Blackman, Misha	
City Clerk (transmitted by)	CL2014-4336
Referred [C.J.p. 80875]	Finance
Bodner, Kristine K.	
City Clerk (transmitted by)	CL2014-4005
Referred [C.J.p. 80875]	Finance
Bolden, Julie	
City Clerk (transmitted by)	CL2014-4287
Referred [C.J.p. 80875]	Finance
Bonita, Clifford	
City Clerk (transmitted by)	CL2014-4035
Referred [C.J.p. 80875]	Finance
Bookman, Andrew	
City Clerk (transmitted by)	CL2014-4486
Referred [C.J.p. 80875]	Finance
Bork, Timothy R.	
City Clerk (transmitted by)	CL2014-4465
Referred [C.J.p. 80875]	Finance
Bowers, Jon J.	
City Clerk (transmitted by)	CL2014-4515
Referred [C.J.p. 80875]	Finance
Boyd, Angela	
City Clerk (transmitted by)	CL2014-4202
Referred [C.J.p. 80875]	Finance
Boyd, Reginald	
City Clerk (transmitted by)	CL2014-4115
Referred [C.J.p. 80875]	Finance
Braithwaite, Nathaniel	
City Clerk (transmitted by)	CL2014-4036
Referred [C.J.p. 80875]	Finance

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Damage to Vehicle - Pothole

Bray, Ashley J.	
City Clerk (transmitted by)	CL2014-4421
Referred [C.J.p. 80875]	Finance
Brenes, Freddy	
City Clerk (transmitted by)	CL2014-4191
Referred [C.J.p. 80875]	Finance
Brennan, Donna L.	
City Clerk (transmitted by)	CL2014-4351
Referred [C.J.p. 80875]	Finance
Brick, Jeremy N.	
City Clerk (transmitted by)	CL2014-4506
Referred [C.J.p. 80875]	Finance
Broquard, Wesley	
City Clerk (transmitted by)	CL2014-4037
Referred [C.J.p. 80875]	Finance
Brown, Herbert W.	
City Clerk (transmitted by)	CL2014-3973
Referred [C.J.p. 80875]	Finance
Brown, Katie A.	
City Clerk (transmitted by)	CL2014-4339
Referred [C.J.p. 80876]	Finance
Bryant, Geraldine E.	
City Clerk (transmitted by)	CL2014-4605
Referred [C.J.p. 80876]	Finance
Bulkowski, Andrew	
City Clerk (transmitted by)	CL2014-4180
Referred [C.J.p. 80876]	Finance
Bumphis, George	
City Clerk (transmitted by)	CL2014-4441
Referred [C.J.p. 80876]	Finance
Burns, Collen M.	
City Clerk (transmitted by)	CL2014-4103
Referred [C.J.p. 80876]	Finance
Burson, Keith L.	
City Clerk (transmitted by)	CL2014-4333
Referred [C.J.p. 80876]	Finance
Buscemi, Marie T.	
City Clerk (transmitted by)	CL2014-4331
Referred [C.J.p. 80876]	Finance

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Damage to Vehicle - Pothole

Buseghin, Martin	
City Clerk (transmitted by)	CL2014-4085
Referred [C.J.p. 80876]	Finance
Cabreira, Dale	
City Clerk (transmitted by)	CL2014-4601
Referred [C.J.p. 80876]	Finance
Cain, Annette	
City Clerk (transmitted by)	CL2014-4277
Referred [C.J.p. 80876]	Finance
Callahan, James J.	
City Clerk (transmitted by)	CL2014-4642
Referred [C.J.p. 80876]	Finance
Callies, Anita M.	
City Clerk (transmitted by)	CL2014-4504
Referred [C.J.p. 80876]	Finance
Calvillo, Katherine M.	
City Clerk (transmitted by)	CL2014-4534
Referred [C.J.p. 80876]	Finance
Campagna, John	
City Clerk (transmitted by)	CL2014-4249
Referred [C.J.p. 80876]	Finance
Campbell, Theresa M.	
City Clerk (transmitted by)	CL2014-4581
Referred [C.J.p. 80876]	Finance
Cardella, Francesco	
City Clerk (transmitted by)	CL2014-4055
Referred [C.J.p. 80876]	Finance
Carlson, Colleen	
City Clerk (transmitted by)	CL2014-4210
Referred [C.J.p. 80876]	Finance
Carmona, Mari	
City Clerk (transmitted by)	CL2014-4227
Referred [C.J.p. 80876]	Finance
Carrillo, Carmen L.	
City Clerk (transmitted by)	CL2014-4535
Referred [C.J.p. 80876]	Finance
Carson Ellis A., II	
City Clerk (transmitted by)	CL2014-4317
Referred [C.J.p. 80876]	Finance

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Damage to Vehicle - Pothole

Carson, Sarah A.	
City Clerk (transmitted by)	CL2014-4659
Referred [C.J.p. 80876]	Finance
Carter, Vincent	
City Clerk (transmitted by)	CL2014-3965
Referred [C.J.p. 80876]	Finance
Castro, Ana D.	
City Clerk (transmitted by)	CL2014-4196
Referred [C.J.p. 80877]	Finance
Castro, Carrie	
City Clerk (transmitted by)	CL2014-4521
Referred [C.J.p. 80877]	Finance
Catledge, Kimberly	
City Clerk (transmitted by)	CL2014-4214
Referred [C.J.p. 80877]	Finance
Chali, Langson	
City Clerk (transmitted by)	CL2014-4329
Referred [C.J.p. 80877]	Finance
Chamberlain, Valerie M.	
City Clerk (transmitted by)	CL2014-4302
Referred [C.J.p. 80877]	Finance
Chandler, Scarlett	
City Clerk (transmitted by)	CL2014-4544
Referred [C.J.p. 80877]	Finance
Chapman, Anne M.	
City Clerk (transmitted by)	CL2014-4477
Referred [C.J.p. 80877]	Finance
Chaves, Virginia O.	
City Clerk (transmitted by)	CL2014-4145
Referred [C.J.p. 80877]	Finance
Chesher, Benjamin S.	
City Clerk (transmitted by)	CL2014-4252
Referred [C.J.p. 80877]	Finance
Christian, Linda I.	
City Clerk (transmitted by)	CL2014-4118
Referred [C.J.p. 80877]	Finance
Churchill, Steven W.	
City Clerk (transmitted by)	CL2014-3998
Referred [C.J.p. 80877]	Finance

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Damage to Vehicle - Pothole

Clay, Michael	
City Clerk (transmitted by)	CL2014-4574
Referred [C.J.p. 80877]	Finance
Cleveland-White, Clara	
City Clerk (transmitted by)	CL2014-4552
Referred [C.J.p. 80877]	Finance
Cochrane, Gregory T.	
City Clerk (transmitted by)	CL2014-4617
Referred [C.J.p. 80877]	Finance
Cohen, Joseph R.	
City Clerk (transmitted by)	CL2014-4536
Referred [C.J.p. 80877]	Finance
Colbert, Anton	
City Clerk (transmitted by)	CL2014-4505
Referred [C.J.p. 80877]	Finance
Collins, Robert G.	
City Clerk (transmitted by)	CL2014-4538
Referred [C.J.p. 80877]	Finance
Collins, Stephen	
City Clerk (transmitted by)	CL2014-4387
Referred [C.J.p. 80877]	Finance
Colon, Dennis	
City Clerk (transmitted by)	CL2014-4603
Referred [C.J.p. 80877]	Finance
Condron, Kevin M.	
City Clerk (transmitted by)	CL2014-4391
Referred [C.J.p. 80877]	Finance
Connolly, Kristina E.	
City Clerk (transmitted by)	CL2014-4045
Referred [C.J.p. 80877]	Finance
Conroy, Michael J.	
City Clerk (transmitted by)	CL2014-4666
Referred [C.J.p. 80877]	Finance
Contreras, Jose V.	
City Clerk (transmitted by)	CL2014-4427
Referred [C.J.p. 80877]	Finance
Cooney, Kevin J.	
City Clerk (transmitted by)	CL2014-3992
Referred [C.J.p. 80878]	Finance

CLAIMS

Damage to Vehicle - Pothole

Copeland, Litsa M.	
City Clerk (transmitted by)	CL2014-4263
Referred [C.J.p. 80878]	Finance
Corradino, Alan D.	
City Clerk (transmitted by)	CL2014-4091
Referred [C.J.p. 80878]	Finance
Crawford, Alesia M.	
City Clerk (transmitted by)	CL2014-4382
Referred [C.J.p. 80878]	Finance
Crisp, Jennifer	
City Clerk (transmitted by)	CL2014-4530
Referred [C.J.p. 80878]	Finance
Cuevas, Sandra M.	
City Clerk (transmitted by)	CL2014-4372
Referred [C.J.p. 80878]	Finance
Cummings, Kathleen J.	
City Clerk (transmitted by)	CL2014-4600
Referred [C.J.p. 80878]	Finance
Currier, Curtis D.	
City Clerk (transmitted by)	CL2014-4629
Referred [C.J.p. 80878]	Finance
Cutire, Cinthya	
City Clerk (transmitted by)	CL2014-4235
Referred [C.J.p. 80878]	Finance
Czygryn, Roman C.	
City Clerk (transmitted by)	CL2014-4167
Referred [C.J.p. 80878]	Finance
Dabkey, Kristen M.	
City Clerk (transmitted by)	CL2014-4359
Referred [C.J.p. 80878]	Finance
Dang, Michael V.	
City Clerk (transmitted by)	CL2014-4347
Referred [C.J.p. 80878]	Finance
Danner, Evan V.	
City Clerk (transmitted by)	CL2014-4318
Referred [C.J.p. 80878]	Finance
Davis, Anthony J.	
City Clerk (transmitted by)	CL2014-4429
Referred [C.J.p. 80878]	Finance

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Damage to Vehicle - Pothole

Davis, Charles Jr.	
City Clerk (transmitted by)	CL2014-4442
Referred [C.J.p. 80878]	Finance
Davis, Tyrone	
City Clerk (transmitted by)	CL2014-3985
Referred [C.J.p. 80878]	Finance
Davis, Wilbur	
City Clerk (transmitted by)	CL2014-4110
Referred [C.J.p. 80878]	Finance
DeBonnnet, Allison	
City Clerk (transmitted by)	CL2014-4223
Referred [C.J.p. 80878]	Finance
Decker, Valerie L.	
City Clerk (transmitted by)	CL2014-4496
Referred [C.J.p. 80878]	Finance
DeLaurentis, Denise M.	
City Clerk (transmitted by)	CL2014-4002
Referred [C.J.p. 80879]	Finance
Delcid, Leslie A.	
City Clerk (transmitted by)	CL2014-4265
Referred [C.J.p. 80879]	Finance
Deneen, Matthew J.	
City Clerk (transmitted by)	CL2014-3999
Referred [C.J.p. 80879]	Finance
Denov, Ernest	
City Clerk (transmitted by)	CL2014-4483
Referred [C.J.p. 80879]	Finance
Devenecia, Johnleo	
City Clerk (transmitted by)	CL2014-3995
Referred [C.J.p. 80879]	Finance
Diawara, Orokia	
City Clerk (transmitted by)	CL2014-4148
Referred [C.J.p. 80879]	Finance
Dickey, Jacqueline	
City Clerk (transmitted by)	CL2014-4070
Referred [C.J.p. 80879]	Finance
Dikcis, Alan D.	
City Clerk (transmitted by)	CL2014-4464
Referred [C.J.p. 80879]	Finance

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Damage to Vehicle - Pothole

Dikmen, Ned F.	
City Clerk (transmitted by)	CL2014-4271
Referred [C.J.p. 80879]	Finance
Dimaggio, Vera C.	
City Clerk (transmitted by)	CL2014-3979
Referred [C.J.p. 80879]	Finance
Dola, Samer A.	
City Clerk (transmitted by)	CL2014-4107
Referred [C.J.p. 80879]	Finance
Donates, Leonardo	
City Clerk (transmitted by)	CL2014-4066
Referred [C.J.p. 80879]	Finance
Dostal-Santiago, Dalis	
City Clerk (transmitted by)	CL2014-4048
Referred [C.J.p. 80879]	Finance
Doyle, Claire R.	
City Clerk (transmitted by)	CL2014-4231
Referred [C.J.p. 80879]	Finance
Dremonas, Peter W.	
City Clerk (transmitted by)	CL2014-4611
Referred [C.J.p. 80879]	Finance
Drueck, Randall A.	
City Clerk (transmitted by)	CL2014-4174
Referred [C.J.p. 80879]	Finance
Duenas, Shanel	
City Clerk (transmitted by)	CL2014-4099
Referred [C.J.p. 80879]	Finance
Duncan, Gloria M.	
City Clerk (transmitted by)	CL2014-4634
Referred [C.J.p. 80879]	Finance
Dunker, Abby C.	
City Clerk (transmitted by)	CL2014-4454
Referred [C.J.p. 80879]	Finance
Duran, Elsa	
City Clerk (transmitted by)	CL2014-4520
Referred [C.J.p. 80880]	Finance
Eaman, Robert C.	
City Clerk (transmitted by)	CL2014-4033
Referred [C.J.p. 80880]	Finance

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Damage to Vehicle - Pothole

Ebrahim, Ahmed E.	
City Clerk (transmitted by)	CL2014-4546
Referred [C.J.p. 80880]	Finance
Egan, Timothy R.	
City Clerk (transmitted by)	CL2014-4615
Referred [C.J.p. 80880]	Finance
Ehrlich, Linn M.	
City Clerk (transmitted by)	CL2014-4415
Referred [C.J.p. 80880]	Finance
Eisenberg, Abby R.	
City Clerk (transmitted by)	CL2014-4576
Referred [C.J.p. 80880]	Finance
Eisenberg, Abby R.	
City Clerk (transmitted by)	CL2014-4511
Referred [C.J.p. 80880]	Finance
Ellis, Jermaine	
City Clerk (transmitted by)	CL2014-4000
Referred [C.J.p. 80880]	Finance
Ellis, John	
City Clerk (transmitted by)	CL2014-4444
Referred [C.J.p. 80880]	Finance
Enright, Timothy M.	
City Clerk (transmitted by)	CL2014-4212
Referred [C.J.p. 80880]	Finance
Ephraim, Daniel	
City Clerk (transmitted by)	CL2014-4619
Referred [C.J.p. 80880]	Finance
Ernst, Robert C.	
City Clerk (transmitted by)	CL2014-3994
Referred [C.J.p. 80880]	Finance
Faust, Lisa	
City Clerk (transmitted by)	CL2014-4305
Referred [C.J.p. 80880]	Finance
Favela, Lorenzo Jr.	
City Clerk (transmitted by)	CL2014-3977
Referred [C.J.p. 80880]	Finance
Felcan, Jeffrey A.	
City Clerk (transmitted by)	CL2014-4480
Referred [C.J.p. 80880]	Finance

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Damage to Vehicle - Pothole

Feliciano, Migdalia	
City Clerk (transmitted by)	CL2014-4517
Referred [C.J.p. 80880]	Finance
Fikes, Willie L.	
City Clerk (transmitted by)	CL2014-4379
Referred [C.J.p. 80880]	Finance
Fisher, Diana M.	
City Clerk (transmitted by)	CL2014-4653
Referred [C.J.p. 80880]	Finance
Fitzer, James D.	
City Clerk (transmitted by)	CL2014-4579
Referred [C.J.p. 80880]	Finance
Fitzpatrick, Denise A.	
City Clerk (transmitted by)	CL2014-4058
Referred [C.J.p. 80881]	Finance
Flax, Brian D.	
City Clerk (transmitted by)	CL2014-4195
Referred [C.J.p. 80881]	Finance
Flisiak, John	
City Clerk (transmitted by)	CL2014-4003
Referred [C.J.p. 80881]	Finance
Flores, Fabiola	
City Clerk (transmitted by)	CL2014-4635
Referred [C.J.p. 80881]	Finance
Flowers, Cornelius	
City Clerk (transmitted by)	CL2014-3984
Referred [C.J.p. 80881]	Finance
Folds, Mary R.	
City Clerk (transmitted by)	CL2014-4664
Referred [C.J.p. 80881]	Finance
Folliard, Julie	
City Clerk (transmitted by)	CL2014-4356
Referred [C.J.p. 80881]	Finance
Folliard, Julie	
City Clerk (transmitted by)	CL2014-4357
Referred [C.J.p. 80881]	Finance
Ford, Adam	
City Clerk (transmitted by)	CL2014-4086
Referred [C.J.p. 80881]	Finance

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Damage to Vehicle - Pothole

Foreman, Ashly J.		
City Clerk (transmitted by)	CL2014-4300	
Referred [C.J.p. 80881]	Finance	
Foulk, Ann		
City Clerk (transmitted by)	CL2014-4616	
Referred [C.J.p. 80881]	Finance	
Foulk, Ann		
City Clerk (transmitted by)	CL2014-4618	
Referred [C.J.p. 80881]	Finance	
Fraser, Amy		
City Clerk (transmitted by)	CL2014-4111	
Referred [C.J.p. 80881]	Finance	
Freeman, Marshelle D.		
City Clerk (transmitted by)	CL2014-4522	
Referred [C.J.p. 80881]	Finance	
Friedman, Joel		
City Clerk (transmitted by)	CL2014-4593	
Referred [C.J.p. 80881]	Finance	
Gaatz, Jeremy T.		
City Clerk (transmitted by)	CL2014-4296	
Referred [C.J.p. 80881]	Finance	
Gamble, Cortilius		
City Clerk (transmitted by)	CL2014-3978	
Referred [C.J.p. 80881]	Finance	
Garcia, Gabriel M.		
City Clerk (transmitted by)	CL2014-4377	
Referred [C.J.p. 80881]	Finance	
Garcia-Diaz, Fernando		
City Clerk (transmitted by)	CL2014-4585	
Referred [C.J.p. 80881]	Finance	
Gardner, James P.		
City Clerk (transmitted by)	CL2014-3987	
Referred [C.J.p. 80881]	Finance	
Gates, Carlton A.		
City Clerk (transmitted by)	CL2014-4084	
Referred [C.J.p. 80881]	Finance	
Gattuso, Stacey		
City Clerk (transmitted by)	CL2014-4541	
Referred [C.J.p. 80881]	Finance	

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Damage to Vehicle - Pothole

Gavin, John E.		
City Clerk (transmitted by)	CL2014-4106	
Referred [C.J.p. 80881]	Finance	
Gee, Panya		
City Clerk (transmitted by)	CL2014-4073	
Referred [C.J.p. 80882]	Finance	
Geico Ins. and Forse, Nathan		
City Clerk (transmitted by)	CL2014-4177	
Referred [C.J.p. 80882]	Finance	
Geico Ins. and Martin, Chante		
City Clerk (transmitted by)	CL2014-4375	
Referred [C.J.p. 80882]	Finance	
Ghavami, Roozbeh M.		
City Clerk (transmitted by)	CL2014-4119	
Referred [C.J.p. 80882]	Finance	
Ghouleh, Saffa		
City Clerk (transmitted by)	CL2014-4410	
Referred [C.J.p. 80882]	Finance	
Gillman, Kirk		
City Clerk (transmitted by)	CL2014-4592	
Referred [C.J.p. 80882]	Finance	
Girard, Andrew A.		
City Clerk (transmitted by)	CL2014-4230	
Referred [C.J.p. 80882]	Finance	
Glaz, Natalie M.		
City Clerk (transmitted by)	CL2014-4604	
Referred [C.J.p. 80882]	Finance	
Gojer, Benjamin R.		
City Clerk (transmitted by)	CL2014-4412	
Referred [C.J.p. 80882]	Finance	
Golden, Daniel		
City Clerk (transmitted by)	CL2014-4243	
Referred [C.J.p. 80882]	Finance	
Goldstein, Deena S.		
City Clerk (transmitted by)	CL2014-4219	
Referred [C.J.p. 80882]	Finance	
Golebiowski, Michael		
City Clerk (transmitted by)	CL2014-4398	
Referred [C.J.p. 80882]	Finance	

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Damage to Vehicle - Pothole

Gonzalez, Vicki D.	
City Clerk (transmitted by)	CL2014-3996
Referred [C.J.p. 80882]	Finance
Gottfredsen, Rachel R.	
City Clerk (transmitted by)	CL2014-4654
Referred [C.J.p. 80882]	Finance
Graham, Robin G.	
City Clerk (transmitted by)	CL2014-4270
Referred [C.J.p. 80882]	Finance
Gralik, John T.	
City Clerk (transmitted by)	CL2014-3957
Referred [C.J.p. 80882]	Finance
Grant, Kelly J.	
City Clerk (transmitted by)	CL2014-4013
Referred [C.J.p. 80882]	Finance
Graziano, Jacqueline	
City Clerk (transmitted by)	CL2014-4168
Referred [C.J.p. 80882]	Finance
Green, Thomas E.	
City Clerk (transmitted by)	CL2014-4273
Referred [C.J.p. 80883]	Finance
Green, Tiffany E.	
City Clerk (transmitted by)	CL2014-4507
Referred [C.J.p. 80883]	Finance
Greenbaum, Jeane	
City Clerk (transmitted by)	CL2014-4056
Referred [C.J.p. 80883]	Finance
Greenlee-Clarke, Yasmin	
City Clerk (transmitted by)	CL2014-4539
Referred [C.J.p. 80883]	Finance
Greenlee-Clarke, Yasmin	
City Clerk (transmitted by)	CL2014-4531
Referred [C.J.p. 80883]	Finance
Grover, Lakesha L.	
City Clerk (transmitted by)	CL2014-4516
Referred [C.J.p. 80883]	Finance
Guerra, Elena M.	
City Clerk (transmitted by)	CL2014-4537
Referred [C.J.p. 80883]	Finance

CLAIMS

Damage to Vehicle - Pothole

Gusich, Mark A.	
City Clerk (transmitted by)	CL2014-4135
Referred [C.J.p. 80883]	Finance
Gutierrez, Norma	
City Clerk (transmitted by)	CL2014-4562
Referred [C.J.p. 80883]	Finance
Guzman, Claudia	
City Clerk (transmitted by)	CL2014-4383
Referred [C.J.p. 80883]	Finance
Haas, Brian L.	
City Clerk (transmitted by)	CL2014-4523
Referred [C.J.p. 80883]	Finance
Hakimbashi, Milad	
City Clerk (transmitted by)	CL2014-4470
Referred [C.J.p. 80883]	Finance
Halstuk, Aaron M.	
City Clerk (transmitted by)	CL2014-4420
Referred [C.J.p. 80883]	Finance
Hamer, Kiithia A.	
City Clerk (transmitted by)	CL2014-4551
Referred [C.J.p. 80883]	Finance
Hammond, Franchesca M.	
City Clerk (transmitted by)	CL2014-4630
Referred [C.J.p. 80883]	Finance
Harlan, Matthew D.	
City Clerk (transmitted by)	CL2014-4457
Referred [C.J.p. 80883]	Finance
Harper-Brown, Lisa L.	
City Clerk (transmitted by)	CL2014-4200
Referred [C.J.p. 80883]	Finance
Harvey, John E.	
City Clerk (transmitted by)	CL2014-4650
Referred [C.J.p. 80883]	Finance
Hasselbring, Hedi J.	
City Clerk (transmitted by)	CL2014-4129
Referred [C.J.p. 80883]	Finance
Haynes, Sarah	
City Clerk (transmitted by)	CL2014-4365
Referred [C.J.p. 80883]	Finance

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CLAIMS

Damage to Vehicle - Pothole

Haynes, Victoria	
City Clerk (transmitted by)	CL2014-4366
Referred [C.J.p. 80883]	Finance
Heather, Dannewitz	
City Clerk (transmitted by)	CL2014-3964
Referred [C.J.p. 80883]	Finance
Heidelberg, Porchia P.	
City Clerk (transmitted by)	CL2014-4501
Referred [C.J.p. 80884]	Finance
Helton, Katlin A.	
City Clerk (transmitted by)	CL2014-4079
Referred [C.J.p. 80884]	Finance
Hendelman, Olivia E.	
City Clerk (transmitted by)	CL2014-4325
Referred [C.J.p. 80884]	Finance
Henderson, Mark R.	
City Clerk (transmitted by)	CL2014-4027
Referred [C.J.p. 80884]	Finance
Hernandez, Javier M.	
City Clerk (transmitted by)	CL2014-4424
Referred [C.J.p. 80884]	Finance
Hernandez, Mark A.	
City Clerk (transmitted by)	CL2014-4226
Referred [C.J.p. 80884]	Finance
Herrmann, James	
City Clerk (transmitted by)	CL2014-4557
Referred [C.J.p. 80884]	Finance
Hickey, Emma	
City Clerk (transmitted by)	CL2014-3954
Referred [C.J.p. 80884]	Finance
Hoang, Vu T.	
City Clerk (transmitted by)	CL2014-4326
Referred [C.J.p. 80884]	Finance
Hoffman, Katherine	
City Clerk (transmitted by)	CL2014-4173
Referred [C.J.p. 80884]	Finance
Holiday, Willis	
City Clerk (transmitted by)	CL2014-4390
Referred [C.J.p. 80884]	Finance

CLAIMS

Damage to Vehicle - Pothole

Holland Mackenzie R.	
City Clerk (transmitted by)	CL2014-4102
Referred [C.J.p. 80884]	Finance
Holtzman, Barbara S.	
City Clerk (transmitted by)	CL2014-4154
Referred [C.J.p. 80884]	Finance
Horowitz, Theodore M.	
City Clerk (transmitted by)	CL2014-4046
Referred [C.J.p. 80884]	Finance
Horst, Dana E.	
City Clerk (transmitted by)	CL2014-4543
Referred [C.J.p. 80884]	Finance
Howard, Roschelle S.	
City Clerk (transmitted by)	CL2014-4422
Referred [C.J.p. 80884]	Finance
Howery, Tracy N.	
City Clerk (transmitted by)	CL2014-4233
Referred [C.J.p. 80884]	Finance
Howery, Tracy N.	
City Clerk (transmitted by)	CL2014-4234
Referred [C.J.p. 80884]	Finance
Hummel-Johansson, Dorinda	
City Clerk (transmitted by)	CL2014-4463
Referred [C.J.p. 80884]	Finance
Humphries, Gregg D.	
City Clerk (transmitted by)	CL2014-4043
Referred [C.J.p. 80884]	Finance
Hurde, Curtis E.	
City Clerk (transmitted by)	CL2014-4575
Referred [C.J.p. 80884]	Finance
Iliev, Desislav L.	
City Clerk (transmitted by)	CL2014-4117
Referred [C.J.p. 80884]	Finance
Irizary, Hector	
City Clerk (transmitted by)	CL2014-3997
Referred [C.J.p. 80885]	Finance
Ivory, Sonya	
City Clerk (transmitted by)	CL2014-4455
Referred [C.J.p. 80885]	Finance

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Damage to Vehicle - Pothole

Jabczynski, Geralynn M.	
City Clerk (transmitted by)	CL2014-4256
Referred [C.J.p. 80885]	Finance
Jablonska, Joanna	
City Clerk (transmitted by)	CL2014-4125
Referred [C.J.p. 80885]	Finance
Jackson, Dwight T.	
City Clerk (transmitted by)	CL2014-4513
Referred [C.J.p. 80885]	Finance
Jackson, Dwight T.	
City Clerk (transmitted by)	CL2014-4525
Referred [C.J.p. 80885]	Finance
Jackson, Janice E.	
City Clerk (transmitted by)	CL2014-4087
Referred [C.J.p. 80885]	Finance
Jackson, Joann	
City Clerk (transmitted by)	CL2014-4166
Referred [C.J.p. 80885]	Finance
Jackson, Nakia	
City Clerk (transmitted by)	CL2014-4159
Referred [C.J.p. 80885]	Finance
Jackson, Yolanda E.	
City Clerk (transmitted by)	CL2014-4257
Referred [C.J.p. 80885]	Finance
Jackson-Jones, Cynthia L.	
City Clerk (transmitted by)	CL2014-4460
Referred [C.J.p. 80885]	Finance
Jalakas, Erik	
City Clerk (transmitted by)	CL2014-4587
Referred [C.J.p. 80885]	Finance
Jenkins, Greg S.	
City Clerk (transmitted by)	CL2014-4140
Referred [C.J.p. 80885]	Finance
Jenkins, Jenal	
City Clerk (transmitted by)	CL2014-4266
Referred [C.J.p. 80885]	Finance
Jimenez, Antonio	
City Clerk (transmitted by)	CL2014-3990
Referred [C.J.p. 80885]	Finance

CLAIMS

Damage to Vehicle - Pothole

Jimenez, Sergio O.	
City Clerk (transmitted by)	CL2014-4622
Referred [C.J.p. 80885]	Finance
Joens, Lorraine E.	
City Clerk (transmitted by)	CL2014-4338
Referred [C.J.p. 80885]	Finance
Johnson, Charles R.	
City Clerk (transmitted by)	CL2014-4186
Referred [C.J.p. 80885]	Finance
Johnson, Doris	
City Clerk (transmitted by)	CL2014-4623
Referred [C.J.p. 80885]	Finance
Johnson, Robert L.	
City Clerk (transmitted by)	CL2014-4297
Referred [C.J.p. 80885]	Finance
Johnson, Trey	
City Clerk (transmitted by)	CL2014-4244
Referred [C.J.p. 80885]	Finance
Jones, Beverly D.	
City Clerk (transmitted by)	CL2014-3968
Referred [C.J.p. 80885]	Finance
Jones, Charles	
City Clerk (transmitted by)	CL2014-4156
Referred [C.J.p. 80886]	Finance
Jones, Susan K.	
City Clerk (transmitted by)	CL2014-4267
Referred [C.J.p. 80886]	Finance
Jones, Tenisha K.	
City Clerk (transmitted by)	CL2014-4439
Referred [C.J.p. 80886]	Finance
Jordan, Rella R.	
City Clerk (transmitted by)	CL2014-4268
Referred [C.J.p. 80886]	Finance
Josephs, Bunnie C.	
City Clerk (transmitted by)	CL2014-4253
Referred [C.J.p. 80886]	Finance
Juarez, Natalie M.	
City Clerk (transmitted by)	CL2014-4349
Referred [C.J.p. 80886]	Finance

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CLAIMS

Damage to Vehicle - Pothole

Jumao-as, Eugenio L.	
City Clerk (transmitted by)	CL2014-4402
Referred [C.J.p. 80886]	Finance
Kacprzak, Frank M.	
City Clerk (transmitted by)	CL2014-4314
Referred [C.J.p. 80886]	Finance
Kagan, George I.	
City Clerk (transmitted by)	CL2014-4209
Referred [C.J.p. 80886]	Finance
Kallos, Chris and Pamela	
City Clerk (transmitted by)	CL2014-4360
Referred [C.J.p. 80886]	Finance
Kaminski, Benjamin	
City Clerk (transmitted by)	CL2014-4255
Referred [C.J.p. 80886]	Finance
Kaplan, Allan M.	
City Clerk (transmitted by)	CL2014-4577
Referred [C.J.p. 80886]	Finance
Keane, Theresa B.	
City Clerk (transmitted by)	CL2014-3966
Referred [C.J.p. 80886]	Finance
Kelly, Brian T.	
City Clerk (transmitted by)	CL2014-4222
Referred [C.J.p. 80886]	Finance
Kelly, Dwayne H.	
City Clerk (transmitted by)	CL2014-4089
Referred [C.J.p. 80886]	Finance
Kennedy, Lucy E.	
City Clerk (transmitted by)	CL2014-4500
Referred [C.J.p. 80886]	Finance
Kentros, Antonia	
City Clerk (transmitted by)	CL2014-4137
Referred [C.J.p. 80886]	Finance
Keyes, Lenell	
City Clerk (transmitted by)	CL2014-4309
Referred [C.J.p. 80886]	Finance
Khan, Alex L.	
City Clerk (transmitted by)	CL2014-4069
Referred [C.J.p. 80886]	Finance

CLAIMS

Damage to Vehicle - Pothole

Khan, Muhammad	
City Clerk (transmitted by)	CL2014-4014
Referred [C.J.p. 80886]	Finance
Khatoon, Yaseen	
City Clerk (transmitted by)	CL2014-4451
Referred [C.J.p. 80886]	Finance
Khumkit, Savitri S.	
City Clerk (transmitted by)	CL2014-4008
Referred [C.J.p. 80886]	Finance
Kieduk, Gary M.	
City Clerk (transmitted by)	CL2014-4094
Referred [C.J.p. 80886]	Finance
King, Mary	
City Clerk (transmitted by)	CL2014-4098
Referred [C.J.p. 80887]	Finance
King, William	
City Clerk (transmitted by)	CL2014-4656
Referred [C.J.p. 80887]	Finance
Kiplet, David C.	
City Clerk (transmitted by)	CL2014-4124
Referred [C.J.p. 80887]	Finance
Kirchner, Maggie B.	
City Clerk (transmitted by)	CL2014-4123
Referred [C.J.p. 80887]	Finance
Kittle, Ronald	
City Clerk (transmitted by)	CL2014-4133
Referred [C.J.p. 80887]	Finance
Kiuchi, Yoneo	
City Clerk (transmitted by)	CL2014-4583
Referred [C.J.p. 80887]	Finance
Klis, Wladyslaw	
City Clerk (transmitted by)	CL2014-4128
Referred [C.J.p. 80887]	Finance
Koch, Mercedes A.	
City Clerk (transmitted by)	CL2014-4381
Referred [C.J.p. 80887]	Finance
Kokoszka, Shawn M.	
City Clerk (transmitted by)	CL2014-4182
Referred [C.J.p. 80887]	Finance

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Damage to Vehicle - Pothole

Kokoszka, Shawn M.	
City Clerk (transmitted by)	CL2014-4184
Referred [C.J.p. 80887]	Finance
Koldras, Edwin	
City Clerk (transmitted by)	CL2014-4467
Referred [C.J.p. 80887]	Finance
Konstantopoulos, Harry N.	
City Clerk (transmitted by)	CL2014-4524
Referred [C.J.p. 80887]	Finance
Kozuch, Jon W.	
City Clerk (transmitted by)	CL2014-4374
Referred [C.J.p. 80887]	Finance
Krage, Michelle P.	
City Clerk (transmitted by)	CL2014-4315
Referred [C.J.p. 80887]	Finance
Krage, Michelle P.	
City Clerk (transmitted by)	CL2014-4307
Referred [C.J.p. 80887]	Finance
Kubilius, Algirdas	
City Clerk (transmitted by)	CL2014-3953
Referred [C.J.p. 80887]	Finance
Kucik, Christopher	
City Clerk (transmitted by)	CL2014-4247
Referred [C.J.p. 80887]	Finance
Kuhlman, Kurt M.	
City Clerk (transmitted by)	CL2014-4393
Referred [C.J.p. 80887]	Finance
LaBree, Joseph L.	
City Clerk (transmitted by)	CL2014-4032
Referred [C.J.p. 80887]	Finance
Langowski, Maria G.	
City Clerk (transmitted by)	CL2014-4612
Referred [C.J.p. 80887]	Finance
Lao, Wilbert	
City Clerk (transmitted by)	CL2014-4044
Referred [C.J.p. 80887]	Finance
Lapa, Zbigniew	
City Clerk (transmitted by)	CL2014-4350
Referred [C.J.p. 80887]	Finance

CLAIMS

Damage to Vehicle - Pothole

Laschober, Brittany	
City Clerk (transmitted by)	CL2014-4378
Referred [C.J.p. 80887]	Finance
Latimer, Darren M.	
City Clerk (transmitted by)	CL2014-4004
Referred [C.J.p. 80887]	Finance
Lawson, Eric D.	
City Clerk (transmitted by)	CL2014-4306
Referred [C.J.p. 80887]	Finance
Lazarus, Michael A.	
City Clerk (transmitted by)	CL2014-4157
Referred [C.J.p. 80888]	Finance
Lee, Ho Y.	
City Clerk (transmitted by)	CL2014-4023
Referred [C.J.p. 80888]	Finance
Lee, Ronald	
City Clerk (transmitted by)	CL2014-4645
Referred [C.J.p. 80888]	Finance
Lee, Roosevelt	
City Clerk (transmitted by)	CL2014-4158
Referred [C.J.p. 80888]	Finance
Lee, Tian T. and Tan Wee L.	
City Clerk (transmitted by)	CL2014-4503
Referred [C.J.p. 80888]	Finance
Lelanne, Alix	
City Clerk (transmitted by)	CL2014-4201
Referred [C.J.p. 80888]	Finance
Leleika, Victoria	
City Clerk (transmitted by)	CL2014-4440
Referred [C.J.p. 80888]	Finance
Leminoudas, Sotiris T.	
City Clerk (transmitted by)	CL2014-4077
Referred [C.J.p. 80888]	Finance
Lenz, Christopher	
City Clerk (transmitted by)	CL2014-4009
Referred [C.J.p. 80888]	Finance
Lenzini, Charles L.	
City Clerk (transmitted by)	CL2014-4049
Referred [C.J.p. 80888]	Finance

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Damage to Vehicle - Pothole

Leonard, JoAnn C.	
City Clerk (transmitted by)	CL2014-4411
Referred [C.J.p. 80888]	Finance
Leonard, Paige L.	
City Clerk (transmitted by)	CL2014-4452
Referred [C.J.p. 80888]	Finance
Lerner, Abby	
City Clerk (transmitted by)	CL2014-4580
Referred [C.J.p. 80888]	Finance
Levy, Curtis S.	
City Clerk (transmitted by)	CL2014-4589
Referred [C.J.p. 80888]	Finance
Lightfoot, Michael W.	
City Clerk (transmitted by)	CL2014-4608
Referred [C.J.p. 80888]	Finance
Lindsey, Marcus	
City Clerk (transmitted by)	CL2014-4340
Referred [C.J.p. 80888]	Finance
Linga, Migne T.	
City Clerk (transmitted by)	CL2014-4310
Referred [C.J.p. 80888]	Finance
Lipinski, David J.	
City Clerk (transmitted by)	CL2014-4361
Referred [C.J.p. 80888]	Finance
Lippeth, Colette	
City Clerk (transmitted by)	CL2014-4540
Referred [C.J.p. 80888]	Finance
Lipscomb, Erving	
City Clerk (transmitted by)	CL2014-4042
Referred [C.J.p. 80888]	Finance
Lissuzzo, Ross A.	
City Clerk (transmitted by)	CL2014-4047
Referred [C.J.p. 80888]	Finance
List, Marcy	
City Clerk (transmitted by)	CL2014-4638
Referred [C.J.p. 80888]	Finance
Loske, Troy J.	
City Clerk (transmitted by)	CL2014-4197
Referred [C.J.p. 80888]	Finance

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Damage to Vehicle - Pothole

Lowrance, Judy	
City Clerk (transmitted by)	CL2014-4337
Referred [C.J.p. 80889]	Finance
Lozvk, Stanley J.	
City Clerk (transmitted by)	CL2014-4282
Referred [C.J.p. 80889]	Finance
Lucarelli, Marco	
City Clerk (transmitted by)	CL2014-4232
Referred [C.J.p. 80889]	Finance
Lukovic, Rifat	
City Clerk (transmitted by)	CL2014-4026
Referred [C.J.p. 80889]	Finance
Lumous, Rasheedat M.	
City Clerk (transmitted by)	CL2014-4080
Referred [C.J.p. 80889]	Finance
Lyko, Leslaw	
City Clerk (transmitted by)	CL2014-4649
Referred [C.J.p. 80889]	Finance
MacBeth, Candice E.	
City Clerk (transmitted by)	CL2014-4368
Referred [C.J.p. 80889]	Finance
Macias, Guadalupe	
City Clerk (transmitted by)	CL2014-4435
Referred [C.J.p. 80889]	Finance
Madea, Frank D.	
City Clerk (transmitted by)	CL2014-4423
Referred [C.J.p. 80889]	Finance
Magallanes, Ricardo	
City Clerk (transmitted by)	CL2014-4006
Referred [C.J.p. 80889]	Finance
Magdaleno, Brian	
City Clerk (transmitted by)	CL2014-4040
Referred [C.J.p. 80889]	Finance
Maini, Kunal	
City Clerk (transmitted by)	CL2014-3961
Referred [C.J.p. 80889]	Finance
Maksutovic, Dragan	
City Clerk (transmitted by)	CL2014-4327
Referred [C.J.p. 80889]	Finance

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Malewski, Beata A.	
City Clerk (transmitted by)	CL2014-4376
Referred [C.J.p. 80889]	Finance
Mandler, Thomas Y.	
City Clerk (transmitted by)	CL2014-4181
Referred [C.J.p. 80889]	Finance
Manos, George	
City Clerk (transmitted by)	CL2014-4250
Referred [C.J.p. 80889]	Finance
Marek, Arlene J.	
City Clerk (transmitted by)	CL2014-4206
Referred [C.J.p. 80889]	Finance
Martensen, Kirk M.	
City Clerk (transmitted by)	CL2014-4362
Referred [C.J.p. 80889]	Finance
Martin, Christopher	
City Clerk (transmitted by)	CL2014-4436
Referred [C.J.p. 80889]	Finance
Martin, Mary L.	
City Clerk (transmitted by)	CL2014-4388
Referred [C.J.p. 80889]	Finance
Martinez, Edwin	
City Clerk (transmitted by)	CL2014-4514
Referred [C.J.p. 80889]	Finance
Martinez, Kimberly C.	
City Clerk (transmitted by)	CL2014-4554
Referred [C.J.p. 80890]	Finance
Mastrangelo, Titus J.	
City Clerk (transmitted by)	CL2014-4348
Referred [C.J.p. 80890]	Finance
Matos, Armando	
City Clerk (transmitted by)	CL2014-4029
Referred [C.J.p. 80890]	Finance
Matthews-Hicks, Lommie J.	
City Clerk (transmitted by)	CL2014-4324
Referred [C.J.p. 80890]	Finance
Maturo, Linda M.	
City Clerk (transmitted by)	CL2014-4039
Referred [C.J.p. 80890]	Finance

CLAIMS

Damage to Vehicle - Pothole

Maung, Daniel	
City Clerk (transmitted by)	CL2014-4052
Referred [C.J.p. 80890]	Finance
McCarthy, George	
City Clerk (transmitted by)	CL2014-4430
Referred [C.J.p. 80890]	Finance
McClenon, Sharita V.	
City Clerk (transmitted by)	CL2014-4060
Referred [C.J.p. 80890]	Finance
McKinney, Mamie	
City Clerk (transmitted by)	CL2014-4019
Referred [C.J.p. 80890]	Finance
McNary, Qiana C.	
City Clerk (transmitted by)	CL2014-4116
Referred [C.J.p. 80890]	Finance
McNutt, Anita V.	
City Clerk (transmitted by)	CL2014-4371
Referred [C.J.p. 80890]	Finance
Meade, Elizabeth S.	
City Clerk (transmitted by)	CL2014-4097
Referred [C.J.p. 80890]	Finance
Meccor Industries Ltd.	
City Clerk (transmitted by)	CL2014-4171
Referred [C.J.p. 80890]	Finance
Mei, Jack	
City Clerk (transmitted by)	CL2014-3989
Referred [C.J.p. 80890]	Finance
Mestan, Jamie E.	
City Clerk (transmitted by)	CL2014-4626
Referred [C.J.p. 80890]	Finance
Meyers, Justin T.	
City Clerk (transmitted by)	CL2014-4323
Referred [C.J.p. 80890]	Finance
Miguel, Antoni	
City Clerk (transmitted by)	CL2014-4591
Referred [C.J.p. 80890]	Finance
Mikolajczak, Barbara and Sieczko, Robert	
City Clerk (transmitted by)	CL2014-4547
Referred [C.J.p. 80890]	Finance

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CLAIMS

Damage to Vehicle - Pothole

Miller, Lynn M.		
City Clerk (transmitted by)	CL2014-4194	
Referred [C.J.p. 80890]	Finance	
Miller, Sidney		
City Clerk (transmitted by)	CL2014-4665	
Referred [C.J.p. 80890]	Finance	
Miller, Stuart		
City Clerk (transmitted by)	CL2014-4586	
Referred [C.J.p. 80890]	Finance	
Miller, Wanda		
City Clerk (transmitted by)	CL2014-4625	
Referred [C.J.p. 80890]	Finance	
Mitchell, Menda		
City Clerk (transmitted by)	CL2014-4628	
Referred [C.J.p. 80891]	Finance	
Mitchell, Robert		
City Clerk (transmitted by)	CL2014-4142	
Referred [C.J.p. 80891]	Finance	
Montanez, Martin		
City Clerk (transmitted by)	CL2014-4074	
Referred [C.J.p. 80891]	Finance	
Mooney, John E.		
City Clerk (transmitted by)	CL2014-4433	
Referred [C.J.p. 80891]	Finance	
Morgan, Hattie A.		
City Clerk (transmitted by)	CL2014-3972	
Referred [C.J.p. 80891]	Finance	
Morris, Darius L.		
City Clerk (transmitted by)	CL2014-4399	
Referred [C.J.p. 80891]	Finance	
Mortellaro, Ted J.		
City Clerk (transmitted by)	CL2014-4614	
Referred [C.J.p. 80891]	Finance	
Movahedan, Asadolah		
City Clerk (transmitted by)	CL2014-4363	
Referred [C.J.p. 80891]	Finance	
Murarsheed, Aleenah J.		
City Clerk (transmitted by)	CL2014-4105	
Referred [C.J.p. 80891]	Finance	

CLAIMS

Damage to Vehicle - Pothole

Murphy, James D.		
City Clerk (transmitted by)	CL2014-4658	
Referred [C.J.p. 80891]	Finance	
Murphy-French, Bonnie		
City Clerk (transmitted by)	CL2014-4409	
Referred [C.J.p. 80891]	Finance	
Murray, Sean P.		
City Clerk (transmitted by)	CL2014-4364	
Referred [C.J.p. 80891]	Finance	
Nadkarni, Anuj R.		
City Clerk (transmitted by)	CL2014-4041	
Referred [C.J.p. 80891]	Finance	
Naidech, Andrew M.		
City Clerk (transmitted by)	CL2014-4220	
Referred [C.J.p. 80891]	Finance	
Nash, Jeffrey C.		
City Clerk (transmitted by)	CL2014-4241	
Referred [C.J.p. 80891]	Finance	
Navarro, Anthony		
City Clerk (transmitted by)	CL2014-4572	
Referred [C.J.p. 80891]	Finance	
Neta, Joseph P.		
City Clerk (transmitted by)	CL2014-4594	
Referred [C.J.p. 80891]	Finance	
Neumann, Michael D.		
City Clerk (transmitted by)	CL2014-4065	
Referred [C.J.p. 80891]	Finance	
Newberry, Kenneth D.		
City Clerk (transmitted by)	CL2014-4621	
Referred [C.J.p. 80891]	Finance	
Newsome, Linda M.		
City Clerk (transmitted by)	CL2014-4478	
Referred [C.J.p. 80891]	Finance	
Nieves, Marilyn		
City Clerk (transmitted by)	CL2014-4489	
Referred [C.J.p. 80892]	Finance	
Nishath, Liakhat S.		
City Clerk (transmitted by)	CL2014-4031	
Referred [C.J.p. 80892]	Finance	

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Damage to Vehicle - Pothole

Novail, Dean	
City Clerk (transmitted by)	CL2014-4185
Referred [C.J.p. 80892]	Finance
Novak, Loralee A.	
City Clerk (transmitted by)	CL2014-4550
Referred [C.J.p. 80892]	Finance
Nowak, Jenessa	
City Clerk (transmitted by)	CL2014-4022
Referred [C.J.p. 80892]	Finance
Nutter, Agnes C.	
City Clerk (transmitted by)	CL2014-4582
Referred [C.J.p. 80892]	Finance
Nutter, Agnes C.	
City Clerk (transmitted by)	CL2014-4584
Referred [C.J.p. 80892]	Finance
Ocasio, Raquel	
City Clerk (transmitted by)	CL2014-4130
Referred [C.J.p. 80892]	Finance
Ochsenschlager, Hugh J.	
City Clerk (transmitted by)	CL2014-4606
Referred [C.J.p. 80892]	Finance
O'Conner, Pam S.	
City Clerk (transmitted by)	CL2014-4560
Referred [C.J.p. 80892]	Finance
Ohler, Maureen	
City Clerk (transmitted by)	CL2014-4394
Referred [C.J.p. 80892]	Finance
Oi, Chuck H.	
City Clerk (transmitted by)	CL2014-4640
Referred [C.J.p. 80892]	Finance
Olefsky, Alan	
City Clerk (transmitted by)	CL2014-4633
Referred [C.J.p. 80892]	Finance
Onak, Wayne C.	
City Clerk (transmitted by)	CL2014-4064
Referred [C.J.p. 80892]	Finance
Ortega, Carlos	
City Clerk (transmitted by)	CL2014-4542
Referred [C.J.p. 80892]	Finance

CLAIMS

Damage to Vehicle - Pothole

Osborn, Jonathan C.	
City Clerk (transmitted by)	CL2014-4637
Referred [C.J.p. 80892]	Finance
Owens, Walter Jr.	
City Clerk (transmitted by)	CL2014-4088
Referred [C.J.p. 80892]	Finance
Packer, Stuart	
City Clerk (transmitted by)	CL2014-3976
Referred [C.J.p. 80892]	Finance
Packer, Stuart	
City Clerk (transmitted by)	CL2014-4303
Referred [C.J.p. 80892]	Finance
Padula, Anthony L.	
City Clerk (transmitted by)	CL2014-4236
Referred [C.J.p. 80892]	Finance
Pappas, Debra	
City Clerk (transmitted by)	CL2014-4609
Referred [C.J.p. 80892]	Finance
Parham, Patrice P.	
City Clerk (transmitted by)	CL2014-4126
Referred [C.J.p. 80892]	Finance
Parks, Carol	
City Clerk (transmitted by)	CL2014-4631
Referred [C.J.p. 80893]	Finance
Parks, Linda J.	
City Clerk (transmitted by)	CL2014-4481
Referred [C.J.p. 80893]	Finance
Parra, Georgina	
City Clerk (transmitted by)	CL2014-4020
Referred [C.J.p. 80893]	Finance
Patton, Dorris L.	
City Clerk (transmitted by)	CL2014-4437
Referred [C.J.p. 80893]	Finance
Patton, Mary L.	
City Clerk (transmitted by)	CL2014-4139
Referred [C.J.p. 80893]	Finance
Paul, Mark E.	
City Clerk (transmitted by)	CL2014-4299
Referred [C.J.p. 80893]	Finance

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CLAIMS

Damage to Vehicle - Pothole

Pedziwiatr, Elizabeth E.	
City Clerk (transmitted by)	CL2014-4291
Referred [C.J.p. 80893]	Finance
Pedziwiatr, Elizabeth E.	
City Clerk (transmitted by)	CL2014-4290
Referred [C.J.p. 80893]	Finance
Pennington, Albert E.	
City Clerk (transmitted by)	CL2014-4100
Referred [C.J.p. 80893]	Finance
Pennington, Albert E.	
City Clerk (transmitted by)	CL2014-3991
Referred [C.J.p. 80893]	Finance
Perazic, Saban	
City Clerk (transmitted by)	CL2014-4413
Referred [C.J.p. 80893]	Finance
Perry, Dawn M.	
City Clerk (transmitted by)	CL2014-4397
Referred [C.J.p. 80893]	Finance
Peterson, Christopher M.	
City Clerk (transmitted by)	CL2014-4278
Referred [C.J.p. 80893]	Finance
Petrucelli, Alex	
City Clerk (transmitted by)	CL2014-4254
Referred [C.J.p. 80893]	Finance
Pieczynski, Raymond	
City Clerk (transmitted by)	CL2014-4164
Referred [C.J.p. 80893]	Finance
Pietraszek, Henry T.	
City Clerk (transmitted by)	CL2014-4280
Referred [C.J.p. 80893]	Finance
Pinkawa, Phillip M.	
City Clerk (transmitted by)	CL2014-4025
Referred [C.J.p. 80893]	Finance
Pinkston, Lauren L.	
City Clerk (transmitted by)	CL2014-4193
Referred [C.J.p. 80893]	Finance
Pinto, Jayant M.	
City Clerk (transmitted by)	CL2014-4401
Referred [C.J.p. 80893]	Finance

CLAIMS

Damage to Vehicle - Pothole

Pitts, Warner J.	
City Clerk (transmitted by)	CL2014-4078
Referred [C.J.p. 80893]	Finance
Polin, Vlada	
City Clerk (transmitted by)	CL2014-4248
Referred [C.J.p. 80893]	Finance
Polling, Jim	
City Clerk (transmitted by)	CL2014-4602
Referred [C.J.p. 80893]	Finance
Popkiewicz, Edward	
City Clerk (transmitted by)	CL2014-4308
Referred [C.J.p. 80893]	Finance
Porter, Thomas J.	
City Clerk (transmitted by)	CL2014-4269
Referred [C.J.p. 80894]	Finance
Porter-Sherley, Arlette	
City Clerk (transmitted by)	CL2014-4316
Referred [C.J.p. 80894]	Finance
Pounds, Yolanda L.	
City Clerk (transmitted by)	CL2014-4641
Referred [C.J.p. 80894]	Finance
Pouwels, Joseph C.	
City Clerk (transmitted by)	CL2014-4320
Referred [C.J.p. 80894]	Finance
Power, Jerome	
City Clerk (transmitted by)	CL2014-4298
Referred [C.J.p. 80894]	Finance
Prazuch, Raymond	
City Clerk (transmitted by)	CL2014-4245
Referred [C.J.p. 80894]	Finance
Prentice, Philip	
City Clerk (transmitted by)	CL2014-4321
Referred [C.J.p. 80894]	Finance
Press, Dorothy M.	
City Clerk (transmitted by)	CL2014-4428
Referred [C.J.p. 80894]	Finance
Prestip, Scott G.	
City Clerk (transmitted by)	CL2014-4127
Referred [C.J.p. 80894]	Finance

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CLAIMS

Damage to Vehicle - Pothole

Qasim, Fahad	
City Clerk (transmitted by)	CL2014-4373
Referred [C.J.p. 80894]	Finance
Quarles, Tracy	
City Clerk (transmitted by)	CL2014-4426
Referred [C.J.p. 80894]	Finance
Radke, Arthur P.	
City Clerk (transmitted by)	CL2014-4434
Referred [C.J.p. 80894]	Finance
Rains, Ronald	
City Clerk (transmitted by)	CL2014-4532
Referred [C.J.p. 80894]	Finance
Ralston, Amy R.	
City Clerk (transmitted by)	CL2014-4386
Referred [C.J.p. 80894]	Finance
Ramos, Sandra L.	
City Clerk (transmitted by)	CL2014-4533
Referred [C.J.p. 80894]	Finance
Randazzo, Lauren A.	
City Clerk (transmitted by)	CL2014-4121
Referred [C.J.p. 80894]	Finance
Rao, Erica	
City Clerk (transmitted by)	CL2014-4051
Referred [C.J.p. 80894]	Finance
Redmond, Daivin	
City Clerk (transmitted by)	CL2014-4529
Referred [C.J.p. 80894]	Finance
Redmond, Valerie D.	
City Clerk (transmitted by)	CL2014-3967
Referred [C.J.p. 80894]	Finance
Rhea, Renell L.	
City Clerk (transmitted by)	CL2014-4215
Referred [C.J.p. 80894]	Finance
Richards, Heidi	
City Clerk (transmitted by)	CL2014-4016
Referred [C.J.p. 80895]	Finance
Richardson, Vincent E.	
City Clerk (transmitted by)	CL2014-4134
Referred [C.J.p. 80895]	Finance

CLAIMS

Damage to Vehicle - Pothole

Rinaldo, Kathryn E.	
City Clerk (transmitted by)	CL2014-4487
Referred [C.J.p. 80895]	Finance
Rivera, Tiffany	
City Clerk (transmitted by)	CL2014-4076
Referred [C.J.p. 80895]	Finance
Rivers, Elizabeth M.	
City Clerk (transmitted by)	CL2014-4342
Referred [C.J.p. 80895]	Finance
Roach, James E., Sr.	
City Clerk (transmitted by)	CL2014-4147
Referred [C.J.p. 80895]	Finance
Roberts, William M.	
City Clerk (transmitted by)	CL2014-4667
Referred [C.J.p. 80895]	Finance
Robins, Barbara	
City Clerk (transmitted by)	CL2014-4479
Referred [C.J.p. 80895]	Finance
Robinson, LaJoylin A.	
City Clerk (transmitted by)	CL2014-4469
Referred [C.J.p. 80895]	Finance
Robinson, Renita	
City Clerk (transmitted by)	CL2014-4081
Referred [C.J.p. 80895]	Finance
Robinson, Vanessa R.	
City Clerk (transmitted by)	CL2014-4072
Referred [C.J.p. 80895]	Finance
Rodriguez, Maria J.	
City Clerk (transmitted by)	CL2014-4283
Referred [C.J.p. 80895]	Finance
Rogers, Satheal	
City Clerk (transmitted by)	CL2014-3986
Referred [C.J.p. 80895]	Finance
Rojas-Moran, Cristina	
City Clerk (transmitted by)	CL2014-4518
Referred [C.J.p. 80895]	Finance
Rosenthal, Gary	
City Clerk (transmitted by)	CL2014-4199
Referred [C.J.p. 80895]	Finance

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Damage to Vehicle - Pothole

Rosner, Kevin M.	
City Clerk (transmitted by)	CL2014-4063
Referred [C.J.p. 80895]	Finance
Ross, Ian	
City Clerk (transmitted by)	CL2014-4093
Referred [C.J.p. 80895]	Finance
Ross, Jeffery L.	
City Clerk (transmitted by)	CL2014-4624
Referred [C.J.p. 80895]	Finance
Ross, Morris	
City Clerk (transmitted by)	CL2014-4172
Referred [C.J.p. 80896]	Finance
Rothmund, Andrew T.	
City Clerk (transmitted by)	CL2014-4598
Referred [C.J.p. 80896]	Finance
Rowland, Brian M.	
City Clerk (transmitted by)	CL2014-4187
Referred [C.J.p. 80896]	Finance
Rubin, Laurie	
City Clerk (transmitted by)	CL2014-4558
Referred [C.J.p. 80896]	Finance
Rubin, Noel M.	
City Clerk (transmitted by)	CL2014-3963
Referred [C.J.p. 80896]	Finance
Ruff, John F.	
City Clerk (transmitted by)	CL2014-4549
Referred [C.J.p. 80896]	Finance
Ruiz, Noemi	
City Clerk (transmitted by)	CL2014-4663
Referred [C.J.p. 80896]	Finance
Rundberg, Max D.	
City Clerk (transmitted by)	CL2014-4417
Referred [C.J.p. 80896]	Finance
Russell, Lereatha	
City Clerk (transmitted by)	CL2014-4553
Referred [C.J.p. 80896]	Finance
Russell, Tequilla	
City Clerk (transmitted by)	CL2014-4170
Referred [C.J.p. 80896]	Finance

CLAIMS

Damage to Vehicle - Pothole

Ryan, Patrick	
City Clerk (transmitted by)	CL2014-4162
Referred [C.J.p. 80896]	Finance
Rybski, John A.	
City Clerk (transmitted by)	CL2014-4281
Referred [C.J.p. 80896]	Finance
Salgado, Catalina	
City Clerk (transmitted by)	CL2014-4528
Referred [C.J.p. 80896]	Finance
Salib, Angelique M.	
City Clerk (transmitted by)	CL2014-4657
Referred [C.J.p. 80896]	Finance
Sanchez, Debbie	
City Clerk (transmitted by)	CL2014-4178
Referred [C.J.p. 80896]	Finance
Sanders, Jonathan F.	
City Clerk (transmitted by)	CL2014-4153
Referred [C.J.p. 80896]	Finance
Sasamoto, Ned	
City Clerk (transmitted by)	CL2014-4466
Referred [C.J.p. 80896]	Finance
Schankin, Ronald L.	
City Clerk (transmitted by)	CL2014-4556
Referred [C.J.p. 80896]	Finance
Schroeder, Jenny	
City Clerk (transmitted by)	CL2014-4655
Referred [C.J.p. 80896]	Finance
Schubert, Stephen	
City Clerk (transmitted by)	CL2014-4237
Referred [C.J.p. 80897]	Finance
Schutney, Claude and Gretchen	
City Clerk (transmitted by)	CL2014-4330
Referred [C.J.p. 80897]	Finance
Schwartz, Daniel E.	
City Clerk (transmitted by)	CL2014-4112
Referred [C.J.p. 80897]	Finance
Schwieger, Stacy A.	
City Clerk (transmitted by)	CL2014-4607
Referred [C.J.p. 80897]	Finance

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Damage to Vehicle - Pothole

Scott, Cheryl R.	
City Clerk (transmitted by)	CL2014-4355
Referred [C.J.p. 80897]	Finance
Scott, Cleoma	
City Clerk (transmitted by)	CL2014-4179
Referred [C.J.p. 80897]	Finance
Seidel, Richard J.	
City Clerk (transmitted by)	CL2014-4596
Referred [C.J.p. 80897]	Finance
Seminatore, Kenneth J.	
City Clerk (transmitted by)	CL2014-4595
Referred [C.J.p. 80897]	Finance
Senner, Michael L.	
City Clerk (transmitted by)	CL2014-4573
Referred [C.J.p. 80897]	Finance
Shavonne, Ri'Chard	
City Clerk (transmitted by)	CL2014-4419
Referred [C.J.p. 80897]	Finance
Shaw, Brenda	
City Clerk (transmitted by)	CL2014-3960
Referred [C.J.p. 80897]	Finance
Shaw, David J., Jr.	
City Clerk (transmitted by)	CL2014-4021
Referred [C.J.p. 80897]	Finance
Sheehan, Kelli L.	
City Clerk (transmitted by)	CL2014-4527
Referred [C.J.p. 80897]	Finance
Sherman, Mark H.	
City Clerk (transmitted by)	CL2014-4636
Referred [C.J.p. 80897]	Finance
Sherrell, Maria E.	
City Clerk (transmitted by)	CL2014-4108
Referred [C.J.p. 80897]	Finance
Shockey, William L.	
City Clerk (transmitted by)	CL2014-4502
Referred [C.J.p. 80897]	Finance
Shockey, William L.	
City Clerk (transmitted by)	CL2014-4578
Referred [C.J.p. 80897]	Finance

CLAIMS

Damage to Vehicle - Pothole

Shorty, William	
City Clerk (transmitted by)	CL2014-4229
Referred [C.J.p. 80897]	Finance
Siepkka, Matthew L.	
City Clerk (transmitted by)	CL2014-4495
Referred [C.J.p. 80897]	Finance
Siepkka, Matthew L.	
City Clerk (transmitted by)	CL2014-4497
Referred [C.J.p. 80897]	Finance
Sierra, Orlando	
City Clerk (transmitted by)	CL2014-4510
Referred [C.J.p. 80897]	Finance
Sikanich, Charisse H.	
City Clerk (transmitted by)	CL2014-4285
Referred [C.J.p. 80897]	Finance
Simkin, Galina	
City Clerk (transmitted by)	CL2014-3955
Referred [C.J.p. 80897]	Finance
Simond, Darvaa	
City Clerk (transmitted by)	CL2014-4472
Referred [C.J.p. 80897]	Finance
Singleton, Beverly D.	
City Clerk (transmitted by)	CL2014-4261
Referred [C.J.p. 80898]	Finance
Sinsheimer, Janice	
City Clerk (transmitted by)	CL2014-4007
Referred [C.J.p. 80898]	Finance
Slager, Ronald S.	
City Clerk (transmitted by)	CL2014-4218
Referred [C.J.p. 80898]	Finance
Slesinger, Noel C.	
City Clerk (transmitted by)	CL2014-4017
Referred [C.J.p. 80898]	Finance
Smith, Cassandra	
City Clerk (transmitted by)	CL2014-4018
Referred [C.J.p. 80898]	Finance
Smith, Clyde A.	
City Clerk (transmitted by)	CL2014-4599
Referred [C.J.p. 80898]	Finance

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Damage to Vehicle - Pothole

Smith, Edward J.	
City Clerk (transmitted by)	CL2014-3971
Referred [C.J.p. 80898]	Finance
Smith, John W., Jr.	
City Clerk (transmitted by)	CL2014-4132
Referred [C.J.p. 80898]	Finance
Smith, Nancy A.	
City Clerk (transmitted by)	CL2014-3951
Referred [C.J.p. 80898]	Finance
Smith, Ronald C.	
City Clerk (transmitted by)	CL2014-3956
Referred [C.J.p. 80898]	Finance
Sosa, Graciela	
City Clerk (transmitted by)	CL2014-4651
Referred [C.J.p. 80898]	Finance
Spahiu, Adem	
City Clerk (transmitted by)	CL2014-3958
Referred [C.J.p. 80898]	Finance
Spears, James J.	
City Clerk (transmitted by)	CL2014-4239
Referred [C.J.p. 80898]	Finance
Stahl, Wendy L.	
City Clerk (transmitted by)	CL2014-4647
Referred [C.J.p. 80898]	Finance
Staples, Mary J.	
City Clerk (transmitted by)	CL2014-4275
Referred [C.J.p. 80898]	Finance
Stapleton, Charlean	
City Clerk (transmitted by)	CL2014-4475
Referred [C.J.p. 80898]	Finance
States, Diane	
City Clerk (transmitted by)	CL2014-4068
Referred [C.J.p. 80898]	Finance
Stavropoulos, Steve	
City Clerk (transmitted by)	CL2014-3959
Referred [C.J.p. 80898]	Finance
Steciw, John	
City Clerk (transmitted by)	CL2014-4468
Referred [C.J.p. 80898]	Finance

CLAIMS

Damage to Vehicle - Pothole

Steelberg, Derek A.	
City Clerk (transmitted by)	CL2014-4559
Referred [C.J.p. 80898]	Finance
Stiff, James E.	
City Clerk (transmitted by)	CL2014-4646
Referred [C.J.p. 80898]	Finance
Stokes, Aukosua	
City Clerk (transmitted by)	CL2014-4396
Referred [C.J.p. 80898]	Finance
Strausberger, Shawwna M.	
City Clerk (transmitted by)	CL2014-4015
Referred [C.J.p. 80899]	Finance
Sulejmani-Pryor, Kumri	
City Clerk (transmitted by)	CL2014-4276
Referred [C.J.p. 80899]	Finance
Sullivan, Sheila M.	
City Clerk (transmitted by)	CL2014-3993
Referred [C.J.p. 80899]	Finance
Sullivan, Tara M.	
City Clerk (transmitted by)	CL2014-4471
Referred [C.J.p. 80899]	Finance
Superson, Thaddeus J.	
City Clerk (transmitted by)	CL2014-4335
Referred [C.J.p. 80899]	Finance
Svolos, John	
City Clerk (transmitted by)	CL2014-4474
Referred [C.J.p. 80899]	Finance
Swain, Betty A.	
City Clerk (transmitted by)	CL2014-4332
Referred [C.J.p. 80899]	Finance
Sykes, David	
City Clerk (transmitted by)	CL2014-4389
Referred [C.J.p. 80899]	Finance
Symanski, Susan	
City Clerk (transmitted by)	CL2014-4289
Referred [C.J.p. 80899]	Finance
Talafous, Josphe A., Jr.	
City Clerk (transmitted by)	CL2014-3969
Referred [C.J.p. 80899]	Finance

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CLAIMS

Damage to Vehicle - Pothole

Tanovic, Dino	
City Clerk (transmitted by)	CL2014-4613
Referred [C.J.p. 80899]	Finance
Taylor, Lendy L.	
City Clerk (transmitted by)	CL2014-4104
Referred [C.J.p. 80899]	Finance
Terry, Tanisha M.	
City Clerk (transmitted by)	CL2014-4491
Referred [C.J.p. 80899]	Finance
Terry, Tiffanie N.	
City Clerk (transmitted by)	CL2014-4370
Referred [C.J.p. 80899]	Finance
Thomas, Oliver A.	
City Clerk (transmitted by)	CL2014-4109
Referred [C.J.p. 80899]	Finance
Thompson, Eric D.	
City Clerk (transmitted by)	CL2014-4328
Referred [C.J.p. 80899]	Finance
Tolley, John F., Jr	
City Clerk (transmitted by)	CL2014-4001
Referred [C.J.p. 80899]	Finance
Touzios, Jim T.	
City Clerk (transmitted by)	CL2014-4059
Referred [C.J.p. 80899]	Finance
Tung, Frances	
City Clerk (transmitted by)	CL2014-4101
Referred [C.J.p. 80900]	Finance
Tyrpin, Bryan A.	
City Clerk (transmitted by)	CL2014-4071
Referred [C.J.p. 80900]	Finance
Urso, Dominick	
City Clerk (transmitted by)	CL2014-4597
Referred [C.J.p. 80900]	Finance
Uy Limfang, Drew N.	
City Clerk (transmitted by)	CL2014-4138
Referred [C.J.p. 80900]	Finance
Valey, Viveca N.	
City Clerk (transmitted by)	CL2014-4224
Referred [C.J.p. 80900]	Finance

CLAIMS

Damage to Vehicle - Pothole

Vanderstoep, Evert	
City Clerk (transmitted by)	CL2014-4662
Referred [C.J.p. 80900]	Finance
Vanek, John E.	
City Clerk (transmitted by)	CL2014-4418
Referred [C.J.p. 80900]	Finance
VanLeeuwen, Geoffry J.	
City Clerk (transmitted by)	CL2014-4216
Referred [C.J.p. 80900]	Finance
Vatch, Joseph S.	
City Clerk (transmitted by)	CL2014-3962
Referred [C.J.p. 80900]	Finance
Vavaroutos, Louis	
City Clerk (transmitted by)	CL2014-3952
Referred [C.J.p. 80900]	Finance
Vega, Ana M.	
City Clerk (transmitted by)	CL2014-4251
Referred [C.J.p. 80900]	Finance
Vega, Margarita	
City Clerk (transmitted by)	CL2014-4346
Referred [C.J.p. 80900]	Finance
Veiter, Alyson E.	
City Clerk (transmitted by)	CL2014-4286
Referred [C.J.p. 80900]	Finance
Venkat, Sivarajan	
City Clerk (transmitted by)	CL2014-4652
Referred [C.J.p. 80900]	Finance
Vida, Ilona L.	
City Clerk (transmitted by)	CL2014-4146
Referred [C.J.p. 80900]	Finance
Viktorija, Sileika	
City Clerk (transmitted by)	CL2014-4352
Referred [C.J.p. 80900]	Finance
Villadolid, Jeryl J.	
City Clerk (transmitted by)	CL2014-4144
Referred [C.J.p. 80900]	Finance
Villalobo, Nitza E.	
City Clerk (transmitted by)	CL2014-4548
Referred [C.J.p. 80900]	Finance

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CLAIMS

Damage to Vehicle - Pothole

Von Lanzenier, Humbertos	
City Clerk (transmitted by)	CL2014-4264
Referred [C.J.p. 80900]	Finance
Wade, Arlander G.	
City Clerk (transmitted by)	CL2014-4354
Referred [C.J.p. 80900]	Finance
Wagner, Joy B.	
City Clerk (transmitted by)	CL2014-4213
Referred [C.J.p. 80900]	Finance
Walker, Floyd V.	
City Clerk (transmitted by)	CL2014-4288
Referred [C.J.p. 80901]	Finance
Walker-Smith, Toi J.	
City Clerk (transmitted by)	CL2014-4313
Referred [C.J.p. 80901]	Finance
Wancket, Riley J.	
City Clerk (transmitted by)	CL2014-4114
Referred [C.J.p. 80901]	Finance
Wantuch, Stanislaw	
City Clerk (transmitted by)	CL2014-4644
Referred [C.J.p. 80901]	Finance
Washington, Sharon E.	
City Clerk (transmitted by)	CL2014-4096
Referred [C.J.p. 80901]	Finance
Washington, Sharon E.	
City Clerk (transmitted by)	CL2014-3983
Referred [C.J.p. 80901]	Finance
Washington, Sharon E.	
City Clerk (transmitted by)	CL2014-4095
Referred [C.J.p. 80901]	Finance
Washington, Sharon E.	
City Clerk (transmitted by)	CL2014-3982
Referred [C.J.p. 80901]	Finance
Wayman, Laura	
City Clerk (transmitted by)	CL2014-4083
Referred [C.J.p. 80901]	Finance
Wegiel, Joanna	
City Clerk (transmitted by)	CL2014-4473
Referred [C.J.p. 80901]	Finance

CLAIMS

Damage to Vehicle - Pothole

Weisberg, Amy	
City Clerk (transmitted by)	CL2014-4034
Referred [C.J.p. 80901]	Finance
Wentz, Justin R.	
City Clerk (transmitted by)	CL2014-4476
Referred [C.J.p. 80901]	Finance
Wesley, Tiffany S.	
City Clerk (transmitted by)	CL2014-3981
Referred [C.J.p. 80901]	Finance
White, Glenn	
City Clerk (transmitted by)	CL2014-4183
Referred [C.J.p. 80901]	Finance
White, Karen R.	
City Clerk (transmitted by)	CL2014-4344
Referred [C.J.p. 80901]	Finance
Wiedlin, George G.	
City Clerk (transmitted by)	CL2014-4632
Referred [C.J.p. 80901]	Finance
Wiggins, Deirdre L.	
City Clerk (transmitted by)	CL2014-4160
Referred [C.J.p. 80901]	Finance
Wiley, Christopher A.	
City Clerk (transmitted by)	CL2014-4198
Referred [C.J.p. 80901]	Finance
Williams, Stephanie G.	
City Clerk (transmitted by)	CL2014-3970
Referred [C.J.p. 80901]	Finance
Williamson, Fredrick A.	
City Clerk (transmitted by)	CL2014-4274
Referred [C.J.p. 80901]	Finance
Wilson, Tarah T.	
City Clerk (transmitted by)	CL2014-4416
Referred [C.J.p. 80901]	Finance
Winke, Sean	
City Clerk (transmitted by)	CL2014-4405
Referred [C.J.p. 80901]	Finance
Wisniowicz, Patricia M.	
City Clerk (transmitted by)	CL2014-4358
Referred [C.J.p. 80901]	Finance

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CLAIMS

Damage to Vehicle - Pothole

Woldeit, Deborah A.
 City Clerk (transmitted by) CL2014-4425
 Referred [C.J.p. 80901] Finance

Wolfe-Stine, Linda
 City Clerk (transmitted by) CL2014-4561
 Referred [C.J.p. 80901] Finance

Wong, Kelly
 City Clerk (transmitted by) CL2014-3974
 Referred [C.J.p. 80901] Finance

Wong, Kelly
 City Clerk (transmitted by) CL2014-3975
 Referred [C.J.p. 80901] Finance

Wright, Irving
 City Clerk (transmitted by) CL2014-4353
 Referred [C.J.p. 80902] Finance

Wysocka-Bauer, Anna
 City Clerk (transmitted by) CL2014-4057
 Referred [C.J.p. 80902] Finance

Young, Andrew L.
 City Clerk (transmitted by) CL2014-4319
 Referred [C.J.p. 80902] Finance

Yukawa, Carl Y.
 City Clerk (transmitted by) CL2014-4284
 Referred [C.J.p. 80902] Finance

Zarogiannis, Demetra
 City Clerk (transmitted by) CL2014-4061
 Referred [C.J.p. 80902] Finance

Zhu, Emmy Y.
 City Clerk (transmitted by) CL2014-4165
 Referred [C.J.p. 80902] Finance

Zurita, Lino
 City Clerk (transmitted by) CL2014-4131
 Referred [C.J.p. 80902] Finance

Zweidinger, Kathleen N.
 City Clerk (transmitted by) CL2014-4590
 Referred [C.J.p. 80902] Finance

Excessive Water Rates

Abdelfattah, Hadeil
 City Clerk (transmitted by) CL2014-4563
 Referred [C.J.p. 80872] Finance

CLAIMS

Excessive Water Rates

Da Silva, Jonah
 City Clerk (transmitted by) CL2014-4482
 Referred [C.J.p. 80878] Finance

Granberry, Beverly
 City Clerk (transmitted by) CL2014-4406
 Referred [C.J.p. 80882] Finance

Mei, Chang Y. and Shin
 City Clerk (transmitted by) CL2014-4407
 Referred [C.J.p. 80890] Finance

Panjan, Lynette C.
 City Clerk (transmitted by) CL2014-4176
 Referred [C.J.p. 80892] Finance

Rice, Zandria L.
 City Clerk (transmitted by) CL2014-4403
 Referred [C.J.p. 80895] Finance

Rivero, Rae
 City Clerk (transmitted by) CL2014-4408
 Referred [C.J.p. 80895] Finance

Salamah, Imad M.
 City Clerk (transmitted by) CL2014-4204
 Referred [C.J.p. 80896] Finance

Police Officer/Firefighter Injuries

Regular Orders
 All amounts
 Burke (14) Or2014-270
 Direct Introduction Finance
 Passed [C.J.p. 81396]

Regular Orders
 Each amount not to exceed \$1000
 Burke (14) Or2014-269
 Direct Introduction Finance
 Passed [C.J.p. 81396]

Third Party Orders
 All amounts
 Burke (14) Or2014-272
 Direct Introduction Finance
 Passed [C.J.p. 81673]

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CLAIMS

Police Officer/Firefighter Injuries

Third Party Orders
 Each amount not to exceed \$1,000
 Burke (14) Or2014-271
 Direct Introduction Finance
 Passed [C.J.p. 81673]

Small Claims

Aguirre, Horacio and sundry others
 Burke (14) Or2014-273
 Direct Introduction Finance
 Passed [C.J.p. 81683]
 Zuniga, Mariana and sundry others
 Burke (14) CL2014-4669
 Direct Introduction Finance
 Failed to [C.J.p. 81708]
 Pass

COMMENDATIONS & DECLARATIONS

Aguirre, Juan
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]
 Aishou, Nino
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]
 Alcantar, Juan
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]
 Allen, Tanita
 Congratulations to Whitney M. Young Magnet High School Girls Basketball Team (Whitney Young Dolphins) on winning 2014 Illinois High School Association Class 4A State Basketball Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]

COMMENDATIONS & DECLARATIONS

Angulo, Marisela
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]
 Arnold, Jalisa
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]
 Ashley, Dyrell
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]
 Barajas, Armando
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]
 Beck, Katrina
 Congratulations to Whitney M. Young Magnet High School Girls Basketball Team (Whitney Young Dolphins) on winning 2014 Illinois High School Association Class 4A State Basketball Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]
 Bernstein, Adele Shore
 100th birthday
 Hairston (5) R2014-375
 Adopted [C.J.p. 82606]
 Bettoni, Francesco
 Recognition for contributions to Italy
 Fioretti (2) R2014-370
 Adopted [C.J.p. 82598]
 Bhandari, Muna
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

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COMMENDATIONS & DECLARATIONS

Bhatt, Milan
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Bolling, Raekwon
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Brame, Taylor
 Congratulations to Whitney M. Young Magnet High School Girls Basketball Team (Whitney Young Dolphins) on winning 2014 Illinois High School Association Class 4A State Basketball Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]

Brewington, Asia
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Brown, Randall
 Recognition for heroic actions on apprehension of car thief
 Burke (14) R2014-389
 Adopted [C.J.p. 82622]

Bucio, Jose
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Builders Association
 Gratitude for dedication to workplace safety and June 2-6, 2014 declared "Construction Industry Safety Stand Down Week" in Chicago
 Emanuel (Mayor), O'Connor R2014-364
 Adopted [C.J.p. 80835]

COMMENDATIONS & DECLARATIONS

Caldwell, Charnae
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Casas, Ivonne
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Ceaser, Kaitlyn
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Chicago Tribune Printer's Row Lit Fest
 Gratitude and best wishes on continued success
 Fioretti (2) R2014-373
 Adopted [C.J.p. 82601]

Ciesil, Christa
 Congratulations for representing Edgebrook Elementary School at 2014 Illinois State Science Fair
 Laurino (39) R2014-416
 Adopted [C.J.p. 82649]

Ciezki, Ron and Ron's Barber Shop
 30th anniversary
 O'Connor (41) R2014-428
 Adopted [C.J.p. 82660]

Coleman, Ira
 Congratulations on receipt of 2013-2014 Professional Service Provider of the Year Award by Lincoln Park Chamber of Commerce
 Smith (43) R2014-431
 Adopted [C.J.p. 82662]

Cook County Bar Association
 100th anniversary
 Emanuel (Mayor), and Others R2014-365
 Adopted [C.J.p. 80837]

Corley, Albivory Hester
 100th birthday
 Fioretti (2) R2014-371
 Adopted [C.J.p. 82599]

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COMMENDATIONS & DECLARATIONS

Cowan, Amber
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Cruz, Elisa
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Cruz, Ivette
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Dickey, Devonta
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Dickson, Finess
 Congratulations to Whitney M. Young Magnet High School Girls Basketball Team (Whitney Young Dolphins) on winning 2014 Illinois High School Association Class 4A State Basketball Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]

Dillard, Kamilla
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Dooley, Mike
 Retirement as Coach of Saint Xavier University Baseball Team
 Quinn (13) R2014-379
 Adopted [C.J.p. 82610]

Douglas, Quinasia
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

COMMENDATIONS & DECLARATIONS

Dressler, Mary
 Recognition for service to Oriole Park Library
 O'Connor (41) R2014-424
 Adopted [C.J.p. 82657]

Dumire, John
 Gratitude for service to Ebinger Local School Council
 O'Connor (41) R2014-425
 Adopted [C.J.p. 82658]

Edelmann, Mary Lou
 Receipt of 2014 Distinguished Service Award from Sauganash Woman's Club and Foundation
 Laurino (39) R2014-417
 Adopted [C.J.p. 82650]

Elfaki, Ibtihal
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Estrada, Armando
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Fakic, Ajla
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Feralloy Corporation
 60th anniversary
 O'Connor (41) R2014-429
 Adopted [C.J.p. 82661]

Firak, Allan
 Recognition for contributions to Oriole Park Community
 O'Connor (41) R2014-426
 Adopted [C.J.p. 82658]

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COMMENDATIONS & DECLARATIONS

Flores, Jamie
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Flowers, Ronald
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Franklin, Dae'Mia
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Gallery, Robin B.
 Congratulations on receipt of Excellence in Arts and Culture Award from Lincoln Park Chamber of Commerce
 Smith (43) R2014-433
 Adopted [C.J.p. 82665]

Gaynes, Marc
 Retirement from City of Chicago Department of Law
 Burke (14) R2014-388
 Adopted [C.J.p. 82620]

Gomez, Gaspar
 40 years of service to Wicker Park Community
 Moreno (1) R2014-368
 Adopted [C.J.p. 82596]

Goshu, Yordanos
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Green, Brandon
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

COMMENDATIONS & DECLARATIONS

Greer, Tyler
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Griffis, Egyptian
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Grissett, Justin
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Hamilton, Gerald (Retired Homicide Det.)
 Recognition for heroic actions on apprehension of car thief
 Burke (14) R2014-389
 Adopted [C.J.p. 82622]

Harbin, LaShanda
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Harris, Nichelle (P.O.)
 Recognition for heroic life saving rescue
 Foulkes (15) R2014-398
 Adopted [C.J.p. 82634]

Harvey, Timothy
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Henton, Mark Anthony (Pastor)
 Congratulations on installation and ministry as pastor of Monument of Faith Evangelistic Church
 Lane (18) R2014-400
 Adopted [C.J.p. 82636]

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COMMENDATIONS & DECLARATIONS

Hernandez, Samuel Ramon
 2nd birthday
 O'Connor (41) R2014-427
 Adopted [C.J.p. 82659]
 Hillsman, Kaalia
 Congratulations to Whitney M. Young Magnet High School Girls Basketball Team (Whitney Young Dolphins) on winning 2014 Illinois High School Association Class 4A State Basketball Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]
 Hollingsworth, Angel
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]
 Hopkins, Donald R. (Dr.)
 Gratitude for contributions to field of medicine and disease prevention
 Smith (43) R2014-432
 Adopted [C.J.p. 82663]
 Hurtado, Adrianna
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]
 Illinois National Baptist State Convention
 100th anniversary
 Foulkes (15) R2014-399
 Adopted [C.J.p. 82635]
 Insomnia Cookies
 Congratulations on receipt of 2013-2014 Retail Business of the Year Award by Lincoln Park Chamber of Commerce
 Smith (43) R2014-435
 Adopted [C.J.p. 82666]

COMMENDATIONS & DECLARATIONS

Irvin, Corry (Coach)
 Congratulations to Whitney M. Young Magnet High School Girls Basketball Team (Whitney Young Dolphins) on winning 2014 Illinois High School Association Class 4A State Basketball Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]
 Jackson, Alex
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]
 Janopoulos, Alexandria
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]
 Jefferson, Jazmine
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]
 Jordan, Davuan
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]
 Juliano, Theresa
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]
 Julien, Sharon Denise
 Congratulations on organizing Trashbag Fashion Show 2014, The Explosion and founder of Rose, Inc.
 Cochran (20) R2014-439
 Adopted [C.J.p. 82637]

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COMMENDATIONS & DECLARATIONS

Kemp, Kyra
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Khammarath, Chanel
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Korczyński, Megan Maureen and Gow, Kevin P., Jr.
 Congratulations on wedding
 Maldonado (26) R2014-402
 Adopted [C.J.p. 82639]

Lee, Robbie
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Lewis, Kiara
 Congratulations to Whitney M. Young Magnet High School Girls Basketball Team (Whitney Young Dolphins) on winning 2014 Illinois High School Association Class 4A State Basketball Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]

Linton, Edward (Fr.) OSB
 Gratitude on completion of term as pastor of St. James Catholic Parish
 Fioretti (2) R2014-372
 Adopted [C.J.p. 82600]

Lizakowski, Adam
 Congratulations on publication of "40 Liston Poetyckich"
 Colón (35) R2014-410
 Adopted [C.J.p. 82645]

Lopez, David
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

COMMENDATIONS & DECLARATIONS

Lopez, Yuliana
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Love El, Khensura
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Luvianos, Eliza
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Malone, Taylor
 Congratulations to Whitney M. Young Magnet High School Girls Basketball Team (Whitney Young Dolphins) on winning 2014 Illinois High School Association Class 4A State Basketball Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]

Martin, Antoine
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Martin, Shelana
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Martinez, Gabriel
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Matos, Andrew and Margarita
 25th anniversary
 Maldonado (26) R2014-403
 Adopted [C.J.p. 82640]

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COMMENDATIONS & DECLARATIONS

McElroy, Phyliss
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

McKee, Maya
 Congratulations to Whitney M. Young Magnet High School Girls Basketball Team (Whitney Young Dolphins) on winning 2014 Illinois High School Association Class 4A State Basketball Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]

McKelvey, Kayla
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

McMiller, Eric
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Mei, Andrew
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Miranda, Destiny
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Mitchell, Dwayne
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

COMMENDATIONS & DECLARATIONS

Montanez, Violetta
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Moreno, Oscar
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Muhammad, Madinah
 Congratulations to Whitney M. Young Magnet High School Girls Basketball Team (Whitney Young Dolphins) on winning 2014 Illinois High School Association Class 4A State Basketball Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]

Muzupappa, Michael
 Congratulations for representing Edgebrook Elementary School at Illinois State History Fair
 Laurino (39) R2014-422
 Adopted [C.J.p. 82655]

Oliveras, Isai
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Onahan Elementary School
 Congratulations on sweeping victory at Rockets for Schools Competition
 O'Connor (41) R2014-430
 Adopted [C.J.p. 82661]

Orozco, Stephanie
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

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COMMENDATIONS & DECLARATIONS

Papimik, Sarah
 Congratulations for representing Edgebrook Elementary School at 2014 Illinois State Science Fair
 Laurino (39) R2014-416
 Adopted [C.J.p. 82649]

Patterson, Jarrell
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Perennial Virant
 Congratulations on receipt of 2013-2014 Hospitality Business of the Year Award by Lincoln Park Chamber of Commerce
 Smith (43) R2014-434
 Adopted [C.J.p. 82665]

Perez, Emanuel
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Pohl, Steven
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Pollard, John E. (Rev. Msgr.)
 40th anniversary of ordination
 Laurino (39) R2014-418
 Adopted [C.J.p. 82651]

Porter, Jermisha
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Ramos, Shelley
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

COMMENDATIONS & DECLARATIONS

Randolph, Shermeem,
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Rice, Chassidy
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Riley, Marquita
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Rita Zbella, Rita
 Retirement from St. Richard Elementary School
 Burke (14) R2014-438
 Adopted [C.J.p. 82628]

Roberson, Jourdan
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Robledo, Sinai
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Rodriguez, Alexander
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Rodriguez, Michael C.
 Achieving rank of Eagle Scout
 Laurino (39) R2014-419
 Adopted [C.J.p. 82652]

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COMMENDATIONS & DECLARATIONS

Roman, Ashley
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Roman, Yair
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Rush, Tyler
 Achieving rank of Eagle Scout
 Zalewski (23) R2014-401
 Adopted [C.J.p. 82638]

Salazar, Elysse
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Sanders, Malik
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Santamaria, Mauricio
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Sattler, Rita (Chief of Staff)
 Congratulations on retirement from 38th Ward
 Cullerton (38) R2014-411
 Adopted [C.J.p. 82646]

Sebastian, Clinton (Sgt.)
 Recognition for life-saving rescue
 Burke (14) R2014-391
 Adopted [C.J.p. 82624]

COMMENDATIONS & DECLARATIONS

Shelton, Glenn
 Gratitude for military service and May 28, 2014 declared "Glenn Shelton Key Day" in Chicago
 Burke (14) R2014-390
 Adopted [C.J.p. 82623]

Skipper, Rebecca
 Congratulations for representing Edgebrook Elementary School at Illinois State History Fair
 Laurino (39) R2014-422
 Adopted [C.J.p. 82655]

Soto, Marisol
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Spingola, Isabelle
 Congratulations to Whitney M. Young Magnet High School Girls Basketball Team (Whitney Young Dolphins) on winning 2014 Illinois High School Association Class 4A State Basketball Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]

St. Ladislaus Parish
 100th anniversary
 Reboyras (30) R2014-406
 Adopted [C.J.p. 82642]

St. Leonard's Ministries
 60th anniversary
 Fioretti (2) R2014-374
 Adopted [C.J.p. 82602]

Sturtevant, Michael F. (Deputy Comr.)
 Retirement from Department of Water Management
 Waguespack (32) R2014-408
 Adopted [C.J.p. 82594]

Taylor, Ellis
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

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COMMENDATIONS & DECLARATIONS

Thompson, James R. (Hon.)
 Congratulations on being named recipient of
 Order of the Rising Sun, Gold and Silver Star from
 His Majesty the Emperor of Japan
 Burke (14) R2014-392
 Adopted [C.J.p. 82625]

Tinoco, Kathleen
 Selection as member of 2013-2014 Junior ROTC
 City Corps Staff and/or receipt of Scholarship
 Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Toft, George and Judy
 50th anniversary
 Laurino (39) R2014-420
 Adopted [C.J.p. 82653]

Travios, John
 Congratulations for representing Edgebrook
 Elementary School at Illinois State History Fair
 Laurino (39) R2014-422
 Adopted [C.J.p. 82655]

Truitt, Adrienne
 Congratulations to Whitney M. Young Magnet
 High School Girls Basketball Team (Whitney
 Young Dolphins) on winning 2014 Illinois High
 School Association Class 4A State Basketball
 Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]

Valencia, Amanda
 Selection as member of 2013-2014 Junior ROTC
 City Corps Staff and/or receipt of Scholarship
 Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

VanAllen, Sasha
 Selection as member of 2013-2014 Junior ROTC
 City Corps Staff and/or receipt of Scholarship
 Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

COMMENDATIONS & DECLARATIONS

Vasquez, Adrian
 Selection as member of 2013-2014 Junior ROTC
 City Corps Staff and/or receipt of Scholarship
 Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Velez, Jessica
 Selection as member of 2013-2014 Junior ROTC
 City Corps Staff and/or receipt of Scholarship
 Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Watrobinski, Anthony
 Congratulations on being named "Spirit of the
 River"
 Laurino (39) R2014-421
 Adopted [C.J.p. 82654]

Watson, Jari
 Selection as 2013 Gates Millennium scholar
 representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Watson, Marquez
 Selection as member of 2013-2014 Junior ROTC
 City Corps Staff and/or receipt of Scholarship
 Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Whitson-Owen, Eugena
 Appointment on president of Women's Bar
 Association of Illinois and June 6, 2014 declared
 "Eugena Whitson-Owen Day" in Chicago
 Burke (14) R2014-393
 Adopted [C.J.p. 82623]

Williams, Danyelle
 Congratulations to Whitney M. Young Magnet
 High School Girls Basketball Team (Whitney
 Young Dolphins) on winning 2014 Illinois High
 School Association Class 4A State Basketball
 Championship
 Emanuel (Mayor), Thomas (17) R2014-361
 Adopted [C.J.p. 80826]

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COMMENDATIONS & DECLARATIONS

Williams, Nativia
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Williamson, Glenda
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Wilson, Brandon
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Wojcik, Isabel
 Congratulations for representing Edgebrook Elementary School at Illinois State History Fair
 Laurino (39) R2014-422
 Adopted [C.J.p. 82655]

Zaragoza, Melissa
 Selection as 2013 Gates Millennium scholar representing Chicago Public Schools
 Emanuel (Mayor), Thomas (17) R2014-362
 Adopted [C.J.p. 80828]

Zepeda, Donald
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

Zoquiapa, Lupita
 Selection as member of 2013-2014 Junior ROTC City Corps Staff and/or receipt of Scholarship Award
 Emanuel (Mayor), Thomas (17) R2014-363
 Adopted [C.J.p. 80832]

COMMITTEE/PUBLIC HEARINGS

Committee on Human Relations
 Call for hearings to identify health care provider issues at Veterans Administration hospitals and facilities
 Balcer (11), and Others R2014-356
 Referred [C.J.p. 82704] Human Relations

Joint Committee
 Call for hearings on methods and programs for educating children, young adults and adults about dangers of violent responses to conflict
 Thompson (16), and Others R2014-351
 Referred [C.J.p. 82708] Joint Education Health

ENERGY/ENVIRONMENTAL ISSUES

Miscellaneous
 Call for residents of 28th Ward to participate in Clean and Green Day
 Ervin (28) R2014-404
 Adopted [C.J.p. 82641]

Open Space Impact Fees
 Buckhorn Park
 4323 S Calumet Ave, 4325 S Calumet Ave
 Future developments
 Emanuel (Mayor) O2014-4881
 Referred [C.J.p. 80858] Special Events
 William-Davis Park and Park 557
 4101 S Lake Park Ave, 7211 N Kedzie Ave
 Recreational facilities
 Emanuel (Mayor) O2014-4861
 Referred [C.J.p. 80858] Special Events

FINANCE FUNDS

General Obligation Revolving Line of Credit Closing Certificate
 City Clerk (transmitted by) F2014-40
 Filed [C.J.p. 80861]

HISTORICAL LANDMARKS

Designation
 Anshe Sholom Synagogue Building (Former)
 754 S Independence Blvd, 3808 W Polk St
 City Clerk (transmitted by) O2014-4162
 Referred [C.J.p. 80902] Zoning

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HISTORICAL LANDMARKS

Miscellaneous

Repeal of Sections 1 and 2 of ordinance which deemed rooftop or free-standing gravity tanks built during 19th and 20th centuries as "Historic Chicago Water Tanks"

July 26, 2006, C.J.p. 81371

Emanuel (Mayor) O2014-4257

Referred [C.J.p. 80848] Zoning

Permit Fee Waivers

518 Fullerton LLC

518 W Fullerton Ave

Smith (43) Or2014-251

Referred [C.J.p. 82750] Zoning

ILLINOIS, STATE OF

Call for Illinois General Assembly to adopt Senate Bill 977 to allow citizens whose predominant language is not English to serve on juries

Burke (14), Solis (25) SR2014-208

Referred [C.J.p. 78452] Human Relations

Adopted as [C.J.p. 81908]

Substitute

Call for Illinois General Assembly urged to enact moratoria on all ivory sales and recognize Lincoln Park Zoo and Shedd Aquarium for raising awareness of plight of African elephants

Smith (43), and Others R2014-436

Adopted [C.J.p. 82603]

JOURNAL CORRECTIONS

Year 2014

Zoning Reclassification, Map No. 1-F, App No. 17898 at 200-240 W Randolph and 151-169 N Franklin St by correcting maximum floor area ratio and maximum floor area for Subareas A and B

April 30, 2014, C.J.p. 80464-80485

Harris (8) O2014-4208

Referred [C.J.p. 82700] Rules

Zoning Reclassification, Map No. 7-H, App No. 179271T1 for 2237-2243 W Wellington Ave, by inserting correct document No. O2014-819

April 2, 2014 C.J.p. 78279

Mendoza (Clerk) O2014-4160

Referred [C.J.p. 80902] Rules

LAWSUITS/SETTLEMENTS

Report of Settlements

Month of April 2014

Dept./Agency F2014-45

Filed [C.J.p. 81719] Finance

Month of March 2014

Dept./Agency F2014-44

Filed [C.J.p. 81717] Finance

MUNICIPAL CODE AMENDMENTS

Title 2 - City Government & Administration

Ch. 14 Dept. of Administrative Hearings

2-14-130 (a) (b) (c) authority of Dept. of Administrative Hearings to revoke or suspend transport network provider or general passenger vehicle license for Code violations

Emanuel (Mayor), Mitts (37) SO2014-1367

Referred [C.J.p. 73581] License

Deferred and [C.J.p. 79766]

Published

Passed as [C.J.p. 82771]

Substitute

2-14-132 procedure for preliminary hearing on seized and impounded transport network vehicles

Emanuel (Mayor), Mitts (37) SO2014-1367

Referred [C.J.p. 73581] License

Deferred and [C.J.p. 79766]

Published

Passed as [C.J.p. 82771]

Substitute

2-14-190 (a) removing exceptions to authority and duties of Dept. of Administrative Hearings

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

Ch. 92 Dept. of Purchases, Contracts & Supplies

2-92-417 (new) establishing bid incentives subject to MBE or WBE participation provisions

Emanuel (Mayor), Balcer (11) O2014-4845

Referred [C.J.p. 80846] Budget

2-92-418 (new) (a) thru (g) establishing bid incentives for small business enterprise and veteran-owned business enterprise joint ventures

Emanuel (Mayor), Balcer (11) O2014-4845

Referred [C.J.p. 80846] Budget

2-92-605 (new) (a) thru (e) establishing sweatshop-free procurement policy for City contracts

Emanuel (Mayor), and Others O2014-4247

Referred [C.J.p. 80846] Budget

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MUNICIPAL CODE AMENDMENTS

Title 2 - City Government & Administration

Ch. 154 Disclosure of Ownership Interest in Entities

2-154-017 (new) (a) thru (h) establishing diversity in non-minority-owned firms disclosure requirements
Thomas (17), and Others O2014-4252
Referred [C.J.p. 82709] Finance

Ch. 159 Adjacent Neighbors Land Acquisition Program

2-159-030 modifying definitions related to Adjacent Neighbors Land Acquisition Program
Austin (34) O2014-4203
Referred [C.J.p. 82732] Housing

2-159-040 semantic modification of provision concerning list of City-owned real estate
Austin (34) O2014-4203
Referred [C.J.p. 82732] Housing

2-159-050 semantic modification of provision governing minimum purchase price of City-owned parcel and procedure for sale
Austin (34) O2014-4203
Referred [C.J.p. 82732] Housing

2-159-060 modification of provisions governing covenants
Austin (34) O2014-4203
Referred [C.J.p. 82732] Housing

2-159-070 semantic modification on rules and regulations
Austin (34) O2014-4203
Referred [C.J.p. 82732] Housing

Title 3 - Revenue & Finance

Ch. 46 Chicago Ground Transportation Tax

3-46-020 (d)(e)(i)(j) modifying definitions of ground transportation vehicle and license holder and adding transportation network driver and transportation network vehicle owner
Emanuel (Mayor), Mitts (37) SO2014-1367
Referred [C.J.p. 73581] License
Deferred and [C.J.p. 79766] Published
Passed as [C.J.p. 82771] Substitute

MUNICIPAL CODE AMENDMENTS

Title 3 - Revenue & Finance

Ch. 46 Chicago Ground Transportation Tax

3-46-030 (a) thru (d) modifying tax imposed on ground transportation vehicle licensees
Emanuel (Mayor), Mitts (37) SO2014-1367
Referred [C.J.p. 73581] License
Deferred and [C.J.p. 79766] Published
Passed as [C.J.p. 82771] Substitute

3-46-035 (new) (a)(b) duty of transportation network providers to collect tax from transport network vehicle owner and to remit to Dept. of Finance
Emanuel (Mayor), Mitts (37) SO2014-1367
Referred [C.J.p. 73581] License
Deferred and [C.J.p. 79766] Published
Passed as [C.J.p. 82771] Substitute

3-46-040 (a)(d) modifying procedure for paying, collecting and remitting tax and filing returns
Emanuel (Mayor), Mitts (37) SO2014-1367
Referred [C.J.p. 73581] License
Deferred and [C.J.p. 79766] Published
Passed as [C.J.p. 82771] Substitute

3-46-050 (a)(b) modifying applicability of Motor Vehicle Lessor Tax and Chicago Transaction tax
Emanuel (Mayor), Mitts (37) SO2014-1367
Referred [C.J.p. 73581] License
Deferred and [C.J.p. 79766] Published
Passed as [C.J.p. 82771] Substitute

3-46-065 (c)(f) modifying guidelines for obtaining tax credit by ground transportation vehicle owners providing service to underserved areas
Emanuel (Mayor), Mitts (37) SO2014-1367
Referred [C.J.p. 73581] License
Deferred and [C.J.p. 79766] Published
Passed as [C.J.p. 82771] Substitute

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MUNICIPAL CODE AMENDMENTS

Title 3 - Revenue & Finance

Ch. 46 Chicago Ground Transportation Tax

3-46-070 (a)(b)(c) modifying vehicle registration requirement for ground transportation vehicle licensees and transportation network providers

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

3-46-073 (a) thru (e) modifying regulations for issuance of registration emblems to ground transportation licensees and transportation network providers

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

3-46-080 (a)(b) requiring any person responsible for payment or collection and remittance of tax imposed by this Chapter to keep books and records of business or activity

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 5 License Fees for Title 4 Licenses

4-5-010 imposing license fees for firearms dealers, professional theatrical armorers and professional firearm curators

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-5-010 modifying license fees for mobile prepared food vendors

Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License

MUNICIPAL CODE AMENDMENTS

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 6 Regulated Business License

4-6-230 (a)(g) allowing booting of motor vehicles on private property within 47th Ward

Pawar (47) O2014-4234
 Referred [C.J.p. 82758] License

4-6-270 (e) modifying activities not subject to licensure as home occupation to include sale of antique firearms, weapons, firearm training or instruction

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

Ch. 8 Food Establishments

4-8-010 modifying definitions related to mobile vendors

Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License

4-8-020 (c) modifying licensing requirements for engaging in mobile prepared food vendor business

Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License

4-8-036 (a)(c) modifying mobile food vendor application requirements and category to include mobile prepared food vendor

Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License

Ch. 60 Liquor Dealers

4-60-022 (1.2) allow issuance of additional alcoholic liquor licenses on portions of W Chicago Ave

Moreno (1) O2014-4235
 Referred [C.J.p. 82691] License

4-60-022 (11.14) disallow issuance of additional alcoholic liquor licenses on portions of W 31st St

Balcer (11) O2014-3324
 Referred [C.J.p. 80754] License
 Passed [C.J.p. 81913]

4-60-022 (8.41) disallow issuance of additional alcoholic liquor licenses on portions of S Stony Island Ave

Harris (8) O2014-4205
 Referred [C.J.p. 82701] License

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Title 4 - Businesses, Occupations & Consumer Protection

Ch. 60 Liquor Dealers

4-60-023 (11.14) disallow issuance of additional package goods licenses on portions of W 31st St

Balcer (11) O2014-3324

Referred [C.J.p. 80754] License

Passed [C.J.p. 81913]

4-60-023 (14.325) disallow issuance of additional package goods license on portions of S Pulaski Rd

Burke (14) O2014-3333

Referred [C.J.p. 80758] License

Passed [C.J.p. 81912]

4-60-023 (29.61) disallow issuance of additional package goods licenses on portions of N Mobile Ave

Graham (29) O2014-4206

Referred [C.J.p. 82725] License

4-60-023 (8.20) disallow issuance of package goods licenses on portions of E 87th St

Harris (8) O2014-4205

Referred [C.J.p. 82701] License

4-60-023 (8.28) disallow issuance of additional package goods licenses on portions of E 95th St

Harris (8) O2014-4205

Referred [C.J.p. 82701] License

4-60-023 (8.42-a) disallow issuance of additional package goods licenses on portions of S Stony Island Ave

Harris (8) O2014-4205

Referred [C.J.p. 82701] License

Ch. 64 Tobacco Dealers

4-64-110 (a) thru (c) modifying retail tobacco dealer's license issuance or renewal requirements

Tunney (44) O2014-4233

Referred [C.J.p. 82751] License

4-64-145 (new) establishing penalty of license suspension or revocation for violation of Illinois Drug Paraphernalia Control Act

Tunney (44) O2014-4233

Referred [C.J.p. 82751] License

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Title 4 - Businesses, Occupations & Consumer Protection

Ch. 144 Weapons

4-144-005 (new) (a)(b) requiring weapons dealer license for dealers of stun guns, air rifles, toy weapons and firearms, professional theatrical armorers or professional firearms curator

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

4-144-007 (new) definitions of FOID, Supervisor, stun gun and taser

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

4-144-010 modifying provision for stun gun dealer license

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

4-144-020 (d)(e) modifying required information accompanying application for stun gun dealer license

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

4-144-030 modifying qualifications for obtaining license

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

4-144-040 (a) thru (d) modifying provisions for denial or revocation of license

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

4-144-050 (a)(b)(c) modifying departmental duties of Commissioner and Superintendent

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

4-144-060 (b) thru (e) modifying legal duties of licensee

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

4-144-061 (a)(b) requiring licensee to maintain records associated with purchase of stun gun or taser

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

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Title 4 - Businesses, Occupations & Consumer Protection

Ch. 144 Weapons

4-144-062 (a)(b)(c) requiring every licensee to conduct annual inventory and audit of stun guns, tasers and cartridges
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-065 prohibiting sale of stun guns or taser that use gunpowder, smokeless powder or black powder propellant
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-070 modifying penalty provision for engaging in business of selling stun guns or taser without license
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-080 (a)(b) modifying penalty for violation of Article II provisions
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-100 Section deleted
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-110 Section deleted
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-120 Section deleted
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-130 Section deleted
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-245 modifying penalty for violation of Article III provisions
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-250 Section deleted
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-260 Section deleted
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

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Title 4 - Businesses, Occupations & Consumer Protection

Ch. 144 Weapons

4-144-310 modifying provision governing issuance of professional theatrical armorer license
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-700 (new) definitions of firearm, antique firearm, handgun, straw purchaser and related terminology
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-710 (new) (a)(b)(c) firearms dealer license required
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-720 (new) (a) thru (d) firearms dealer license application procedure and guidelines
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-730 (new) qualifications for obtaining firearms dealer license
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-740 (new) (a) thru (f) restrictions on issuance of firearms dealer license
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-750 (new) location restriction on issuance of firearms dealer license
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-760 (new) (a)(b) firearms dealer license issuance and conditional approval
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-770 (new) (a)(b) requiring training for responsible sale of firearms
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-780 (new) (a)(b) departmental duties and authority of Commissioner and Superintendent to promulgate rules and regulations
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

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Title 4 - Businesses, Occupations & Consumer Protection

Ch. 144 Weapons

4-144-790 (new) (a) thru (l) legal duties of firearms dealer licensee

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-795 (new) (a) thru (k) additional legal duties of licensee for responsible sale of firearms and ammunition

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-800 (new) prohibiting sale of metal piercing bullet or 50BMG ammunition

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-810 (new) (a) thru (d) requiring safety plan accompanying firearms dealer license application

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-820 (new) (a)(b) requiring licensee to maintain all records associated with purchase of firearms

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-830 (new) imposing penalty for engaging in business of selling any firearm or ammunition without license

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-144-840 (new) (a)(b) establishing penalty for violations of Article VII provisions

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

Ch. 151 License - Application and Issuance Procedures

4-151-010 removing definition of applicant from Chapter provisions governing shooting range facility license

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-151-030 (e)(f) modifying shooting range facility license application procedures and guidelines

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

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Title 4 - Businesses, Occupations & Consumer Protection

Ch. 151 License - Application and Issuance Procedures

4-151-040 (d) modifying qualifications for issuance of shooting range facility license

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-151-110 (b) modifying provision requiring safety plan as part of application for shooting range facility license

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-151-170 (a)(b) modifying provisions governing use and repair of firearms and sale of ammunition and firearms within shooting range facilities

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

4-151-190 (a)(b) modifying penalty for violations of Chapter provisions

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

Ch. 240 Pawnbrokers

4-240-150 modifying provision governing prohibited pledges or purchases to include firearms, ammunition, stun guns or tasers

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

Ch. 264 Secondhand Dealers

4-264-100 modifying prohibited businesses for secondhand dealers to include weapons dealership

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

Ch. 404 Chicago Minimum Wage

4-404-010 (new) (a) thru (l) definition of airport employer, franchisee, large employer, mid and small sized employer, minimum wage, tipped minimum wage and other related terminology

Arena (45), and Others O2014-4251
 Referred [C.J.p. 82756] Workforce Development

4-404-020 (new) (a) thru (d) establishing minimum wage for employees of large employers and small and mid sized employers

Arena (45), and Others O2014-4251
 Referred [C.J.p. 82756] Workforce Development

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Title 4 - Businesses, Occupations & Consumer Protection

Ch. 404 Chicago Minimum Wage

4-404-030 (new) (a) prohibiting retaliation by employers against employees for asserting claim or right under Chapter

Arena (45), and Others O2014-4251
 Referred [C.J.p. 82756] Workforce Development

4-404-040 (new) (a) thru (g) establishing guidelines for implementation and enforcement

Arena (45), and Others O2014-4251
 Referred [C.J.p. 82756] Workforce Development

4-404-050 (new) (a) (b) (c) effective and severability clauses

Arena (45), and Others O2014-4251
 Referred [C.J.p. 82756] Workforce Development

Title 7 - Health & Safety

Ch. 38 Food Establishments-Sanitary Operating Requirements

7-38-075 (a)(c)(d)(e) modifying requirements for vehicles used by mobile food vendors

Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License

7-38-090 modifying provisions governing refrigeration and heating equipment for mobile vendor vehicles

Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License

7-38-115 (b)(d) modifying operational requirements for mobile food vehicles

Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License

7-38-124 semantic modification of provision requiring mobile food vendors to maintain refused receptacles

Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License

7-38-130 (a) semantic modification of provision regulating preparation and service of food and drink

Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License

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Title 7 - Health & Safety

Ch. 38 Food Establishments-Sanitary Operating Requirements

7-38-140 modifying provisions exempting mobile prepared food vendors from compliance with certain requirements

Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License

7-38-142 prohibiting produce merchants from selling cut produce that is not prepackaged and non-perishable, unless produce has been cut and packaged in licensed food establishment

Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License

Title 8 - Offenses Affecting Public Peace, Morals & Welfare

Ch. 20 Weapons

8-20-090 (new) (a) thru (d) establishing limitations on purchase of handguns

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

8-20-100 (a) prohibiting sale or transfer of firearms at gun shows

Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety

Ch. 32 Noise and Vibration Control

8-32-107 (i) adding Stockyards Planned Manufacturing District (PMD No. 8) and properties within Industrial Corridor to exclusions and exemptions from sound and vibration limitations

Balcer (11) O2014-3318
 Referred [C.J.p. 80753] Health & Environment

Passed [C.J.p. 81739]

Ch. 4 Public Peace & Welfare

8-4-126 (new) (a) prohibiting any person from video recording or transmitting live video for purpose of viewing body or undergarments worn by another person without consent

Thomas (17), Burke (14) SO2014-2447
 Referred [C.J.p. 78455] Finance

Passed as [C.J.p. 80908]
 Substitute

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Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 115 Transportation Network Providers

9-115-180 (b) modifying provision prohibiting transportation network driver from picking up passenger at airports, McCormick Place and designated taxicab stands or loading zones

Motion to amend

Arena (45), and Others SO2014-
Tabled

Ch. 64 Parking Regulations

9-64-100 parking prohibited by fire hydrant, firelanes and various locations except as otherwise provide in subsection (c) of Section 9-64-170

Suarez (31), and Others SO2012-2281
Referred [C.J.p. 25337] Pedestrian and
Traffic Safety

Passed [C.J.p. 81917]

9-64-170 (a) thru (f) further regulate residential street parking of specific vehicles

Suarez (31), and Others SO2012-2281
Referred [C.J.p. 25337] Pedestrian and
Traffic Safety

Passed [C.J.p. 81917]

Ch. 80 Miscellaneous Rules

9-80-205 (new) (a) thru (e) establishing restrictions and prohibition on operation of electric personal assistive mobility devices on public way or other public places

Reilly (42) O2014-2409
Referred [C.J.p. 78494] Pedestrian and
Traffic Safety

Passed [C.J.p. 81923]

Ch. 100 Admin. Adjudication of Parking, Compliance, Automated Traffic Law Enforcement System or Automated Speed Enforcement System Violations

9-100-020 (b) increase of traffic code violation-penalty

Suarez (31), and Others SO2012-2281
Referred [C.J.p. 25337] Pedestrian and
Traffic Safety

Passed [C.J.p. 81917]

MUNICIPAL CODE AMENDMENTS

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 112 Public Passenger Vehicles

9-112-010 modifying definition of accessibility fund

Emanuel (Mayor), Mitts (37) SO2014-1367

Referred [C.J.p. 73581] License

Deferred and [C.J.p. 79766]

Published

Passed as [C.J.p. 82771]

Substitute

9-112-020 (a) prohibiting any person from operating vehicle for transportation of passengers for hire unless licensed as taxicab, public passenger vehicle or transport network vehicle

Emanuel (Mayor), Mitts (37) SO2014-1367

Referred [C.J.p. 73581] License

Deferred and [C.J.p. 79766]

Published

Passed as [C.J.p. 82771]

Substitute

9-112-050 modifying provisions governing inspection of taxicabs

Emanuel (Mayor), Mitts (37) SO2014-1367

Referred [C.J.p. 73581] License

Deferred and [C.J.p. 79766]

Published

Passed as [C.J.p. 82771]

Substitute

9-112-070 (c) modifying restriction on age of taxicabs

Emanuel (Mayor), Mitts (37) SO2014-1367

Referred [C.J.p. 73581] License

Deferred and [C.J.p. 79766]

Published

Passed as [C.J.p. 82771]

Substitute

9-112-150 (a)(b)(c) modifying taxicab license fees and terms

Emanuel (Mayor), Mitts (37) SO2014-1367

Referred [C.J.p. 73581] License

Deferred and [C.J.p. 79766]

Published

Passed as [C.J.p. 82771]

Substitute

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Ch. 112 Public Passenger Vehicles

9-112-570 (a) thru (e) modifying provisions governing taxicab wheelchair accessible vehicles and centralized wheelchair accessible dispatch

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
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Ch. 114 Public Passenger Vehicles other than Taxicabs

9-114-010 modifying definition of public passenger vehicle to include vehicles used to provide transportation network service

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

9-114-020 (a) prohibiting any person to operate vehicle for transportation of passengers for hire unless licensed as public passenger vehicle, taxicab or transport network vehicle

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
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9-114-265 (new) (a)(b)(c) provisions for and regulations on taxicab or transportation network vehicle fare rates higher than regular rates

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
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Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 114 Public Passenger Vehicles other than Taxicabs

9-114-285 (new) training requirements for livery chauffeurs

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
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Ch. 115 Transportation Network Providers

9-115-010 (new) definition of transportation network provider and related terminology

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
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9-115-020 (new) (a) thru (d) transportation network license required

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
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9-115-030 (new) (a)(b) transportation network provider license classes

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
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9-115-040 (new) (a) thru (d) transportation network provider license fee and term

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
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Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 115 Transportation Network Providers

9-115-050 (new) (a)(b) transportation network provider license application procedure and guidelines

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
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9-115-060 (new) (a) thru (d) transportation network provider license qualifications and eligibility requirements

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
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9-115-070 (new) (a) thru (d) transportation network provider license application investigation prior to issuance or denial

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
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9-115-080 (new) transportation network provider license rescission

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
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9-115-090 (new) (a) thru (f) transportation network provider license insurance requirement

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

MUNICIPAL CODE AMENDMENTS

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 115 Transportation Network Providers

9-115-100 (a) thru (d) transportation network vehicle ownership and standards

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
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 Passed as [C.J.p. 82771]
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9-115-110 (new) (a)(b)(c) transportation network vehicle required inspections

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
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9-115-120 (new) (a)(b) transportation network vehicle distinctive signage and emblem display requirement

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
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9-115-130 (new) commercial advertisement prohibition in or on transportation network vehicles

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

9-115-140 (new) (a) thru (f) transportation network service accessibility requirement and provision for accessibility fund

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
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 Passed as [C.J.p. 82771]
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Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 115 Transportation Network Providers

9-115-150 (new) (a) thru (d) transportation network driver eligibility requirements and licensee guidelines for employing drivers

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

9-115-160 (new) (a)(b)(c) zero-tolerance policy on intoxicating substances for transportation network drivers

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
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9-115-170 (new) transportation network driver identification card requirement

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
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9-115-180 (new) (a) thru (p) transportation network vehicle operating regulations

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
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9-115-190 (new) (a)(b)(c) restrictions on hours of operation for transport network vehicles

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

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Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 115 Transportation Network Providers

9-115-200 (new) (a)(b)(c) transportation network service charges and fare rates

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

9-115-210 (new) (a)(b)(c) transportation network provider required maintenance of books and records of account

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

9-115-220 (new) (a) thru (e) transportation network provider license suspension or revocation

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

9-115-230 (new) (a)(b)(c) penalty provision for Chapter violations

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

9-115-240 (new) (a)(b)(c) impoundment of transportation network vehicle

Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766]
 Published
 Passed as [C.J.p. 82771]
 Substitute

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MUNICIPAL CODE AMENDMENTS

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 115 Transportation Network Providers

9-115-250 (new) (a) thru (d) Chapter enforcement and authority of Commissioner of Business Affairs and Consumer Protection to adopt administrative rules and regulations
 Emanuel (Mayor), Mitts (37) SO2014-1367
 Referred [C.J.p. 73581] License
 Deferred and [C.J.p. 79766] Published
 Passed as [C.J.p. 82771] Substitute

Title 10 - Streets, Public Ways, Parks, Airports & Harbors

Ch. 28 Structures On & Under Public Ways

10-28-050 modifying provisions governing maintenance of stands
 Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License
 10-28-060 (a) thru (l) modifying provisions governing produce stand on public way program
 Maldonado (26) O2014-4212
 Referred [C.J.p. 82719] License
 10-28-070 (a) thru (d) further regulate storage goods on public ways
 Suarez (31), and Others SO2012-2281
 Referred [C.J.p. 25337] Pedestrian and Traffic Safety
 Passed [C.J.p. 81917]

Ch. 8 - Solicitations

10-8-271 (a)(b) further regulating commercial advertising matter on private property
 Quinn (13) O2014-3334
 Referred [C.J.p. 80757] License
 Passed [C.J.p. 81915]

Title 13 - Building & Construction

Ch. 20 Building Inspection

13-20-330 modifying required annual inspection of water tanks
 Emanuel (Mayor) O2014-4257
 Referred [C.J.p. 80848] Zoning
 13-20-340 increasing fee for tank inspection
 Emanuel (Mayor) O2014-4257
 Referred [C.J.p. 80848] Zoning

MUNICIPAL CODE AMENDMENTS

Title 13 - Building & Construction

Ch. 20 Building Inspection

13-20-650 (i) modifying restriction on sign attachment
 Emanuel (Mayor) O2014-4257
 Referred [C.J.p. 80848] Zoning

Ch. 32 Building Permits

13-32-231 modifying permit requirement for wrecking of rooftop gravity tank or tank supporting structure
 Emanuel (Mayor) O2014-4257
 Referred [C.J.p. 80848] Zoning

Ch. 96 Miscellaneous Buildings & Structures

13-96-1190 (d) deleting provision requiring storage of ammunition or firearms
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety
 13-96-1200 (b) modifying requirements for shooting range facility licensees
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety
 13-96-1220 (b) thru (e) modifying plumbing requirements for shooting range facilities
 Emanuel (Mayor) O2014-4271
 Referred [C.J.p. 80847] Public Safety
 13-96-415 (new) definitions of exposed tank, tank(s) and tank supporting structure
 Emanuel (Mayor) O2014-4257
 Referred [C.J.p. 80848] Zoning
 13-96-420 (a) thru (i) modifying provisions governing water tanks and tank supporting structures to include required maintenance and critical examination, restrictions on signs and miscellaneous items attached thereto, rules and regulations and penalty for Section violation
 Emanuel (Mayor) O2014-4257
 Referred [C.J.p. 80848] Zoning
 13-96-820 modifying general requirements for metal structures
 Emanuel (Mayor) O2014-4257
 Referred [C.J.p. 80848] Zoning
 13-96-830 modifying provision requiring maintenance of exposed metal structure
 Emanuel (Mayor) O2014-4257
 Referred [C.J.p. 80848] Zoning

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Title 13 - Building & Construction

Ch. 96 Miscellaneous Buildings & Structures

- 13-96-840 modifying provision for inspection of exposed metal structure or supporting structure
Emanuel (Mayor) O2014-4257
Referred [C.J.p. 80848] Zoning
- 13-96-850 modifying provision requiring compliance of wood or metal structure, sign or metal structure with Article XVIII
Emanuel (Mayor) O2014-4257
Referred [C.J.p. 80848] Zoning
- 13-96-860 modifying procedure for taking action on unsafe structure
Emanuel (Mayor) O2014-4257
Referred [C.J.p. 80848] Zoning
- 13-96-870 disregarding application of paint, galvanizing, wrapping or coating as type of protection for exposed metal structure
Emanuel (Mayor) O2014-4257
Referred [C.J.p. 80848] Zoning
- 13-96-875 (new) authority of Commission of Buildings to promulgate rules and regulations for administration and enforcement of Article XVII
Emanuel (Mayor) O2014-4257
Referred [C.J.p. 80848] Zoning

Title 15 - Fire Prevention

Ch. 4 Bureau of Fire Prevention

- 15-4-985 (a)(b)(c) modifying provision governing storage of ammunition at firearms dealers and shooting range facility licensed premises
Emanuel (Mayor) O2014-4271
Referred [C.J.p. 80847] Public Safety

Ch. 16 Fire Protection Equipment

- 15-16-290 modify provision governing gravity tanks
Emanuel (Mayor) O2014-4257
Referred [C.J.p. 80848] Zoning

Title 17 - Chicago Zoning Ordinance

Ch. 3 Business & Commercial Districts

- 17-3-0207 YY special use approval required for firearms dealer establishments within C2 and C3 districts
Emanuel (Mayor) O2014-4271
Referred [C.J.p. 80847] Public Safety

MUNICIPAL CODE AMENDMENTS

Title 17 - Chicago Zoning Ordinance

Ch. 3 Business & Commercial Districts

- 17-3-0503-D modifying pedestrian streets and pedestrian retail streets on portions of N Lincoln Ave
Pawar (47) SO2014-2379
Referred [C.J.p. 78521] Zoning
Passed as [C.J.p. 82412] Substitute

Ch. 4 Downtown Districts

- 17-4-0207 YY special use approval required for firearms dealer establishments within DS district
Emanuel (Mayor) O2014-4271
Referred [C.J.p. 80847] Public Safety

Ch. 5 Manufacturing Districts

- 17-5-0207 CC restricting accessory sales of firearms and ammunition at shooting range facilities to no more than 20% of total floor area
Emanuel (Mayor) O2014-4271
Referred [C.J.p. 80847] Public Safety

Ch. 6 Special Purpose Districts

- 17-6-0403 R requiring planned development approval for large venue entertainment and spectator sports establishments within PMD No. 9
Solis (25) O2014-4225
Referred [C.J.p. 82717] Zoning

Ch. 9 Use Regulations

- 17-9-0118-A prohibiting attachment of wireless communication facilities or accessory structure to rooftop gravity tank or supporting structure
Emanuel (Mayor) O2014-4257
Referred [C.J.p. 80848] Zoning
- 17-9-0118-G adding provision disallowing Zoning Board of Appeals to waive non federally-mandated requirements pertaining to prohibition of wireless communication facilities on rooftop gravity tanks and supporting structures
Emanuel (Mayor) O2014-4257
Referred [C.J.p. 80848] Zoning
- 17-9-0128 establishing use standard for firearms dealer
Emanuel (Mayor) O2014-4271
Referred [C.J.p. 80847] Public Safety

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Title 17 - Chicago Zoning Ordinance

Ch. 9 Use Regulations

17-9-0203-D prohibiting attachment of satellite dish antennas structure to rooftop gravity tank or supporting structure

Emanuel (Mayor) O2014-4257

Referred [C.J.p. 80848] Zoning

179-9-0018-C modifying provision governing co-location of tower or antenna attached to existing structure

Emanuel (Mayor) O2014-4257

Referred [C.J.p. 80848] Zoning

Ch. 11 Landscaping & Screening

17-11-0201-F extension of date of compliance with landscape requirements for vehicular use areas

Reboyras (30) O2014-4161

Referred [C.J.p. 82727] Zoning

Ch. 12 Signs

17-12-1003-E modifying sign area and height standards for lots greater than 1 acre with multiple street frontage in B,C, M, DC, DX and DS districts (TAD516)

Solis (25) O2014-4896

Direct Introduction Zoning

Passed [C.J.p. 82414]

Ch. 13 Review & Approval Procedures

17-13-0908 modifying provision governing Zoning Board of Appeals inaction on special use application

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

Ch. 17 Terminology & Measurements, Land Use & Zoning-Tables & Index

17-17-02150.1 (new) definition of rooftop gravity tank

Emanuel (Mayor) O2014-4257

Referred [C.J.p. 80848] Zoning

17-17-02150.5 (new) definition of rooftop gravity tank supporting structure

Emanuel (Mayor) O2014-4257

Referred [C.J.p. 80848] Zoning

17-17-0245.5 definition of firearms dealer

Emanuel (Mayor) O2014-4271

Referred [C.J.p. 80847] Public Safety

PARKING

Buffer Zones

1530 S State St

Dowell (3)

Referred [C.J.p. 82684]

O2014-4609

Pedestrian and Traffic Safety

Handicapped

562 E 105th St

Remove

Beale (9)

Referred [C.J.p. 80721]

O2014-3381

Pedestrian and Traffic Safety

Passed [C.J.p. 81943]

SO2014-4882

1233 W 110th St

Austin (34)

Referred [C.J.p. 82678]

O2014-4493

Pedestrian and Traffic Safety

2020 W 22nd Pl

Remove

Solis (25)

Referred [C.J.p. 80722]

O2014-3406

Pedestrian and Traffic Safety

Passed [C.J.p. 81944]

SO2014-4882

2627 W 23rd Pl

Cardenas (12)

Referred [C.J.p. 80712]

O2014-3641

Pedestrian and Traffic Safety

Passed [C.J.p. 81938]

SO2014-4882

2705 W 23rd Pl

Cardenas (12)

Referred [C.J.p. 80712]

O2014-3627

Pedestrian and Traffic Safety

Passed [C.J.p. 81938]

SO2014-4882

2053 W 23rd St

Solis (25)

Referred [C.J.p. 82676]

O2014-4276

Pedestrian and Traffic Safety

2053 W 23rd St

Solis (25)

Referred [C.J.p. 80716]

O2014-3905

Pedestrian and Traffic Safety

Passed [C.J.p. 81941]

SO2014-4882

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Handicapped

2733 W 23rd St
Remove
Cardenas (12) O2014-3391
Referred [C.J.p. 80721] Pedestrian and
Traffic Safety
Passed [C.J.p. 81944] SO2014-4882
478 W 24th St
Solis (25) O2014-4297
Referred [C.J.p. 82676] Pedestrian and
Traffic Safety
516 W 26th St
Remove
Balcer (11) O2014-4857
Referred [C.J.p. 82680] Pedestrian and
Traffic Safety
1117 W 31st St
Balcer (11) O2014-3973
Referred [C.J.p. 80712] Pedestrian and
Traffic Safety
Passed [C.J.p. 81938] SO2014-4882
1236 W 32nd Pl
Remove
Balcer (11) O2014-4864
Referred [C.J.p. 82680] Pedestrian and
Traffic Safety
822 W 33rd Pl
Balcer (11) O2014-4375
Referred [C.J.p. 82673] Pedestrian and
Traffic Safety
1626 W 34th St
Cardenas (12) O2014-3647
Referred [C.J.p. 80713] Pedestrian and
Traffic Safety
Passed [C.J.p. 81938] SO2014-4882
2540 W 38th St
Cardenas (12) O2014-3601
Referred [C.J.p. 80713] Pedestrian and
Traffic Safety
Passed [C.J.p. 81938] SO2014-4882
618 E 41st St
Burns (4) O2014-4258
Referred [C.J.p. 82672] Pedestrian and
Traffic Safety

PARKING

Handicapped

544 W 42nd St
Remove
Balcer (11) O2014-4852
Referred [C.J.p. 82680] Pedestrian and
Traffic Safety
442 W 43rd Pl
Balcer (11) O2014-4369
Referred [C.J.p. 82673] Pedestrian and
Traffic Safety
503 W 46th St
Remove
Balcer (11) O2014-4859
Referred [C.J.p. 82680] Pedestrian and
Traffic Safety
612 W 47th Pl
Remove
Balcer (11) O2014-4865
Referred [C.J.p. 82680] Pedestrian and
Traffic Safety
2324 W 47th Pl
Cardenas (12) O2014-2520
Referred [C.J.p. 78415] Pedestrian and
Traffic Safety
Failed to [C.J.p. 81961] SO2014-4894
Pass
1900 W 48th St
Cochran (20) O2014-3784
Referred [C.J.p. 80715] Pedestrian and
Traffic Safety
Passed [C.J.p. 81940] SO2014-4882
4443 W 53rd St
Remove
Zalewski (23) O2014-4867
Referred [C.J.p. 82681] Pedestrian and
Traffic Safety
3936 W 59th Pl
Zalewski (23) O2014-3890
Referred [C.J.p. 80715] Pedestrian and
Traffic Safety
Passed [C.J.p. 81940] SO2014-4882

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PARKING

Handicapped

3507 W 60th Pl
 Zalewski (23) O2014-4272
 Referred [C.J.p. 82675] Pedestrian and
 Traffic Safety

3908 W 60th Pl
 Zalewski (23) O2014-2584
 Referred [C.J.p. 78416] Pedestrian and
 Traffic Safety

Passed [C.J.p. 81940] SO2014-4882

5755 W 63rd Pl
 Quinn (13) O2014-4398
 Referred [C.J.p. 82674] Pedestrian and
 Traffic Safety

5852 W 63rd Pl
 Quinn (13) O2014-4391
 Referred [C.J.p. 82674] Pedestrian and
 Traffic Safety

6541 W 64th Pl
 Zalewski (23) O2014-4274
 Referred [C.J.p. 82675] Pedestrian and
 Traffic Safety

5739 W 64th St
 Quinn (13) O2014-4385
 Referred [C.J.p. 82674] Pedestrian and
 Traffic Safety

5836 W 64th St
 Quinn (13) O2014-4395
 Referred [C.J.p. 82674] Pedestrian and
 Traffic Safety

6046 W 64th St
 Quinn (13) O2014-4429
 Referred [C.J.p. 82674] Pedestrian and
 Traffic Safety

6848 W 64th St
 Zalewski (23) O2014-3894
 Referred [C.J.p. 80716] Pedestrian and
 Traffic Safety

Passed [C.J.p. 81940] SO2014-4882

4524 W 65th St
 Quinn (13) O2014-4382
 Referred [C.J.p. 82674] Pedestrian and
 Traffic Safety

PARKING

Handicapped

3722 W 70th Pl
 Quinn (13) O2014-4438
 Referred [C.J.p. 82674] Pedestrian and
 Traffic Safety

952 W 71st St
 Thomas (17) Or2013-612
 Referred [C.J.p. 63003] Pedestrian and
 Traffic Safety

Passed [C.J.p. 81939] SO2014-4882

1333 W 72nd Pl
 Sawyer (6) O2014-4260
 Referred [C.J.p. 82672] Pedestrian and
 Traffic Safety

3650 W 79th Pl
 Lane (18) O2014-3722
 Referred [C.J.p. 80714] Pedestrian and
 Traffic Safety

Passed [C.J.p. 81939] SO2014-4882

1517 E 86th Pl
 Harris (8) O2014-3575
 Referred [C.J.p. 80711] Pedestrian and
 Traffic Safety

Passed [C.J.p. 81938] SO2014-4882

521 E 91st Pl
 Brookins (21) O2014-3761
 Referred [C.J.p. 80715] Pedestrian and
 Traffic Safety

Passed [C.J.p. 81940] SO2014-4882

4933 W Ainslie St
 Arena (45) O2014-3985
 Referred [C.J.p. 80719] Pedestrian and
 Traffic Safety

Passed [C.J.p. 81942] SO2014-4882

4525 N Albany Ave
 Remove

Mell (33) O2014-4840
 Referred [C.J.p. 82681] Pedestrian and
 Traffic Safety

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Handicapped

4943 N Albany Ave
 Remove
 Mell (33) O2014-3955
 Referred [C.J.p. 80723] Pedestrian and Traffic Safety
 Passed [C.J.p. 81945] SO2014-4882
 6237 S Albany Ave
 Foulkes (15) O2014-4452
 Referred [C.J.p. 82674] Pedestrian and Traffic Safety
 3846 N Alta Vista Ter
 Tunney (44) O2014-4514
 Referred [C.J.p. 82678] Pedestrian and Traffic Safety
 4400 W Altgeld St
 Remove
 Suarez (31) O2014-3415
 Referred [C.J.p. 80722] Pedestrian and Traffic Safety
 Passed [C.J.p. 81944] SO2014-4882
 5108 W Altgeld St
 Suarez (31) O2014-4036
 Referred [C.J.p. 80717] Pedestrian and Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882
 1712 W Arthur Ave
 O'Connor (40) O2014-3960
 Referred [C.J.p. 80719] Pedestrian and Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882
 5709 S Austin Ave
 Zalewski (23) O2014-4273
 Referred [C.J.p. 82675] Pedestrian and Traffic Safety
 10543 S Avenue E
 Pope (10) O2014-4355
 Referred [C.J.p. 82673] Pedestrian and Traffic Safety
 10242 S Avenue J
 Pope (10) O2014-4013
 Referred [C.J.p. 80712] Pedestrian and Traffic Safety
 Passed [C.J.p. 81938] SO2014-4882

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Handicapped

2648 N Avers Ave
 Suarez (31) O2014-4485
 Referred [C.J.p. 82677] Pedestrian and Traffic Safety
 4634 S Avers Ave
 Burke (14) O2014-4146
 Referred Pedestrian and Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 3234 W Beach Ave
 Maldonado (26) O2014-4306
 Referred [C.J.p. 82676] Pedestrian and Traffic Safety
 5041 W Belden Ave
 Suarez (31) O2014-4453
 Referred [C.J.p. 82677] Pedestrian and Traffic Safety
 10734 S Beverly Ave
 Amend
 Austin (34) O2014-3992
 Referred [C.J.p. 80723] Pedestrian and Traffic Safety
 Passed [C.J.p. 81943] SO2014-4882
 2929 S Bonfield St
 Remove
 Balcer (11) O2014-4854
 Referred [C.J.p. 82679] Pedestrian and Traffic Safety
 2946 S Bonfield St
 Remove
 Balcer (11) O2014-4862
 Referred [C.J.p. 82679] Pedestrian and Traffic Safety
 1032 N California Ave
 Maldonado (26) O2014-4339
 Referred [C.J.p. 82676] Pedestrian and Traffic Safety
 8810 S Calumet Ave
 Sawyer (6) Or2014-219
 Referred [C.J.p. 80720] Pedestrian and Traffic Safety
 Passed [C.J.p. 81943] SO2014-4882

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Handicapped

5649 N Campbell Ave
 Remove
 O'Connor (40) O2014-4850
 Referred [C.J.p. 82681] Pedestrian and
 Traffic Safety

8047 S Campbell Ave
 Lane (18) O2014-3734
 Referred [C.J.p. 80714] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882

3146 S Canal St
 Remove
 Balcer (11) O2014-4858
 Referred [C.J.p. 82679] Pedestrian and
 Traffic Safety

9049 S Carpenter St
 Brookins (21) O2014-3770
 Referred [C.J.p. 80715] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81940] SO2014-4882

4818 N Central Park Ave
 Colón (35) O2014-4051
 Referred [C.J.p. 80718] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882

1902 W Cermak Rd
 Repeal
 Solis (25) O2013-7623
 Referred [C.J.p. 63011] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81944] SO2014-4882

6843 S Champlain Ave
 Cochran (20) O2014-3807
 Referred [C.J.p. 80714] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882

8226 S Champlain Ave
 Sawyer (6) O2014-4259
 Referred [C.J.p. 82672] Pedestrian and
 Traffic Safety

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Handicapped

5262 N Cicero Ave
 Arena (45) O2014-3991
 Referred [C.J.p. 80719] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882

6442 N Claremont Ave
 Silverstein (50) O2014-4024
 Referred [C.J.p. 80720] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882

7555 N Claremont Ave
 Remove
 Moore (49) O2014-4846
 Referred [C.J.p. 82682] Pedestrian and
 Traffic Safety

8237 S Colfax Ave
 Holmes (7) O2014-4261
 Referred [C.J.p. 82672] Pedestrian and
 Traffic Safety

8801 S Cottage Grove Ave
 Harris (8) O2014-4264
 Referred [C.J.p. 82672] Pedestrian and
 Traffic Safety

8836 S Crandon Ave
 Harris (8) O2014-4265
 Referred [C.J.p. 82672] Pedestrian and
 Traffic Safety

7341 S Dante Ave
 Harris (8) O2014-2508
 Referred [C.J.p. 78414] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81938] SO2014-4882

7419 S Dante Ave
 Harris (8) O2014-4263
 Referred [C.J.p. 82673] Pedestrian and
 Traffic Safety

8846 S Dauphin Ave
 Harris (8) O2014-3583
 Referred [C.J.p. 80711] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81938] SO2014-4882

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Handicapped

3641 W Dickens Ave		
Maldonado (26)	O2014-4336	
Referred [C.J.p. 82676]	Pedestrian and Traffic Safety	
825 E Drexel Square Dr		
Remove		
Burns (4)	O2014-4644	
Referred [C.J.p. 82679]	Pedestrian and Traffic Safety	
7714-7716 N Eastlake Ter		
Remove		
Moore (49)	O2014-4088	
Referred [C.J.p. 80724]	Pedestrian and Traffic Safety	
Passed [C.J.p. 81943]	SO2014-4882	
2567 S Emerald Ave		
Balcer (11)	O2014-4359	
Referred [C.J.p. 82673]	Pedestrian and Traffic Safety	
4543 S Emerald Ave		
Remove		
Balcer (11)	O2014-3387	
Referred [C.J.p. 80721]	Pedestrian and Traffic Safety	
Passed [C.J.p. 81943]	SO2014-4882	
5632 S Emerald Ave		
Cochran (20)	O2014-3810	
Referred [C.J.p. 80714]	Pedestrian and Traffic Safety	
Passed [C.J.p. 81939]	SO2014-4882	
12308 S Emerald Ave		
Austin (34)	O2014-4041	
Referred [C.J.p. 80717]	Pedestrian and Traffic Safety	
Passed [C.J.p. 81941]	SO2014-4882	
6148 S Evans Ave		
Cochran (20)	O2014-3795	
Referred [C.J.p. 80714]	Pedestrian and Traffic Safety	
Passed [C.J.p. 81940]	SO2014-4882	

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Handicapped

6441 S Evans Ave		
Cochran (20)	O2014-4266	
Referred [C.J.p. 82675]	Pedestrian and Traffic Safety	
2647 W Evergreen Ave		
Maldonado (26)	O2014-4341	
Referred [C.J.p. 82676]	Pedestrian and Traffic Safety	
6441 S Fairfield Ave		
Remove		
Thompson (16)	O2014-3393	
Referred [C.J.p. 80721]	Pedestrian and Traffic Safety	
Passed [C.J.p. 81944]	SO2014-4882	
3710 W Ferdinand St		
Burnett (27)	O2014-3927	
Referred [C.J.p. 80716]	Pedestrian and Traffic Safety	
Passed [C.J.p. 81941]	SO2014-4882	
3722 W Ferdinand St		
Burnett (27)	O2014-4352	
Referred [C.J.p. 82676]	Pedestrian and Traffic Safety	
4222 W Fifth Ave		
Chandler (24)	O2014-3934	
Referred [C.J.p. 80716]	Pedestrian and Traffic Safety	
Passed [C.J.p. 81940]	SO2014-4882	
3446 W Fulton Blvd		
Ervin (28)	O2014-4135	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 81941]	SO2014-4882	
4343 W George St		
Suarez (31)	O2014-4461	
Referred [C.J.p. 82677]	Pedestrian and Traffic Safety	
4259 W Grace St		
Remove		
Arena (45)	O2014-4070	
Referred [C.J.p. 80723]	Pedestrian and Traffic Safety	
Passed [C.J.p. 81945]	SO2014-4882	

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8111 S Green St
 Remove
 Brookins (21) O2014-3398
 Referred [C.J.p. 80722] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81944] SO2014-4882
 8127 S Green St
 Remove
 Brookins (21) O2014-3401
 Referred [C.J.p. 80722] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81944] SO2014-4882
 3419 W Grenshaw St
 Chandler (24) O2014-3925
 Referred [C.J.p. 80716] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81940] SO2014-4882
 2453 W Gunnison St
 Amend
 O'Connor (40) O2014-4849
 Referred [C.J.p. 82682] Pedestrian and
 Traffic Safety
 7235 N Hamilton Ave
 Moore (49) O2014-4006
 Referred [C.J.p. 80719] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882
 2835 N Hamlin Ave
 Remove
 Reboyras (30) O2014-4153
 Referred [C.J.p. 82681] Pedestrian and
 Traffic Safety
 8847 S Harper Ave
 Harris (8) O2014-3578
 Referred [C.J.p. 80711] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81938] SO2014-4882
 11434 S Harvard Ave
 Austin (34) O2014-4501
 Referred [C.J.p. 82677] Pedestrian and
 Traffic Safety

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12107 S Harvard Ave
 Austin (34) O2014-4043
 Referred [C.J.p. 80717] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882
 8233 S Hermitage Ave
 Brookins (21) O2014-3765
 Referred [C.J.p. 80715] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81940] SO2014-4882
 3219 W Hirsch St
 Maldonado (26) O2014-4344
 Referred [C.J.p. 82676] Pedestrian and
 Traffic Safety
 5806 S Homan Ave
 Zaleski (23) O2014-3884
 Referred [C.J.p. 80715] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81940] SO2014-4882
 4547 S Honore St
 Cochran (20) O2014-3818
 Referred [C.J.p. 80715] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81940] SO2014-4882
 1713 S Hoyne Ave
 Solis (25) O2014-3908
 Referred [C.J.p. 80716] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882
 1446 W Hutchinson Ave
 Repeal
 Pawar (47) O2014-4075
 Referred [C.J.p. 80723] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81945] SO2014-4882
 5838 S Indiana Ave
 Cochran (20) O2014-3802
 Referred [C.J.p. 80715] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81940] SO2014-4882

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6318 S Ingleside Ave
 Cochran (20) O2014-3822
 Referred [C.J.p. 80715] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81940] SO2014-4882
 2653 W Iowa St
 Repeal
 Moreno (1) O2014-4842
 Referred [C.J.p. 82679] Pedestrian and
 Traffic Safety
 2021 W Jarvis Ave
 Remove
 Moore (49) O2014-4843
 Referred [C.J.p. 82682] Pedestrian and
 Traffic Safety
 4953 S Karlov Ave
 Burke (14) O2014-4442
 Referred [C.J.p. 82674] Pedestrian and
 Traffic Safety
 2306 N Keating Ave
 Suarez (31) O2014-4469
 Referred [C.J.p. 82677] Pedestrian and
 Traffic Safety
 6414 S Keating Ave
 Quinn (13) O2014-4427
 Referred [C.J.p. 82673] Pedestrian and
 Traffic Safety
 820 S Kedvale Ave
 Chandler (24) O2014-3919
 Referred [C.J.p. 80716] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81940] SO2014-4882
 6643 S Kedvale Ave
 Quinn (13) O2014-3683
 Referred [C.J.p. 80713] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 1050 N Kedzie Ave
 Maldonado (26) O2014-4292
 Referred [C.J.p. 82676] Pedestrian and
 Traffic Safety

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4801 S Keeler Ave
 Burke (14) O2014-4147
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 2834 S Keeley St
 Remove
 Balcer (11) O2014-4868
 Referred [C.J.p. 82679] Pedestrian and
 Traffic Safety
 2920 S Keeley St
 Remove
 Balcer (11) O2014-3388
 Referred [C.J.p. 80721] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81943] SO2014-4882
 5420 N Kenmore Ave
 Osterman (48) O2014-3998
 Referred [C.J.p. 80719] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882
 5427 N Kenmore Ave
 Osterman (48) O2014-4002
 Referred [C.J.p. 80719] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882
 2901 N Kilbourn Ave
 Suarez (31) O2014-4466
 Referred [C.J.p. 82677] Pedestrian and
 Traffic Safety
 5626 S Kilbourn Ave
 Quinn (13) O2014-4416
 Referred [C.J.p. 82673] Pedestrian and
 Traffic Safety
 2037 N Kildare Ave
 Colón (35) O2014-4053
 Referred [C.J.p. 80718] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882

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2239 N Kildare Ave
 Colón (35) O2014-4052
 Referred [C.J.p. 80718] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882
 6140 S Kildare Ave
 Quinn (13) O2014-3679
 Referred [C.J.p. 80713] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 6104 S Knox Ave
 Quinn (13) O2014-4434
 Referred [C.J.p. 82673] Pedestrian and
 Traffic Safety
 6354 S Kolin Ave
 Quinn (13) O2014-4387
 Referred [C.J.p. 82673] Pedestrian and
 Traffic Safety
 11335 S Langley Ave
 Remove
 Beale (9) O2014-3382
 Referred [C.J.p. 80721] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81943] SO2014-4882
 1536 S Lawndale Ave
 Chandler (24) O2014-4283
 Referred [C.J.p. 82675] Pedestrian and
 Traffic Safety
 3637 W Le Moyne St
 Maldonado (26) O2014-4303
 Referred [C.J.p. 82676] Pedestrian and
 Traffic Safety
 841 N Leclair Ave
 Mitts (37) O2014-922
 Referred [C.J.p. 75059] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882
 2219 N Leclair Ave
 Suarez (31) O2014-4034
 Referred [C.J.p. 80717] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882

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3048 S Lock St
 Remove
 Balcer (11) O2014-4851
 Referred [C.J.p. 82679] Pedestrian and
 Traffic Safety
 2840 N Lockwood Ave
 Suarez (31) O2014-4033
 Referred [C.J.p. 80717] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882
 2244 W Logan Blvd
 Waguespack (32) O2014-4488
 Referred [C.J.p. 82677] Pedestrian and
 Traffic Safety
 1706 N Long Ave
 Mitts (37) O2014-4055
 Referred [C.J.p. 80718] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882
 6361 S Long Ave
 Quinn (13) O2014-3690
 Referred [C.J.p. 80713] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 3132 S Lowe Ave
 Remove
 Balcer (11) O2014-3386
 Referred [C.J.p. 80721] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81943] SO2014-4882
 3215 S Lowe Ave
 Balcer (11) O2014-3967
 Referred [C.J.p. 80712] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81938] SO2014-4882
 3749 S Lowe Ave
 Balcer (11) O2014-2512
 Referred [C.J.p. 78414] Pedestrian and
 Traffic Safety
 Failed to [C.J.p. 81961] SO2014-4894
 Pass

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2833 N Luna Ave
Remove
Suarez (31) O2014-3422
Referred [C.J.p. 80722] Pedestrian and
Traffic Safety
Passed [C.J.p. 81944] SO2014-4882
1233 W Lunt Ave
Amend
Moore (49) O2014-4081
Referred [C.J.p. 80724] Pedestrian and
Traffic Safety
Passed [C.J.p. 81942] SO2014-4882
6316 S Maplewood Ave
Remove
Foulkes (15) O2014-4834
Referred [C.J.p. 82681] Pedestrian and
Traffic Safety
2553 N Marmora Ave
Reboyras (30) O2014-4152
Referred [C.J.p. 82677] Pedestrian and
Traffic Safety
3415 N Marshfield Ave
Waguespack (32) O2014-4489
Referred [C.J.p. 82677] Pedestrian and
Traffic Safety
8533 S Marshfield Ave
Brookins (21) O2014-4268
Referred [C.J.p. 82675] Pedestrian and
Traffic Safety
5622 N Mason Ave
Arena (45) O2014-4517
Referred [C.J.p. 82678] Pedestrian and
Traffic Safety
6229 S Mason Ave
Quinn (13) O2014-3692
Referred [C.J.p. 80713] Pedestrian and
Traffic Safety
Passed [C.J.p. 81939] SO2014-4882
6229 S Mason Ave
Quinn (13) O2014-4379
Referred [C.J.p. 82673] Pedestrian and
Traffic Safety

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6218 S Massasoit Ave
Quinn (13) O2014-4423
Referred [C.J.p. 82674] Pedestrian and
Traffic Safety
5658 S May St
Remove
Thompson (16) O2014-3396
Referred [C.J.p. 80722] Pedestrian and
Traffic Safety
Passed [C.J.p. 81944] SO2014-4882
8254 S May St
Brookins (21) O2014-3768
Referred [C.J.p. 80715] Pedestrian and
Traffic Safety
Passed [C.J.p. 81940] SO2014-4882
8641 S May St
Brookins (21) O2014-4269
Referred [C.J.p. 82675] Pedestrian and
Traffic Safety
4558 S Mcdowell Ave
Foulkes (15) O2014-3701
Referred [C.J.p. 80713] Pedestrian and
Traffic Safety
Passed [C.J.p. 81939] SO2014-4882
4143 N Mcvicker Ave
Cullerton (38) O2014-4056
Referred [C.J.p. 80718] Pedestrian and
Traffic Safety
Passed [C.J.p. 81942] SO2014-4882
6110 S Meade Ave
Quinn (13) O2014-4401
Referred [C.J.p. 82674] Pedestrian and
Traffic Safety
5531 S Melvina Ave
Quinn (13) O2014-4407
Referred [C.J.p. 82674] Pedestrian and
Traffic Safety
5705 S Menard Ave
Remove
Zalewski (23) O2014-3402
Referred [C.J.p. 80722] Pedestrian and
Traffic Safety
Passed [C.J.p. 81944] SO2014-4882

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5730 S Merrimac Ave
 Quinn (13) O2014-4413
 Referred [C.J.p. 82674] Pedestrian and
 Traffic Safety

8346 S Michigan Ave
 Sawyer (6) O2014-3570
 Referred [C.J.p. 80711] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81938] SO2014-4882

838 S Miller St
 Solis (25) O2014-4275
 Referred [C.J.p. 82675] Pedestrian and
 Traffic Safety

931 N Monticello Ave
 Burnett (27) O2014-3923
 Referred [C.J.p. 80716] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882

5840 N Moody Ave
 Arena (45) O2014-3980
 Referred [C.J.p. 80719] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882

9630 S Morgan St
 Brookins (21) O2014-4267
 Referred [C.J.p. 82675] Pedestrian and
 Traffic Safety

10229 S Morgan St
 Austin (34) O2014-4497
 Referred [C.J.p. 82677] Pedestrian and
 Traffic Safety

845 N Mozart St
 Maldonado (26) O2014-4349
 Referred [C.J.p. 82676] Pedestrian and
 Traffic Safety

4150 W Nelson St
 Remove
 Suarez (31) O2014-3423
 Referred [C.J.p. 80722] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81944] SO2014-4882

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1748 N New England Ave
 Sposato (36) O2014-4503
 Referred [C.J.p. 82678] Pedestrian and
 Traffic Safety

3930 N Nordica Ave
 Remove
 Cullerton (38) O2014-4847
 Referred [C.J.p. 82681] Pedestrian and
 Traffic Safety

3017 S Normal Ave
 Remove
 Balcer (11) O2014-3389
 Referred [C.J.p. 80721] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81943] SO2014-4882

3220 S Normal Ave
 Balcer (11) O2014-2514
 Referred [C.J.p. 78414] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81938] SO2014-4882

3220 S Normal Ave
 Balcer (11) O2014-4357
 Referred [C.J.p. 82673] Pedestrian and
 Traffic Safety

3322 S Normal Ave
 Remove
 Balcer (11) O2014-4860
 Referred [C.J.p. 82679] Pedestrian and
 Traffic Safety

5818 S Normandy Ave
 Quinn (13) O2014-4409
 Referred [C.J.p. 82674] Pedestrian and
 Traffic Safety

5238 W Oakdale Ave
 Suarez (31) O2014-4456
 Referred [C.J.p. 82677] Pedestrian and
 Traffic Safety

2305 S Oakley Ave
 Solis (25) O2014-4280
 Referred [C.J.p. 82675] Pedestrian and
 Traffic Safety

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3434 N Oriole Ave
 Cullerton (38) O2014-4509
 Referred [C.J.p. 82678] Pedestrian and
 Traffic Safety

5025 N Ottawa Ave
 O'Connor (41) O2014-4511
 Referred [C.J.p. 82678] Pedestrian and
 Traffic Safety

3544 W Palmer St
 Maldonado (26) O2014-4328
 Referred [C.J.p. 82676] Pedestrian and
 Traffic Safety

3340 N Paris Ave
 Cullerton (38) O2014-4058
 Referred [C.J.p. 80718] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882

4921 W Parker Ave
 Suarez (31) O2014-4463
 Referred [C.J.p. 82677] Pedestrian and
 Traffic Safety

12418 S Parnell Ave
 Austin (34) O2014-4039
 Referred [C.J.p. 80717] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882

8314 S Paulina St
 Lane (18) O2014-3751
 Referred [C.J.p. 80714] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882

9926 S Peoria St
 Austin (34) O2014-4499
 Referred [C.J.p. 82678] Pedestrian and
 Traffic Safety

9031 S Phillips Ave
 Holmes (7) O2014-4733
 Referred [C.J.p. 82672] Pedestrian and
 Traffic Safety

3816 N Plainfield Ave
 Cullerton (38) O2014-4057
 Referred [C.J.p. 80718] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882

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3840 W Polk St
 Chandler (24) O2014-4285
 Referred [C.J.p. 82675] Pedestrian and
 Traffic Safety

4007 W Polk St
 Chandler (24) O2014-3930
 Referred [C.J.p. 80716] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882

6044 S Prairie Ave
 Cochran (20) O2014-3779
 Referred [C.J.p. 80715] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81940] SO2014-4882

1635 W Pratt Blvd
 Moore (49) O2014-4520
 Referred [C.J.p. 82678] Pedestrian and
 Traffic Safety

10154 S Princeton Ave
 Beale (9) O2014-3586
 Referred [C.J.p. 80712] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81938] SO2014-4882

1721 S Racine Ave
 Repeal
 Solis (25) O2014-3408
 Referred [C.J.p. 80722] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81944] SO2014-4882

10619 S Rhodes Ave
 Beale (9) O2014-3589
 Referred [C.J.p. 80712] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81938] SO2014-4882

6251 N Richmond St
 Silverstein (50) O2014-4021
 Referred [C.J.p. 80720] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882

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6251 N Richmond St
 Remove
 Silverstein (50) O2014-4089
 Referred [C.J.p. 80724] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81945] SO2014-4882
 6415 S Richmond St
 Remove
 Foulkes (15) O2014-4848
 Referred [C.J.p. 82681] Pedestrian and
 Traffic Safety
 6422 N Richmond St
 Silverstein (50) O2014-4837
 Referred [C.J.p. 82678] Pedestrian and
 Traffic Safety
 6545 N Richmond St
 Silverstein (50) O2014-4141
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882
 7227 N Rogers Ave
 Remove
 Moore (49) O2014-4084
 Referred [C.J.p. 80724] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81945] SO2014-4882
 2329 N Rutherford Ave
 Sposato (36) O2014-4054
 Referred [C.J.p. 80718] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882
 6113 S Rutherford Ave
 Quinn (13) O2014-3688
 Referred [C.J.p. 80713] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 8131 S Saginaw Ave
 Holmes (7) O2014-4262
 Referred [C.J.p. 82672] Pedestrian and
 Traffic Safety

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6438 N Seeley Ave
 Silverstein (50) O2014-4025
 Referred [C.J.p. 80720] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882
 7629 S Seeley Ave
 Lane (18) O2014-3718
 Referred [C.J.p. 80714] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 8449 S Seeley Ave
 Lane (18) O2014-3707
 Referred [C.J.p. 80714] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 4820 W Shakespeare Ave
 Remove
 Suarez (31) O2014-3419
 Referred [C.J.p. 80723] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81944] SO2014-4882
 7034 N Sheridan Rd
 Amend
 Moore (49) O2014-4085
 Referred [C.J.p. 80724] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81945] SO2014-4882
 2806 S Shields Ave
 Remove
 Balcer (11) O2014-4855
 Referred [C.J.p. 82680] Pedestrian and
 Traffic Safety
 2810 S Spaulding Ave
 Munoz (22) O2014-4270
 Referred [C.J.p. 82681] Pedestrian and
 Traffic Safety
 8126 S Spaulding Ave
 Lane (18) O2014-3742
 Referred [C.J.p. 80714] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882

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4911 N St Louis Ave
 Laurino (39) O2014-4063
 Referred [C.J.p. 80718] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882
 12251 S Stewart Ave
 Austin (34) O2014-4047
 Referred [C.J.p. 80717] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882
 3701 W Sunnyside Ave
 Colón (35) O2014-4049
 Referred [C.J.p. 80718] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882
 1724 W Touhy Ave
 Amend
 Moore (49) O2014-4083
 Referred [C.J.p. 80724] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81943] SO2014-4882
 2515 N Tripp Ave
 Suarez (31) O2014-4484
 Referred [C.J.p. 82677] Pedestrian and
 Traffic Safety
 6337 S Troy St
 Thomas (17) Or2014-214
 Referred [C.J.p. 80713] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 8153 S Troy St
 Lane (18) O2014-4145
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 3121 S Union Ave
 Remove
 Balcer (11) O2014-4863
 Referred [C.J.p. 82680] Pedestrian and
 Traffic Safety

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3808 S Union Ave
 Balcer (11) O2014-4376
 Referred [C.J.p. 82673] Pedestrian and
 Traffic Safety
 4552 S Union Ave
 Remove
 Balcer (11) O2014-4866
 Referred [C.J.p. 82680] Pedestrian and
 Traffic Safety
 4742 S Union Ave
 Remove
 Balcer (11) O2014-3384
 Referred [C.J.p. 80721] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81944] SO2014-4882
 6424 S Vernon Ave
 Cochran (20) O2014-3787
 Referred [C.J.p. 80715] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81940] SO2014-4882
 1834 W Wabansia Ave
 Remove
 Waguespack (32) O2014-3939
 Referred [C.J.p. 80723] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81944] SO2014-4882
 3528 W Wabansia Ave
 Maldonado (26) O2014-4331
 Referred [C.J.p. 82676] Pedestrian and
 Traffic Safety
 4538 S Wallace St
 Remove
 Balcer (11) O2014-4856
 Referred [C.J.p. 82680] Pedestrian and
 Traffic Safety
 3022 W Walnut St
 Burnett (27) O2014-3951
 Referred [C.J.p. 80716] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882

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2846 W Warren Blvd
 Burnett (27) O2014-3959
 Referred [C.J.p. 80716] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882
 1416 N Washtenaw Ave
 Moreno (1) O2014-4256
 Referred [C.J.p. 82672] Pedestrian and
 Traffic Safety
 5408 S Washtenaw Ave
 Burke (14) O2014-4148
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 6254 N Washtenaw Ave
 Remove
 Silverstein (50) O2014-4835
 Referred [C.J.p. 82682] Pedestrian and
 Traffic Safety
 8007 S Washtenaw Ave
 Lane (18) O2014-3716
 Referred [C.J.p. 80714] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 3200 S Wells St
 Remove
 Balcer (11) O2014-4853
 Referred [C.J.p. 82680] Pedestrian and
 Traffic Safety
 11330 S Wentworth Ave
 Austin (34) O2014-4038
 Referred [C.J.p. 80717] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882
 2945 N Wisner Ave
 Colón (35) O2014-4050
 Referred [C.J.p. 80718] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81942] SO2014-4882

PARKING

Handicapped

8642 S Wood St
 Lane (18) O2014-3741
 Referred [C.J.p. 80714] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81939] SO2014-4882
 6511 S Woodlawn Ave
 Cochran (20) O2014-3775
 Referred [C.J.p. 80715] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81940] SO2014-4882
 11426 S Yale Ave
 Austin (34) O2014-4044
 Referred [C.J.p. 80717] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81941] SO2014-4882
 11426 S Yale Ave
 Austin (34) O2014-4495
 Referred [C.J.p. 82678] Pedestrian and
 Traffic Safety

Limitations

S Komensky Ave, at W 47th St
 One-Hour Parking-remove
 Burke (14) O2014-4142
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81955] SO2014-4890
 2300 S Leavitt St
 Amend
 Solis (25) O2013-8307
 Referred [C.J.p. 63016] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81957] SO2014-4895
 N Ravenswood Ave, at W Winnemac Ave
 Repeal
 Pawar (47) O2013-9479
 Referred [C.J.p. 72211] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81955] SO2014-4890
 7400-7499 S State St
 Sawyer (6) O2014-4830
 Referred [C.J.p. 82682] Pedestrian and
 Traffic Safety

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Limitations

Palau Consulate Parking Only
 230 E Ohio St
 Repeal
 Reilly (42) O2014-4737
 Referred [C.J.p. 82682] Pedestrian and
 Traffic Safety

Loading/Standing/Tow Zones

W 13th St, at S Federal St
 Dowell (3) Or2014-254
 Referred [C.J.p. 82687] Pedestrian and
 Traffic Safety
 W 14th Pl, from S California Blvd to S Fairfield
 Ave
 Ervin (28) O2013-6331
 Referred [C.J.p. 60498] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81950] SO2014-4886
 E 16th St, at S Michigan Ave
 Dowell (3) Or2013-766
 Referred [C.J.p. 72213] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81928] SO2014-4883
 456 W 23rd Pl
 Solis (25) O2014-4698
 Referred [C.J.p. 82669] Pedestrian and
 Traffic Safety
 456 W 23rd St
 Solis (25) O2013-7957
 Referred [C.J.p. 62995] Pedestrian and
 Traffic Safety
 Failed to [C.J.p. 81961] SO2014-4894
 Pass
 3120 W 26th St
 Cardenas (12) O2013-8470
 Referred [C.J.p. 65932] Pedestrian and
 Traffic Safety
 Failed to [C.J.p. 81962] SO2014-4894
 Pass
 2752 W 38th St
 Remove
 Cardenas (12) O2013-6520
 Referred [C.J.p. 60465] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81932] SO2014-4883

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Loading/Standing/Tow Zones

2754 W 38th St
 Remove
 Cardenas (12) O2013-6522
 Referred [C.J.p. 60465] Pedestrian and
 Traffic Safety
 Failed to [C.J.p. 81962] SO2014-4894
 Pass
 2758 W 38th St
 Remove
 Cardenas (12) O2013-6526
 Referred [C.J.p. 60465] Pedestrian and
 Traffic Safety
 Failed to [C.J.p. 81962] SO2014-4894
 Pass
 3355 W 38th St
 Amend
 Cardenas (12) O2013-5622
 Referred [C.J.p. 58671] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81932] SO2014-4883
 2652 W 47th St
 Cardenas (12) O2013-6268
 Referred [C.J.p. 60495] Pedestrian and
 Traffic Safety
 Failed to [C.J.p. 81961] SO2014-4894
 Pass
 2643-2659 W 51st St
 Remove
 Burke (14) O2013-8481
 Referred [C.J.p. 65915] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81946] SO2014-4893
 2100 W Adams St
 Repeal
 Burnett (27) O2014-3413
 Referred [C.J.p. 80732] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81950] SO2014-4886
 1731 W Addison St
 Pawar (47) O2013-9478
 Referred [C.J.p. 72204] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81930] SO2014-4883

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Loading/Standing/Tow Zones

2010 W Armitage Ave
 Waguespack (32) O2014-233
 Referred [C.J.p. 73420] Pedestrian and Traffic Safety
 Passed [C.J.p. 81933] SO2014-4883
 2601 W Armitage Ave
 Moreno (1) O2014-92
 Referred [C.J.p. 73415] Pedestrian and Traffic Safety
 Passed [C.J.p. 81928] SO2014-4883
 2633 W Armitage Ave
 Moreno (1) O2013-3406
 Referred [C.J.p. 53721] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 81961] SO2014-4894
 2829 W Armitage Ave
 Colón (35) O2014-4707
 Referred [C.J.p. 82670] Pedestrian and Traffic Safety
 845 N Ashland Ave
 Amend
 Moreno (1) O2013-3208
 Referred [C.J.p. 51953] Pedestrian and Traffic Safety
 Passed [C.J.p. 81931] SO2014-4883
 3656 N Ashland Ave
 Pawar (47) O2013-9029
 Referred [C.J.p. 65915] Pedestrian and Traffic Safety
 Passed [C.J.p. 81930] SO2014-4883
 5357 N Ashland Ave
 O'Connor (40) O2014-4723
 Referred [C.J.p. 82670] Pedestrian and Traffic Safety
 2355 W Augusta Blvd
 Moreno (1) O2014-4591
 Referred [C.J.p. 82669] Pedestrian and Traffic Safety
 21 E Bellevue Pl
 Reilly (42) O2014-4734
 Referred [C.J.p. 82670] Pedestrian and Traffic Safety

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Loading/Standing/Tow Zones

W Belmont Ave, at N Neva Ave
 Sposato (36) O2013-6407
 Referred [C.J.p. 60498] Pedestrian and Traffic Safety
 Passed [C.J.p. 81950] SO2014-4886
 3415 W Belmont Ave
 Colón (35) O2013-6464
 Referred [C.J.p. 60463] Pedestrian and Traffic Safety
 Passed [C.J.p. 81933] SO2014-4883
 2519 N California Ave
 Colón (35) O2013-6466
 Referred [C.J.p. 60466] Pedestrian and Traffic Safety
 Passed [C.J.p. 81933] SO2014-4883
 6420 N California Ave
 Silverstein (50) O2014-4744
 Referred [C.J.p. 82671] Pedestrian and Traffic Safety
 N Central Ave, at W Dakin St
 Amend
 Cullerton (38) O2013-6427
 Referred [C.J.p. 60467] Pedestrian and Traffic Safety
 Passed [C.J.p. 81933] SO2014-4883
 3015 N Central Park Ave
 Colón (35) O2013-6465
 Referred [C.J.p. 60463] Pedestrian and Traffic Safety
 Passed SO2014-4883
 4748 N Central Park Ave
 Colón (35) O2014-4715
 Referred [C.J.p. 82670] Pedestrian and Traffic Safety
 E Cermak Rd, at S Wabash Ave
 Dowell (3) Or2013-769
 Referred [C.J.p. 72213] Pedestrian and Traffic Safety
 Passed [C.J.p. 81928] SO2014-4883
 1030 W Chicago Ave
 Burnett (27) O2014-4683
 Referred [C.J.p. 82669] Pedestrian and Traffic Safety

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Loading/Standing/Tow Zones

1319 W Chicago Ave
 Burnett (27) O2014-4687
 Referred [C.J.p. 82685] Pedestrian and Traffic Safety

5317 W Chicago Ave
 Mitts (37) O2014-4716
 Referred [C.J.p. 82685] Pedestrian and Traffic Safety

420 N Clark St
 Reilly (42) O2014-2549
 Referred [C.J.p. 78408] Pedestrian and Traffic Safety
 Passed [C.J.p. 81930] SO2014-4883

2108 N Clark St
 Smith (43) O2014-4740
 Referred [C.J.p. 82685] Pedestrian and Traffic Safety

6250 N Clark St
 O'Connor (40) O2014-4720
 Referred [C.J.p. 82685] Pedestrian and Traffic Safety

8725 S Commercial Ave
 Pope (10) Or2014-255
 Referred [C.J.p. 82671] Pedestrian and Traffic Safety

W Congress Pkwy, 2200-2300 blocks
 Street cleaning - remove
 Ervin (28) O2014-201
 Referred [C.J.p. 73419] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 81964] SO2014-4894

10 N Dearborn St
 Reilly (42) O2013-6467
 Referred [C.J.p. 60499] Pedestrian and Traffic Safety
 Passed [C.J.p. 81954] SO2014-4889

1720 W Diversey Ave
 Amend
 Waguespack (32) O2013-3238
 Referred [C.J.p. 51955] Pedestrian and Traffic Safety
 Passed [C.J.p. 81933] SO2014-4883

PARKING

Loading/Standing/Tow Zones

3331 W Diversey Ave
 Remove
 Colón (35) O2013-8032
 Referred [C.J.p. 62997] Pedestrian and Traffic Safety

4924 W Diversey Ave
 Suarez (31) O2014-4702
 Referred [C.J.p. 82685] Pedestrian and Traffic Safety

164 W Division St
 Smith (43) O2014-4738
 Referred [C.J.p. 82670] Pedestrian and Traffic Safety

2005 W Division St
 Amend
 Moreno (1) O2013-3207
 Referred [C.J.p. 51953] Pedestrian and Traffic Safety
 Passed [C.J.p. 81932] SO2014-4883

2015 W Division St
 Amend
 Moreno (1) O2013-3206
 Referred [C.J.p. 51953] Pedestrian and Traffic Safety
 Passed [C.J.p. 81932] SO2014-4883

S Fairfield Ave, at W 14th St
 Ervin (28) O2013-6326
 Referred [C.J.p. 60462] Pedestrian and Traffic Safety
 Passed [C.J.p. 81929] SO2014-4883

118 W Grand Ave
 Reilly (42) O2013-5401
 Referred [C.J.p. 57169] Pedestrian and Traffic Safety
 Passed [C.J.p. 81930] SO2014-4883

300 W Grand Ave
 Amend
 Reilly (42) O2014-1561
 Referred [C.J.p. 76407] Pedestrian and Traffic Safety
 Passed [C.J.p. 81934] SO2014-4883

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Loading/Standing/Tow Zones

730 W Grand Ave
 Burnett (27) O2013-7985
 Referred [C.J.p. 62995] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81929] SO2014-4883
 2119 S Halsted St
 Solis (25) O2013-6194
 Referred [C.J.p. 60462] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81928] SO2014-4883
 2230 N Halsted St
 Smith (43) O2014-4739
 Referred [C.J.p. 82671] Pedestrian and
 Traffic Safety
 W Higgins Ave, at N Sayre Ave
 O'Connor (41) O2013-8967
 Referred [C.J.p. 65917] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81950] SO2014-4886
 1937 W Howard St
 Moore (49) O2014-4742
 Referred [C.J.p. 82671] Pedestrian and
 Traffic Safety
 102-106 W Hubbard St
 Reilly (42) O2014-2558
 Referred [C.J.p. 78428] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81934] SO2014-4883
 102-106 W Hubbard St
 Amend
 Reilly (42) O2014-2548
 Referred [C.J.p. 78427] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81934] SO2014-4883
 103-107 W Hubbard St
 Repeal
 Reilly (42) O2014-2541
 Referred [C.J.p. 78411] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81934] SO2014-4883

PARKING

Loading/Standing/Tow Zones

110 W Hubbard St
 Repeal
 Reilly (42) O2014-2545
 Referred [C.J.p. 78411] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81934] SO2014-4883
 5639 N Jersey Ave
 Laurino (39) O2013-5629
 Referred [C.J.p. 58667] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81930] SO2014-4883
 E Lake St, at N Garland Ct
 Reilly (42) O2014-1566
 Referred [C.J.p. 76419] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81930] SO2014-4883
 S Lawndale Ave, at S Archer Ave
 Burke (14) O2013-7923
 Referred [C.J.p. 63019] Pedestrian and
 Traffic Safety
 Failed to [C.J.p. 81962] SO2014-4894
 Pass
 N Lincoln Ave, at W Ainslie St
 Amend
 O'Connor (40) O2013-4860
 Referred [C.J.p. 55881] Pedestrian and
 Traffic Safety
 Failed to [C.J.p. 81962] SO2014-4894
 Pass
 4040 N Lincoln Ave
 Pawar (47) O2013-3612
 Referred [C.J.p. 53695] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81931] SO2014-4883
 4618 Lincoln Ave
 Repeal
 Pawar (47) O2013-8109
 Referred [C.J.p. 62998] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81935] SO2014-4883

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Loading/Standing/Tow Zones

4729 N Lincoln Ave
 Pawar (47) O2013-9031
 Referred [C.J.p. 65915] Pedestrian and Traffic Safety
 Passed [C.J.p. 81931] SO2014-4883
 1104 W Madison St
 Solis (25) O2013-6191
 Referred [C.J.p. 60462] Pedestrian and Traffic Safety
 Passed [C.J.p. 81929] SO2014-4883
 1605 N Maplewood Ave
 Moreno (1) O2014-4578
 Referred [C.J.p. 82669] Pedestrian and Traffic Safety
 410 N Michigan Ave
 Reilly (42) O2013-8056
 Referred [C.J.p. 62996] Pedestrian and Traffic Safety
 Passed [C.J.p. 81930] SO2014-4883
 2451 N Milwaukee Ave
 Moreno (1) O2013-5497
 Referred [C.J.p. 58668] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 81961] SO2014-4894
 2909 N Milwaukee Ave
 Colón (35) O2013-6462
 Referred [C.J.p. 60463] Pedestrian and Traffic Safety
 Passed [C.J.p. 81930] SO2014-4883
 1130 W Monroe St
 Burnett (27) O2013-9197
 Referred [C.J.p. 68987] Pedestrian and Traffic Safety
 Passed [C.J.p. 81929] SO2014-4883
 2010 W Montrose Ave
 Pawar (47) O2013-9034
 Referred [C.J.p. 65915] Pedestrian and Traffic Safety
 Passed [C.J.p. 81931] SO2014-4883
 5932-5934 N Northwest Hwy
 O'Connor (41) O2014-4727
 Referred [C.J.p. 82670] Pedestrian and Traffic Safety

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Loading/Standing/Tow Zones

6107 N Northwest Hwy
 O'Connor (41) O2013-8045
 Referred [C.J.p. 63018] Pedestrian and Traffic Safety
 Passed [C.J.p. 81930] SO2014-4883
 N Oak Park Ave, at W Grand Ave
 Sposato (36) O2013-6420
 Referred [C.J.p. 60499] Pedestrian and Traffic Safety
 Passed [C.J.p. 81950] SO2014-4886
 216 N Peoria Dr
 Burnett (27) O2013-7988
 Referred [C.J.p. 62996] Pedestrian and Traffic Safety
 Passed [C.J.p. 81929] SO2014-4883
 2001 W Potomac Ave
 Moreno (1) O2014-4586
 Referred [C.J.p. 82669] Pedestrian and Traffic Safety
 6054 S Prairie Ave
 Cochran (20) O2014-4154
 Referred [C.J.p. 82669] Pedestrian and Traffic Safety
 1313 W Randolph St
 Burnett (27) O2013-9498
 Referred [C.J.p. 72214] Pedestrian and Traffic Safety
 Passed [C.J.p. 81929] SO2014-4883
 1436 W Randolph St
 Burnett (27) O2014-4679
 Referred [C.J.p. 82670] Pedestrian and Traffic Safety
 5135 N Ravenswood Ave
 Pawar (47) O2013-3615
 Referred [C.J.p. 53695] Pedestrian and Traffic Safety
 Passed [C.J.p. 81931] SO2014-4883
 7547 N Rogers Ave
 Remove
 Moore (49) O2013-5412
 Referred [C.J.p. 57187] Pedestrian and Traffic Safety
 Passed [C.J.p. 81935] SO2014-4883

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Loading/Standing/Tow Zones

N Seminary Ave, at W Belmont Ave
 Repeal
 Tunney (44) O2013-9006
 Referred [C.J.p. 65934] Pedestrian and Traffic Safety
 Passed [C.J.p. 81934] SO2014-4883
 6631-6653 S State St
 Remove
 Cochran (20) Or2013-189
 Referred [C.J.p. 51978] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 81963] SO2014-4894
 6343 N Talman Ave
 Silverstein (50) O2013-8117
 Referred [C.J.p. 62997] Pedestrian and Traffic Safety
 Passed [C.J.p. 81931] SO2014-4883
 115 N Wabash Ave
 Reilly (42) O2014-4731
 Referred [C.J.p. 82685] Pedestrian and Traffic Safety
 3811 W Washington Blvd
 Amend
 Ervin (28) O2014-2650
 Referred [C.J.p. 78410] Pedestrian and Traffic Safety
 Passed [C.J.p. 81932] SO2014-4883
 330 W Webster Ave
 Smith (43) O2013-9469
 Referred [C.J.p. 72215] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 81962] SO2014-4894
 550 W Webster Ave
 Smith (43) O2013-9467
 Referred [C.J.p. 72204] Pedestrian and Traffic Safety
 Passed [C.J.p. 81930] SO2014-4883

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Loading/Standing/Tow Zones

W Weed St, at N Halsted St
 Amend
 Smith (43) O2013-9471
 Referred [C.J.p. 72205] Pedestrian and Traffic Safety
 Passed [C.J.p. 81934] SO2014-4883
 200-500 N Western Ave
 Repeal
 Burnett (27) O2013-9504
 Referred [C.J.p. 72205] Pedestrian and Traffic Safety
 Passed [C.J.p. 81951] SO2014-4886

Miscellaneous

Extended West Loop Parking Study
 W Washington Blvd, bounded by W Van Buren St from N & S Halsted St to N & S Throop St
 Fioretti (2), and Others SO2014-4892
 Direct Introduction Pedestrian and Traffic Safety
 Passed as Substitute [C.J.p. 81957]

Prohibitions

2100 W Adams St
 Repeal
 Burnett (27) O2014-3411
 Referred [C.J.p. 80725] Pedestrian and Traffic Safety
 Passed [C.J.p. 81950] SO2014-4886
 S Halsted St, between W 80th St and W 75th St
 Remove
 Thomas (17) O2014-4640
 Referred [C.J.p. 82687] Pedestrian and Traffic Safety

Residential Permit

421-499 E 41st St
 Dowell (3) O2014-4625
 Referred [C.J.p. 82684] Pedestrian and Traffic Safety
 W 52nd St, at S Lockwood Ave
 Burke (14) Or2014-217
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 81948] SO2014-4884

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Residential Permit

W 54th Pl, at S Menard Ave
 Zalewski (23) Or2014-252
 Referred [C.J.p. 82683] Pedestrian and Traffic Safety

5101-5143 W Deming Pl, 5108-5144 W Deming Pl
 Suarez (31) Or2014-265
 Referred [C.J.p. 82683] Pedestrian and Traffic Safety

N Fairfield Ave, 2400 block
 Moreno (1) Or2014-253
 Referred [C.J.p. 82683] Pedestrian and Traffic Safety

W Hirsch St, 4800 block
 Amend
 Zalewski (23) Or2014-208
 Referred [C.J.p. 80726] Pedestrian and Traffic Safety
 Passed [C.J.p. 81948] SO2014-4884

S Karlov Ave, 8100 block
 Remove
 Lane (18) O2014-4642
 Referred [C.J.p. 82684] Pedestrian and Traffic Safety

1812-1856 N Keystone Ave
 Amend
 Reboyras (30) O2011-5494
 Referred [C.J.p. 3626] Pedestrian and Traffic Safety
 Passed [C.J.p. 81948] SO2014-4884

S Monitor Ave, 5300 block
 Amend
 Burke (14) O2014-4143
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 81948] SO2014-4884

5515-5559 S Newcastle Ave
 Zalewski (23) Or2014-215
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 81948] SO2014-4884

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Residential Permit

S Sawyer Ave, 5100 block
 Burke (14) Or2014-218
 Direct Introduction Pedestrian and Traffic Safety

Passed [C.J.p. 81948] SO2014-4884

S Washtenaw Ave, 1500 block
 Ervin (28) Or2014-264
 Referred [C.J.p. 82683] Pedestrian and Traffic Safety

4900-4956 W Wolfram St, 4901-4957 W Wolfram St
 Suarez (31) Or2014-266
 Referred [C.J.p. 82683] Pedestrian and Traffic Safety

Service Drives/Diagonal

1657 N Karlov Ave
 Maldonado (26) Or2014-94
 Referred [C.J.p. 76422] Pedestrian and Traffic Safety
 Passed [C.J.p. 81957] SO2014-4895

PEDDLING/VENDORS

Mobile Food Vendors

200 S LaSalle St, 151 N Franklin St, 185 N Upper Columbus Dr, 105 E Monroe St and 300 S Wabash Ave
 Amend authorized locations
 Emanuel (Mayor) O2014-3315
 Referred [C.J.p. 78568] Pedestrian and Traffic Safety
 Passed [C.J.p. 81925]

PERMITS/LICENSE/FEE EXEMPTIONS

Free Permits

Community College District No. 508
 Amendment of duration and time frame for issuance of permits, free of charge
 Suarez (31), Burke (14) O2014-4232
 Referred [C.J.p. 82728] Finance

Inspiration Corporation, d.b.a. The Living Room Cafe
 806 E 86th St
 Cochran (20) O2014-4156
 Referred [C.J.p. 82712] Finance

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PERMITS/LICENSE/FEE EXEMPTIONS

Refund of Fees

Senior Citizen Sewer

Ahn, Soonae and sundry others
 5225 W Riversedge Ter
 Laurino (39) O2014-4902
 Referred [C.J.p. 82766] Finance

Arrellano, Gloria B. and sundry others
 2755 W Berwyn Ave
 O'Connor (40) O2014-4903
 Referred [C.J.p. 82766] Finance

Bamber, Maureen and sundry others
 1660 N LaSalle St
 Smith (43) O2014-4906
 Referred [C.J.p. 82767] Finance

Barger, Patricia H. and sundry others
 Burke (14) Or2014-275
 Direct Introduction Finance

Passed [C.J.p. 81696]

Bloch, Shelly and sundry others
 1560 N Sandburg Ter
 Reilly (42) O2014-4905
 Referred [C.J.p. 82767] Finance

Boyt, Susan M. and sundry others
 4844 N Paulina St
 Pawar (47) O2014-4910
 Referred [C.J.p. 82769] Finance

Brittenuum, Willie B. and sundry others
 632 E 84th St
 Sawyer (6) O2014-4898
 Referred [C.J.p. 82765] Finance

Brownlee, Hilda P. and sundry others
 7337 S South Shore Dr
 Holmes (7) O2014-4899
 Referred [C.J.p. 82765] Finance

Conviser, Mel and sundry others
 6401 W Berteau Ave
 Cullerton (38) O2014-4901
 Referred [C.J.p. 82766] Finance

PERMITS/LICENSE/FEE EXEMPTIONS

Refund of Fees

Senior Citizen Sewer

Daniel, Rita L. and sundry others
 1044 W Loyola Ave
 Moore (49) O2014-4912
 Referred [C.J.p. 82770] Finance

Duenas, Catherine and sundry others
 4343 N Clarendon Ave
 Cappleman (46) O2014-4909
 Referred [C.J.p. 82768] Finance

Edelstein, Rosalie and sundry others
 6145 W Sheridan Rd
 Osterman (48) O2014-4911
 Referred [C.J.p. 82770] Finance

Frieb, Adelaide and sundry others
 7227 W Higgins Rd
 O'Connor (41) O2014-4904
 Referred [C.J.p. 82766] Finance

Konopka, Mary Ann and others
 8455 W Leland Ave
 Sposato (36) O2014-4913
 Referred [C.J.p. 82766] Finance

Kwasigroch, James
 4545 N Long Ave
 Arena (45) O2014-4908
 Referred [C.J.p. 82768] Finance

Luthra, Melody and sundry others
 3150 N Lake Shore Dr
 Tunney (44) O2014-4907
 Referred [C.J.p. 82768] Finance

Reyes, Antonio and sundry others
 2505 W Major Ave
 Reboyras (30) O2014-4900
 Referred [C.J.p. 82766] Finance

Scott, Martha S. and sundry others
 5000 S Cornell Ave
 Burns (4) O2014-4897
 Referred [C.J.p. 82765] Finance

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PERMITS/LICENSE/FEE EXEMPTIONS

Waiver of Fees

Community College District No. 508
 Amendment of duration and time frame for fee
 waivers
 Suarez (31), Burke (14) O2014-4232
 Referred [C.J.p. 82728] Finance
 Public Building Commission
 Pope (10) O2014-4254
 Referred [C.J.p. 82764] Finance
 St. Ignatius College Prep
 1076 E Roosevelt Rd
 Solis (25) O2014-4221
 Referred [C.J.p. 82765] Finance

PROPERTY

Acquisition

2126-2130 South Wentworth Building, LLC, KWM
 Group, LLC and Lum Sai Hor Assn.
 202-208 W Cermak Rd, 2126-2130 S Wentworth
 Ave
 Improvement, maintenance and repair of public
 ways
 Emanuel (Mayor) O2014-3327
 Referred [C.J.p. 78564] Housing
 Passed [C.J.p. 81854]

Easement

Public Utilities

Comed, SBC Ameritech a.k.a. Illinois Bell
 Telephone and Comcast of Chicago, Inc.
 W 63rd St, at S Halsted St
 Installation of certain electrical and
 communication services
 Emanuel (Mayor) O2014-3355
 Referred [C.J.p. 78566] Housing
 Passed [C.J.p. 81866]

Plats

Resubdivision

Amli Lofts
 W Polk St, bounded by S Clark St, W 9th St to
 Metra Railroad tracks to the west
 Fioretti (2) O2014-3378
 Referred [C.J.p. 80745] Transportation
 Passed [C.J.p. 82371]

PROPERTY

Plats

Resubdivision

Lexington Square Bridgeport II
 W 36th St, bounded by S Sangamon St, W 37th
 Pl to S Morgan St
 Balcer (11) O2014-3319
 Referred [C.J.p. 80755] Transportation
 Passed [C.J.p. 82374]

Sale

Apostoliti, Carmelina
 9610 S Ewing Ave
 Emanuel (Mayor) O2014-4073
 Referred [C.J.p. 78563] Housing
 Passed [C.J.p. 81841]

Baker, Diana L.

201 S Whipple St
 Emanuel (Mayor) O2014-4296
 Referred [C.J.p. 80855] Housing

Boyd, Edward

3530-3532 W Jackson Blvd
 Emanuel (Mayor) O2014-4500
 Referred [C.J.p. 80855] Housing

Bryant, Willie and Bryant, Mozell

6505 N Artesian Ave
 Emanuel (Mayor) O2014-4662
 Referred [C.J.p. 80855] Housing

Chambers, Patricia

4029 W Lexington St
 Emanuel (Mayor) O2014-3914
 Referred [C.J.p. 78563] Housing
 Passed [C.J.p. 81794]

DeLeon, Claudia

8437 S Brandon Ave
 Emanuel (Mayor) O2014-4671
 Referred [C.J.p. 80855] Housing

Fields, Lawrence and Fields, Regina

4632 S Champlain Ave
 Emanuel (Mayor) O2014-4623
 Referred [C.J.p. 80855] Housing

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PROPERTY

Sale

Gates, Anthony
 5522 S Aberdeen St
 Emanuel (Mayor) O2014-4069
 Referred [C.J.p. 78563] Housing
 Passed [C.J.p. 81779]
 Gordon, Ayo (Dr.)
 5765-5767 S Wentworth Ave
 Emanuel (Mayor) O2014-4652
 Referred [C.J.p. 80855] Housing
 Gordon, Mary Ann
 11947 S Harvard Ave
 Emanuel (Mayor) O2014-4078
 Referred [C.J.p. 78563] Housing
 Passed [C.J.p. 81785]
 Greer, Samuel Sr. and Greer, Barbara
 4113 W Jackson Blvd
 Emanuel (Mayor) O2014-4031
 Referred [C.J.p. 78563] Housing
 Passed [C.J.p. 81843]
 Jackson, Natasha
 3034 W Jackson Blvd
 Emanuel (Mayor) O2014-3460
 Referred [C.J.p. 78563] Housing
 Passed [C.J.p. 81788]
 JIH West LLC
 2550 W Madison St
 Emanuel (Mayor) O2014-4487
 Referred [C.J.p. 80855] Housing
 Lindsey, Vesperdell
 51 E 102nd St
 Emanuel (Mayor) O2014-3425
 Referred [C.J.p. 78563] Housing
 Passed [C.J.p. 81845]
 Lozano, Fernando
 1329 W Ancona St
 Emanuel (Mayor) O2014-4367
 Referred [C.J.p. 80855] Housing

PROPERTY

Sale

Matthews, Fonzia L.
 3725 W Lexington St
 Emanuel (Mayor) O2014-3868
 Referred [C.J.p. 78563] Housing
 Passed [C.J.p. 81791]
 Pindok, Marie
 13527 S Brandon Ave
 Emanuel (Mayor) O2014-4693
 Referred [C.J.p. 80855] Housing
 Pulido, Jose Luis
 4921 S Laffin St
 Emanuel (Mayor) O2014-4646
 Referred [C.J.p. 80855] Housing
 Quezada, Arnulfo and Juana
 9117 S Houston Ave
 Emanuel (Mayor) O2014-4681
 Referred [C.J.p. 80855] Housing
 Sanchez, Deborah K. (nee Poles)
 706 E Bowen Ave
 Emanuel (Mayor) O2014-4333
 Referred [C.J.p. 80855] Housing
 Smith, James and Dorothy M.
 3321 W Adams St
 Emanuel (Mayor) O2014-3564
 Referred [C.J.p. 78563] Housing
 Passed [C.J.p. 81782]
 Stony Group LLC, The
 1540 E 68th St
 Emanuel (Mayor) O2014-4420
 Referred [C.J.p. 80855] Housing
 Ultimate Gas & Mini Mart, Inc.
 4237 S Wells St, 4241 S Wells St, 224 W 43rd St
 Emanuel (Mayor) O2014-4065
 Referred [C.J.p. 78563] Housing
 Passed [C.J.p. 81798]

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PROPERTY

Transfer

Illinois Dept. of Transportation
 S Wentworth Ave, 16th St, from W 16th St to W Cermak Rd and S LaSalle St
 Construction of new north-south collector street to improve safety and efficiency of local street traffic
 Emanuel (Mayor) O2014-3342
 Referred [C.J.p. 78564] Housing
 Passed [C.J.p. 81860]

Lawson House YMCA
 30 W Chicago Ave
 Property transfer to Holsten Human Capital Development NFP
 Emanuel (Mayor) O2014-4117
 Referred [C.J.p. 78560] Finance
 Passed [C.J.p. 81303]

NeighborSpace
 1364 E 62nd Pl, 6149 S Dorchester Ave
 Conveyance of City-owned property for community-managed garden
 Emanuel (Mayor) SO2014-3442
 Referred [C.J.p. 78563] Housing
 Passed as [C.J.p. 81847] Substitute

PUBLIC WAY USAGE

Awnings

Archer Cafe
 2951 S Archer Ave
 Balcer (11) O2014-4370
 Referred [C.J.p. 82703] Transportation

24 Karrots
 2004 W Armitage Ave
 Waguespack (32) O2014-4498
 Referred [C.J.p. 82730] Transportation

7-Eleven
 958 W Diversey Pkwy
 Tunney (44) O2014-4663
 Referred [C.J.p. 82753] Transportation

Accu Color Plus, Inc.
 2134 W Division St
 Waguespack (32) O2014-3532
 Referred [C.J.p. 80777] Transportation
 Passed [C.J.p. 82111]

PUBLIC WAY USAGE

Awnings

Amber House
 3441 S Halsted St
 Balcer (11) O2014-3477
 Referred [C.J.p. 80754] Transportation
 Passed [C.J.p. 82112]

Ameera Food
 6415 N Western Ave
 Silverstein (50) O2014-3721
 Referred [C.J.p. 80813] Transportation
 Passed [C.J.p. 82113]

Argo Tea
 16 W Randolph St
 Reilly (42) O2014-4566
 Referred [C.J.p. 82740] Transportation

Armitage Gold Star Liquors
 4800 W Armitage Ave
 Suarez (31) O2014-3519
 Referred [C.J.p. 80777] Transportation
 Passed [C.J.p. 82114]

Armitage Hair Salon
 4257 W Armitage Ave
 Reboyras (30) O2014-4458
 Referred [C.J.p. 82726] Transportation

Artemio's Bakery
 3919 N Sheridan Rd
 Tunney (44) O2014-4619
 Referred [C.J.p. 82751] Transportation

Artemio's Bakery No. 2
 1443 N Milwaukee Ave
 Moreno (1) O2014-4282
 Referred [C.J.p. 82691] Transportation

Artesian Condo Assn.
 4751 N Artesian Ave
 Pawar (47) O2014-3694
 Referred [C.J.p. 80808] Transportation
 Passed [C.J.p. 82114]

Ballet D'Enfant
 3234 N Southport Ave
 Tunney (44) O2014-4630
 Referred [C.J.p. 82751] Transportation

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PUBLIC WAY USAGE

Awnings

Banner Educational Group
819 N Leamington Ave
Mitts (37) O2014-3580
Referred [C.J.p. 80786] Transportation
Passed [C.J.p. 82115]
Barbara Deerfler
Suarez (31) O2014-4462
Referred [C.J.p. 82728] Transportation
Beauty Box Hair Salon & Spa
2944 W Diversey Ave
Colón (35) O2014-4512
Referred [C.J.p. 82733] Transportation
Bedazzled Nails & Spa, Inc.
543 N St Clair St
Reilly (42) O2014-4573
Referred [C.J.p. 82740] Transportation
Beer Bistro, The
1061 W Madison St
Fioretti (2) O2014-3468
Referred [C.J.p. 80743] Transportation
Passed [C.J.p. 82117]
Beer Bistro, The
1061 W Madison St
Fioretti (2) O2014-3464
Referred [C.J.p. 80743] Transportation
Passed [C.J.p. 82116]
BFF Bikes
2133 W Armitage Ave
Waguespack (32) O2014-4479
Referred [C.J.p. 82729] Transportation
Blue Rooster Event Catering
4011 N Ravenswood Ave
Pawar (47) O2014-3704
Referred [C.J.p. 80808] Transportation
Passed [C.J.p. 82118]
Brisa Foods, Inc.
2156 N Kimball Ave
Colón (35) O2014-3571
Referred [C.J.p. 80784] Transportation
Passed [C.J.p. 82118]

PUBLIC WAY USAGE

Awnings

Cardosi Kiper Design Group, Inc.
2437 S Western Ave
Solis (25) O2014-3488
Referred [C.J.p. 80768] Transportation
Passed [C.J.p. 82119]
Carissima, Inc.
2901-2903 N Clark St
Tunney (44) O2014-4636
Referred [C.J.p. 82752] Transportation
Carniceria La Mejor, Inc.
2848 N Milwaukee Ave
Colón (35) O2014-4515
Referred [C.J.p. 82734] Transportation
Casa De Moy Y Roy
4410 N Kedzie Ave
Mell (33) O2014-3561
Referred [C.J.p. 80782] Transportation
Passed [C.J.p. 82120]
Cellular Zone
3206 W 16th St
Chandler (24) O2014-4431
Referred [C.J.p. 82715] Transportation
CH Distillery
564 W Randolph St
Reilly (42) O2014-3605
Referred [C.J.p. 80791] Transportation
Passed [C.J.p. 82121]
Chasing Tails 4 U Pet Fitness, Inc.
1724 W Lake St
Burnett (27) O2014-4448
Referred [C.J.p. 82721] Transportation
Chatham Jewelry & Loan, Inc.
645-647 E 79th St
Sawyer (6) O2014-4350
Referred [C.J.p. 82700] Transportation
Cheirgalos, Ernest
6401-6403 N Caldwell Ave
O'Connor (41) O2014-4561
Referred [C.J.p. 82739] Transportation

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PUBLIC WAY USAGE

Awnings

Chuck's & Ed's Tavern
 3556 W Belmont Ave
 Colón (35) O2014-4519
 Referred [C.J.p. 82734] Transportation

Clark Street Sports
 3465 N Clark St
 Tunney (44) O2014-3658
 Referred [C.J.p. 80802] Transportation
 Passed [C.J.p. 82121]

Cohiba Cuban Cuisine, Inc.
 2835 N Broadway
 Tunney (44) O2014-4638
 Referred [C.J.p. 82752] Transportation

Copeland Dental Care
 5955 W Irving Park Rd
 Cullerton (38) O2014-3585
 Referred [C.J.p. 80787] Transportation
 Passed [C.J.p. 82122]

Crisp
 2940 N Broadway
 Tunney (44) O2014-3660
 Referred [C.J.p. 80802] Transportation
 Passed [C.J.p. 82123]

Dandy Dollar
 3176 N Clark St
 Tunney (44) O2014-3663
 Referred [C.J.p. 80802] Transportation
 Passed [C.J.p. 82124]

Delta Animal Hospital
 2105 W Chicago Ave
 Moreno (1) O2014-4288
 Referred [C.J.p. 82692] Transportation

Divine Nails & Spa
 1702 W Belmont Ave
 Waguespack (32) O2014-3545
 Referred [C.J.p. 80778] Transportation
 Passed [C.J.p. 82124]

Djenne Collection
 1759 W 95th St
 O'Shea (19) O2014-4406
 Referred [C.J.p. 82711] Transportation

PUBLIC WAY USAGE

Awnings

Doctor's Office
 2645 W 51st St
 Burke (14) O2014-4384
 Referred [C.J.p. 82706] Transportation

East Bank Storage-Ohio & Kingsbury
 429 W Ohio St
 Reilly (42) O2014-3611
 Referred [C.J.p. 80792] Transportation
 Passed [C.J.p. 82125]

Einstein Bros. Bagels No. 1363
 5318 N Clark St
 O'Connor (40) O2014-3595
 Referred [C.J.p. 80789] Transportation
 Passed [C.J.p. 82126]

Einstein Bros. Bagels No. 2436
 3455 N Clark St
 Tunney (44) O2014-3667
 Referred [C.J.p. 80802] Transportation
 Passed [C.J.p. 82127]

Einstein Bros. Bagels No. 2578
 3420 N Southport Ave
 Tunney (44) O2014-3677
 Referred [C.J.p. 80802] Transportation
 Passed [C.J.p. 82127]

Electronica & Discoteca Jalisco, Inc.
 1933 W Chicago Ave
 Moreno (1) O2014-3435
 Referred [C.J.p. 80739] Transportation
 Passed [C.J.p. 82128]

Ellie's
 10701 S Hale Ave
 O'Shea (19) O2014-4408
 Referred [C.J.p. 82711] Transportation

Exedus II
 3477 N Clark St
 Tunney (44) O2014-4645
 Referred [C.J.p. 82752] Transportation

Fifth Third Bank
 3601 N Broadway
 Cappleman (46) O2014-4674
 Referred [C.J.p. 82757] Transportation

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PUBLIC WAY USAGE

Awnings

Fifth Third Bank
 4735 N Damen Ave
 Pawar (47) O2014-4677
 Referred [C.J.p. 82759] Transportation
 Francesca's
 2012 N Halsted St
 Smith (43) O2014-3636
 Referred [C.J.p. 80798] Transportation
 Passed [C.J.p. 82129]
 Fresh Market Place
 2134 N Western Ave
 Moreno (1) O2014-3438
 Referred [C.J.p. 80739] Transportation
 Passed [C.J.p. 82130]
 G3 Hand Car Wash
 3445 N Western Ave
 Waguespack (32) O2014-3548
 Referred [C.J.p. 80778] Transportation
 Passed [C.J.p. 82134]
 Galapagos Cafe
 3800 W Lawrence Ave
 Laurino (39) O2014-3588
 Referred [C.J.p. 80787] Transportation
 Passed [C.J.p. 82130]
 Gardner School, The
 1612 W North Ave
 Moreno (1) O2014-4290
 Referred [C.J.p. 82692] Transportation
 Giordano's on Belmont
 1040 W Belmont Ave
 Tunney (44) O2014-3312
 Referred [C.J.p. 80803] Transportation
 Passed [C.J.p. 82131]
 Giordano's on Rush
 730 N Rush St
 Reilly (42) O2014-3614
 Referred [C.J.p. 80792] Transportation
 Passed [C.J.p. 82132]

PUBLIC WAY USAGE

Awnings

Grandma J's, Inc.
 1552 N Kedzie Ave
 Maldonado (26) O2014-4439
 Referred [C.J.p. 82719] Transportation
 Great Falafel
 500 W Diversey Ave
 Tunney (44) O2014-3680
 Referred [C.J.p. 80803] Transportation
 Passed [C.J.p. 82133]
 Grooming by Galdy
 700 N Sheridan Rd
 Moore (49) O2014-4535
 Referred [C.J.p. 82762] Transportation
 Hangge-Uppe, Inc.,The
 14 W Elm St
 Reilly (42) O2014-4576
 Referred [C.J.p. 82741] Transportation
 Hello!, Inc.
 1553 W Devon Ave
 O'Connor (40) O2014-3598
 Referred [C.J.p. 80789] Transportation
 Passed [C.J.p. 82134]
 Hotel Allegro
 171 W Randolph St
 Reilly (42) O2014-4580
 Referred [C.J.p. 82741] Transportation
 House of Fortune
 2405-2407 S Wentworth Ave
 Solis (25) O2014-4435
 Referred [C.J.p. 82716] Transportation
 House of Hair, Inc.
 4761 N Milwaukee Ave
 Arena (45) O2014-4666
 Referred [C.J.p. 82755] Transportation
 HTP Associates Occupation Ltd.
 11012 S Western Ave
 O'Shea (19) O2014-3484
 Referred [C.J.p. 80764] Transportation
 Passed [C.J.p. 82135]

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PUBLIC WAY USAGE

Awnings

HTP Associates Occupation Ltd.
11012 S Western Ave
O'Shea (19) O2014-4418
Referred [C.J.p. 82711] Transportation
Il Vicinato, Inc.
2435 S Western Ave
Solis (25) O2014-3490
Referred [C.J.p. 80768] Transportation
Passed [C.J.p. 82136]
Janik's Cafe
2011 W Division St
Moreno (1) O2014-4293
Referred [C.J.p. 82692] Transportation
K.S. Cleaners and Laundromat
3904 N Sheridan Rd
Tunney (44) O2014-4647
Referred [C.J.p. 82752] Transportation
Kasia's
2101 W Chicago Ave
Moreno (1) O2014-4300
Referred [C.J.p. 82692] Transportation
Know No Limits
6125 N Clark St
Osterman (48) O2014-4717
Referred [C.J.p. 82761] Transportation
La Pena Restaurante
4212-4214 N Milwaukee Ave
Arena (45) O2014-4668
Referred [C.J.p. 82756] Transportation
Lange's Liquors
3500 N Southport Ave
Tunney (44) O2014-3682
Referred [C.J.p. 80803] Transportation
Passed [C.J.p. 82137]
Le Flour Bake Shop & Market, Inc.
6701 N Olmsted Ave
O'Connor (41) O2014-4565
Referred [C.J.p. 82739] Transportation

PUBLIC WAY USAGE

Awnings

Letizia's Fiore
2456 N California Ave
Moreno (1) O2014-3441
Referred [C.J.p. 80739] Transportation
Passed [C.J.p. 82137]
Links to Learning Child Care
8515 S Stony Island Ave
Harris (8) O2014-4360
Referred [C.J.p. 82701] Transportation
Lizzie McNeills
400 N Mcclurg Ct
Reilly (42) O2014-3617
Referred [C.J.p. 80792] Transportation
Passed [C.J.p. 82138]
Los Caminos De Michoacan
3948 N Sheridan Rd
Tunney (44) O2014-3685
Referred [C.J.p. 80803] Transportation
Passed [C.J.p. 82139]
Lou Malnati's Pizzeria
805 S State St
Fioretti (2) O2014-4329
Referred [C.J.p. 82695] Transportation
Luxbar
18-20 E Bellevue Pl
Reilly (42) O2014-4589
Referred [C.J.p. 82742] Transportation
M. Simpson's Ltd.
1133 S Western Ave
Ervin (28) O2014-3511
Referred [C.J.p. 80774] Transportation
Passed [C.J.p. 82140]
Maddiebird Bakery
1445 W Devon Ave
Osterman (48) O2014-3711
Referred [C.J.p. 80810] Transportation
Passed [C.J.p. 82140]
Maggiano's Little Italy
516 N Clark St
Reilly (42) O2014-4596
Referred [C.J.p. 82742] Transportation

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PUBLIC WAY USAGE

Awnings

Maggiano's Little Italy
 516 N Clark St
 Reilly (42) O2014-4600
 Referred [C.J.p. 82742] Transportation
 Magic Grill, Inc.
 3336 W Lawrence Ave
 Mell (33) O2014-3562
 Referred [C.J.p. 80782] Transportation
 Passed [C.J.p. 82141]
 Margie's Candies
 1960 N Western Ave
 Moreno (1) O2014-4307
 Referred [C.J.p. 82692] Transportation
 Marin Funeral Home
 2744 W 51st St
 Burke (14) O2014-4392
 Referred [C.J.p. 82706] Transportation
 McKillip Animal Hospitals
 2867 N Clark St
 Tunney (44) O2014-4648
 Referred [C.J.p. 82752] Transportation
 Mei Shung Restaurant
 5511 N Broadway
 Osterman (48) O2014-3713
 Referred [C.J.p. 80810] Transportation
 Passed [C.J.p. 82142]
 Midcity Engineering LLC
 830 N Milwaukee Ave
 Burnett (27) O2014-3497
 Referred [C.J.p. 80771] Transportation
 Passed [C.J.p. 82143]
 Milk & Honey Cafe
 1920 W Division St
 Moreno (1) O2014-4311
 Referred [C.J.p. 82692] Transportation
 Mirai Sushi
 2020 W Division St
 Moreno (1) O2014-4324
 Referred [C.J.p. 82692] Transportation

PUBLIC WAY USAGE

Awnings

Mr. Pollo
 3026 W Belmont Ave
 Mell (33) O2014-3563
 Referred [C.J.p. 80782] Transportation
 Passed [C.J.p. 82143]
 Murphy's Bleachers
 3655 N Sheffield Ave
 Tunney (44) O2014-4650
 Referred [C.J.p. 82752] Transportation
 New Asia Restaurant
 2705 W Lawrence Ave
 Pawar (47) O2014-4680
 Referred [C.J.p. 82759] Transportation
 New Cleaners
 3232 N Broadway
 Tunney (44) O2014-4651
 Referred [C.J.p. 82752] Transportation
 New Divine Nails and Spa
 1702 W Belmont Ave
 Waguespack (32) O2014-4482
 Referred [C.J.p. 82729] Transportation
 Next Restaurant
 953-955 W Fulton Market
 Burnett (27) O2014-3499
 Referred [C.J.p. 80771] Transportation
 Passed [C.J.p. 82144]
 North Community Bank
 2 W Elm St
 Reilly (42) O2014-4605
 Referred [C.J.p. 82743] Transportation
 North Community Bank-Old Town Office
 1561 N Wells St
 Smith (43) O2014-3638
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82145]
 Northcenter Rug Cleaning
 3726 N Lincoln Ave
 Pawar (47) O2014-4706
 Referred [C.J.p. 82759] Transportation

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PUBLIC WAY USAGE

Awnings

Norwood Hand Car Wash, Inc.
 5462 N Damen Ave
 O'Connor (40) O2014-3600
 Referred [C.J.p. 80789] Transportation
 Passed [C.J.p. 82146]

Old Town Refinery
 1209 N Wells St
 Smith (43) O2014-3640
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82146]

Orion Restaurant
 5772 S Archer Ave
 Zalewski (23) O2014-3485
 Referred [C.J.p. 80766] Transportation
 Passed [C.J.p. 82147]

Par Birdie Foods
 2234 W Devon Ave
 Silverstein (50) O2014-4722
 Referred [C.J.p. 82764] Transportation

Parkview Apartments
 1936 N Clark St
 Smith (43) O2014-3645
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82148]

Patsy's Place
 2825 N Lincoln Ave
 Waguespack (32) O2014-3551
 Referred [C.J.p. 80778] Transportation
 Passed [C.J.p. 82149]

Paulys Pizzeria
 719 S State St
 Fioretti (2) O2014-3469
 Referred [C.J.p. 80743] Transportation
 Passed [C.J.p. 82149]

PB Maltz LLC
 4006-4008 W Montrose Ave
 Laurino (39) O2014-3591
 Referred [C.J.p. 80787] Transportation
 Passed [C.J.p. 82150]

PUBLIC WAY USAGE

Awnings

Peek, Aren't You Curious, Inc.
 1723 N Damen Ave
 Waguespack (32) O2014-4491
 Referred [C.J.p. 82729] Transportation

Peoples Auto Parking Co.
 704 S Wabash Ave
 Fioretti (2) O2014-3473
 Referred [C.J.p. 80743] Transportation
 Passed [C.J.p. 82151]

Piatto Pronto
 5624 N Clark St
 O'Connor (40) O2014-4548
 Referred [C.J.p. 82738] Transportation

Pierre's Mini Detail Center
 4454 N Elston Ave
 Laurino (39) O2014-4539
 Referred [C.J.p. 82737] Transportation

Pink Krokodile Cafe
 6004 W Belmont Ave
 Sposato (36) O2014-3576
 Referred [C.J.p. 80785] Transportation
 Passed [C.J.p. 82152]

Plus Auto Care
 3448 N Southport Ave
 Tunney (44) O2014-4654
 Referred [C.J.p. 82752] Transportation

Potbelly Sandwich Works LLC
 1293 N Milwaukee Ave
 Moreno (1) O2014-3449
 Referred [C.J.p. 80740] Transportation
 Passed [C.J.p. 82152]

Que Rico
 2814 N Southport Ave
 Waguespack (32) O2014-3553
 Referred [C.J.p. 80778] Transportation
 Passed [C.J.p. 82153]

Quick Snacks, Inc.
 1658 E 55th St
 Hairston (5) O2014-4342
 Referred [C.J.p. 82698] Transportation

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PUBLIC WAY USAGE

Awnings

Rapidito
 1855 W Diversey Pkwy
 Waguespack (32) O2014-3556
 Referred [C.J.p. 80779] Transportation
 Passed [C.J.p. 82154]
 Restaurant 2 Amigos
 2320 N Milwaukee Ave
 Colón (35) O2014-4526
 Referred [C.J.p. 82734] Transportation
 Reyes, Ramon
 4011 E 106th St
 Pope (10) O2014-4366
 Referred [C.J.p. 82703] Transportation
 Ricochets
 4644 N Lincoln Ave
 Pawar (47) O2014-4709
 Referred [C.J.p. 82759] Transportation
 Rob West Plumbing, Inc.
 1102 N California Ave
 Maldonado (26) O2014-4444
 Referred [C.J.p. 82719] Transportation
 Rossi's Liquors, Inc.
 412 N State St
 Reilly (42) O2014-4611
 Referred [C.J.p. 82743] Transportation
 Ruby's Restaurant
 3175 W Madison St
 Ervin (28) O2014-3514
 Referred [C.J.p. 80774] Transportation
 Passed [C.J.p. 82155]
 Runa Japanese
 2257 W North Ave
 Moreno (1) O2014-4325
 Referred [C.J.p. 82693] Transportation
 Sapstein Drugs
 752 E 83rd St
 Sawyer (6) O2014-4353
 Referred [C.J.p. 82700] Transportation

PUBLIC WAY USAGE

Awnings

Schoolyard Tavern & Grill
 3258 N Southport Ave
 Tunney (44) O2014-3687
 Referred [C.J.p. 80803] Transportation
 Passed [C.J.p. 82155]
 Scoozi
 410 W Huron St
 Reilly (42) O2014-3619
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82156]
 Shear Soul, Inc.
 1763 W 95th St
 O'Shea (19) O2014-4421
 Referred [C.J.p. 82712] Transportation
 Shirts Illustrated, Inc.
 1340 W Belmont Ave
 Tunney (44) O2014-4659
 Referred [C.J.p. 82753] Transportation
 Sleepy's
 1134 W Granville Ave
 Osterman (48) O2014-3715
 Referred [C.J.p. 80810] Transportation
 Passed [C.J.p. 82157]
 Spotless Hand Car Wash
 1448 W 59th St
 Thompson (16) O2014-3481
 Referred [C.J.p. 80761] Transportation
 Passed [C.J.p. 82158]
 Standing Room Only Chicago
 610 S Dearborn St
 Fioretti (2) O2014-4334
 Referred [C.J.p. 82696] Transportation
 Standing Room Only Chicago
 833 W Van Buren St
 Fioretti (2) O2014-4337
 Referred [C.J.p. 82696] Transportation
 Starbucks Coffee No. 2494
 1157 W Wrightwood Ave
 Waguespack (32) O2014-3557
 Referred [C.J.p. 80779] Transportation
 Passed [C.J.p. 82158]

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PUBLIC WAY USAGE

Awnings

Subway
 1449 E 57th St
 Hairston (5) O2014-4343
 Referred [C.J.p. 82698] Transportation

Subway
 6555 N Clark St
 O'Connor (40) O2014-4552
 Referred [C.J.p. 82738] Transportation

Subway 26445
 3346 W Foster Ave
 Laurino (39) O2014-3592
 Referred [C.J.p. 80788] Transportation
 Passed [C.J.p. 82159]

Suite Lounge
 1446 N Wells St
 Burnett (27) O2014-4451
 Referred [C.J.p. 82721] Transportation

Sushi Mura Japanese Restaurant
 3647 N Southport Ave
 Tunney (44) O2014-4661
 Referred [C.J.p. 82753] Transportation

Sweden Shop LLC, The
 3300-3306 W Foster Ave
 Laurino (39) O2014-3594
 Referred [C.J.p. 80788] Transportation
 Passed [C.J.p. 82160]

Tabb's Food & Liquor, Inc.
 2600 W Chicago Ave
 Maldonado (26) O2014-3492
 Referred [C.J.p. 80769] Transportation
 Passed [C.J.p. 82161]

Tete Charcuterie
 1110-1114 W Randolph St
 Burnett (27) O2014-3503
 Referred [C.J.p. 80771] Transportation
 Passed [C.J.p. 82161]

Thai Oscar
 4638 N Western Ave
 Pawar (47) O2014-4712
 Referred [C.J.p. 82759] Transportation

PUBLIC WAY USAGE

Awnings

Tina's Cocktail Lounge
 7840-7842 S Racine Ave
 Thomas (17) O2014-4399
 Referred [C.J.p. 82709] Transportation

Trattoria Gianni
 1711 N Halsted St
 Smith (43) O2014-4613
 Referred [C.J.p. 82749] Transportation

Twin Anchors
 1655 N Sedgwick St
 Smith (43) O2014-3648
 Referred [C.J.p. 80800] Transportation
 Passed [C.J.p. 82162]

V&J America Multiservices
 4420 W Armitage Ave
 Suarez (31) O2014-4473
 Referred [C.J.p. 82728] Transportation

Village Discount Outlet, Inc.
 2514 W 47th St
 Cardenas (12) O2014-4378
 Referred [C.J.p. 82705] Transportation

Vincent
 1475 W Balmoral Ave
 Osterman (48) O2014-4721
 Referred [C.J.p. 82761] Transportation

Vivo Restaurant
 838 W Randolph St
 Burnett (27) O2014-3507
 Referred [C.J.p. 80771] Transportation
 Passed [C.J.p. 82163]

Vogue Cleaners
 1442 E 57th St
 Hairston (5) O2014-4346
 Referred [C.J.p. 82699] Transportation

Windy City Hand Car Wash
 3265 W Fullerton Ave
 Colón (35) O2014-3573
 Referred [C.J.p. 80784] Transportation
 Passed [C.J.p. 82164]

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PUBLIC WAY USAGE

Awnings

Winona Cleaners, Inc.
 5133 N Clark St
 Pawar (47) O2014-4714
 Referred [C.J.p. 82760] Transportation
 Woodard Building, Inc.
 7850 S Jeffery Blvd
 Harris (8) O2014-4363
 Referred [C.J.p. 82701] Transportation
 Young Men's Christian Assn. of Chicago
 801 N Dearborn St
 Reilly (42) O2014-3629
 Referred [C.J.p. 80794] Transportation
 Passed [C.J.p. 82164]

Canopies

233 S Wacker LLC
 233 S Wacker Dr
 Fioretti (2) O2014-4531
 Referred [C.J.p. 82696] Transportation
 535 North Michigan Venture LLC
 535 N Michigan Ave
 Reilly (42) O2014-4624
 Referred [C.J.p. 82744] Transportation
 A&T Grill
 7030-7036 N Clark St
 Moore (49) O2014-3489
 Referred [C.J.p. 80812] Transportation
 Passed [C.J.p. 82166]
 Allied Inventory Co., Inc.
 5718 N Western Ave
 O'Connor (40) O2014-4584
 Referred [C.J.p. 82738] Transportation
 Ann Sather's Cafe
 3411 N Broadway
 Tunney (44) O2014-4667
 Referred [C.J.p. 82751] Transportation
 Architectural Artifacts, Inc.
 4325-4343 N Ravenswood Ave
 Pawar (47) O2014-4660
 Referred [C.J.p. 82759] Transportation

PUBLIC WAY USAGE

Canopies

Big City Fashions
 7456 S Cottage Grove Ave
 Sawyer (6) O2014-4540
 Referred [C.J.p. 82699] Transportation
 Carter, Cortez
 1151-1159 W 79th St
 Thomas (17) O2014-4572
 Referred [C.J.p. 82708] Transportation
 Carter, Cortez
 7901-7911 S Racine Ave
 Thomas (17) O2014-4567
 Referred [C.J.p. 82708] Transportation
 Catholic Charities of Chicago, The
 8959 S Commercial Ave
 Pope (10) O2014-4557
 Referred [C.J.p. 82703] Transportation
 Chicago Ashland Webster LLC
 2112 N Ashland Ave
 Waguespack (32) O2014-3475
 Referred [C.J.p. 80778] Transportation
 Passed [C.J.p. 82167]
 Costa Azul Travel No. 419
 3649 W Lawrence Ave
 Colón (35) O2014-3479
 Referred [C.J.p. 80784] Transportation
 Passed [C.J.p. 82168]
 Days Inn Chicago
 644 W Diversey Pkwy
 Tunney (44) O2014-4665
 Referred [C.J.p. 82752] Transportation
 Dollar Tree No. 657
 9045-9057 S Commercial Ave
 Pope (10) O2014-3434
 Referred [C.J.p. 80753] Transportation
 Passed [C.J.p. 82168]
 Edgewater Beach Apts
 5555 N Sheridan Rd
 Osterman (48) O2014-3487
 Referred [C.J.p. 80810] Transportation
 Passed [C.J.p. 82169]

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PUBLIC WAY USAGE

Canopies

El Vigia Restaurant
 4124 W Armitage Ave
 Colón (35) O2014-4582
 Referred [C.J.p. 82734] Transportation

Fabisiewicz, Louise
 4341 S Archer Ave
 Foulkes (15) O2014-3450
 Referred [C.J.p. 80760] Transportation
 Passed [C.J.p. 82170]

Fringe A Hair Salon, Inc.
 1437 N Milwaukee Ave
 Moreno (1) O2014-4524
 Referred [C.J.p. 82692] Transportation

Gomez Tacos Rest
 3016 E 91st St
 Pope (10) O2014-3437
 Referred [C.J.p. 80753] Transportation
 Passed [C.J.p. 82171]

Goskand Sports
 5657 S Harlem Ave
 Zalewski (23) O2014-3453
 Referred [C.J.p. 80766] Transportation
 Passed [C.J.p. 82171]

Greek Islands Restaurant
 200 S Halsted St
 Burnett (27) O2014-4579
 Referred [C.J.p. 82721] Transportation

Holsten Management Corp.
 5550 N Kenmore Ave
 Osterman (48) O2014-4664
 Referred [C.J.p. 82761] Transportation

Hyatt Place
 28 N Franklin St
 Reilly (42) O2014-4592
 Referred [C.J.p. 82742] Transportation

Interpark
 200 W Randolph St
 Reilly (42) O2014-3482
 Referred [C.J.p. 80792] Transportation
 Passed [C.J.p. 82172]

PUBLIC WAY USAGE

Canopies

James Hotel Chicago
 55 E Ontario St
 Reilly (42) O2014-4597
 Referred [C.J.p. 82742] Transportation

Kredable Auto Service
 4932 W Fullerton Ave
 Suarez (31) O2014-3472
 Referred [C.J.p. 80777] Transportation
 Passed [C.J.p. 82173]

Lakeside Bank
 1350 S Michigan Ave
 Dowell (3) O2014-4536
 Referred [C.J.p. 82697] Transportation

Laredo Auto Parts
 2985-2991 S Archer Ave
 Balcer (11) O2014-3440
 Referred [C.J.p. 80754] Transportation
 Passed [C.J.p. 82174]

Las Vegas Nite Club, Inc.
 3702 W Armitage Ave
 Maldonado (26) O2014-4574
 Referred [C.J.p. 82719] Transportation

Lenscrafters No. 0020
 2736 N Clark St
 Smith (43) O2014-3486
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82174]

LMC Gateway Venture LLC
 11 S Green St
 Burnett (27) O2014-3459
 Referred [C.J.p. 80771] Transportation
 Passed [C.J.p. 82175]

Lubinski Furniture Sale
 1550 N Milwaukee Ave
 Moreno (1) O2014-4527
 Referred [C.J.p. 82692] Transportation

Marzeya Bakery
 8908 S Commercial Ave
 Pope (10) O2014-3439
 Referred [C.J.p. 80753] Transportation
 Passed [C.J.p. 82176]

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PUBLIC WAY USAGE

Canopies

Midway Fellowship Club
 5632 W 63rd St
 Quinn (13) O2014-3447
 Referred [C.J.p. 80758] Transportation
 Passed [C.J.p. 82177]
 Miramar Travel Services
 2640 W 47th St
 Cardenas (12) O2014-3446
 Referred [C.J.p. 80756] Transportation
 Passed [C.J.p. 82177]
 New Metal Crafts, Inc.
 812 N Wells St
 Burnett (27) O2014-3461
 Referred [C.J.p. 80771] Transportation
 Passed [C.J.p. 82178]
 North Community Bank
 800 N State St
 Reilly (42) O2014-3483
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82179]
 O'Malley's Liquor Kitchen
 3551 N Sheffield Ave
 Tunney (44) O2014-4669
 Referred [C.J.p. 82752] Transportation
 Park Federal Savings Bank
 1823 W 47th St
 Cochran (20) O2014-3452
 Referred [C.J.p. 80764] Transportation
 Passed [C.J.p. 82180]
 PB Maltz LLC
 1327-1333 N Milwaukee Ave
 Moreno (1) O2014-3430
 Referred [C.J.p. 80740] Transportation
 Passed [C.J.p. 82181]
 Portillo's Hot Dogs, Inc.
 100 W Ontario St
 Reilly (42) O2014-4606
 Referred [C.J.p. 82743] Transportation

PUBLIC WAY USAGE

Canopies

Portillo's Hot Dogs, Inc.
 100 W Ontario St
 Reilly (42) O2014-4610
 Referred [C.J.p. 82743] Transportation
 Public Storage
 1129 N Wells St
 Smith (43) O2014-4658
 Referred [C.J.p. 82749] Transportation
 Reit Management & Research LLC
 111 E Wacker Dr
 Reilly (42) O2014-4614
 Referred [C.J.p. 82743] Transportation
 Salt & Pepper Diner
 3537 N Clark St
 Tunney (44) O2014-4670
 Referred [C.J.p. 82753] Transportation
 Self Storage No. 1
 3839 N Sheffield Ave
 Tunney (44) O2014-4672
 Referred [C.J.p. 82753] Transportation
 Spina's Foods
 268 W 24th St
 Solis (25) O2014-3455
 Referred [C.J.p. 80768] Transportation
 Passed [C.J.p. 82181]
 University of Chicago Medical Center
 5700 S Maryland Ave
 Hairston (5) O2014-3432
 Referred [C.J.p. 80749] Transportation
 Passed [C.J.p. 82182]
 Wabash/Roosevelt LLC
 1147 S Wabash Ave
 Fioretti (2) O2014-4529
 Referred [C.J.p. 82696] Transportation
Grants of Privilege
 131 S. Dearborn LLC
 131 S Dearborn St
 Vault
 Reilly (42) O2014-4880
 Referred [C.J.p. 82744] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

1311 -1313 N Wood St Condo St Assn.
 1311 N Wood St
 Balcony
 Moreno (1) O2014-3456
 Referred [C.J.p. 80740] Transportation
 Passed [C.J.p. 82106]
 1311-1313 North Wood Street Condo Street Assn.
 1311 N Wood St
 Bay window
 Moreno (1) O2014-3458
 Referred [C.J.p. 80740] Transportation
 Passed [C.J.p. 82107]
 167 N May Street - Chris Livierators
 167 N May St
 Balcony
 Burnett (27) O2014-4454
 Referred [C.J.p. 82722] Transportation
 1720 S Michigan Condo
 1720 S Michigan Ave
 Balcony
 Fioretti (2) O2014-4447
 Referred [C.J.p. 82696] Transportation
 1720 S Michigan Condo
 1720 N Michigan Ave
 Planter
 Fioretti (2) O2014-4483
 Referred [C.J.p. 82696] Transportation
 200 N Michigan Owner LLC
 201 N Garland Ct
 Caisson
 Reilly (42) O2014-3681
 Referred [C.J.p. 80794] Transportation
 Passed [C.J.p. 82099]
 200 N Michigan Owner LLC
 201 N Garland Ct
 Fence
 Reilly (42) O2014-3693
 Referred [C.J.p. 80794] Transportation
 Passed [C.J.p. 82100]

PUBLIC WAY USAGE

Grants of Privilege

200 N Michigan Owner LLC
 201 N Garland Ct
 Planter
 Reilly (42) O2014-3689
 Referred [C.J.p. 80794] Transportation
 Passed [C.J.p. 82102]
 200 N Michigan Owner LLC
 201 N Garland Ct
 Sheeting
 Reilly (42) O2014-3678
 Referred [C.J.p. 80794] Transportation
 Passed [C.J.p. 82104]
 200 N. Michigan Owner LLC
 201 N Garland Ct
 Occupation of Space/Loading Dock
 Reilly (42) O2014-3686
 Referred [C.J.p. 80794] Transportation
 Passed [C.J.p. 82101]
 30 East Adams Building LLC
 30 E Adams St
 Fire escape
 Reilly (42) O2014-3674
 Referred [C.J.p. 80794] Transportation
 Passed [C.J.p. 82099]
 303 Madison
 303 W Madison St
 Flagpole
 Fioretti (2) O2014-3510
 Referred [C.J.p. 80744] Transportation
 Passed [C.J.p. 82104]
 303 Madison
 303 W Madison St
 Roof soffit
 Fioretti (2) O2014-4433
 Referred [C.J.p. 82696] Transportation
 303 Madison
 303 W Madison St
 Vaults
 Fioretti (2) O2014-4436
 Referred [C.J.p. 82696] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

320 North Michigan/Michigan Ave Suites
 320 N Michigan Ave
 Occupation of space
 Reilly (42) O2014-3697
 Referred [C.J.p. 80794] Transportation
 Passed [C.J.p. 82105]
 36th and King Drive, Inc., Amoco
 342 E 35th St
 Sign
 Fioretti (2) O2014-4424
 Referred [C.J.p. 82696] Transportation
 834 West Armitage LLC
 834 W Armitage Ave
 Planter
 Smith (43) O2014-3755
 Referred [C.J.p. 80800] Transportation
 Passed [C.J.p. 82106]
 A. K. Auto Service, Inc.
 4747 N Pulaski Rd
 Sign
 Laurino (39) O2014-4628
 Referred [C.J.p. 82737] Transportation
 Accelerated Rehabilitation Centers
 4008 N Cicero Ave
 Sign
 Arena (45) O2014-4785
 Referred [C.J.p. 82755] Transportation
 Advanced Medical Clinic
 4009 W Fullerton Ave
 Sign
 Suarez (31) O2014-4490
 Referred [C.J.p. 82727] Transportation
 Advantage MRI
 2008 N Pulaski Rd
 Sign
 Reboyras (30) O2014-4472
 Referred [C.J.p. 82726] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Alhambra Palace Restaurant
 240 W Randolph St
 Entrance enclosure
 Burnett (27) O2014-3723
 Referred [C.J.p. 80770] Transportation
 Passed [C.J.p. 81966]
 Alhambra Palace Restaurant
 1240 W Randolph St
 Light fixture
 Burnett (27) O2014-3717
 Referred [C.J.p. 80770] Transportation
 Passed [C.J.p. 81966]
 Alhambra Palace Restaurant
 1240 W Randolph St
 Windscreen
 Burnett (27) O2014-3733
 Referred [C.J.p. 80770] Transportation
 Passed [C.J.p. 81967]
 Alibis
 6240 N Western Ave
 Sign-amend
 Silverstein (50) O2014-4295
 Referred [C.J.p. 82764] Transportation
 Allstate Insurance
 1526 N Ashland Ave
 Sign
 Moreno (1) O2014-3426
 Referred [C.J.p. 80739] Transportation
 Passed [C.J.p. 81968]
 Allstate Insurance
 5657 S Harlem Ave
 Sign
 Zalewski (23) O2014-4747
 Referred [C.J.p. 82714] Transportation
 American Family Ins.
 4403 W 63rd St
 Sign
 Quinn (13) O2014-4593
 Referred [C.J.p. 82705] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

Angeio's Quick Stop
6336 W Grand Ave
Sign
Graham (29) O2014-4465
Referred [C.J.p. 82725] Transportation
Annoyance Productions
851-853 W Belmont Ave
Sign
Tunney (44) O2014-4812
Referred [C.J.p. 82751] Transportation
Apartment Lounge, The
3806 W 47th St
Sign
Burke (14) O2014-4620
Referred [C.J.p. 82706] Transportation
Argo Tea
1 S Franklin St
Sign
Fioretti (2) O2014-4354
Referred [C.J.p. 82695] Transportation
Argo Tea
819 N Rush St
Sign
Reilly (42) O2014-4783
Referred [C.J.p. 82740] Transportation
Art Institute of Chicago, The
7 W Madison St
Vault
Reilly (42) O2014-3577
Referred [C.J.p. 80791] Transportation
Passed [C.J.p. 81970]
Artemio's Bakery No. 2
1443 N Milwaukee Ave
Sign
Moreno (1) O2014-4278
Referred [C.J.p. 82691] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Arturo's Tacos
1911 W Melrose St
Planter
Waguespack (32) O2014-3496
Referred [C.J.p. 80777] Transportation
Passed [C.J.p. 81969]
Arturo's Tacos
2001 N Western Ave
Sign
Waguespack (32) O2014-3495
Referred [C.J.p. 80778] Transportation
Passed [C.J.p. 81970]
Ashland & Division Currency Exchange
1545 W Division St
Sign
Moreno (1) O2014-4284
Referred [C.J.p. 82691] Transportation
Ashland & Van Buren
1600 W Van Buren St
Sign
Fioretti (2) O2014-4356
Referred [C.J.p. 82695] Transportation
Athletic & Therapeutic Institute of Midway LLC
5616 W 63rd St
Sign
Quinn (13) O2014-4598
Referred [C.J.p. 82706] Transportation
ATI Physical Therapy
4620 N Clark St
Sign
Pawar (47) O2014-4764
Referred [C.J.p. 82759] Transportation
Atlas Stationers, Inc.
227 W Lake St
Sign
Reilly (42) O2014-3581
Referred [C.J.p. 80791] Transportation
Passed [C.J.p. 81971]

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PUBLIC WAY USAGE

Grants of Privilege

Autozone No. 5247
2555 W Touhy Ave
Sign
Silverstein (50) O2014-4757
Referred [C.J.p. 82763] Transportation

Aztek Automotive
6425 S Pulaski Rd
Sign
Quinn (13) O2014-3853
Referred [C.J.p. 80757] Transportation
Passed [C.J.p. 81972]

Bank of America/LaSalle
515 N LaSalle Dr
Bollard
Reilly (42) O2014-4784
Referred [C.J.p. 82740] Transportation

Bar Toma
110 E Pearson St
Occupation of space
Reilly (42) O2014-4789
Referred [C.J.p. 82740] Transportation

Barney's Pizza
5648 W Chicago Ave
Sign
Graham (29) O2014-4467
Referred [C.J.p. 82725] Transportation

Baskin Robbins/Dunkin Donuts
3039 N Central Ave
Sign
Suarez (31) O2014-4494
Referred [C.J.p. 82727] Transportation

Beer Bistro, The
1061 W Madison St
Sign
Fioretti (2) O2014-3463
Referred [C.J.p. 80743] Transportation
Passed [C.J.p. 81973]

PUBLIC WAY USAGE

Grants of Privilege

Bel-Port Food & Liquor, Inc.
1362 W Belmont Ave
Sign
Tunney (44) O2014-4814
Referred [C.J.p. 82752] Transportation

Benchmark Bar & Grill
1508-1510 N Wells St
Light fixture
Burnett (27) O2014-3738
Referred [C.J.p. 80770] Transportation
Passed [C.J.p. 81973]

Bert's Car Wash & Detail Center
461 N Elizabeth St
Sign
Burnett (27) O2014-4289
Referred [C.J.p. 82720] Transportation

Bikram Yoga Andersonville
5715 N Clark St
Sign
Osterman (48) O2014-3838
Referred [C.J.p. 80810] Transportation
Passed [C.J.p. 81974]

Bit Wolf Point West Investors LLC
326 N Orleans St
Earth retention system
Reilly (42) O2014-3584
Referred [C.J.p. 80791] Transportation
Passed [C.J.p. 81975]

Blackstone, The
636 S Michigan Ave
Windscreen
Fioretti (2) O2014-3466
Referred [C.J.p. 80743] Transportation
Passed [C.J.p. 81976]

Blackthorn
3300 W 111th St
Light fixture
O'Shea (19) O2014-3889
Referred [C.J.p. 80764] Transportation
Passed [C.J.p. 81976]

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PUBLIC WAY USAGE

Grants of Privilege

Bluelight
3251 N Western Ave
Sign
Waguespack (32) O2014-4502
Referred [C.J.p. 82729] Transportation
Boker Investment Management, Inc.
660 N Rush St
Occupation of space
Reilly (42) O2014-4791
Referred [C.J.p. 82740] Transportation
Boost Mobile
4403 N Broadway
Banner
Cappleman (46) O2014-4802
Referred [C.J.p. 82757] Transportation
Boost Mobile
4403 N Broadway
Sign
Cappleman (46) O2014-4804
Referred [C.J.p. 82757] Transportation
Boost Mobile
6532 W Grand Ave
Sign
Sposato (36) O2014-3895
Referred [C.J.p. 80785] Transportation
Passed [C.J.p. 81977]
Brasserie By LM
800 N Michigan Ave
Wind screen
Fioretti (2) O2014-4361
Referred [C.J.p. 82695] Transportation
Bristol Liquors, Inc.
5207 W Belmont Ave
Sign
Reboyras (30) O2014-4475
Referred [C.J.p. 82726] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Bryn Mawr Belle Shore LP
1062 W Bryn Mawr Ave
Grease trap
Osterman (48) O2014-4777
Referred [C.J.p. 82761] Transportation
Bryn Mawr Sheridan
5556 N Sheridan Rd
Roof eave
Osterman (48) O2014-4779
Referred [C.J.p. 82761] Transportation
Budget Rent-A-Car System, Inc.
714 S Wabash Ave
Light fixture
Fioretti (2) O2014-3470
Referred [C.J.p. 80743] Transportation
Passed [C.J.p. 81978]
Cafe Con Leche
2710 N Milwaukee Ave
Windscreen
Colón (35) O2014-4601
Referred [C.J.p. 82734] Transportation
Caminos De Michoacan
1659 W Cullerton St
Step
Solis (25) O2014-3800
Referred [C.J.p. 80768] Transportation
Passed [C.J.p. 81979]
Camper
540 N Michigan Ave
Sign
Reilly (42) O2014-4793
Referred [C.J.p. 82740] Transportation
Candyality
3737 N Southport Ave
Planter
Tunney (44) O2014-3759
Referred [C.J.p. 80802] Transportation
Passed [C.J.p. 81979]

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PUBLIC WAY USAGE

Grants of Privilege

Capital One 360
 21 E Chestnut St
 Facade
 Reilly (42) O2014-4796
 Referred [C.J.p. 82740] Transportation
 Carpet Concepts
 1346 W 79th St
 Sign
 Thomas (17) O2014-3854
 Referred [C.J.p. 80762] Transportation
 Passed [C.J.p. 81980]
 CBA, Small Business Development, Inc.
 457 E 75th St
 Planter
 Sawyer (6) O2014-4551
 Referred [C.J.p. 82699] Transportation
 CBA, Small Business Development, Inc.
 511 E 75th St
 Planter
 Sawyer (6) O2014-4545
 Referred [C.J.p. 82699] Transportation
 CBA, Small Business Development, Inc.
 555 E 75th St
 Planter
 Sawyer (6) O2014-4543
 Referred [C.J.p. 82699] Transportation
 CBA, Small Business Development, Inc.
 611 E 75th St
 Planter
 Sawyer (6) O2014-4533
 Referred [C.J.p. 82699] Transportation
 CBA, Small Business Development, Inc.
 647 E 75th St
 Planter
 Sawyer (6) O2014-4558
 Referred [C.J.p. 82700] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Cell Com of Chicago, Inc.
 1429 W 18th St
 Sign
 Solis (25) O2014-4754
 Referred [C.J.p. 82716] Transportation
 Central Milwaukee Currency Exchange, Inc.
 5306 N Milwaukee Ave
 Sign
 Arena (45) O2014-4787
 Referred [C.J.p. 82755] Transportation
 Charlies Supermarket, Inc.
 2941 W Montrose Ave
 Sign
 Mell (33) O2014-3509
 Referred [C.J.p. 80782] Transportation
 Passed [C.J.p. 81982]
 Charlies Supermarket, Inc.
 2941 W Montrose Ave
 Sign
 Mell (33) O2014-3504
 Referred [C.J.p. 80782] Transportation
 Passed [C.J.p. 81981]
 Charming Beauty
 1021 W 79th St
 Sign
 Thomas (17) O2014-4729
 Referred [C.J.p. 82709] Transportation
 Cheetah Gym
 5838 N Broadway
 Light fixture
 Osterman (48) O2014-3840
 Referred [C.J.p. 80810] Transportation
 Passed [C.J.p. 81983]
 Cheetah Gym
 5248 N Clark St
 Banner
 O'Connor (40) O2014-3928
 Referred [C.J.p. 80788] Transportation
 Passed [C.J.p. 81982]

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Grants of Privilege

Cheetah Gym
 5248 N Clark St
 Light fixture
 O'Connor (40) O2014-3918
 Referred [C.J.p. 80789] Transportation
 Passed [C.J.p. 81984]
 Chef Burger Bistro
 164 E Grand Ave
 Sign
 Reilly (42) O2014-3587
 Referred [C.J.p. 80791] Transportation
 Passed [C.J.p. 81985]
 Chicago Marriott Downtown
 540 N Michigan Ave
 Sign
 Reilly (42) O2014-4795
 Referred [C.J.p. 82741] Transportation
 Chicago Park District
 412 W Chicago Ave
 Landscape
 Burnett (27) O2014-4294
 Referred [C.J.p. 82721] Transportation
 Chicago Park District
 412 E Chicago Ave
 Planter railing
 Burnett (27) O2014-4302
 Referred [C.J.p. 82721] Transportation
 Chicago Park District
 412 W Chicago Ave
 Trees
 Burnett (27) O2014-4308
 Referred [C.J.p. 82721] Transportation
 Chicago South Loop Hotel LLC
 11 W 26th St
 Sign
 Dowell (3) O2014-3512
 Referred [C.J.p. 80746] Transportation
 Passed [C.J.p. 81986]

PUBLIC WAY USAGE

Grants of Privilege

City Mart
 750 W 79th St
 Sign
 Thomas (17) O2014-4730
 Referred [C.J.p. 82709] Transportation
 City News
 4018 N Cicero Ave
 Sign
 Arena (45) O2014-3815
 Referred [C.J.p. 80805] Transportation
 Passed [C.J.p. 81986]
 City Sports On Michigan
 11102-11106 S Michigan Ave
 Sign
 Beale (9) O2014-4560
 Referred [C.J.p. 82702] Transportation
 Cook County/Department of Real Estate
 Management
 4545 W Cermak Rd
 Facade
 Munoz (22) O2014-3778
 Referred [C.J.p. 80766] Transportation
 Passed [C.J.p. 81987]
 Cork and Kerry on 33rd
 3258 S Princeton Ave
 Sign
 Balcer (11) O2014-3757
 Referred [C.J.p. 80754] Transportation
 Passed [C.J.p. 81988]
 Cosmo Superstore, Inc.
 6250 S Cottage Grove Ave
 Fence
 Cochran (20) O2014-4741
 Referred [C.J.p. 82713] Transportation
 Costa Azul Travel No. 419
 3649 W Lawrence Ave
 Sign
 Mell (33) O2014-3513
 Referred [C.J.p. 80782] Transportation
 Passed [C.J.p. 81989]

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PUBLIC WAY USAGE

Grants of Privilege

Courtyard by Marriott Chicago
165 E Ontario St
Decorative ornament
Reilly (42) O2014-4799
Referred [C.J.p. 82741] Transportation
Cuernavaca Restaurant, Inc.
1158-1160 W 18th St
Sign
Solis (25) O2014-3804
Referred [C.J.p. 80768] Transportation
Passed [C.J.p. 81989]
Daily Parking, Inc.
410 S Wabash Ave
Sign
Fioretti (2) O2014-4364
Referred [C.J.p. 82695] Transportation
De Cero
812-816 W Randolph St
Windscreen
Burnett (27) O2014-4313
Referred [C.J.p. 82721] Transportation
Dearborn Food Mart
3509 N Halsted St
Sign
Cappleman (46) O2014-4805
Referred [C.J.p. 82757] Transportation
Delta Animal
2105 W Chicago Ave
Sign
Moreno (1) O2014-4298
Referred [C.J.p. 82692] Transportation
Digital Green Sign
2025 S Western Ave
Sign
Solis (25) O2014-4756
Referred [C.J.p. 82716] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Digital Green Signs LLC
3558 W Belmont Ave
Sign
Colón (35) O2014-3516
Referred [C.J.p. 80784] Transportation
Passed [C.J.p. 81990]
Discount Meat Company
341 W 79th St
Sign
Thomas (17) O2014-3858
Referred [C.J.p. 80762] Transportation
Passed [C.J.p. 81991]
Dolex Dollar Express, Inc.
1838 W 47th St
Sign
Cochran (20) O2014-4743
Referred [C.J.p. 82713] Transportation
Dollar Mix
3822 W 63rd St
Sign
Quinn (13) O2014-3856
Referred [C.J.p. 80757] Transportation
Passed [C.J.p. 81992]
Domestic Linen Supply Co., Inc.
4131 N Ravenswood Ave
Sign
Pawar (47) O2014-4765
Referred [C.J.p. 82759] Transportation
DSO Properties LLC
3252-3254 S Morgan St
Bay window
Balcer (11) O2014-4569
Referred [C.J.p. 82704] Transportation
DSO Properties LLC
3252-3254 S Morgan St
Fire escape
Balcer (11) O2014-4585
Referred [C.J.p. 82704] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

DSW Shoe Warehouse, Inc.
 3131 N Clark St
 Sign
 Tunney (44) O2014-3762
 Referred [C.J.p. 80802] Transportation
 Passed [C.J.p. 81992]
 DSW Shoes
 3131 N Halsted St
 Sign
 Tunney (44) O2014-3769
 Referred [C.J.p. 80802] Transportation
 Passed [C.J.p. 81993]
 Dunkin Donuts
 5615 S Harlem Ave
 Landscaping
 Zalewski (23) O2014-4748
 Referred [C.J.p. 82714] Transportation
 East Bank Club
 500 N Kingsbury St
 Light fixture
 Reilly (42) O2014-4801
 Referred [C.J.p. 82741] Transportation
 East Bank Club
 500 N Kingsbury St
 Security camera
 Reilly (42) O2014-4803
 Referred [C.J.p. 82741] Transportation
 Eataly
 43 E Ohio St
 Sign
 Reilly (42) O2014-4807
 Referred [C.J.p. 82741] Transportation
 El Mexico Modern Ballroom, Inc.
 1643-1647 N Cicero Ave
 Security camera
 Mitts (37) O2014-3911
 Referred [C.J.p. 80787] Transportation
 Passed [C.J.p. 81994]

PUBLIC WAY USAGE

Grants of Privilege

Elston Ace Hardware, Inc.
 2825 W Belmont Ave
 Building projection
 Mell (33) O2014-4568
 Referred [C.J.p. 82732] Transportation
 EM Lounge
 4247 W Armitage Ave
 Sign
 Reboyras (30) O2014-4478
 Referred [C.J.p. 82726] Transportation
 Empire Cooler Service, Inc.
 940 W Chicago Ave
 Burnett (27) O2014-4315
 Referred [C.J.p. 82721] Transportation
 Equity Office Properties Management Corp.
 2 N Riverside Plz
 Vault
 Reilly (42) O2014-4809
 Referred [C.J.p. 82741] Transportation
 Exedus II
 3477 N Clark St
 Sign
 Tunney (44) O2014-4788
 Referred [C.J.p. 82752] Transportation
 Express Food Mart & Cellular
 11058 S Wentworth Ave
 Sign
 Austin (34) O2014-4588
 Referred [C.J.p. 82733] Transportation
 Fifth Third Bank
 3601 N Broadway
 Sign
 Cappleman (46) O2014-4806
 Referred [C.J.p. 82757] Transportation
 First Capital Realtors
 4846 S Pulaski Rd
 Sign
 Burke (14) O2014-3870
 Referred [C.J.p. 80759] Transportation
 Passed [C.J.p. 81995]

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PUBLIC WAY USAGE

Grants of Privilege

Foremost Liquor Center
5301 N Milwaukee Ave
Sign
Arena (45) O2014-4790
Referred [C.J.p. 82755] Transportation
Four Shadows
2758 N Ashland Ave
Flagpole
Waguespack (32) O2014-3520
Referred [C.J.p. 80778] Transportation
Passed [C.J.p. 81995]
Freddies
701 W 31st St
Windscreen
Balcer (11) O2014-3766
Referred [C.J.p. 80754] Transportation
Passed [C.J.p. 81997]
Friedman Properties Ltd.
315 N LaSalle St
Occupation of space
Reilly (42) O2014-3593
Referred [C.J.p. 80792] Transportation
Passed [C.J.p. 81998]
Fullerton Hotel
3919 W Fullerton Ave
Sign
Colón (35) O2014-4602
Referred [C.J.p. 82734] Transportation
G3 Hand Car Wash
3445 N Western Ave
Sign
Waguespack (32) O2014-3521
Referred [C.J.p. 80778] Transportation
Passed [C.J.p. 82003]
Gerber Auto Collision
1060 W Huron St
Sign
Burnett (27) O2014-3745
Referred [C.J.p. 80771] Transportation
Passed [C.J.p. 81999]

PUBLIC WAY USAGE

Grants of Privilege

Gibsons LLC
1027 N State St
Balcony
Reilly (42) O2014-4811
Referred [C.J.p. 82741] Transportation
Giordano's on Rush
730 N Rush St
Sign
Reilly (42) O2014-3599
Referred [C.J.p. 80792] Transportation
Passed [C.J.p. 81999]
Giordano's on Rush
730 N Rush St
Sign
Reilly (42) O2014-3596
Referred [C.J.p. 80792] Transportation
Passed [C.J.p. 82000]
GLL Properties 444 North Michigan L.P.
444 N Michigan Ave
Occupation of space
Reilly (42) O2014-4813
Referred [C.J.p. 82741] Transportation
Gold Standard/Binnys
3000 N Clark St
Sign
Tunney (44) O2014-3776
Referred [C.J.p. 80803] Transportation
Passed [C.J.p. 82001]
Gold Star Bar, Inc.
1755 W Division St
Sign
Moreno (1) O2014-4299
Referred [C.J.p. 82692] Transportation
Goose Island Shrimp House, Inc.
1013 W Division St
Sign
Waguespack (32) O2014-4504
Referred [C.J.p. 82729] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

Gordon Family Chiropractic
5769 S Wentworth Ave
Sign
Cochran (20) O2014-3898
Referred [C.J.p. 80764] Transportation
Passed [C.J.p. 82002]

Great Clips
2506 N Clark St
Sign
Smith (43) O2014-4655
Referred [C.J.p. 82749] Transportation

H & W Dental
9612 S Halsted St
Sign
Brookins (21) O2014-4745
Referred [C.J.p. 82713] Transportation

Hackney's Printers Row
725 S Dearborn St
Door swing
Fioretti (2) O2014-3474
Referred [C.J.p. 80743] Transportation
Passed [C.J.p. 82003]

Half Acre Beer Company
4257 N Lincoln Ave
Sign
Pawar (47) O2014-4767
Referred [C.J.p. 82759] Transportation

Happy Cake
1350 W 18th St
Sign
Solis (25) O2014-3816
Referred [C.J.p. 80768] Transportation
Passed [C.J.p. 82004]

Harold's Chicken Shack
917 W 87th St
Sign
Brookins (21) O2014-3731
Referred [C.J.p. 80765] Transportation
Passed [C.J.p. 82005]

PUBLIC WAY USAGE

Grants of Privilege

Hat and Beard LLC
1371 N Milwaukee Ave
Fire shutter
Moreno (1) O2014-3427
Referred [C.J.p. 80739] Transportation
Passed [C.J.p. 82006]

Henry Frerk Sons, Inc.
3135 W Belmont Ave
Conduit
Mell (33) O2014-3524
Referred [C.J.p. 80782] Transportation
Passed [C.J.p. 82006]

Hernandez Enterprises, Inc.
6983 N Clark St
Sign
Moore (49) O2014-3848
Referred [C.J.p. 80812] Transportation
Passed [C.J.p. 82007]

Hollywood Grill
1601 W North Ave
Sign
Moreno (1) O2014-4301
Referred [C.J.p. 82692] Transportation

HonA/een Leather Co.
2015-2021 N Elston Ave
Shed
Waguespack (32) O2014-4506
Referred [C.J.p. 82729] Transportation

Hot Vapes
1740 N Milwaukee Ave
Sign
Waguespack (32) O2014-3527
Referred [C.J.p. 80778] Transportation
Passed [C.J.p. 82008]

Hotel Allegro
171 W Randolph St
Earth retention system
Reilly (42) O2014-4815
Referred [C.J.p. 82741] Transportation

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Grants of Privilege

Hotel Allegro
 171 W Randolph St
 Flaggpole
 Reilly (42) O2014-4818
 Referred [C.J.p. 82741] Transportation
 Hotel Allegro
 171 W Randolph St
 Vault
 Reilly (42) O2014-4819
 Referred [C.J.p. 82741] Transportation
 Hugo's Frog Bar
 1024 N Rush St
 Balcony
 Reilly (42) O2014-4822
 Referred [C.J.p. 82742] Transportation
 Hyatt Place
 28 N Franklin St
 Door swing
 Reilly (42) O2014-4824
 Referred [C.J.p. 82742] Transportation
 Il Vicinato, Inc.
 2435 S Western Ave
 Light fixture
 Solis (25) SO2014-3428
 Referred [C.J.p. 80739] Transportation
 Passed [C.J.p. 82009]
 Indie Cafe
 5951-5953 N Broadway
 Light fixture
 Osterman (48) O2014-4780
 Referred [C.J.p. 82761] Transportation
 Integrated Clark Monroe
 100 W Monroe St
 Bollard
 Reilly (42) O2014-3603
 Referred [C.J.p. 80792] Transportation
 Passed [C.J.p. 82009]

PUBLIC WAY USAGE

Grants of Privilege

Integrated Clark Monroe
 100 W Monroe St
 Door swing
 Reilly (42) O2014-3608
 Referred [C.J.p. 80792] Transportation
 Passed [C.J.p. 82010]
 Interpark
 200 W Randolph St
 Sign-amend
 Reilly (42) O2014-4474
 Referred [C.J.p. 82745] Transportation
 Irving-Cicero Currency Exchange, Inc.
 4814 W Irving Park Rd
 Sign
 Arena (45) O2014-4792
 Referred [C.J.p. 82755] Transportation
 Ivory Cleaners
 3857 W Roosevelt Rd
 Sign
 Chandler (24) O2014-4751
 Referred [C.J.p. 82715] Transportation
 Jaks Tap
 901 W Jackson Blvd
 Sign
 Fioretti (2) O2014-4365
 Referred [C.J.p. 82695] Transportation
 Japonais
 600 W Chicago Ave
 Sign
 Burnett (27) O2014-3764
 Referred [C.J.p. 80771] Transportation
 Passed [C.J.p. 82011]
 Jesus Estrella
 2259 S Whipple St
 Staircase
 Cardenas (12) O2014-4590
 Referred [C.J.p. 82705] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

JK Beauty Mart, Inc.
 1008 W 63rd St
 Sign
 Thompson (16) O2014-3877
 Referred [C.J.p. 80761] Transportation
 Passed [C.J.p. 82012]

Joe Fish
 445 N Dearborn St
 Sign
 Reilly (42) O2014-3609
 Referred [C.J.p. 80792] Transportation
 Passed [C.J.p. 82012]

John & Son's Auto
 7520 S Ashland Ave
 Sign
 Thomas (17) O2014-3867
 Referred [C.J.p. 80762] Transportation
 Passed [C.J.p. 82013]

Julius Meini
 4363 N Lincoln Ave
 Sign
 Pawar (47) O2014-4768
 Referred [C.J.p. 82759] Transportation

K.R.K. International Corporation
 6401 N Campbell Ave
 Sign
 Silverstein (50) O2014-4760
 Referred [C.J.p. 82764] Transportation

Kaiser Tiger
 1415 W Randolph St
 Light fixture
 Burnett (27) O2014-4317
 Referred [C.J.p. 82721] Transportation

Kedzie Elston C.E.,
 3510 N Kedzie Ave
 Sign
 Colón (35) O2014-4608
 Referred [C.J.p. 82734] Transportation

PUBLIC WAY USAGE

Grants of Privilege

KFC
 2807 W Irving Park Rd
 Facade-amend
 Mell (33) O2014-3454
 Referred [C.J.p. 80782] Transportation
 Passed [C.J.p. 82109]

KFC
 2807 W Irving Park Rd
 Foundation support-amend
 Mell (33) O2014-3451
 Referred [C.J.p. 80782] Transportation
 Passed [C.J.p. 82110]

KHRG Allegro LLC
 161 W Randolph St
 Sign
 Reilly (42) O2014-4825
 Referred [C.J.p. 82742] Transportation

King Food & Liquor
 6759 S Western Ave
 Sign
 Thomas (17) O2014-4732
 Referred [C.J.p. 82709] Transportation

Kingston Reflexology LLC
 4034 N Milwaukee Ave
 Sign
 Arena (45) O2014-4794
 Referred [C.J.p. 82756] Transportation

Kriser's For Your Pet's All-Natural Life
 356 E Ohio St
 Sign
 Reilly (42) O2014-3616
 Referred [C.J.p. 80792] Transportation
 Passed [C.J.p. 82014]

Kumas Too
 666 W Diversey Pkwy
 Sign
 Tunney (44) O2014-3781
 Referred [C.J.p. 80803] Transportation
 Passed [C.J.p. 82015]

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Grants of Privilege

L' Patron
2815 W Diversey Ave
Windscreen
Colón (35) O2014-4615
Referred [C.J.p. 82734] Transportation
L' Patron
2817 W Diversey Ave
Windscreen
Colón (35) O2014-4618
Referred [C.J.p. 82734] Transportation
La Azteca Paeteria
3018 W Cermak Rd
Sign
Chandler (24) O2014-4752
Referred [C.J.p. 82715] Transportation
La Canasta Bakery, Inc.
3575 W Armitage Ave
Fire shutter
Maldonado (26) O2014-4769
Referred [C.J.p. 82719] Transportation
La Clinica, S.C.
5738 S Pulaski Rd
Sign
Quinn (13) O2014-3861
Referred [C.J.p. 80757] Transportation
Passed [C.J.p. 82015]
La Estrella Bakery, Inc.
3309 W Armitage Ave
Sign
Colón (35) O2014-3528
Referred [C.J.p. 80784] Transportation
Passed [C.J.p. 82016]
Lake Park Associates, Inc.
1305 E 53rd St
Sign
Burns (4) O2014-3526
Referred [C.J.p. 80747] Transportation
Passed [C.J.p. 82017]

PUBLIC WAY USAGE

Grants of Privilege

Lake Park Associates, Inc.
1309 E 53rd St
Sign
Burns (4) O2014-3529
Referred [C.J.p. 80747] Transportation
Passed [C.J.p. 82018]
Lakeview Ace Hardware, Inc.
3921 N Sheridan Rd
Sign
Tunney (44) O2014-4816
Referred [C.J.p. 82752] Transportation
Lalich Delicatessen LLC
4208 W Lawrence Ave
Sign
Laurino (39) O2014-3531
Referred [C.J.p. 80787] Transportation
Passed [C.J.p. 82019]
Language Stars LLC and sundry others
4846 N Clark St
Sign
Cappleman (46) O2014-4808
Referred [C.J.p. 82757] Transportation
Lehigh Dental Care
6420 N Lehigh Ave
Sign
O'Connor (41) O2014-4778
Referred [C.J.p. 82739] Transportation
Lincoln Antique Mall
3115 W Irving Park Rd
Sign
Mell (33) O2014-4571
Referred [C.J.p. 82732] Transportation
Lincoln Dental Care
3138 N Lincoln Ave
Sign
Waguespack (32) O2014-3533
Referred [C.J.p. 80778] Transportation
Passed [C.J.p. 82019]

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PUBLIC WAY USAGE

Grants of Privilege

Lincoln Park Chamber of Commerce
 2021 N Clark St
 Sculpture/Public Art
 Smith (43) O2014-3727
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82020]

Lincoln Park Chamber of Commerce
 2025 N Clark St
 Sculpture/Public Art
 Smith (43) O2014-3735
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82021]

Lincoln Park Chamber of Commerce
 2106 N Clark St
 Sculpture/Public Art
 Smith (43) O2014-3740
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82022]

Lincoln Park Chamber of Commerce
 2619 N Clark St
 Sculpture/Public Art
 Smith (43) O2014-3730
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82023]

Lincoln Park Chamber of Commerce
 2645 N Clark St
 Sculpture/Public Art
 Smith (43) O2014-3743
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82023]

Lincoln Park Chamber of Commerce
 2708 N Clark St
 Sculpture/Public Art
 Smith (43) O2014-3724
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82024]

PUBLIC WAY USAGE

Grants of Privilege

Lincoln Park Chamber of Commerce
 639 W Diversey Pkwy
 Sculpture/Public Art
 Smith (43) O2014-3719
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82025]

Lincoln Park Chamber of Commerce
 2012 N Halsted St
 Sign
 Smith (43) O2014-3712
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 81996]

LMC Gateway Venture LLC
 11 S Green St
 Caisson
 Burnett (27) O2014-3789
 Referred [C.J.p. 80771] Transportation
 Passed [C.J.p. 82026]

Lou Malnati's Pizzeria
 1235 W Randolph St
 Door screen
 Burnett (27) O2014-4320
 Referred [C.J.p. 82721] Transportation

Lycee Francais De Chicago, Inc.
 1929 W Wilson Ave
 Occupation of space
 Pawar (47) O2014-3829
 Referred [C.J.p. 80808] Transportation
 Passed [C.J.p. 82029]

Macy's Retail Holdings, Inc.
 111 N State St
 Ornamental entrance
 Reilly (42) O2014-4826
 Referred [C.J.p. 82742] Transportation

Madison LaSalle Partners LLC
 10 S LaSalle St
 Bay window
 Reilly (42) O2014-3620
 Referred [C.J.p. 80792] Transportation
 Passed [C.J.p. 82029]

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PUBLIC WAY USAGE

Grants of Privilege

Madison LaSalle Partners LLC
 10 S LaSalle St
 Cornice
 Reilly (42) O2014-4827
 Referred [C.J.p. 82742] Transportation
 Madison Street Gold Exchange, Inc.
 5134 W Madison St
 Sign
 Ervin (28) O2014-4322
 Referred [C.J.p. 82724] Transportation
 Maggiano's Little Italy
 516 N Clark St
 Light fixture
 Reilly (42) O2014-4828
 Referred [C.J.p. 82742] Transportation
 Maggiano's Little Italy
 516 N Clark St
 Park bench
 Reilly (42) O2014-4831
 Referred [C.J.p. 82742] Transportation
 Maggiano's Little Italy
 516 N Clark St
 Sign
 Reilly (42) O2014-4833
 Referred [C.J.p. 82742] Transportation
 Magic Johnson Bridgescape Academy
 10928 S Halsted St
 Sign
 Austin (34) O2014-4595
 Referred [C.J.p. 82733] Transportation
 Mariano's No. 8522
 5201 N Sheridan Rd
 Sign
 Osterman (48) O2014-4782
 Referred [C.J.p. 82761] Transportation
 Mariano's No. 8527 Ukrainian Village
 2021 W Chicago Ave
 Sign
 Moreno (1) O2014-4309
 Referred [C.J.p. 82692] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Marions Loukas
 800 N State St
 Sign
 Reilly (42) O2014-3628
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82044]
 Marions Loukas
 866 N State St
 Bay window
 Reilly (42) O2014-3624
 Referred [C.J.p. 80792] Transportation
 Passed [C.J.p. 82027]
 Marions Loukas
 866 N State St
 Fire escape
 Reilly (42) O2014-3621
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82028]
 Marquette Bank
 3030 W Cermak Rd
 Sign
 Chandler (24) O2014-3793
 Referred [C.J.p. 80767] Transportation
 Passed [C.J.p. 82030]
 Martinez Supermarket
 3301 S Morgan St
 Sign
 Balcer (11) O2014-3773
 Referred [C.J.p. 80754] Transportation
 Passed [C.J.p. 82031]
 MB Financial Bank
 33 W Huron St
 Sign
 Reilly (42) O2014-4836
 Referred [C.J.p. 82743] Transportation
 Mexico Sons IVluffler & Brakes
 5700 S Western Ave
 Sign
 Thompson (16) O2014-4725
 Referred [C.J.p. 82707] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

Mi Mi's Book Store
3203 N Cicero Ave
Sign
Reboyras (30) O2014-3876
Referred [C.J.p. 80776] Transportation
Passed [C.J.p. 82032]
Michalik Funeral Home
1056 W Chicago Ave
Sign
Burnett (27) O2014-4332
Referred [C.J.p. 82721] Transportation
Mid Way Liquors
5500 S State St
Fire shutter
Dowell (3) O2014-3515
Referred [C.J.p. 80746] Transportation
Passed [C.J.p. 82033]
Millennium Trolley Tours LLC
30 N Michigan Ave
Booth
Reilly (42) O2014-4838
Referred [C.J.p. 82743] Transportation
Mini Bar
3339-3341 N Halsted St
Windscreen
Tunney (44) O2014-3790
Referred [C.J.p. 80803] Transportation
Passed [C.J.p. 82033]
Miramar Travel Services
2640 W 47th St
Light fixture
Cardenas (12) O2014-3850
Referred [C.J.p. 80756] Transportation
Passed [C.J.p. 82034]
MM.Que Rico
2301 W Roscoe St
Light fixture
Waguespack (32) O2014-3535
Referred [C.J.p. 80778] Transportation
Passed [C.J.p. 82035]

PUBLIC WAY USAGE

Grants of Privilege

MO2 Properties
1501 W Superior St
Bay window
Moreno (1) O2014-3431
Referred [C.J.p. 80739] Transportation
Passed [C.J.p. 82038]
MO2 Properties
1501 W Superior St
Step
Moreno (1) O2014-3433
Referred [C.J.p. 80739] Transportation
Passed [C.J.p. 82039]
Mojo Spa Boutique
1468 N Milwaukee Ave
Banner
Moreno (1) O2014-3429
Referred [C.J.p. 80739] Transportation
Passed [C.J.p. 82036]
Momotaro
820 W Lake St
Vault
Burnett (27) O2014-3796
Referred [C.J.p. 80771] Transportation
Passed [C.J.p. 82036]
Monroe Manor Condo Assn. c/o Heil, Heil, Smart & Golee
841 W Monroe St
Balcony
Burnett (27) O2014-3821
Referred [C.J.p. 80771] Transportation
Passed [C.J.p. 82037]
Monterrey Security Consultants, Inc.
2232 S Blue Island Ave
Sign
Solis (25) O2014-4758
Referred [C.J.p. 82716] Transportation
Moran Body Shop
5243 N Archer Ave
Sign
Zalewski (23) O2014-4749
Referred [C.J.p. 82714] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

Morland Coin Laundry
 1522 W Morse Ave
 Sign
 Moore (49) O2014-4755
 Referred [C.J.p. 82763] Transportation
 Mr. Clarence L. Burch
 1251 N Clybourn Ave
 Fire escape
 Burnett (27) O2014-4335
 Referred [C.J.p. 82720] Transportation
 Mrs Murphys and Sons Irish Bistro
 3905 N Lincoln Ave
 Sign
 Pawar (47) O2014-4770
 Referred [C.J.p. 82759] Transportation
 My Wireless Store
 4751 W North Ave
 Sign
 Mitts (37) O2014-4622
 Referred [C.J.p. 82736] Transportation
 Neil Kauffman
 1944 W Chicago Ave
 Sign
 Waguespack (32) O2014-4507
 Referred [C.J.p. 82729] Transportation
 Never Mind
 925 W Belmont Ave
 Sign
 Tunney (44) O2014-3794
 Referred [C.J.p. 80803] Transportation
 Passed [C.J.p. 82040]
 New Balance Chicago
 2369 N Clark St
 Sign
 Smith (43) O2014-4656
 Referred [C.J.p. 82749] Transportation

PUBLIC WAY USAGE

Grants of Privilege

New Ca-Touhy Currency Exchange, Inc.
 7201 N California Ave
 Sign
 Silverstein (50) O2014-3859
 Referred [C.J.p. 80813] Transportation
 Passed [C.J.p. 82040]
 New Chicago Restaurant
 5100 N Western Ave
 Sign
 O'Connor (40) O2014-4772
 Referred [C.J.p. 82738] Transportation
 New Devon Video
 6405 N Oakley Ave
 Sign
 Silverstein (50) O2014-4762
 Referred [C.J.p. 82764] Transportation
 Next Restaurant
 953-955 W Fulton Market
 Concrete wall
 Burnett (27) O2014-3824
 Referred [C.J.p. 80771] Transportation
 Passed [C.J.p. 82041]
 Next Restaurant
 953-955 W Fulton Market
 Light fixture
 Burnett (27) O2014-3832
 Referred [C.J.p. 80771] Transportation
 Passed [C.J.p. 82042]
 NM Project Company LLC
 118 E Erie St
 Column-amend
 Reilly (42) O2014-4304
 Referred [C.J.p. 82745] Transportation
 Norford Hotel, Inc. SRO
 1508 N Pulaski Rd
 Sign
 Reboyras (30) O2014-3881
 Referred [C.J.p. 80776] Transportation
 Passed [C.J.p. 82043]

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PUBLIC WAY USAGE

Grants of Privilege

North Community Bank
 1401 W Belmont Ave
 Sign
 Waguespack (32) O2014-4510
 Referred [C.J.p. 82729] Transportation
 North Community Bank
 800 N State St
 Light fixture
 Reilly (42) O2014-3633
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82044]
 North Park University
 5137 N Albany Ave
 Occupation space
 Mell (33) O2014-4575
 Referred [C.J.p. 82732] Transportation
 North River Commission
 3365 W Lawrence Ave
 Kiosk
 Mell (33) O2014-4583
 Referred [C.J.p. 82732] Transportation
 Northcenter Chamber of Commerce
 4054 N Lincoln Ave
 Bay window
 Pawar (47) O2014-3833
 Referred [C.J.p. 80808] Transportation
 Passed [C.J.p. 82045]
 Northwest Community Church
 5318 W Diversey Ave
 Sign
 Suarez (31) O2014-3886
 Referred [C.J.p. 80777] Transportation
 Passed [C.J.p. 82046]
 Northwestern University/Chicago Campus
 321 E Erie St
 Caisson
 Reilly (42) O2014-4878
 Referred [C.J.p. 82743] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Northwestern University/Chicago Campus
 321 E Erie St
 Planter
 Reilly (42) O2014-3634
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82047]
 Northwestern University/Chicago Campus
 321 E Erie St
 Planter
 Reilly (42) O2014-3642
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82048]
 Northwestern University/Chicago Campus
 321 E Erie St
 Sheeting
 Reilly (42) O2014-4841
 Referred [C.J.p. 82743] Transportation
 Northwestern University/Chicago Campus
 321 E Erie St
 Tree grate
 Reilly (42) O2014-4844
 Referred [C.J.p. 82743] Transportation
 Ogden, Tlie
 1659 W Ogden Ave
 Sign
 Ervin (28) O2014-4371
 Referred [C.J.p. 82724] Transportation
 O'Malley's Liquor Kitchen
 3551 N Sheffield Ave
 Sign
 Tunney (44) O2014-4820
 Referred [C.J.p. 82752] Transportation
 Optima, Inc.
 214-236 E Illinois St
 Caisson
 Reilly (42) O2014-4839
 Referred [C.J.p. 82743] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

Original Hair Designers, The
134 N Wells St
Sign
Reilly (42) O2014-4869
Referred [C.J.p. 82743] Transportation

Orion Restaurant
5772 S Archer Ave
Security camera
Zalewski (23) O2014-3758
Referred [C.J.p. 80767] Transportation
Passed [C.J.p. 82049]

Orion Restaurant
5772 S Archer Ave
Sign
Zalewski (23) O2014-3753
Referred [C.J.p. 80767] Transportation
Passed [C.J.p. 82049]

Oxford OBG Hotel Wacker Chicago LLC
111 W Huron St
Manhole
Reilly (42) O2014-3646
Referred [C.J.p. 80793] Transportation
Passed [C.J.p. 82050]

Paramount Lofts
1645 W Ogden Ave
Grease separator
Fioretti (2) O2014-4390
Referred [C.J.p. 82695] Transportation

Paramount Lofts Condo Assn.
1645 W Ogden Ave
Balconies
Fioretti (2) O2014-4373
Referred [C.J.p. 82695] Transportation

Pearl Beauty
6120 N Pulaski Rd
Sign
Laurino (39) O2014-4634
Referred [C.J.p. 82737] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Peeled Juice Bar LLC
1571 N Sheffield Ave
Sign
Waguespack (32) O2014-3537
Referred [C.J.p. 80778] Transportation
Passed [C.J.p. 82051]

Perennial
1800 N Lincoln Ave
Wooden trellis-amend
Smith (43) O2014-3465
Referred [C.J.p. 80800] Transportation
Passed [C.J.p. 82110]

Pet Supplies Plus
1289 N Milwaukee Ave
Sign
Moreno (1) O2014-4310
Referred [C.J.p. 82692] Transportation

Petco
611 W Roosevelt Rd
Sign
Fioretti (2) O2014-4396
Referred [C.J.p. 82695] Transportation

Petco No. 688
3122 N Ashland Ave
Sign
Waguespack (32) O2014-3539
Referred [C.J.p. 80778] Transportation
Passed [C.J.p. 82052]

Picante's Authentaco
1141 N Ashland Ave
Light fixture
Moreno (1) O2014-4314
Referred [C.J.p. 82693] Transportation

Pink Krokodile Cafe
6004 W Belmont Ave
Light fixture
Sposato (36) O2014-3901
Referred [C.J.p. 80786] Transportation
Passed [C.J.p. 82052]

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PUBLIC WAY USAGE

Grants of Privilege

Pls Check Cashers-Cermak Damen 24 Hour
 Currency Ex
 1958 W Cermak Rd
 Sign
 Solis (25) O2014-3828
 Referred [C.J.p. 80768] Transportation
 Passed [C.J.p. 82053]

Podlasie
 2918 N Central Park Ave
 Sign
 Reboyras (30) O2014-4480
 Referred [C.J.p. 82726] Transportation

Polk & Western, Inc.
 749 S Western Ave
 Fire shutter
 Ervin (28) O2014-4380
 Referred [C.J.p. 82724] Transportation

Potbelly Sandwich Works LLC
 1293 N Milwaukee Ave
 Sign
 Moreno (1) O2014-3436
 Referred [C.J.p. 80740] Transportation
 Passed [C.J.p. 82054]

Prairie Material
 835 N Peoria St
 Occupation of space
 Burnett (27) O2014-4383
 Referred [C.J.p. 82721] Transportation

Pride Sushi and Thai
 2706 W Peterson Ave
 Sign
 Silverstein (50) O2014-4763
 Referred [C.J.p. 82764] Transportation

Prism Corporation
 6957 W Archer Ave
 Sign
 Zalewski (23) O2014-3771
 Referred [C.J.p. 80767] Transportation
 Passed [C.J.p. 82055]

PUBLIC WAY USAGE

Grants of Privilege

Professional Auto Repair, Inc.
 4858 S Archer Ave
 Sign
 Zalewski (23) O2014-3782
 Referred [C.J.p. 80767] Transportation
 Passed [C.J.p. 82056]

PS Orangeco, Inc., No. 28401
 4220 W 47th St
 Sign
 Burke (14) O2014-4627
 Referred [C.J.p. 82706] Transportation

Public Storage
 3659 S Ashland Ave
 Sign
 Balcer (11) O2014-3843
 Referred [C.J.p. 80755] Transportation
 Passed [C.J.p. 82056]

Public Storage
 5901 S Harlem Ave
 Sign
 Zalewski (23) O2014-3785
 Referred [C.J.p. 80767] Transportation
 Passed [C.J.p. 82057]

Public Storage
 1129 N Wells St
 Sign
 Smith (43) O2014-4657
 Referred [C.J.p. 82749] Transportation

Que Rico
 2814 N Southport Ave
 Light fixture
 Waguespack (32) O2014-3541
 Referred [C.J.p. 80779] Transportation
 Passed [C.J.p. 82058]

Quizhpe's Beauty Salon
 3539 W Lawrence Ave
 Sign
 Mell (33) O2014-3544
 Referred [C.J.p. 80782] Transportation
 Passed [C.J.p. 82059]

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PUBLIC WAY USAGE

Grants of Privilege

R Public House
 1508 W Jarvis Ave
 Windscreen
 Moore (49) O2014-3852
 Referred [C.J.p. 80812] Transportation
 Passed [C.J.p. 82059]
 Ray Buick, Inc.
 5011 W 63rd St
 Sign
 Quinn (13) O2014-4603
 Referred [C.J.p. 82706] Transportation
 Ray Gallagher State Farm Insurance
 4848 S Pulaski Rd
 Sign
 Burke (14) O2014-3873
 Referred [C.J.p. 80759] Transportation
 Passed [C.J.p. 82060]
 Real Drugs, Inc.
 1530 W Chicago Ave
 Sign
 Moreno (1) O2014-4318
 Referred [C.J.p. 82693] Transportation
 Reckless Records
 1532 N Milwaukee Ave
 Light fixtures
 Moreno (1) O2014-4327
 Referred [C.J.p. 82693] Transportation
 Reckless Records
 1532 N Milwaukee Ave
 Sign
 Moreno (1) O2014-4321
 Referred [C.J.p. 82693] Transportation
 Residences Condominium on the Magnificent Mile
 Condo Assn., The
 118 E Erie St
 Balcony-amend
 Reilly (42) O2014-4415
 Referred [C.J.p. 82745] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Residences Condominium on the Magnificent Mile
 Condo Assn., The
 118 E Erie St
 Building projection-amend
 Reilly (42) O2014-4394
 Referred [C.J.p. 82745] Transportation
 Residences Condominium on the Magnificent Mile
 Condo Assn., The
 118 E Erie St
 Cornice-amend
 Reilly (42) O2014-4402
 Referred [C.J.p. 82745] Transportation
 Residences Condominium on the Magnificent Mile
 Condo Assn., The
 118 E Erie St
 Elevator-amend
 Reilly (42) O2014-4445
 Referred [C.J.p. 82746] Transportation
 Residences Condominium on the Magnificent Mile
 Condo Assn., The
 118 E Erie St
 Exterior mount-amend
 Reilly (42) O2014-4410
 Referred [C.J.p. 82745] Transportation
 Residences Condominium on the Magnificent Mile
 Condo Assn., The
 118 E Erie St
 Facade-amend
 Reilly (42) O2014-4425
 Referred [C.J.p. 82746] Transportation
 Residences Condominium on the Magnificent Mile
 Condo Assn., The
 118 E Erie St
 Sculpture-amend
 Reilly (42) O2014-4386
 Referred [C.J.p. 82745] Transportation
 Residences Condominium on the Magnificent Mile
 Condo Assn., The
 118 E Erie St
 Sheeting-amend
 Reilly (42) O2014-4441
 Referred [C.J.p. 82746] Transportation

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Grants of Privilege

Residences Condominium on the Magnificent Mile
Condo Assn., The
118 E Erie St
Stone coping-amend
Reilly (42) O2014-4381
Referred [C.J.p. 82746] Transportation
Residences Condominium on the Magnificent Mile
Condo Assn., The
118 E Erie St
Vault-amend
Reilly (42) O2014-4470
Referred [C.J.p. 82746] Transportation
Residences Condominium on the Magnificent Mile,
The
118 E Erie St
Arch-amend
Reilly (42) O2014-4372
Referred [C.J.p. 82745] Transportation
Restaurante Alanis Ltd.
153 W 26th St
Security camera
Munoz (22) O2014-4746
Referred [C.J.p. 82713] Transportation
River Point LLC
444 W Lake St
Foundation support
Reilly (42) O2014-4870
Referred [C.J.p. 82743] Transportation
River Point LLC
444 W Lake St
Irrigation system
Reilly (42) O2014-4871
Referred [C.J.p. 82744] Transportation
River Point LLC
444 W Lake St
Staircase
Reilly (42) O2014-4872
Referred [C.J.p. 82744] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Riverdale Body Shop
7917 S Vincennes Ave
Sign
Thomas (17) O2014-4735
Referred [C.J.p. 82709] Transportation
Roosevelt Square II Limited Partnership
1328-1352 W Roosevelt Rd
Planter
Ervin (28) O2014-4403
Referred [C.J.p. 82725] Transportation
Roosevelt Square Limited Partnership
1302 W Roosevelt Rd
Planter
Ervin (28) O2014-4389
Referred [C.J.p. 82725] Transportation
Roscoe Village
2200 W Belmont Ave
Planter
Waguespack (32) O2014-4541
Referred [C.J.p. 82730] Transportation
Roscoe Village Chamber of Commerce
1819 W Belmont Ave
Planter
Waguespack (32) O2014-4518
Referred [C.J.p. 82729] Transportation
Roscoe Village Chamber of Commerce
1900 W Belmont Ave
Planter
Waguespack (32) O2014-4523
Referred [C.J.p. 82729] Transportation
Roscoe Village Chamber of Commerce
1948 W Belmont Ave
Planter
Waguespack (32) O2014-4525
Referred [C.J.p. 82729] Transportation
Roscoe Village Chamber of Commerce
2058 W Belmont Ave
Planter
Waguespack (32) O2014-4530
Referred [C.J.p. 82730] Transportation

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Grants of Privilege

Roscoe Village Chamber of Commerce
2059 W Belmont Ave
Planter
Waguespack (32) O2014-4532
Referred [C.J.p. 82730] Transportation
Roscoe Village Chamber of Commerce
2159 W Belmont Ave
Planter
Waguespack (32) O2014-4537
Referred [C.J.p. 82730] Transportation
Roscoe Village Chamber of Commerce
2300 W Belmont Ave
Planter
Waguespack (32) O2014-4547
Referred [C.J.p. 82730] Transportation
Roscoe Village Chamber of Commerce
2332 W Belmont Ave
Planter
Moreno (1) O2014-4330
Referred [C.J.p. 82693] Transportation
Roscoe Village Chamber of Commerce
2332 W Belmont Ave
Planter
Waguespack (32) O2014-4550
Referred [C.J.p. 82730] Transportation
Rothchild Liquors
3530 W Roosevelt Rd
Security camera
Chandler (24) O2014-4753
Referred [C.J.p. 82715] Transportation
Saks Fifth Avenue
700 N Michigan Ave
Planter curb
Reilly (42) O2014-4873
Referred [C.J.p. 82744] Transportation
Salgado Furniture, Inc.
4317-4325 W Fullerton Ave
Sign
Suarez (31) O2014-4496
Referred [C.J.p. 82728] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Scooterworks USA
5410 N Damen Ave
Sign
O'Connor (40) O2014-4774
Referred [C.J.p. 82738] Transportation
Secrets
3229 N Clark St
Sign
Tunney (44) O2014-4821
Referred [C.J.p. 82753] Transportation
Sheffield Grocers
3220 N Sheffield Ave
Light fixture
Tunney (44) O2014-3811
Referred [C.J.p. 80803] Transportation
Passed [C.J.p. 82061]
Shigeyo Henriquez
2223 W Roscoe St
Stone copings
Waguespack (32) O2014-4553
Referred [C.J.p. 82729] Transportation
Silliman Group, Inc.
1525 E Hyde Park Blvd
Fence
Burns (4) O2014-3546
Referred [C.J.p. 80747] Transportation
Passed [C.J.p. 82062]
Silliman Group, Inc.
1525 E Hyde Park Blvd
Landscaping
Burns (4) O2014-3582
Referred [C.J.p. 80747] Transportation
Passed [C.J.p. 82063]
Sixteen Condo Assn.
3443 N Lincoln Ave
Balcony
Waguespack (32) O2014-4556
Referred [C.J.p. 82730] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

Sleepy's
 1134 W Granville Ave
 Sign
 Osterman (48) O2014-3844
 Referred [C.J.p. 80810] Transportation
 Passed [C.J.p. 82094]
 South Coast
 1700 S Michigan Ave
 Planter
 Fioretti (2) O2014-3478
 Referred [C.J.p. 80743] Transportation
 Passed [C.J.p. 82065]
 Southeast Chicago Chamber of Commerce
 1550 E 79th St
 Trash container
 Harris (8) O2014-3720
 Referred [C.J.p. 80752] Transportation
 Passed [C.J.p. 82069]
 Southeast Chicago Chamber of Commerce
 2015 E 79th St
 Trash container
 Harris (8) O2014-3729
 Referred [C.J.p. 80752] Transportation
 Passed [C.J.p. 82069]
 Southeast Chicago Chamber of Commerce
 1654 E 87th St
 Trash container
 Harris (8) O2014-3737
 Referred [C.J.p. 80752] Transportation
 Passed [C.J.p. 82070]
 Southeast Chicago Chamber of Commerce
 8148 S Stony Island Ave
 Trash container
 Harris (8) O2014-3705
 Referred [C.J.p. 80752] Transportation
 Passed [C.J.p. 82066]

PUBLIC WAY USAGE

Grants of Privilege

Southeast Chicago Chamber of Commerce
 8301 S Stony Island Ave
 Trash container
 Harris (8) O2014-3710
 Referred [C.J.p. 80752] Transportation
 Passed [C.J.p. 82067]
 Southeast Chicago Chamber of Commerce
 8705 S Stony Island Ave
 Trash container
 Harris (8) O2014-3714
 Referred [C.J.p. 80752] Transportation
 Passed [C.J.p. 82068]
 Southeast Chicago of Commerce
 7908 S Jeffery Ave
 Trash container
 Harris (8) O2014-3700
 Referred [C.J.p. 80752] Transportation
 Passed [C.J.p. 82065]
 Southport and Irving
 4000-4006 N Southport Ave
 Light fixture
 Pawar (47) O2014-3835
 Referred [C.J.p. 80808] Transportation
 Passed [C.J.p. 82071]
 St. Leonard's Ministries
 2120 W Warren Blvd
 Tree grates
 Fioretti (2) O2014-4404
 Referred [C.J.p. 82695] Transportation
 Standard Bank & Trust Company
 3920 N Sheridan Rd
 Sign
 Tunney (44) O2014-4823
 Referred [C.J.p. 82753] Transportation
 Standard Parking
 400 E South Water St
 Sign
 Reilly (42) O2014-4874
 Referred [C.J.p. 82744] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

Stans Donuts
 1560-1562 N Damen Ave
 Sign
 Moreno (1) O2014-3443
 Referred [C.J.p. 80740] Transportation
 Passed [C.J.p. 82072]
 Starbucks Coffee No. 10594
 39 S LaSalle St
 Sign
 Reilly (42) O2014-3652
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82073]
 Starbucks Coffee No. 223
 600 N State St
 Sign
 Reilly (42) O2014-3651
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82073]
 State Farm
 3045 W 59th St
 Sign
 Thompson (16) O2014-4726
 Referred [C.J.p. 82707] Transportation
 State Farm Insurance
 1813 W 87th St
 Sign
 Brookins (21) O2014-3736
 Referred [C.J.p. 80765] Transportation
 Passed [C.J.p. 82074]
 State Farm Insurance
 1428 W Irving Park Rd
 Sign
 Pawar (47) O2014-4771
 Referred [C.J.p. 82759] Transportation
 State Parkway Condominium, The
 1445 N State Pkwy
 Decorative fence
 Smith (43) O2014-3749
 Referred [C.J.p. 80799] Transportation
 Passed [C.J.p. 82075]

PUBLIC WAY USAGE

Grants of Privilege

Strongbox
 1650 W Irving Park Rd
 Sign
 Pawar (47) O2014-4773
 Referred [C.J.p. 82759] Transportation
 Superior Super Auto Wash
 5450 N Damen Ave
 Sign
 O'Connor (40) O2014-4776
 Referred [C.J.p. 82738] Transportation
 Sydell Freehand Chicago LLC
 19 E Ohio St
 Door swing
 Reilly (42) O2014-3661
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82076]
 Sydell Freehand Chicago LLC
 19 E Ohio St
 Fire escape
 Reilly (42) O2014-3666
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82076]
 Sydell Freehand Chicago LLC
 19 E Ohio St
 Planter
 Reilly (42) O2014-3655
 Referred [C.J.p. 80793] Transportation
 Passed [C.J.p. 82077]
 Sydell Freehand Chicago LLC
 19 E Ohio St
 Siamese connection
 Reilly (42) O2014-3669
 Referred [C.J.p. 80794] Transportation
 Passed [C.J.p. 82078]
 Taqueria El Palmar
 1008 W Irving Park Rd
 Sign
 Cappleman (46) O2014-3820
 Referred [C.J.p. 80807] Transportation
 Passed [C.J.p. 82079]

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PUBLIC WAY USAGE

Grants of Privilege

Taqueria La Haciendita, Inc.
5922-5924 S Pulaski Rd
Sign
Quinn (13) O2014-4616
Referred [C.J.p. 82706] Transportation
Taqueria La Oaxaquena
3382 N Milwaukee Ave
Sign
Reboyras (30) O2014-4486
Referred [C.J.p. 82726] Transportation
Taqueria Valparaiso
10500 S Western Ave
Sign
O'Shea (19) O2014-4736
Referred [C.J.p. 82712] Transportation
Teavana No. 21920
3428 N Southport Ave
Sign
Tunney (44) O2014-4797
Referred [C.J.p. 82753] Transportation
Thai Oscar
4638 N Western Ave
Sign
Pawar (47) O2014-4775
Referred [C.J.p. 82760] Transportation
Thalia Spice Asian Fusion Bistro
833 W Chicago Ave
Light fixture
Burnett (27) O2014-4412
Referred [C.J.p. 82721] Transportation
Thalia Spice Asian Fusion Bistro
833 W Chicago Ave
Sign
Burnett (27) O2014-4414
Referred [C.J.p. 82722] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Third Rail Tavern
1133 W Madison St
Banner
Fioretti (2) O2014-3480
Referred [C.J.p. 80744] Transportation
Passed [C.J.p. 82080]
Third Rail Tavern
1133 W Madison St
Planter
Fioretti (2) O2014-3502
Referred [C.J.p. 80744] Transportation
Passed [C.J.p. 82080]
Thor Palmer House Hotel & Shops LLC
17 E Montrose Ave
Facade
Reilly (42) O2014-4875
Referred [C.J.p. 82744] Transportation
Tibbs Superior Auto
6237 S Ashland Ave
Sign
Thompson (16) O2014-4728
Referred [C.J.p. 82707] Transportation
Timbuk2 Holdings, Inc.
1623 N Damen Ave
Bicycle rack
Waguespack (32) O2014-3550
Referred [C.J.p. 80779] Transportation
Passed [C.J.p. 82081]
Tony's Finer Foods
5233 N Lincoln Ave
Sign
O'Connor (40) O2014-3935
Referred [C.J.p. 80789] Transportation
Passed [C.J.p. 82082]
Tony's Finer Foods Enterprises, Inc.
2500 N Central Ave
Sign
Reboyras (30) O2014-3554
Referred [C.J.p. 80776] Transportation
Passed [C.J.p. 82083]

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PUBLIC WAY USAGE

Grants of Privilege

Tower 10 Glades LLC
 845 N State St
 Ice melt system/snow melt system
 Reilly (42) O2014-4876
 Referred [C.J.p. 82744] Transportation
 Transit
 1431 W Lake St
 Light fixture
 Burnett (27) O2014-4417
 Referred [C.J.p. 82722] Transportation
 Tree Studios LLC
 3 E Ontario St
 Manhole
 Reilly (42) O2014-3672
 Referred [C.J.p. 80794] Transportation
 Passed [C.J.p. 82084]
 Tricoci University of Beauty Culture LLC
 5321 N Harlem Ave
 Sign
 O'Connor (41) O2014-4781
 Referred [C.J.p. 82739] Transportation
 Tumi Stores, Inc.
 645 N Michigan Ave
 Sign
 Reilly (42) O2014-4877
 Referred [C.J.p. 82744] Transportation
 U.S. Furniture & Linen
 11218 S Michigan Ave
 Fire shutter
 Beale (9) O2014-4564
 Referred [C.J.p. 82702] Transportation
 Uncle Bob's Storage
 1601-1625 S Ashland Ave
 Banner
 Solis (25) O2014-4759
 Referred [C.J.p. 82716] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Uncle Bob's Storage
 1601-1625 S Ashland Ave
 Sign
 Solis (25) O2014-4766
 Referred [C.J.p. 82716] Transportation
 Unique Travel
 5479 N Milwaukee Ave
 Sign
 Arena (45) O2014-4798
 Referred [C.J.p. 82756] Transportation
 University of Chicago
 5500 S University Ave
 Caisson
 Hairston (5) O2014-4492
 Referred [C.J.p. 82698] Transportation
 University of Chicago
 5500 S University Ave
 Sheeting
 Hairston (5) O2014-4513
 Referred [C.J.p. 82698] Transportation
 University of Chicago Medical Center
 5700 S Maryland Ave
 Bollard
 Hairston (5) O2014-3632
 Referred [C.J.p. 80749] Transportation
 Passed [C.J.p. 82087]
 University of Chicago Medical Center
 5700 S Maryland Ave
 Door swing
 Hairston (5) O2014-3649
 Referred [C.J.p. 80749] Transportation
 Passed [C.J.p. 82088]
 University of Chicago Medical Center
 5700 S Maryland Ave
 Grease basin
 Hairston (5) O2014-3654
 Referred [C.J.p. 80749] Transportation
 Passed [C.J.p. 82088]

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PUBLIC WAY USAGE

Grants of Privilege

University of Chicago Medical Center
5700 S Maryland Ave
Pipe
Hairston (5) O2014-3657
Referred [C.J.p. 80750] Transportation
Passed [C.J.p. 82089]

University of Chicago Medical Center
5700 S Maryland Ave
Sheeting
Hairston (5) O2014-4516
Referred [C.J.p. 82699] Transportation

University of Chicago Medical Center
5700 S Maryland Ave
Tieback system
Hairston (5) O2014-3665
Referred [C.J.p. 80750] Transportation
Passed [C.J.p. 82090]

University of Chicago Medical Center
5700 S Maryland Ave
Tree grate
Hairston (5) O2014-3671
Referred [C.J.p. 80750] Transportation
Passed [C.J.p. 82091]

University of Chicago, The
800 E 55th St
Conduit
Hairston (5) O2014-3622
Referred [C.J.p. 80749] Transportation
Passed [C.J.p. 82086]

University of Chicago, The
5700 S Ellis Ave
Tunnel
Hairston (5) O2014-3612
Referred [C.J.p. 80749] Transportation
Passed [C.J.p. 82084]

University of Chicago, The
5701 S Woodlawn Ave
Foundation support/foundation footing
Hairston (5) O2014-3606
Referred [C.J.p. 80749] Transportation
Passed [C.J.p. 82085]

PUBLIC WAY USAGE

Grants of Privilege

US Wireless Communications
4404 N Sheridan Rd
Banner
Cappleman (46) O2014-4810
Referred [C.J.p. 82757] Transportation

Valbona's Beauty Salon
4939 W Foster Ave
Sign
Arena (45) O2014-4800
Referred [C.J.p. 82756] Transportation

VCP Funding 111 LLC, VCP Series
1057 W Grand Ave
Balcony
Burnett (27) O2014-4426
Referred [C.J.p. 82722] Transportation

VCP Funding 111 LLC, VCP Series
1057 W Grand Ave
Bay window
Burnett (27) O2014-4430
Referred [C.J.p. 82722] Transportation

VCP Funding 111 LLC, VCP Series
1057 W Grand Ave
Fence
Burnett (27) O2014-4437
Referred [C.J.p. 82722] Transportation

VCP Funding 111 LLC, VCP Series
1057 W Grand Ave
Staircase
Burnett (27) O2014-4440
Referred [C.J.p. 82722] Transportation

Victoria's Beauty Boulevard
6807 W Higgins Ave
Sign
O'Connor (41) O2014-3703
Referred [C.J.p. 80790] Transportation
Passed [C.J.p. 82092]

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PUBLIC WAY USAGE

Grants of Privilege

Visual Cast Media
 2000 W Chicago Ave
 Security camera
 Waguespack (32) O2014-4563
 Referred [C.J.p. 82730] Transportation
 Walton on the Park LLC
 2 W Delaware Pl
 Planter
 Reilly (42) O2014-4879
 Referred [C.J.p. 82744] Transportation
 West Town Bikes NFP
 771 N Milwaukee Ave
 Bicycle rack
 Burnett (27) O2014-3837
 Referred [C.J.p. 80772] Transportation
 Passed [C.J.p. 82093]
 Westhaven Coin
 2355 W Washington Blvd
 Sign
 Burnett (27) O2014-4449
 Referred [C.J.p. 82722] Transportation
 Wisniewski, Bartosz
 1343 N Bosworth Ave
 Fence-amend
 Moreno (1) O2014-3445
 Referred [C.J.p. 80740] Transportation
 Passed [C.J.p. 82110]
 Wisniewski, Bartosz
 1343 N Bosworth Ave
 Occupation of Space
 Moreno (1) O2014-4287
 Referred [C.J.p. 82693] Transportation
 X-Cell Communications
 5845 S Western Ave
 Sign
 Thompson (16) O2014-3880
 Referred [C.J.p. 80761] Transportation
 Passed [C.J.p. 82093]

PUBLIC WAY USAGE

Grants of Privilege

XI Lambda Chapter of a Phi A, Inc.
 8236 S Western Ave
 Fire escape
 Lane (18) O2014-3883
 Referred [C.J.p. 80763] Transportation
 Passed [C.J.p. 82094]
 Yehia & Company
 1455 E 53rd St
 Sign
 Burns (4) O2014-3673
 Referred [C.J.p. 80748] Transportation
 Passed [C.J.p. 82095]
 Yens Mandarin Chinese Rest
 2856 N Clark St
 Sign
 Tunney (44) O2014-3805
 Referred [C.J.p. 80803] Transportation
 Passed [C.J.p. 82096]
 Young, David/Peters, Jeff
 1847 N Orleans St
 Fence
 Smith (43) O2014-4653
 Referred [C.J.p. 82749] Transportation
 Young, David/Peters, Jeff
 1847 N Orleans St
 Planter
 Smith (43) O2014-4633
 Referred [C.J.p. 82749] Transportation
 Your Pet's Wellness
 2319 N Damen Ave
 Banner
 Waguespack (32) O2014-3555
 Referred [C.J.p. 80779] Transportation
 Passed [C.J.p. 82096]
 Yuzu
 1715 W Chicora Ave
 Light fixture
 Moreno (1) O2014-3444
 Referred [C.J.p. 80740] Transportation
 Passed [C.J.p. 82097]

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PUBLIC WAY USAGE

Grants of Privilege

Zapatista
 1307 S Wabash Ave
 Windscreen
 Fioretti (2) O2014-3506
 Referred [C.J.p. 80744] Transportation
 Passed [C.J.p. 82098]
 Zapotlan, Inc.
 3923-3925 S Kedzie Ave
 Sign
 Burke (14) O2014-4649
 Referred [C.J.p. 82706] Transportation

Sidewalk Cafés

63 Bar & Grill
 6341-6343 N Broadway
 Moore (49) O2014-4003
 Referred [C.J.p. 80812] Transportation
 Passed [C.J.p. 82368]
 9 Muses Bar & Grill
 315 S Halsted St
 Burnett (27) O2014-3756
 Referred [C.J.p. 80773] Transportation
 Passed [C.J.p. 82368]
 Acadia Restaurant
 1639 S Wabash Ave
 Fioretti (2) O2014-4340
 Referred [C.J.p. 82696] Transportation
 Acre/Ombra
 5308-5310 N Clark St
 O'Connor (40) O2014-3912
 Referred [C.J.p. 80789] Transportation
 Passed [C.J.p. 82184]
 Alaska Paleteria Y Neveria
 3446 W Irving Park Rd
 Colón (35) O2014-4455
 Referred [C.J.p. 82734] Transportation
 Alhambra Palace Restaurant
 1240 W Randolph St
 Burnett (27) O2014-3684
 Referred [C.J.p. 80772] Transportation
 Passed [C.J.p. 82185]

PUBLIC WAY USAGE

Sidewalk Cafés

Al's Beef
 601 W Adams St
 Fioretti (2) O2014-4338
 Referred [C.J.p. 82697] Transportation
 Al's Beef
 1300 N Milwaukee Ave
 Moreno (1) O2014-3467
 Referred [C.J.p. 80741] Transportation
 Passed [C.J.p. 82185]
 Amatos Pizza
 953 W Willow St
 Smith (43) O2014-3941
 Referred [C.J.p. 80800] Transportation
 Passed [C.J.p. 82186]
 Amato's Pizzeria
 1737 N Harlem Ave
 Sposato (36) O2014-3893
 Referred [C.J.p. 80786] Transportation
 Passed [C.J.p. 82187]
 Antojitos Majicos
 3540 W Lawrence Ave
 Mell (33) O2014-4450
 Referred [C.J.p. 82732] Transportation
 Argo Tea
 3135 N Broadway
 Tunney (44) O2014-3971
 Referred [C.J.p. 80804] Transportation
 Passed [C.J.p. 82188]
 Argo Tea
 140 S Dearborn St
 Reilly (42) O2014-3746
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82189]
 Argo Tea
 1 S Franklin St
 Fioretti (2) O2014-3559
 Referred [C.J.p. 80744] Transportation
 Passed [C.J.p. 82189]

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PUBLIC WAY USAGE

Sidewalk Cafés

Argo Tea
 16 W Randolph St
 Reilly (42) O2014-3754
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82190]

Argo Tea
 819 N Rush St
 Reilly (42) O2014-3750
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82191]

Arista Foods
 112 N May St
 Burnett (27) O2014-4397
 Referred [C.J.p. 82722] Transportation

Armand's Pizzeria
 2121 W Division St
 Waguespack (32) O2014-3772
 Referred [C.J.p. 80779] Transportation
 Passed [C.J.p. 82192]

Armand's Pizzeria
 6694 N Northwest Hwy
 O'Connor (41) O2014-3932
 Referred [C.J.p. 80790] Transportation
 Passed [C.J.p. 82193]

Arturo Express
 130 S Canal St
 Reilly (42) O2014-3783
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82194]

Azucar Bar & Grill
 2647 N Kedzie Ave
 Colón (35) O2014-3862
 Referred [C.J.p. 80784] Transportation
 Passed [C.J.p. 82194]

Baker & Nosh Bakery
 1303-1309 W Wilson Ave
 Cappleman (46) O2014-4696
 Referred [C.J.p. 82758] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

Basil Leaf Cafe/Sage
 2461-2465 N Clark St
 Smith (43) O2014-3945
 Referred [C.J.p. 80800] Transportation
 Passed [C.J.p. 82195]

Baume & Brix
 351 W Hubbard St
 Reilly (42) O2014-3786
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82196]

Beatrix
 519 N Clark St
 Reilly (42) O2014-3788
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82197]

Beezzee
 2807 N Sheffield Ave
 Tunney (44) O2014-4607
 Referred [C.J.p. 82753] Transportation

Bella Luna Cafe
 731 N Dearborn St
 Reilly (42) O2014-3792
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82198]

Belly Q/Urban Belly II
 1400 W Randolph St
 Amend
 Burnett (27) O2014-4476
 Referred [C.J.p. 82723] Transportation

Big Cheese on Lincoln, The
 4229 N Lincoln Ave
 Pawar (47) O2014-3875
 Referred [C.J.p. 80808] Transportation
 Passed [C.J.p. 82199]

Billy Goat Tavern
 330 S Wells St
 Fioretti (2) O2014-3560
 Referred [C.J.p. 80744] Transportation
 Passed [C.J.p. 82199]

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PUBLIC WAY USAGE

Sidewalk Cafés

Bird's Nest
2500 N Southport Ave
Waguespack (32) O2014-4422
Referred [C.J.p. 82730] Transportation

Bistro by the Pier, The
505 N Lake Shore Dr
Reilly (42) O2014-3797
Referred [C.J.p. 80795] Transportation
Passed [C.J.p. 82200]

Bistro Grand
2362-2364 N Neva Ave
Sposato (36) O2014-3899
Referred [C.J.p. 80786] Transportation
Passed [C.J.p. 82202]

Bistro Ore LLC
2965 N Lincoln Ave
Waguespack (32) O2014-3774
Referred [C.J.p. 80779] Transportation
Passed [C.J.p. 82201]

Black Bull
1721 W Division St
Moreno (1) O2014-3471
Referred [C.J.p. 80741] Transportation
Passed [C.J.p. 82203]

Blaze Pizza
227 E Ontario St
Reilly (42) O2014-3798
Referred [C.J.p. 80795] Transportation
Passed [C.J.p. 82204]

Blue Star Bistro & Wine Bar
1209-1211 N Noble St
Waguespack (32) O2014-3777
Referred [C.J.p. 80779] Transportation
Passed [C.J.p. 82204]

Bonsai Cafe & Lounge
3503-3505 N Halsted St
Cappleman (46) O2014-3933
Referred [C.J.p. 80807] Transportation
Passed [C.J.p. 82205]

PUBLIC WAY USAGE

Sidewalk Cafés

Boss Bar
420 N Clark St
Reilly (42) O2014-3801
Referred [C.J.p. 80795] Transportation
Passed [C.J.p. 82206]

Bountiful Eatery, Inc.
3310-3312 N Broadway
Tunney (44) O2014-3976
Referred [C.J.p. 80804] Transportation
Passed [C.J.p. 82207]

Bow Truss
2934 N Broadway
Tunney (44) O2014-3983
Referred [C.J.p. 80804] Transportation
Passed [C.J.p. 82208]

Brasserie by LM
800 S Michigan Ave
Fioretti (2) O2014-3565
Referred [C.J.p. 80744] Transportation
Passed [C.J.p. 82209]

Bucktown Dysfunctional Pub
1658 W Cortland St
Waguespack (32) O2014-3780
Referred [C.J.p. 80779] Transportation
Passed [C.J.p. 82209]

Butcher & The Burger
1021 W Armitage Ave
Waguespack (32) O2014-4428
Referred [C.J.p. 82731] Transportation

Butterfly Sushi & Thai Cuisine on Chicago Ave
1421 W Chicago Ave
Burnett (27) O2014-3691
Referred [C.J.p. 80772] Transportation
Passed [C.J.p. 82210]

Butterfly Sushi Bar and Thai Cuisine on Madison Street
1131 W Madison St
Fioretti (2) O2014-3567
Referred [C.J.p. 80744] Transportation
Passed [C.J.p. 82212]

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PUBLIC WAY USAGE

Sidewalk Cafés

Butterfly Sushibar and Thai Cuisine
 1139-1143 W Grand Ave
 Burnett (27) O2014-3695
 Referred [C.J.p. 80772] Transportation
 Passed [C.J.p. 82211]

Cafe Colao
 2638 W Division St
 Maldonado (26) O2014-4368
 Referred [C.J.p. 82720] Transportation

Cafe Sushi-Wells
 1342 N Wells St
 Smith (43) O2014-3949
 Referred [C.J.p. 80800] Transportation
 Passed [C.J.p. 82213]

Cafe Tola
 3612 N Southport Ave
 Tunney (44) O2014-3990
 Referred [C.J.p. 80804] Transportation
 Passed [C.J.p. 82214]

Cafe Zipo
 5645 N Lincoln Ave
 O'Connor (40) O2014-3917
 Referred [C.J.p. 80789] Transportation
 Passed [C.J.p. 82214]

Caffe Baci
 2 N LaSalle St
 Reilly (42) O2014-3808
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82215]

Caffe Baci
 20 N Michigan Ave
 Reilly (42) O2014-3813
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82216]

Caffe Gelato
 2034 W Division St
 Moreno (1) O2014-3476
 Referred [C.J.p. 80741] Transportation
 Passed [C.J.p. 82217]

PUBLIC WAY USAGE

Sidewalk Cafés

Caffe Italia
 2625 N Harlem Ave
 Sposato (36) O2014-4464
 Referred [C.J.p. 82735] Transportation

Caravan
 4810 N Broadway
 Osterman (48) O2014-3936
 Referred [C.J.p. 80811] Transportation
 Passed [C.J.p. 82218]

Cedar Hotel Cafe
 1112-1114 N State St
 Amend
 Reilly (42) O2014-3457
 Referred [C.J.p. 80798] Transportation
 Passed [C.J.p. 82370]

Celeste
 111 W Hubbard St
 Reilly (42) O2014-3827
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82218]

Chicago French Market
 131 N Clinton St
 Reilly (42) O2014-4505
 Referred [C.J.p. 82747] Transportation

Chicago French Market
 131 N Clinton St
 Reilly (42) O2014-3830
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82219]

Chicago Grind
 5256 N Broadway
 Osterman (48) O2014-4701
 Referred [C.J.p. 82762] Transportation

Chicago's Blarney Stone
 3422-3424 N Sheffield Ave
 Tunney (44) O2014-3995
 Referred [C.J.p. 80804] Transportation
 Passed [C.J.p. 82220]

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PUBLIC WAY USAGE

Sidewalk Cafés

Chick-Fli-A
 30 E Chicago Ave
 Reilly (42) O2014-3831
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82221]
 Chuckie's
 1412-1414 W Morse Ave
 Moore (49) O2014-4711
 Referred [C.J.p. 82763] Transportation
 City Pool Hall
 640 W Hubbard St
 Burnett (27) O2014-3696
 Referred [C.J.p. 80772] Transportation
 Passed [C.J.p. 82222]
 Clarke's Hyde Park
 1447 E 53rd St
 Burns (4) O2014-3625
 Referred [C.J.p. 80748] Transportation
 Passed [C.J.p. 82223]
 Clarke's on Belmont
 928-930 W Belmont Ave
 Tunney (44) O2014-4000
 Referred [C.J.p. 80804] Transportation
 Passed [C.J.p. 82223]
 Clarke's on Lincoln
 2441-2445 N Lincoln Ave
 Smith (43) O2014-3953
 Referred [C.J.p. 80800] Transportation
 Passed [C.J.p. 82224]
 Coffee Studio, The
 5628 N Clark St
 O'Connor (40) O2014-3922
 Referred [C.J.p. 80789] Transportation
 Passed [C.J.p. 82225]
 Cookies and Carnitas
 5757-5759 N Broadway
 Osterman (48) O2014-3942
 Referred [C.J.p. 80811] Transportation
 Passed [C.J.p. 82226]

PUBLIC WAY USAGE

Sidewalk Cafés

Corner Bakery Cafe
 360 N Michigan Ave
 Reilly (42) O2014-4508
 Referred [C.J.p. 82747] Transportation
 Coronas Coffee II
 909 W Irving Park Rd
 Cappleman (46) O2014-4697
 Referred [C.J.p. 82758] Transportation
 Courtyard by Marriott
 165 E Ontario St
 Reilly (42) O2014-3834
 Referred [C.J.p. 80795] Transportation
 Passed [C.J.p. 82227]
 Cozy Noodles & Rice
 3456 N Sheffield Ave
 Tunney (44) O2014-4004
 Referred [C.J.p. 80804] Transportation
 Passed [C.J.p. 82227]
 Craft Pizza
 1252 N Damen Ave
 Moreno (1) O2014-4277
 Referred [C.J.p. 82693] Transportation
 Crazy Calabrese
 3350 N Harlem Ave
 Graham (29) O2014-3760
 Referred [C.J.p. 80775] Transportation
 Passed [C.J.p. 82228]
 Crepe Bistro
 186 N Wells St
 Reilly (42) O2014-3836
 Referred [C.J.p. 80796] Transportation
 Passed [C.J.p. 82229]
 Crossroads Public House
 2630 N Clark St
 Smith (43) O2014-3965
 Referred [C.J.p. 80800] Transportation
 Passed [C.J.p. 82230]

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PUBLIC WAY USAGE

Sidewalk Cafés

De Cero
812-816 W Randolph St
Burnett (27) O2014-3698
Referred [C.J.p. 80772] Transportation
Passed [C.J.p. 82231]
Delish Diner
2018 W Division St
Moreno (1) O2014-3491
Referred [C.J.p. 80741] Transportation
Passed [C.J.p. 82232]
Demera Ethiopian Restaurant
4801 N Broadway
Osterman (48) O2014-4703
Referred [C.J.p. 82762] Transportation
Dolce Casa Cafe
4947 N Damen Ave
Pawar (47) O2014-3878
Referred [C.J.p. 80809] Transportation
Passed [C.J.p. 82232]
Dunkin Donuts
211 W Adams St
Reilly (42) O2014-3839
Referred [C.J.p. 80796] Transportation
Passed [C.J.p. 82233]
Dunkin Donuts
27 W Lake St
Reilly (42) O2014-3842
Referred [C.J.p. 80796] Transportation
Passed [C.J.p. 82234]
Dunkin Donuts
100 W Randolph St
Reilly (42) O2014-4521
Referred [C.J.p. 82747] Transportation
Dunkin Donuts
205 W Randolph St
Reilly (42) O2014-4528
Referred [C.J.p. 82747] Transportation
Dunkin Donuts
223 W Washington St
Reilly (42) O2014-4522
Referred [C.J.p. 82747] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

Dylan's Tavern & Grill
118 N Clinton St
Fioretti (2) O2014-3568
Referred [C.J.p. 80744] Transportation
Passed [C.J.p. 82235]
Efes Restaurant
2833 N Broadway
Tunney (44) O2014-4612
Referred [C.J.p. 82753] Transportation
EJ Sushi
1406 W Grand Ave
Moreno (1) O2014-3493
Referred [C.J.p. 80741] Transportation
Passed [C.J.p. 82236]
El Hefe
15 W Hubbard St
Reilly (42) O2014-3845
Referred [C.J.p. 80796] Transportation
Passed [C.J.p. 82237]
El Pacifico, Inc.
3534 W Fullerton Ave
Colón (35) O2014-3864
Referred [C.J.p. 80784] Transportation
Passed [C.J.p. 82238]
El Restaurante Tinajon
4425 W Montrose Ave
Laurino (39) O2014-4477
Referred [C.J.p. 82737] Transportation
Ellie's
10701 S Hale Ave
O'Shea (19) O2014-4358
Referred [C.J.p. 82712] Transportation
Embeya
664 W Randolph St
Reilly (42) O2014-4138
Direct Introduction Transportation
Passed [C.J.p. 82238]

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PUBLIC WAY USAGE

Sidewalk Cafés

Epic
 112-114 W Hubbard St
 Reilly (42) O2014-3847
 Referred [C.J.p. 80796] Transportation
 Passed [C.J.p. 82239]

Epples Restaurant
 554 W Roosevelt Rd
 Fioretti (2) O2014-4345
 Referred [C.J.p. 82697] Transportation

Esencia Urban Kitchen
 3351 N Broadway
 Tunney (44) O2014-4008
 Referred [C.J.p. 80804] Transportation
 Passed [C.J.p. 82240]

Ethiopian Diamond Restaurant
 6120-6122 N Broadway
 Osterman (48) O2014-3948
 Referred [C.J.p. 80811] Transportation
 Passed [C.J.p. 82241]

Euro Cafe
 3435 N Harlem Ave
 Sposato (36) O2014-4468
 Referred [C.J.p. 82735] Transportation

Fabcakes
 714 N Wells St
 Reilly (42) O2014-3855
 Referred [C.J.p. 80796] Transportation
 Passed [C.J.p. 82242]

Fairways
 1139-1141 W Armitage Ave
 Waguespack (32) O2014-4432
 Referred [C.J.p. 82731] Transportation

Falafill
 3202 N Broadway
 Tunney (44) O2014-4617
 Referred [C.J.p. 82753] Transportation

Fiesta Mexicana Corp.
 4806 N Broadway
 Osterman (48) O2014-4704
 Referred [C.J.p. 82762] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

Fiesta Mexicana Restaurant
 2423 N Lincoln Ave
 Smith (43) O2014-4577
 Referred [C.J.p. 82750] Transportation

Firecakes
 68 W Hubbard St
 Reilly (42) O2014-3857
 Referred [C.J.p. 80796] Transportation
 Passed [C.J.p. 82243]

Five Guys Burgers and Fries
 1456 E 53rd St
 Burns (4) O2014-3626
 Referred [C.J.p. 80748] Transportation
 Passed [C.J.p. 82243]

Forever Yogurt
 42 E Chicago Ave
 Reilly (42) O2014-3860
 Referred [C.J.p. 80796] Transportation
 Passed [C.J.p. 82244]

Forever Yogurt Andersonville LLC
 5309 N Clark St
 Osterman (48) O2014-3956
 Referred [C.J.p. 80811] Transportation
 Passed [C.J.p. 82245]

Fornetto-Mei on Grant
 1108 S Michigan Ave
 Fioretti (2) O2014-3569
 Referred [C.J.p. 80744] Transportation
 Passed [C.J.p. 82246]

Frances' Rest & Deli, Inc.
 2552-2554 N Clark St
 Smith (43) O2014-3970
 Referred [C.J.p. 80801] Transportation
 Passed [C.J.p. 82247]

Freshii
 26 S Clinton St
 Fioretti (2) O2014-3572
 Referred [C.J.p. 80744] Transportation
 Passed [C.J.p. 82248]

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PUBLIC WAY USAGE

Sidewalk Cafés

Freshii
200 W Randolph St
Reilly (42) O2014-4538
Referred [C.J.p. 82747] Transportation

Freshii
50 E Washington St
Reilly (42) O2014-4534
Referred [C.J.p. 82747] Transportation

Galvin's Public House
5901 W Lawrence Ave
Arena (45) O2014-3909
Referred [C.J.p. 80806] Transportation
Passed [C.J.p. 82248]

Gannon's Pub
4264 N Lincoln Ave
Pawar (47) O2014-3882
Referred [C.J.p. 80809] Transportation
Passed [C.J.p. 82249]

Gaudi Cafe
1147 W Grand Ave
Burnett (27) O2014-3699
Referred [C.J.p. 80772] Transportation
Passed [C.J.p. 82250]

Geb
841 W Randolph St
Burnett (27) O2014-3702
Referred [C.J.p. 80772] Transportation
Passed [C.J.p. 82251]

Gioco
1312-1314 S Wabash Ave
Fioretti (2) O2014-3574
Referred [C.J.p. 80745] Transportation
Passed [C.J.p. 82252]

Giordano's Restaurant
1340 S Michigan Ave
Fioretti (2) O2014-4323
Referred [C.J.p. 82697] Transportation

Glazed and Infused
813 W Fulton Market
Burnett (27) O2014-4400
Referred [C.J.p. 82723] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

GNPH No. Nine, Inc.
4229 W Irving Park Rd
Arena (45) O2014-3906
Referred [C.J.p. 80806] Transportation
Passed [C.J.p. 82253]

Goddess River North, The
901 N Larrabee St
Burnett (27) O2014-3706
Referred [C.J.p. 80772] Transportation
Passed [C.J.p. 82253]

Golden Nugget
3234 W Irving Park Rd
Mell (33) O2014-3841
Referred [C.J.p. 80783] Transportation
Passed [C.J.p. 82254]

Good to Go Jamaican Cuisine LLC
1945-1947 W Howard St
Moore (49) O2014-3994
Referred [C.J.p. 80812] Transportation
Passed [C.J.p. 82255]

Grafton Pub & Grill, The
4530 N Lincoln Ave
Pawar (47) O2014-3887
Referred [C.J.p. 80809] Transportation
Passed [C.J.p. 82256]

Grill Inn
1422 W Morse Ave
Moore (49) O2014-3999
Referred [C.J.p. 80812] Transportation
Passed [C.J.p. 82251]

Gyu-Kaku Restaurant
210 E Ohio St
Reilly (42) O2014-3865
Referred [C.J.p. 80796] Transportation
Passed [C.J.p. 82258]

Habana Libre
1440 W Chicago Ave
Moreno (1) O2014-3494
Referred [C.J.p. 80741] Transportation
Passed [C.J.p. 82258]

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PUBLIC WAY USAGE

Sidewalk Cafés

Harding Tavern, The
2732 N Milwaukee Ave
Colón (35) O2014-3866
Referred [C.J.p. 80785] Transportation
Passed [C.J.p. 82259]

Hash
1357 N Western Ave
Moreno (1) O2014-4279
Referred [C.J.p. 82693] Transportation

Havana Grill
412 N Clark St
Reilly (42) O2014-3869
Referred [C.J.p. 80796] Transportation
Passed [C.J.p. 82260]

Hendrikx Belgian Bread Grafter
100 E Walton St
Reilly (42) O2014-3872
Referred [C.J.p. 80796] Transportation
Passed [C.J.p. 82261]

Hill Country Smokehouse
6954 N Western Ave
Silverstein (50) O2014-4007
Referred [C.J.p. 80813] Transportation
Passed [C.J.p. 82262]

Himmel's Chicago
2251 W Lawrence Ave
Pawar (47) O2014-3892
Referred [C.J.p. 80809] Transportation
Passed [C.J.p. 82262]

Hi-Tops
2462 N Lincoln Ave
Smith (43) O2014-4581
Referred [C.J.p. 82750] Transportation

Homeslyce Wheel House
934-938 W Webster Ave
Amend
Smith (43) O2014-3462
Referred [C.J.p. 80801] Transportation
Passed [C.J.p. 82371]

PUBLIC WAY USAGE

Sidewalk Cafés

Hops and Barley
4359-4361 N Milwaukee Ave
Arena (45) O2014-3913
Referred [C.J.p. 80806] Transportation
Passed [C.J.p. 82763]

Howl at the Moon
26-30 W Hubbard St
Reilly (42) O2014-4542
Referred [C.J.p. 82747] Transportation

I Monelli Trattoria Pizzeria
5019 N Western Ave
Pawar (47) O2014-3904
Referred [C.J.p. 80809] Transportation
Passed [C.J.p. 82264]

Indie Cafe
5951-5953 N Broadway
Osterman (48) O2014-3961
Referred [C.J.p. 80811] Transportation
Passed [C.J.p. 82265]

Ja' Grill
1008 W Armitage Ave
Smith (43) O2014-3975
Referred [C.J.p. 80801] Transportation
Passed [C.J.p. 82266]

Jai Yen
3734-3736 N Broadway
Cappleman (46) O2014-3938
Referred [C.J.p. 80807] Transportation
Passed [C.J.p. 82267]

Jaipur
847 W Randolph St
Burnett (27) O2014-3708
Referred [C.J.p. 80772] Transportation
Passed [C.J.p. 82267]

Jamba Juice
1322 S Halsted St
Solis (25) O2014-4362
Referred [C.J.p. 82717] Transportation

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PUBLIC WAY USAGE

Sidewalk Cafés

Jamba Juice
 20 N Michigan Ave
 Reilly (42) O2014-4544
 Referred [C.J.p. 82747] Transportation

Jane's
 1653-1655 W Cortland St
 Waguespack (32) O2014-3791
 Referred [C.J.p. 80779] Transportation
 Passed [C.J.p. 82268]

Jersey Mikes
 120 N Wells St
 Reilly (42) O2014-4546
 Referred [C.J.p. 82747] Transportation

Jimmy Green's
 823-835 N State St
 Fioretti (2) O2014-3579
 Referred [C.J.p. 80745] Transportation
 Passed [C.J.p. 82269]

Jin Thai Cuisine
 5458 N Broadway
 Osterman (48) O2014-3966
 Referred [C.J.p. 80811] Transportation
 Passed [C.J.p. 82270]

Jitlada Thai House Restaurant
 3715-3717 N Halsted St
 Cappleman (46) O2014-3943
 Referred [C.J.p. 80807] Transportation
 Passed [C.J.p. 82271]

John Barteycorn Memorial Pub
 658 W Belden Ave
 Smith (43) O2014-3977
 Referred [C.J.p. 80801] Transportation
 Passed [C.J.p. 82272]

Johnny O'Hagan's
 3374 N Clark St
 Tunney (44) O2014-4621
 Referred [C.J.p. 82754] Transportation

Joys
 3257-3259 N Broadway
 Tunney (44) O2014-4673
 Referred [C.J.p. 82754] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

Kamehachi
 1531 N Wells St
 Burnett (27) O2014-3709
 Referred [C.J.p. 80772] Transportation
 Passed [C.J.p. 82272]

Kanela Breakfast Club
 1552 N Wells St
 Burnett (27) O2014-3726
 Referred [C.J.p. 80773] Transportation
 Passed [C.J.p. 82273]

Karyn's Cooked, Inc.
 738 N Wells St
 Reilly (42) O2014-3885
 Referred [C.J.p. 80796] Transportation
 Passed [C.J.p. 82274]

Karyn's Fresh Corner
 1901 N Halsted St
 Smith (43) O2014-3981
 Referred [C.J.p. 80801] Transportation
 Passed [C.J.p. 82275]

Karyn's on Green
 130 N Green St
 Burnett (27) O2014-3728
 Referred [C.J.p. 80773] Transportation
 Passed [C.J.p. 82276]

Kinmont
 419 W Superior St
 Reilly (42) O2014-3888
 Referred [C.J.p. 80796] Transportation
 Passed

Kohan Japanese Restaurant
 730-732 W Maxwell St
 Balcer (11) O2014-3637
 Referred [C.J.p. 80755] Transportation
 Passed [C.J.p. 82277]

Koko's Mediterranean Grill
 1760 W Chicago Ave
 Moreno (1) O2014-4281
 Referred [C.J.p. 82693] Transportation

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PUBLIC WAY USAGE

Sidewalk Cafés

Kroll's South Loop
 1736 S Michigan Ave
 Fioretti (2) O2014-3590
 Referred [C.J.p. 80745] Transportation
 Passed [C.J.p. 82278]
 L26
 2600 S State St
 Dowell (3) O2014-3623
 Referred [C.J.p. 80746] Transportation
 Passed [C.J.p. 82291]
 La Bruquena Restaurant & Lounge
 2726 W Division St
 Maldonado (26) O2014-3675
 Referred [C.J.p. 80770] Transportation
 Passed [C.J.p. 82279]
 La Chaparrita De Chicago No. 2
 5957 S Kedzie Ave
 Thompson (16) O2014-3650
 Referred [C.J.p. 80761] Transportation
 Passed [C.J.p. 82280]
 La Fonda Latino Grill
 5350 N Broadway
 Osterman (48) O2014-4708
 Referred [C.J.p. 82762] Transportation
 La Fontanella
 2414 S Oakley Ave
 Solis (25) O2014-3662
 Referred [C.J.p. 80769] Transportation
 Passed [C.J.p. 82281]
 La Michoacana Natural
 6149 W Grand Ave
 Graham (29) O2014-3763
 Referred [C.J.p. 80775] Transportation
 Passed [C.J.p. 82282]
 La Strade Cafe
 2023 N California Ave
 Moreno (1) O2014-4286
 Referred [C.J.p. 82694] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

Lalo's Mexican Restaurant
 733 W Maxwell St
 Solis (25) O2014-4140
 Direct Introduction Transportation
 Passed [C.J.p. 82282]
 Las Islas Marias
 2043-2051 N Milwaukee Ave
 Moreno (1) O2014-4291
 Referred [C.J.p. 82694] Transportation
 Las Mananitas
 3523 N Halsted St
 Cappleman (46) O2014-3946
 Referred [C.J.p. 80807] Transportation
 Passed [C.J.p. 82283]
 Las Quecas
 2500 S Christiana Ave
 Munoz (22) O2014-3659
 Referred [C.J.p. 80766] Transportation
 Passed [C.J.p. 82284]
 Las Tablas on Lincoln
 2942-2944 N Lincoln Ave
 Waguespack (32) O2014-4443
 Referred [C.J.p. 82731] Transportation
 Latin American Rest & Lounge
 2743 W Division St
 Maldonado (26) O2014-3676
 Referred [C.J.p. 80770] Transportation
 Passed [C.J.p. 82285]
 Laughing Bird
 4514 N Lincoln Ave
 Pawar (47) O2014-3910
 Referred [C.J.p. 80809] Transportation
 Passed [C.J.p. 82285]
 Le Pain Quotidien
 1000-1002 W Armitage Ave
 Smith (43) O2014-4587
 Referred [C.J.p. 82750] Transportation
 Leadbelly
 5739 W Irving Park Rd
 Cullerton (38) O2014-4471
 Referred [C.J.p. 82736] Transportation

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PUBLIC WAY USAGE

Sidewalk Cafés

Leghorn Chicken
 959 N Western Ave
 Moreno (1) O2014-3498
 Referred [C.J.p. 80741] Transportation
 Passed [C.J.p. 82286]
 Little Bucharest Bistro
 3661-3665 N Elston Ave
 Mell (33) O2014-3846
 Referred [C.J.p. 80783] Transportation
 Passed [C.J.p. 82287]
 Little Corner Snack Shop, The
 5937 N Broadway
 Osterman (48) O2014-3974
 Referred [C.J.p. 80811] Transportation
 Passed [C.J.p. 82288]
 LM Bistro
 111 E Huron St
 Reilly (42) O2014-3891
 Referred [C.J.p. 80796] Transportation
 Passed [C.J.p. 82289]
 Lockdown
 1024 N Western Ave
 Maldonado (26) O2014-4374
 Referred [C.J.p. 82720] Transportation
 Logan Theatre, The
 2646-2648 N Milwaukee Ave
 Colón (35) O2014-4457
 Referred [C.J.p. 82735] Transportation
 Longman & Eagle
 2657 N Kedzie Ave
 Colón (35) O2014-3871
 Referred [C.J.p. 80785] Transportation
 Passed [C.J.p. 82289]
 Lucky's Sandwich Company
 717 W Maxwell St
 Balcer (11) O2014-3639
 Referred [C.J.p. 80755] Transportation
 Passed [C.J.p. 82290]

PUBLIC WAY USAGE

Sidewalk Cafés

Mac's American Food
 1801 W Division St
 Moreno (1) O2014-3500
 Referred [C.J.p. 80741] Transportation
 Passed [C.J.p. 82292]
 Maggiano's Little Italy
 516 N Clark St
 Reilly (42) O2014-4549
 Referred [C.J.p. 82747] Transportation
 Mama Milano
 1419 N Wells St
 Burnett (27) O2014-3732
 Referred [C.J.p. 80773] Transportation
 Passed [C.J.p. 82293]
 Mambo Cafe
 3336-3342 N Milwaukee Ave
 Reboyras (30) O2014-4419
 Referred [C.J.p. 82726] Transportation
 Margaret's
 5134 W Irving Park Rd
 Arena (45) O2014-4691
 Referred [C.J.p. 82756] Transportation
 Matilda
 3101 N Sheffield Ave
 Tunney (44) O2014-4010
 Referred [C.J.p. 80804] Transportation
 Passed [C.J.p. 82294]
 McCormick & Schmick's Seafood Restaurant
 41 E Chestnut St
 Reilly (42) O2014-4554
 Referred [C.J.p. 82747] Transportation
 McGee's Tavern & Grille
 950 W Webster Ave
 Smith (43) O2014-4594
 Referred [C.J.p. 82750] Transportation
 Meat on Chestnut
 215 E Chestnut St
 Reilly (42) O2014-3896
 Referred [C.J.p. 80796] Transportation
 Passed [C.J.p. 82294]

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Sidewalk Cafés

Meli Cafe on Dearborn
 500 S Dearborn St
 Fioretti (2) O2014-4326
 Referred [C.J.p. 82697] Transportation
 Melrose Restaurant
 3233 N Broadway
 Tunney (44) O2014-4012
 Referred [C.J.p. 80804] Transportation
 Passed [C.J.p. 82295]
 Merlo on Maple
 16 W Maple St
 Reilly (42) O2014-4555
 Referred [C.J.p. 82747] Transportation
 Mexique
 1529 W Chicago Ave
 Moreno (1) O2014-4305
 Referred [C.J.p. 82694] Transportation
 Mezcalina
 333 E Benton Pl
 Reilly (42) O2014-3900
 Referred [C.J.p. 80796] Transportation
 Passed [C.J.p. 82296]
 MFK
 432 W Diversey Pkwy
 Tunney (44) O2014-4675
 Referred [C.J.p. 82754] Transportation
 Michael Diversey's
 670 W Diversey Pkwy
 Tunney (44) O2014-4676
 Referred [C.J.p. 82754] Transportation
 Milenorth
 166 E Superior St
 Reilly (42) O2014-3903
 Referred [C.J.p. 80797] Transportation
 Passed [C.J.p. 82297]
 Mirai Sushi
 2020 W Division St
 Moreno (1) O2014-3501
 Referred [C.J.p. 80741] Transportation
 Passed [C.J.p. 82298]

PUBLIC WAY USAGE

Sidewalk Cafés

Mixed Greens
 308 W Erie St
 Reilly (42) O2014-3907
 Referred [C.J.p. 80797] Transportation
 Passed [C.J.p. 82299]
 Mom's Old Recipe
 5760 N Milwaukee Ave
 Arena (45) O2014-3921
 Referred [C.J.p. 80806] Transportation
 Passed [C.J.p. 82299]
 Moxee
 724 W Maxwell St
 Solis (25) O2014-3664
 Referred [C.J.p. 80769] Transportation
 Passed [C.J.p. 82300]
 Naha Restaurant
 500 N Clark St
 Reilly (42) O2014-3931
 Referred [C.J.p. 80797] Transportation
 Passed [C.J.p. 82301]
 Nellcote & RM Champagne Salon
 833-839 W Randolph St
 Burnett (27) O2014-3739
 Referred [C.J.p. 80773] Transportation
 Passed [C.J.p. 82302]
 New Rebozo Chicago
 46 E Superior St
 Reilly (42) O2014-3937
 Referred [C.J.p. 80797] Transportation
 Passed [C.J.p. 82303]
 New Wave Coffee LLC
 3103 W Logan Blvd
 Waguespack (32) O2014-3799
 Referred [C.J.p. 80780] Transportation
 Passed [C.J.p. 82304]
 Noodles & Company
 3419 N Southport Ave
 Tunney (44) O2014-4018
 Referred [C.J.p. 80804] Transportation
 Passed [C.J.p. 82304]

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PUBLIC WAY USAGE

Sidewalk Cafés

North Buena Market
 4200 N Broadway
 Cappleman (46) O2014-3950
 Referred [C.J.p. 80807] Transportation
 Passed [C.J.p. 82305]

O'Callaghan's
 29 W Hubbard St
 Reilly (42) O2014-3940
 Referred [C.J.p. 80797] Transportation
 Passed [C.J.p. 82306]

Old Town Social
 455 W North Ave
 Smith (43) O2014-3986
 Referred [C.J.p. 80801] Transportation
 Passed [C.J.p. 82307]

O'Leary's Public House
 541 N Wells St
 Reilly (42) O2014-3944
 Referred [C.J.p. 80797] Transportation
 Passed [C.J.p. 82308]

O'Malley's Liquor Kitchen
 3551 N Sheffield Ave
 Tunney (44) O2014-4678
 Referred [C.J.p. 82754] Transportation

Osteria Langhe
 2824 W Armitage Ave
 Colón (35) O2014-4460
 Referred [C.J.p. 82735] Transportation

Output
 1758 W Grand Ave
 Moreno (1) O2014-3505
 Referred [C.J.p. 80741] Transportation
 Passed [C.J.p. 82309]

Paciugo Roscoe Village
 2009 W Roscoe St
 Waguespack (32) O2014-3803
 Referred [C.J.p. 80780] Transportation
 Passed [C.J.p. 82309]

PUBLIC WAY USAGE

Sidewalk Cafés

Paleteria El Potrillo
 8548 S Commercial Ave
 Pope (10) O2014-3635
 Referred [C.J.p. 80753] Transportation
 Passed [C.J.p. 82310]

Panino's Pizzeria
 3702-3704 N Broadway
 Cappleman (46) O2014-3954
 Referred [C.J.p. 80807] Transportation
 Passed [C.J.p. 82311]

Paola's Vinum
 328 S Jefferson St
 Fioretti (2) O2014-3607
 Referred [C.J.p. 80745] Transportation
 Passed [C.J.p. 82312]

Papa's Cache Sabroso, Inc.
 2517 W Division St
 Maldonado (26) O2014-4377
 Referred [C.J.p. 82720] Transportation

Pasta Al Gusto, Inc.
 1648 W Belmont Ave
 Pawar (47) O2014-3915
 Referred [C.J.p. 80809] Transportation
 Passed [C.J.p. 82313]

Patel's Cafe
 2600 W Devon Ave
 Silverstein (50) O2014-4009
 Referred [C.J.p. 80813] Transportation
 Passed [C.J.p. 82313]

Pei Wei Asian Diner
 227-229 E Ontario St
 Reilly (42) O2014-3947
 Referred [C.J.p. 80797] Transportation
 Passed [C.J.p. 82314]

Pho Lily
 5100 N Broadway
 Cappleman (46) O2014-3957
 Referred [C.J.p. 80807] Transportation
 Passed [C.J.p. 82315]

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PUBLIC WAY USAGE

Sidewalk Cafés

Picante Taqueria
2016 W Division St
Moreno (1) O2014-3508
Referred [C.J.p. 80741] Transportation
Passed [C.J.p. 82316]

Picante's Authentaco
1141 N Ashland Ave
Moreno (1) O2014-3517
Referred [C.J.p. 80741] Transportation
Passed [C.J.p. 82317]

Piccolo Sogno Due
340 N Clark St
Reilly (42) O2014-4559
Referred [C.J.p. 82747] Transportation

Pie Cafe LLC
4664 N Manor Ave
Mell (33) O2014-3849
Referred [C.J.p. 80783] Transportation
Passed [C.J.p. 82317]

Ping Pong
3322-3326 N Broadway
Tunney (44) O2014-4682
Referred [C.J.p. 82754] Transportation

Pint
1547-1549 N Milwaukee Ave
Moreno (1) O2014-3518
Referred [C.J.p. 80741] Transportation
Passed [C.J.p. 82318]

Pizano's Pizza & Pasta On Lincoln
2427-2429 N Lincoln Ave
Smith (43) O2014-4599
Referred [C.J.p. 82750] Transportation

Pizzeria Uno Chicago Bar & Grill
29 E Ohio St
Reilly (42) O2014-4562
Referred [C.J.p. 82747] Transportation

Prost
2566-2568 N Lincoln Ave
Smith (43) O2014-3988
Referred [C.J.p. 80801] Transportation
Passed [C.J.p. 82319]

PUBLIC WAY USAGE

Sidewalk Cafés

Punjabi Dhabha
2525 W Devon Ave
Silverstein (50) O2014-4014
Referred [C.J.p. 80813] Transportation
Passed [C.J.p. 82320]

Qdoba Mexican Grill No. 2154
175 W Jackson Blvd
Fioretti (2) O2014-3610
Referred [C.J.p. 80745] Transportation
Passed [C.J.p. 82320]

Qdoba Mexican Grill No. 2621
100 N LaSalle Dr
Reilly (42) O2014-3952
Referred [C.J.p. 80797] Transportation
Passed [C.J.p. 82321]

Que Rico Restaurant
2814 N Southport Ave
Waguespack (32) O2014-3806
Referred [C.J.p. 80780] Transportation
Passed [C.J.p. 82322]

Rapidito
1855 W Diversey Pkwy
Waguespack (32) O2014-3809
Referred [C.J.p. 80780] Transportation
Passed [C.J.p. 82323]

Rasmus
4788 N Elston Ave
Arena (45) O2014-4694
Referred [C.J.p. 82756] Transportation

Real Good Juice Co.
1647 N Wells St
Smith (43) O2014-3993
Referred [C.J.p. 80801] Transportation
Passed [C.J.p. 82323]

Red Pig Asian Kitchen
2932 N Broadway
Tunney (44) O2014-4020
Referred [C.J.p. 80804] Transportation
Passed [C.J.p. 82324]

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PUBLIC WAY USAGE

Sidewalk Cafés

Red Robin's Burger Works
 328 N Michigan Ave
 Reilly (42) O2014-4570
 Referred [C.J.p. 82748] Transportation

Redmond's
 3358 N Sheffield Ave
 Tunney (44) O2014-4684
 Referred [C.J.p. 82754] Transportation

Reservoir
 844 W Montrose Ave
 Cappleman (46) O2014-3963
 Referred [C.J.p. 80807] Transportation
 Passed [C.J.p. 82325]

Revolver
 3759 N Damen Ave
 Pawar (47) O2014-4348
 Referred [C.J.p. 82760] Transportation

Ringo
 2507-2509 N Lincoln Ave
 Smith (43) O2014-3997
 Referred [C.J.p. 80801] Transportation
 Passed [C.J.p. 82326]

Rodan
 1530 N Milwaukee Ave
 Moreno (1) O2014-3522
 Referred [C.J.p. 80741] Transportation
 Passed [C.J.p. 82327]

Roscoe's Tavern Ltd.
 3354-3356 N Halsted St
 Tunney (44) O2014-4023
 Referred [C.J.p. 80804] Transportation
 Passed [C.J.p. 82327]

Rozana
 6118-6120 N Lincoln Ave
 Silverstein (50) O2014-4015
 Referred [C.J.p. 80813] Transportation
 Passed [C.J.p. 82328]

Runa Japanese
 2257 W North Ave
 Moreno (1) O2014-4312
 Referred [C.J.p. 82694] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

S@Kura
 2507 W Fullerton Ave
 Moreno (1) O2014-3523
 Referred [C.J.p. 80741] Transportation
 Passed [C.J.p. 82329]

Salpicon
 1252 N Wells St
 Smith (43) O2014-4137
 Direct Introduction Transportation
 Passed [C.J.p. 82331]

Sal's Deli
 1013 W Webster Ave
 Waguespack (32) O2014-3812
 Referred [C.J.p. 80780] Transportation
 Passed [C.J.p. 82330]

Santorini
 138 N Halsted St
 Burnett (27) O2014-3744
 Referred [C.J.p. 80773] Transportation
 Passed [C.J.p. 82332]

Savoy, The
 1408 N Milwaukee Ave
 Moreno (1) O2014-3525
 Referred [C.J.p. 80741] Transportation
 Passed [C.J.p. 82332]

Schubas Tavern/Harmony Grill
 3159 N Southport Ave
 Waguespack (32) O2014-3814
 Referred [C.J.p. 80780] Transportation
 Passed [C.J.p. 82333]

Scout, The
 1301 S Wabash Ave
 Fioretti (2) O2014-3613
 Referred [C.J.p. 80745] Transportation
 Passed [C.J.p. 82334]

Shaman By Chilam Balam
 1438 W Chicago Ave
 Moreno (1) O2014-3536
 Referred [C.J.p. 80742] Transportation
 Passed [C.J.p. 82335]

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PUBLIC WAY USAGE

Sidewalk Cafés

Shambles Bar
2050 W Division St
Moreno (1) O2014-4316
Referred [C.J.p. 82694] Transportation

Shamrock Club, The
210 W Kinzie St
Reilly (42) O2014-3958
Referred [C.J.p. 80797] Transportation
Passed [C.J.p. 82336]

Shawarma Garden
1951 W Division St
Moreno (1) O2014-3538
Referred [C.J.p. 80742] Transportation
Passed [C.J.p. 82336]

Siboney Cuban Cuisine
2163-2165 N Western Ave
Waguespack (32) O2014-3817
Referred [C.J.p. 80780] Transportation
Passed [C.J.p. 82337]

Silom12
1846 N Milwaukee Ave
Moreno (1) O2014-3540
Referred [C.J.p. 80742] Transportation
Passed [C.J.p. 82338]

Sip Gourmet Coffee House, The
5301 S Hyde Park Blvd
Hairston (5) O2014-3630
Referred [C.J.p. 80750] Transportation
Passed [C.J.p. 82339]

Sofra Turkish Kitchen
3134 N Lincoln Ave
Waguespack (32) O2014-4446
Referred [C.J.p. 82731] Transportation

South Coast
1700 S Michigan Ave
Fioretti (2) O2014-3615
Referred [C.J.p. 80745] Transportation
Passed [C.J.p. 82340]

PUBLIC WAY USAGE

Sidewalk Cafés

Spencer's Jolly Posh Foods
3755 N Southport Ave
Tunney (44) O2014-4685
Referred [C.J.p. 82754] Transportation

Sunset Caffé
5726 N Western Ave
O'Connor (40) O2014-4481
Referred [C.J.p. 82738] Transportation

Sushi Dokku
823 W Randolph St
Burnett (27) O2014-3748
Referred [C.J.p. 80773] Transportation
Passed [C.J.p. 82341]

Sushi Thai III
6230 N Broadway
Osterman (48) O2014-3979
Referred [C.J.p. 80811] Transportation
Passed [C.J.p. 82341]

Tac Quick
3928-3930 N Sheridan Rd
Tunney (44) O2014-4688
Referred [C.J.p. 82754] Transportation

Taco Burrito King
114 W Chicago Ave
Reilly (42) O2014-3969
Referred [C.J.p. 80797] Transportation
Passed [C.J.p. 82342]

Tamales Garibay
3859 N Kedzie Ave
Mell (33) O2014-3851
Referred [C.J.p. 80783] Transportation
Passed [C.J.p. 82343]

Tanuki
3006 N Sheffield Ave
Tunney (44) O2014-4026
Referred [C.J.p. 80804] Transportation
Passed [C.J.p. 82344]

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PUBLIC WAY USAGE

Sidewalk Cafés

Tavern on Littlefort
4128 N Lincoln Ave
Pawar (47) O2014-3924
Referred [C.J.p. 80809] Transportation
Passed [C.J.p. 82345]

Taverna 750
750 W Cornelia Ave
Cappleman (46) O2014-4700
Referred [C.J.p. 82758] Transportation

Taxim
1558 N Milwaukee Ave
Moreno (1) O2014-3542
Referred [C.J.p. 80742] Transportation
Passed [C.J.p. 82346]

Tea Room
105-111 E Delaware Pl
Reilly (42) O2014-3972
Referred [C.J.p. 80797] Transportation
Passed [C.J.p. 82346]

Teavana No. 21920
3428 N Southport Ave
Tunney (44) O2014-4029
Referred [C.J.p. 80804] Transportation
Passed [C.J.p. 82347]

Thai Bowl
1049 W Taylor St
Solis (25) O2014-3668
Referred [C.J.p. 80769] Transportation
Passed [C.J.p. 82348]

Thalia Spice Asian Fusion Bistro
833 W Chicago Ave
Burnett (27) O2014-3752
Referred [C.J.p. 80773] Transportation
Passed [C.J.p. 82349]

Tiparos Thai Restaurant, Inc.
1540 N Clark St
Reilly (42) O2014-3978
Referred [C.J.p. 80797] Transportation
Passed [C.J.p. 82350]

PUBLIC WAY USAGE

Sidewalk Cafés

Tixteco Mexican Restaurant
3334 N Milwaukee Ave
Reboyras (30) O2014-3767
Referred [C.J.p. 80776] Transportation
Passed [C.J.p. 82350]

Tocco Restaurant
1266 N Milwaukee Ave
Moreno (1) O2014-3543
Referred [C.J.p. 80742] Transportation
Passed [C.J.p. 82351]

Township
2200-2202 N California Ave
Colón (35) O2014-3874
Referred [C.J.p. 80785] Transportation
Passed [C.J.p. 82352]

Tumans
2159 W Chicago Ave
Moreno (1) O2014-3547
Referred [C.J.p. 80742] Transportation
Passed [C.J.p. 82353]

Tutto Italiano
501 S Wells St
Fioretti (2) O2014-3618
Referred [C.J.p. 80745] Transportation
Passed [C.J.p. 82354]

UB Dogs
185 N Franklin St
Reilly (42) O2014-3982
Referred [C.J.p. 80797] Transportation
Passed [C.J.p. 82355]

Underground Wonder Bar
710 N Clark St
Reilly (42) O2014-3984
Referred [C.J.p. 80797] Transportation
Passed [C.J.p. 82355]

Upton's Naturals Co.
2054 W Grand Ave
Maldonado (26) O2014-4388
Referred [C.J.p. 82720] Transportation

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PUBLIC WAY USAGE

Sidewalk Cafés

Vainilla Bean Bake Shop, Inc.
 2627 W Division St
 Maldonado (26) O2014-4393
 Referred [C.J.p. 82720] Transportation

Valentina Restaurant
 4506 W 63rd St
 Quinn (13) O2014-3643
 Referred [C.J.p. 80758] Transportation
 Passed [C.J.p. 82356]

Vanille Patisserie
 2108 N Clark St
 Smith (43) O2014-4001
 Referred [C.J.p. 80801] Transportation
 Passed [C.J.p. 82357]

Veg Head
 4064 N Lincoln Ave
 Pawar (47) O2014-3929
 Referred [C.J.p. 80809] Transportation
 Passed [C.J.p. 82358]

Viaggio
 1330 W Madison St
 Burnett (27) O2014-4405
 Referred [C.J.p. 82723] Transportation

Vincenzo's
 1104 W Madison St
 Solis (25) O2014-3670
 Referred [C.J.p. 80769] Transportation
 Passed [C.J.p. 82358]

Vinnies Sub Shop
 1204 W Grand Ave
 Burnett (27) O2014-4411
 Referred [C.J.p. 82723] Transportation

W Chicago-City Center
 172 W Adams St
 Reilly (42) O2014-3987
 Referred [C.J.p. 80797] Transportation
 Passed [C.J.p. 82359]

Waffles
 1400 S Michigan Ave
 Fioretti (2) O2014-4351
 Referred [C.J.p. 82697] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

Wakamono
 3313-3317 N Broadway
 Tunney (44) O2014-4689
 Referred [C.J.p. 82754] Transportation

Wasabi
 2115 N Milwaukee Ave
 Moreno (1) O2014-3549
 Referred [C.J.p. 80742] Transportation
 Passed [C.J.p. 82360]

Waterhouse Tavern and Grill
 3407 N Paulina St
 Waguespack (32) O2014-3819
 Referred [C.J.p. 80780] Transportation
 Passed [C.J.p. 82361]

Webster's Wine Bar
 1480 W Webster Ave
 Waguespack (32) O2014-3823
 Referred [C.J.p. 80780] Transportation
 Passed [C.J.p. 82362]

Winchester, The
 1001 N Winchester Ave
 Moreno (1) O2014-3552
 Referred [C.J.p. 80742] Transportation
 Passed [C.J.p. 82363]

Windsor, The
 4530 N Milwaukee Ave
 Arena (45) O2014-3926
 Referred [C.J.p. 80806] Transportation
 Passed [C.J.p. 82363]

Wishbone Restaurant
 3300 N Lincoln Ave
 Waguespack (32) O2014-3825
 Referred [C.J.p. 80780] Transportation
 Passed [C.J.p. 82364]

Woodie's Flat
 1535 N Wells St
 Smith (43) O2014-4604
 Referred [C.J.p. 82750] Transportation

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PUBLIC WAY USAGE

Sidewalk Cafés

Xoco
1471 N Milwaukee Ave
Moreno (1) O2014-4319
Referred [C.J.p. 82694] Transportation

Yuzu
1715 W Chicago Ave
Moreno (1) O2014-3558
Referred [C.J.p. 80742] Transportation
Passed [C.J.p. 82365]

Zanzabar
1036 W Bryn Mawr Ave
Osterman (48) O2014-3989
Referred [C.J.p. 80811] Transportation
Passed [C.J.p. 82366]

Zee's
7958 W Belmont Ave
Sposato (36) O2014-3902
Referred [C.J.p. 80786] Transportation
Passed [C.J.p. 82367]

SIGNS/SIGNBOARDS

Ad Deluxe Sign Company, Inc.
4537 S Archer Ave
Burke (14) Or2014-129
Referred [C.J.p. 78450] Zoning
Failed to [C.J.p. 82592]
Pass

Best Neon Sign Co.
829 S Wabash Ave
Fioretti (2) Or2014-242
Referred [C.J.p. 82697] Zoning

Blair Sign Programs
1100 S Canal St
Solis (25) Or2014-237
Referred [C.J.p. 82718] Zoning

Blair Sign Programs
1100 S Canal St
Solis (25) Or2014-238
Referred [C.J.p. 82718] Zoning

SIGNS/SIGNBOARDS

Blair Sign Programs
1100 S Canal St
Solis (25) Or2014-236
Referred [C.J.p. 82718] Zoning

Blair Sign Programs
1100 S Canal St
Solis (25) Or2014-239
Referred [C.J.p. 82718] Zoning

Design Group
737 N Michigan Ave
Reilly (42) Or2014-245
Referred [C.J.p. 82748] Zoning

Doyle Signs
3460 N Broadway
Tunney (44) Or2014-188
Referred [C.J.p. 80805] Zoning
Passed [C.J.p. 82586]

Doyle Signs
3460 N Broadway
Tunney (44) Or2014-211
Referred [C.J.p. 80805] Zoning
Passed [C.J.p. 82586]

Doyle Signs, Inc.
1717 W 115th St
Austin (34) Or2014-250
Referred [C.J.p. 82733] Zoning

Gracie Group
2201 S Halsted St
Balcer (11) Or2014-229
Referred [C.J.p. 82704] Zoning

Gracie Group
2201 S Halsted St
Balcer (11) Or2014-230
Referred [C.J.p. 82704] Zoning

Holland Design Group Inc., The
2333 W Madison St
Burnett (27) Or2014-241
Referred [C.J.p. 82724] Zoning

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SIGNS/SIGNBOARDS

Holland Design Group Inc., The
 1717 S Prairie Ave
 Fioretti (2) Or2014-202
 Referred [C.J.p. 80745] Zoning
 Passed [C.J.p. 82590]
 Lincoln Services, Inc.
 2333 N Seeley Ave
 Waguespack (32) Or2014-158
 Referred [C.J.p. 78477] Zoning
 Failed to [C.J.p. 82593]
 Pass
 Midwest Sign & Lighting, Inc.
 9000 S Stony Island Ave
 Harris (8) Or2014-228
 Referred [C.J.p. 82701] Zoning
 M-K Signs
 3014-3016 S Wentworth Ave
 Balcer (11) SOr2014-221
 Referred Zoning
 Passed as [C.J.p. 82591]
 Substitute
 M-K Signs, Inc.
 3401 N Elston Ave
 Tunney (44) Or2014-227
 Referred [C.J.p. 82755] Zoning
 Modern Signs
 1801 W Fullerton Ave
 Waguespack (32) SOr2014-223
 Referred Zoning
 Passed as [C.J.p. 82588]
 Substitute
 Neon Prism Electric Sign Co., Inc.
 11139 S Michigan Ave
 Beale (9) Or2014-195
 Referred [C.J.p. 80752] Zoning
 Passed [C.J.p. 82589]
 Olympic Signs, Inc.
 1100 S Canal St
 Solis (25) Or2014-232
 Referred [C.J.p. 82718] Zoning

SIGNS/SIGNBOARDS

Olympic Signs, Inc.
 1100 S Canal St
 Solis (25) Or2014-234
 Referred [C.J.p. 82718] Zoning
 Olympic Signs, Inc.
 1100 S Canal St
 Solis (25) Or2014-235
 Referred [C.J.p. 82718] Zoning
 Olympic Signs, Inc.
 1100 S Canal St
 Solis (25) Or2014-233
 Referred [C.J.p. 82718] Zoning
 Olympic Signs, Inc.
 1100 S Canal St
 Solis (25) Or2014-231
 Referred [C.J.p. 82718] Zoning
 Omega Sign & Lighting Co.
 1930 N Clybourn Ave
 Waguespack (32) SOr2014-222
 Referred Zoning
 Passed as [C.J.p. 82587]
 Substitute
 Poblocki Sign Company
 2233 W Division St
 Waguespack (32) Or2014-192
 Referred [C.J.p. 80781] Zoning
 Passed [C.J.p. 82588]
 Premier Signs & Awnings
 1820 W Webster Ave
 Waguespack (32) Or2014-159
 Referred [C.J.p. 78477] Zoning
 Passed [C.J.p. 82590]
 Pro Image/Roberto A. Vergara
 1856 W Chicago Ave
 Moreno (1) Or2014-146
 Referred [C.J.p. 78438] Zoning
 Failed to [C.J.p. 82593]
 Pass
 Project Outdoor LLC
 821 W Evergreen Ave
 Burnett (27) Or2014-248
 Referred [C.J.p. 82724] Zoning

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SIGNS/SIGNBOARDS

Project Outdoor LLC
 1333 N Kingsbury St
 Burnett (27) Or2014-249
 Referred [C.J.p. 82724] Zoning

Project Outdoor LLC
 549 N Wells St
 Reilly (42) Or2014-247
 Referred [C.J.p. 82749] Zoning

Project Outdoor LLC
 549 N Wells St
 Reilly (42) Or2014-246
 Referred [C.J.p. 82748] Zoning

Roeda Signs & Screentech
 4646 N Marine Dr
 Cappleman (46) Or2014-216
 Direct Introduction Zoning
 Passed [C.J.p. 82589]

Signco, Inc.
 3046 N Halsted St
 Tunney (44) Or2014-243
 Referred [C.J.p. 82755] Zoning

South Water Signs
 3300 N Campbell Ave
 Pawar (47) Or2014-244
 Referred [C.J.p. 82760] Zoning

South Water Signs
 4700 S Cottage Grove Ave
 Burns (4) SOr2014-224
 Referred Zoning
 Passed as [C.J.p. 82587]
 Substitute

Sure Light Sign
 7743 S Cicero Ave
 Quinn (13) Or2014-189
 Referred [C.J.p. 80758] Zoning
 Passed [C.J.p. 82587]

Sure Light Sign Co.
 7601 S Cicero Ave
 Lane (18) Or2014-226
 Referred [C.J.p. 82711] Zoning

SIGNS/SIGNBOARDS

Sure Light Sign Co.
 7601 S Cicero Ave
 Lane (18) Or2014-225
 Referred [C.J.p. 82711] Zoning

SPECIAL SERVICE AREAS

S.S.A. No. 16 (Greektown)
 Service provider agreement with West Central
 Association, Inc.
 Emanuel (Mayor) O2014-3421
 Referred [C.J.p. 78561] Finance
 Passed [C.J.p. 81307]

STREETS

Honorary Designations

"Chopin Plaza"
 N Milwaukee Ave, bounded by N Elston Ave from
 N Melvina Ave to W Holbrook St
 Laurino (39) O2014-4223
 Referred [C.J.p. 82737] Transportation

"Dinah Washington Way"
 3800-3900 S Prairie Ave
 Dowell (3) O2014-3353
 Referred [C.J.p. 80747] Transportation
 Passed [C.J.p. 82398]

"Edwin 'Odge' Boska Way"
 730 N Damen Ave
 Moreno (1) O2014-4237
 Referred [C.J.p. 82694] Transportation

"Honorary George B. Swift Centennial Way"
 N Winthrop Ave, 5900 block
 Osterman (48) O2014-3376
 Referred [C.J.p. 80811] Transportation
 Passed [C.J.p. 82398]

"Honorary Women and Children First Way"
 N Clark St, 5200 block
 Osterman (48) O2014-4230
 Referred [C.J.p. 82762] Transportation

"Honorary Ziaur Rahman Way"
 N Clark St, at W Pratt Blvd
 Moore (49) Or2014-240
 Referred [C.J.p. 82763] Transportation

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STREETS

Honorary Designations

"Jay Marshall Way"
 W Carmen Ave, at N Lincoln Ave
 O'Connor (40) O2014-3379
 Referred [C.J.p. 80790] Transportation
 Passed [C.J.p. 82397]

"Juana R. Tovar Way"
 700 S Claremont Ave
 Ervin (28) O2014-3328
 Referred [C.J.p. 80774] Transportation
 Passed [C.J.p. 82398]

"Officer Nikki Bostic-Jones Way"
 W 30th St, at S California Ave
 Chandler (24) O2014-4227
 Referred [C.J.p. 82716] Transportation

"Ruth Edelman Way"
 N Astor St, at E Banks St
 Smith (43) O2014-3364
 Referred [C.J.p. 80801] Transportation
 Passed [C.J.p. 82397]

"Welcome to Polish Village"
 W Diversey Ave, at W Milwaukee Ave to W
 Addison St
 Colón (35) O2014-4214
 Referred [C.J.p. 82735] Transportation

Vacations

N Howe St, at W Armitage Ave
 Smith (43) O2014-4217
 Referred [C.J.p. 82750] Transportation

Advocate North Side Health Network
 3000-3026 N Wilton Ave, 3017-3059 N Wilton
 Ave, 3032-3058 N Wilton Ave
 Tunney (44) O2014-3325
 Referred [C.J.p. 80805] Transportation
 Passed [C.J.p. 82375]

Weight Limitations

E 89th St, from S Cottage Grove Ave to S
 Dauphin Ave
 5 tons
 Harris (8) O2013-1692
 Referred [C.J.p. 49414] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81959] SO2014-4888

STREETS

Weight Limitations

E 91st St, from S Cottage Grove Ave to S
 Dauphin Ave
 5 tons

Harris (8) O2013-1698
 Referred [C.J.p. 49415] Pedestrian and
 Traffic Safety

Passed [C.J.p. 81960] SO2014-4888
 N Kenneth Ave, from W Irving Park Rd to W
 Berteau Ave

5 tons
 Arena (45) O2013-8103

Referred [C.J.p. 63023] Pedestrian and
 Traffic Safety

Failed to [C.J.p. 81964] SO2014-4894
 Pass

N Kilbourn Ave, from W Irving Park Rd to W
 Berteau Ave
 5 tons

Arena (45) O2013-8102

Referred [C.J.p. 63023] Pedestrian and
 Traffic Safety

Failed to [C.J.p. 81964] SO2014-4894
 Pass

N Kolmar Ave, from W Irving Park Rd to W
 Berteau Ave
 5 tons

Arena (45) O2013-8100

Referred [C.J.p. 63023] Pedestrian and
 Traffic Safety

Failed to [C.J.p. 81963] SO2014-4894
 Pass

5600 W Sunnyside Ave
 5 tons
 Cullerton (38) O2014-4719

Referred [C.J.p. 82687] Pedestrian and
 Traffic Safety

5 Ton
 4700-5100 S Aberdeen St
 Cochran (20) O2014-4149

Direct Introduction Pedestrian and
 Traffic Safety

Passed [C.J.p. 81960] SO2014-4888

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STREETS

Weight Limitations

5-Ton
 N Damen Ave, between W Devon Ave and W
 Pratt Ave
 Silverstein (50) Or2013-481
 Referred [C.J.p. 58694] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81960] SO2014-4888

TAG DAYS

Future Entrepreneurs of American June 6-7, 23,
 25, 2014 and July 1, 2014
 Burke (14) Or2014-268
 Direct Introduction Finance
 Passed [C.J.p. 81707]
 Hegewisch Girls Softball League May 30-31, 2014
 Burke (14) Or2014-268
 Direct Introduction Finance
 Passed [C.J.p. 81707]
 Salvation Army Metropolitan Division, The May 30-
 31-2014 and June 6-7, 2014
 Burke (14) Or2014-268
 Direct Introduction Finance
 Passed [C.J.p. 81707]

TAX INCENTIVES

Class 6(b)

3835/4240 LLC
 4040 W 40th St
 Zalewski (23) R2014-353
 Referred [C.J.p. 82715] Economic
 Aero Chicago LLC
 Building 836 at Chicago O'Hare International
 Airport
 O'Connor (41) R2014-360
 Referred [C.J.p. 82739] Economic
 Aero O'Hare LLC
 11535 W Touhy Ave
 O'Connor (41) R2014-359
 Referred [C.J.p. 82739] Economic
 Berkshire Refrigerated Warehousing LLC
 4550 S Packers Ave
 Cochran (20) R2014-357
 Referred [C.J.p. 82713] Economic

TAX INCENTIVES

Class 6(b)

BHI Property LLC
 10459 S Muskegon Ave
 Pope (10) R2014-284
 Referred [C.J.p. 80753] Economic
 Adopted [C.J.p. 81734]
 G&I VII VK Western LLC
 2801 S Western Ave
 Solis (25) R2014-355
 Referred [C.J.p. 82718] Economic
 Meade Electric Company, Inc.
 6850 W 62nd St
 Zalewski (23) R2014-354
 Referred [C.J.p. 82715] Economic

Class C

Fremont Square LLC
 1550 N Fremont St
 Emanuel (Mayor) O2014-4224
 Referred [C.J.p. 80851] Finance

Class L

1600 N. Milwaukee Ventures LLC
 1606-1608 N Milwaukee Ave
 Emanuel (Mayor) O2014-4231
 Referred [C.J.p. 80852] Finance
 Motor Club LLC
 68 E Wacker Dr
 Emanuel (Mayor) O2014-3222
 Referred [C.J.p. 76566] Finance
 Passed [C.J.p. 81384]

TAX INCREMENT FINANCING DISTRICTS

47th/Halsted T.I.F.

Amendment No. 2 to Tax Increment Financing plan
 Emanuel (Mayor) O2014-4086
 Referred [C.J.p. 78559] Finance
 Passed [C.J.p. 80952]

Bronzeville T.I.F.

Amendment No. 3 to redevelopment plan and
 project
 Dept./Agency F2014-37
 Filed [C.J.p. 80859]

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TRAFFIC

Direction

One-Way

N Neva Ave, 4800 block
 Southerly
 O'Connor (41) O2013-9182
 Referred [C.J.p. 68989] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81936] SO2014-4885
 S Sawyer Ave, at W 51st St
 Amend
 Burke (14) O2014-4144
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81936] SO2014-4885
 900 W Weed St
 Repeal
 Burnett (27) O2014-4134
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81936] SO2014-4885

Signs

W 16th St, at S Dearborn St
 All-Way Stop
 Dowell (3) Or2014-176
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81952] SO2014-4887
 W Van Buren St, bounded by W Washington St to
 N/S Halsted St to N/S Throop St
 Extended West Loop Parking Study
 Fioretti (2), and Others O2014-4150
 Direct Introduction Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81958] SO2014-4892
 Stop
 N Avondale Ave, at N Ogaliah Ave
 O'Connor (41) Or2013-349
 Referred [C.J.p. 55900] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81952] SO2014-4887

TRAFFIC

Signs

Two-Way Stop

W 87th St, at S Aberdeen St
 Brookins (21) Or2013-473
 Referred [C.J.p. 58692] Pedestrian and
 Traffic Safety
 Failed to [C.J.p. 81963] SO2014-4894
 Pass

Stop Signs

W 18th St, at S Pulaski Rd
 All-Way Stop
 Chandler (24) Or2014-262
 Referred [C.J.p. 82686] Pedestrian and
 Traffic Safety

W 52nd St, at S Neva Ave

One-Way Stop
 Zalewski (23) Or2014-259
 Referred [C.J.p. 82686] Pedestrian and
 Traffic Safety

W 56th St, at S Moody Ave

Two-Way Stop
 Quinn (13) Or2013-633
 Referred [C.J.p. 63020] Pedestrian and
 Traffic Safety
 Passed [C.J.p. 81952] SO2014-4887

E 61st St, at S Langley Ave

All-Way Stop
 Cochran (20) Or2013-719
 Referred [C.J.p. 66836] Pedestrian and
 Traffic Safety
 Failed to [C.J.p. 81963] SO2014-4894
 Pass

E 76th St, at S Crandon Ave

All-Way Stop
 Holmes (7) Or2013-695
 Referred [C.J.p. 65935] Pedestrian and
 Traffic Safety
 Failed to [C.J.p. 81963] SO2014-4894
 Pass

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TRAFFIC

Signs

Stop Signs

E 76th St, at S Saginaw Ave
 All-Way Stop
 Holmes (7) Or2013-693
 Referred [C.J.p. 69535] Pedestrian and Traffic Safety
 Failed to Pass [C.J.p. 81963] SO2014-4894
 W 80th St, at S Yale Ave
 All-Way Stop
 Thomas (17) Or2014-257
 Referred [C.J.p. 82686] Pedestrian and Traffic Safety
 E 92nd St, at S Yates Blvd
 All-Way Stop
 Holmes (7) Or2013-692
 Referred [C.J.p. 65936] Pedestrian and Traffic Safety
 Passed [C.J.p. 81952] SO2014-4887
 S Federal St, at W 36th St
 All-Way Stop
 Dowell (3) Or2014-162
 Referred [C.J.p. 78429] Pedestrian and Traffic Safety
 Passed [C.J.p. 81952] SO2014-4887
 S Keeler Ave, at W Greshaw St
 Two-Way Stop
 Chandler (24) Or2014-261
 Referred [C.J.p. 82686] Pedestrian and Traffic Safety
 N Leclair Ave, at W Maypole St
 All-Way Stop
 Ervin (28) Or2014-220
 Direct Introduction Pedestrian and Traffic Safety
 Passed [C.J.p. 81952] SO2014-4887
 S Lituania Ave, at W 37th Pl
 All-Way Stop
 Balcer (11) Or2014-256
 Referred [C.J.p. 82686] Pedestrian and Traffic Safety

TRAFFIC

Signs

Stop Signs

W Roosevelt Rd, at S Komensky Ave
 Two-Way Stop
 Chandler (24) Or2014-260
 Referred [C.J.p. 82686] Pedestrian and Traffic Safety
 W Roscoe St, at N Seeley Ave
 All-Way Stop
 Waguespack (32) Or2013-536
 Referred [C.J.p. 60502] Pedestrian and Traffic Safety
 Passed [C.J.p. 81952] SO2014-4887
 S Sawyer Ave, at W 81st St
 Two-Way Stop
 Lane (18) Or2014-258
 Referred [C.J.p. 82686] Pedestrian and Traffic Safety
 S Wentworth Ave, at W 18th St
 All-Way Stop
 Solis (25) Or2014-263
 Referred [C.J.p. 82686] Pedestrian and Traffic Safety

Warning Signs

161 N Peoria St
 No Parking Loading Zone
 Burnett (27) Or2013-553
 Referred [C.J.p. 60503] Pedestrian and Traffic Safety
 Passed [C.J.p. 81929] SO2014-4883
 850 W Superior St
 15 Minute Standing Zone
 Burnett (27) Or2013-557
 Referred [C.J.p. 60503] Pedestrian and Traffic Safety
 Passed [C.J.p. 81929] SO2014-4883
 1519 W Warren Ave
 30 Minute Standing Zone
 Burnett (27) Or2013-552
 Referred [C.J.p. 60503] Pedestrian and Traffic Safety
 Passed [C.J.p. 81929] SO2014-4883

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Signs

Warning Signs

1201 W Washington St

No Parking Loading Zone - amend

Burnett (27)

Referred [C.J.p. 60503]

Passed [C.J.p. 81932]

Or2013-559

Pedestrian and
Traffic Safety

SO2014-4883

TRIBUTES

Becker, Gary, (Dr.)

Burke (14)

Adopted [C.J.p. 82612]

Burrell, Anthony (Hon.)

Burke (14)

Adopted [C.J.p. 82613]

Burrell, Anthony Lynn (Hon.)

Fioretti (2)

Adopted [C.J.p. 82597]

Cheever, John

Waguespack (32)

Adopted [C.J.p. 82643]

Evans, Hattie Mae

Beale (9)

Adopted [C.J.p. 82608]

Flournoy, Michael Eugene, III

Harris (8)

Adopted [C.J.p. 82607]

Foley, Fenton James, Jr.

Tunney (44)

Adopted [C.J.p. 82667]

Gruszewski, CSSF, Mary Marguerite (Sist.)

Laurino (39)

Adopted [C.J.p. 82647]

Hayes, Alton L., Sr.

Graham (29)

Adopted [C.J.p. 82642]

Henderson, Evelyn Mildred

Burke (14)

Adopted [C.J.p. 82614]

Jannotta, Deborah

Burke (14)

Adopted [C.J.p. 82615]

TRIBUTES

Johnson, Huey L. (Deacon)

Foulkes (15)

Adopted [C.J.p. 82631]

McIntyre, Kalthleen (Sist.)

Burke (14)

Adopted [C.J.p. 82617]

O'Connor, Geraldine

Laurino (39)

Adopted [C.J.p. 82648]

Sanner, Fern (Dr.)

Laurino (39)

Adopted [C.J.p. 82648]

Scheu, Ralph G.

Burke (14)

Adopted [C.J.p. 82618]

Smith, Clarence

O'Connor (41)

Adopted [C.J.p. 82656]

Stokes, Lurena A.

Foulkes (15)

Adopted [C.J.p. 82633]

Stuart, Robert D., Jr.

Burke (14)

Adopted [C.J.p. 82619]

Walsh, Dorothy

Quinn (13)

Adopted [C.J.p. 82609]

Wrenn, Patricia

Quinn (13), O'Connor (41)

Adopted [C.J.p. 82611]

UNITED STATES GOVT.

Call for U.S. government to stand in solidarity with
people of Venezuela in protest for democracy,
human rights and freedom of speech

Reboyras (30), Burke (14)

Referred [C.J.p. 78471]

Adopted as [C.J.p. 81911]

Substitute

R2014-396

R2014-385

R2014-413

R2014-414

R2014-386

R2014-423

R2014-397

R2014-387

R2014-378

R2014-380

SR2014-209

Human Relations

R2014-381

R2014-382

R2014-369

R2014-407

R2014-377

R2014-376

R2014-437

R2014-412

R2014-405

R2014-383

R2014-384

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UNITED STATES GOVT.

Call upon U.S. Congress to develop a 2015 Child Nutrition Reauthorization and call upon Capitol Hill to oppose cuts in funding to federal food and nutrition programs

Burke (14) R2014-394

Adopted [C.J.p. 82629]

ZONING RECLASSIFICATIONS

Map No. 1-G

Dominus Holdings LLC

832-838 W Erie St, 640-652 N Green St

App No. 17951T1, M1-3 to B2-3

City Clerk (transmitted by) SO2014-1431

Referred [C.J.p. 75230] Zoning

Passed [C.J.p. 82462]

SP Riverwest LLC

1001 W Chicago Ave

App No. 18040, M1-3 to B3-5 then to RBPD

City Clerk (transmitted by) O2014-4171

Referred [C.J.p. 80868] Zoning

Map No. 1-H

1629-1659 W Grand Ave

C1-2 and C2-1 to B3-3

Moreno (1) O2014-4686

Referred [C.J.p. 82688] Zoning

Drummin Development Inc.

2047-2051 W Huron St

App No. 18067, RS3 to RM4.5

City Clerk (transmitted by) O2014-4198

Referred [C.J.p. 80864] Zoning

Kalsi, Sukhmit and Kalsi, Mohinder

520-522 N Claremont Ave

App No. 18063, RS3 and RT4 to RT4

City Clerk (transmitted by) O2014-4194

Referred [C.J.p. 80866] Zoning

Patel, Shejal H.

500-504 N Paulina St

App No. 18005T1, RS3 to RT3.5

City Clerk (transmitted by) O2014-2342

Referred [C.J.p. 76582] Zoning

Passed [C.J.p. 82471]

ZONING RECLASSIFICATIONS

Map No. 1-I

Chicago Board of Education

2633-2673 W Washington Blvd, 36-58 N Talman Ave, 2632-2672 W Warren Blvd and 35-55 N Washtenaw Ave

App No. 18013, RT4 to C1-2

City Clerk (transmitted by) SO2014-2350

Referred [C.J.p. 76577] Zoning

Passed [C.J.p. 82478]

Map No. 1-L

By The Hand Club For Kids, an Illinois not-for-profit Corp.

400-420 N Laramie Ave, 5200-5214 W Kinzie St

App No. 18045, C1-1 to C1-2

City Clerk (transmitted by) O2014-4176

Referred [C.J.p. 80862] Zoning

Map No. 2-F

SF CH1 LLC

820 S Canal St, 815 S Clinton St

App No. 17973T1, PD No. 221 to DS5

City Clerk (transmitted by) O2014-1453

Referred [C.J.p. 75233] Zoning

Passed [C.J.p. 82423]

Map No. 2-G

1217 W Monroe LLC

1217 W Monroe St

App No. 17974T1, B2-3 to B2-3 as amended

City Clerk (transmitted by) O2014-2311

Referred [C.J.p. 76586] Zoning

Passed [C.J.p. 82428]

Map No. 2-J

Harvest Homes Apartments, LP, an Illinois limited partnership

3512-3546 W Fifth Ave, 316-326 S St Louis Ave

App No. 18057, RM5 to RPD

City Clerk (transmitted by) O2014-4188

Referred [C.J.p. 80865] Zoning

Sunrise Baptist Church

3535 W Fillmore St

App No. 18041T1, M1-2 to B1-1

City Clerk (transmitted by) O2014-4172

Referred [C.J.p. 80869] Zoning

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ZONING RECLASSIFICATIONS

Map No. 3-F

873 Sedgwick LLC
 873 N Sedgwick St, 357 W Locust St
 App No. 18048T1, RT4 to C2-5
 City Clerk (transmitted by) O2014-4179
 Referred [C.J.p. 80870] Zoning

Ascend Real Estate Group LLC
 341-355 W Walton St, 325-333 W Walton St, 900-920 N Orleans St, 901-921 N Orleans St, 324-332 W Locust St and 340-354 W Locust St
 App No. 18038, C1-2 to C1-5 and RT4 to C1-5 and C1-5 to PD
 City Clerk (transmitted by) O2014-4169
 Referred [C.J.p. 80862] Zoning

FRC Realty, Inc.
 350-360 W Chestnut St, 341-361 W Chestnut St, 836-848 N Orleans St
 App No. 17939, C1-2 to C2-5 then to RBPD
 City Clerk (transmitted by) SO2014-831
 Referred [C.J.p. 73597] Zoning
 Passed as [C.J.p. 82434] Substitute

Larrabee Street Properties LLC
 1018-1020 N Larrabee St
 App No. 18070T1, C1-2 to B2-5
 City Clerk (transmitted by) O2014-4201
 Referred [C.J.p. 80866] Zoning

Map No. 3-G

1510 Division LLC
 1510 W Division St
 App No. 18006, B3-2 to B3-3
 City Clerk (transmitted by) O2014-2343
 Referred [C.J.p. 76587] Zoning
 Passed [C.J.p. 82455]

Boitchouk, Tatiana
 1531 W Haddon Ave
 App No. 18065T1, RS3 to RM5
 City Clerk (transmitted by) O2014-4196
 Referred [C.J.p. 80862] Zoning

ZONING RECLASSIFICATIONS

Map No. 3-G

Wisniewski, Bartosz K.
 1343 N Bosworth Ave
 App No. 18037, RT4 to RM4.5
 City Clerk (transmitted by) O2014-4168
 Referred [C.J.p. 80869] Zoning

Map No. 3-H

1237 N Milwaukee LLC
 1237-1253 N Milwaukee Ave, 1230-1240 N Ashland Ave
 App No. 18043, B1-3 to B3-5 then to RBPD
 City Clerk (transmitted by) O2014-4174
 Referred [C.J.p. 80870] Zoning

Cheesie's Wicker Park LLC
 1365-1367 N Milwaukee Ave
 App No. 18033, B1-2 to B3-2
 City Clerk (transmitted by) O2014-4164
 Referred [C.J.p. 80863] Zoning

Map No. 3-I

1442 N Western Ave LLC
 1442-1446 N Western Ave
 App No. 18050, C2-2 to B2-3
 City Clerk (transmitted by) O2014-4181
 Referred [C.J.p. 80871] Zoning

Cosmopolitan B&T ATUT 31852
 2551 W Haddon Ave
 App No. 18054, RS3 to RT3.5
 City Clerk (transmitted by) O2014-4185
 Referred [C.J.p. 80863] Zoning

Larson Bros. Properties LLC-2842-4 West Augusta
 1000 N Mozart St
 App No. 17975T1, RS3 to RM5
 City Clerk (transmitted by) O2014-2312
 Referred [C.J.p. 76581] Zoning
 Passed [C.J.p. 82486]

Map No. 3-J

3FLTH III LLC
 3259 W Crystal St
 App No. 18055T1, RS3 to RM5
 City Clerk (transmitted by) O2014-4186
 Referred [C.J.p. 80869] Zoning

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ZONING RECLASSIFICATIONS

Map No. 4-F

S Archer Ave, at S Clark St
 BPD No. 1100 to M1-3
 Solis (25) O2014-4695
 Referred [C.J.p. 82689] Zoning
 2100-2114 S Wentworth Ave
 App No. A-7999, M1-3 to B1-1
 Solis (25) O2014-2434
 Referred [C.J.p. 78432] Zoning
 Passed [C.J.p. 82489]

Map No. 4-K

Montclare Senior Residences SLF of Lawndale
 LLC an Illinois limited liability company
 4339-4347 W 18th Pl, 4314-4346 W 19th St
 App No. 18058, RT4 to RM4.5 then to RPD
 City Clerk (transmitted by) O2014-4189
 Referred [C.J.p. 80867] Zoning

Map No. 5-G

Greymark Development Group LLC
 1618-1620 N Bosworth Ave
 App No. 18049, RT4 to RM4.5
 City Clerk (transmitted by) O2014-4180
 Referred [C.J.p. 80865] Zoning

Map No. 5-H

1704 N Damen LLC
 1704 N Damen Ave
 App No. 17990T1, M1-2 to B3-2
 City Clerk (transmitted by) O2014-2327
 Referred [C.J.p. 76587] Zoning
 Passed [C.J.p. 82499]
 1732 N Milwaukee Restaurant LLC
 1732 N Milwaukee Ave
 App No. 18003T1, M1-2 to C1-2
 City Clerk (transmitted by) O2014-2340
 Referred [C.J.p. 76587] Zoning
 Passed [C.J.p. 82505]
 1851 North Winnebago LLC
 1849-1851 N Winnebago Ave
 App No. 17979T1, M1-1 and RM4.5 to RM5
 City Clerk (transmitted by) O2014-2316
 Referred [C.J.p. 76587] Zoning
 Passed [C.J.p. 82494]

ZONING RECLASSIFICATIONS

Map No. 5-H

2230 Elston LLC
 2206-2244 N Elston Ave, 2215-2225 N Honore St,
 1800-1812 W Webster Ave
 App No. 18062, C3-3 to M1-3
 City Clerk (transmitted by) O2014-4193
 Referred [C.J.p. 80871] Zoning
 Krajecki, Laura and Smolinski, Darek
 1826 N Wilmot Ave
 App No. 18061T1, M1-2 to RM4.5
 City Clerk (transmitted by) O2014-4192
 Referred [C.J.p. 80866] Zoning
 LG Development Group LLC
 1643-1645 N Milwaukee Ave
 App No. 18051T1, M1-2 to B3-5
 City Clerk (transmitted by) O2014-4182
 Referred [C.J.p. 80867] Zoning
 LG Development Group LLC
 1647-1657 N Milwaukee Ave
 App No. 18052, M1-2 to B3-3 then to RBPD
 City Clerk (transmitted by) O2014-4183
 Referred [C.J.p. 80867] Zoning
 Winnebago Builders LLC
 1853-1855 N Winnebago Ave
 App No. 17978T1, M1-1 to RM5
 City Clerk (transmitted by) O2014-2315
 Referred [C.J.p. 76585] Zoning
 Passed [C.J.p. 82489]

Map No. 5-I

Frederickson, Dylan
 2736-2746 W Armitage Ave, 2769-2779 W
 Francis Pl
 App No. 17983, B1-5 to B3-5
 City Clerk (transmitted by) O2014-2320
 Referred [C.J.p. 76578] Zoning
 Passed [C.J.p. 82507]
 I.L. Properties LLC
 1924 N California Ave
 App No. 17997T1, B3-1 to B2-3
 City Clerk (transmitted by) O2014-2334
 Referred [C.J.p. 76580] Zoning
 Passed [C.J.p. 82507]

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Map No. 5-J

C&R Real Estate Development LLC
 1757 N Kimball Ave
 App No. 17985T1, M1-1 to C1-2
 City Clerk (transmitted by) O2014-2322
 Referred [C.J.p. 76577] Zoning
 Passed [C.J.p. 82514]

Map No. 5-M

6202-6210 W North Ave
 App No. A-7995, C1-1 to B3-1
 Graham (29) O2014-2435
 Referred [C.J.p. 78432] Zoning
 Passed [C.J.p. 82521]
 6310 W North Ave
 B3-2 to RS1
 Graham (29) O2014-4699
 Referred [C.J.p. 82689] Zoning

Map No. 5-N

City Lights Church
 6425 W Grand Ave, 2316 N Narragansett Ave
 App No. 18069T1, C1-1, B3-1 and M1-1 to B3-1
 City Clerk (transmitted by) O2014-4200
 Referred [C.J.p. 80863] Zoning

Map No. 6-E

121 E Cermak LLC
 2207-2215 S Michigan Ave, 101-133 E Cermak Rd, 2206-2258 S Indiana Ave and 118-132 E 23rd St
 App No. 18047, DS5 and BPD No. 1153 to DX7 then to BPD No. 1153 as amended
 City Clerk (transmitted by) O2014-4178
 Referred [C.J.p. 80870] Zoning

Map No. 6-F

Kasper Development Ltd.
 3000 S Shields Ave
 App No. 18066T1, M1-2 to RM4.5
 City Clerk (transmitted by) O2014-4197
 Referred [C.J.p. 80866] Zoning

ZONING RECLASSIFICATIONS

Map No. 6-G

Kasper Development Ltd.
 2824-2826 S Loomis St
 App No. 17993T1, M1-2 to RT3.5
 City Clerk (transmitted by) O2014-2330
 Referred [C.J.p. 76580] Zoning
 Passed [C.J.p. 82521]

Map No. 7-F

3030 N Broadway LLC
 3012-3038 N Broadway, 3013-3027 N Waterloo Ct
 App No. 18059, RM5 and B3-2 to BPD
 City Clerk (transmitted by) O2014-4190
 Referred [C.J.p. 80872] Zoning

Map No. 7-G

2436-2440 N Sheffield Ave
 RM4.5 to RT4
 Smith (43) O2014-4710
 Referred [C.J.p. 82690] Zoning
 Speedmo George LLC
 926-928 W George St
 App No. 18060T1, RT4 to RM.5
 City Clerk (transmitted by) O2014-4191
 Referred [C.J.p. 80869] Zoning

Map No. 7-I

Belmont-Washtenaw LLC
 2709-2713 W Belmont Ave
 App No. 17987, C1-5 to B2-3
 City Clerk (transmitted by) O2014-2324
 Referred [C.J.p. 76576] Zoning
 Passed [C.J.p. 82526]

Map No. 7-L

2457 N Central Ave, 2658 N Central Ave
 App No. A-7996, B3-1 to B1-1
 Reboyras (30) O2014-2436
 Referred [C.J.p. 78433] Zoning
 Passed [C.J.p. 82526]

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ZONING RECLASSIFICATIONS

Map No. 7-M

2457 N Central Ave, 2658 N Central Ave
 App No. A-7996, B3-1 to B1-1
 Reboyras (30) O2014-2436
 Referred [C.J.p. 78433] Zoning
 Passed [C.J.p. 82526]

Map No. 7-N

Perfect Science, Inc. d.b.a. P.S. Yoga
 7169 W Grand Ave
 App No. 18068, B1-2 to C1-2
 City Clerk (transmitted by) O2014-4199
 Referred [C.J.p. 80867] Zoning

Map No. 8-G

923 W 35th St
 RS1 to C2-2
 Balcer (11) O2014-4690
 Referred [C.J.p. 82688] Zoning

969 Land LLC
 3739-3755 S Morgan St, 945-981 W 37th Pl,
 3738-3754 S Sangamon St
 App No. 17946T1, RS3 to RS3
 City Clerk (transmitted by) SO2014-1426
 Referred [C.J.p. 75235] Zoning
 Passed as [C.J.p. 82455]
 Substitute

Vieceli, Elliott
 3224 S Throop St
 App No. 18004T1, M1-2 to RS3
 City Clerk (transmitted by) SO2014-2341
 Referred [C.J.p. 76584] Zoning
 Passed as [C.J.p. 82527]
 Substitute

Map No. 9-G

3200 N Clark LLC
 3200-3226 N Clark St, 854-856 W Belmont Ave
 App No. 17912, B3-3 to B3-5 then to RBPB
 City Clerk (transmitted by) SO2014-36
 Referred [C.J.p. 72315] Zoning
 Passed as [C.J.p. 82531]
 Substitute

ZONING RECLASSIFICATIONS

Map No. 9-G

Forte Royal Ltd.
 3717-3719 N Ashland Ave
 App No. 18053, C1-2 to B2-3
 City Clerk (transmitted by) O2014-4184
 Referred [C.J.p. 80864] Zoning

Sheffield Construction LLC
 3342 N Sheffield Ave
 App No. 17977, B3-2 to B2-3
 City Clerk (transmitted by) O2014-2314
 Referred [C.J.p. 76583] Zoning
 Passed [C.J.p. 82545]

Map No. 9-H

Chicago School Partners LLC
 3255-3259 N Western Ave, 2349-2357 W School
 St, 3301-3307 N Western Ave and 2348-2356 W
 School St
 App No. 17958, C1-2 to B2-3
 City Clerk (transmitted by) SO2014-1438
 Referred [C.J.p. 75229] Zoning
 Passed as [C.J.p. 82545]
 Substitute

Map No. 9-I

Sax, Helene Joyce
 3266 N Elston Ave
 App No. 18035, RS3 to C1-1
 City Clerk (transmitted by) O2014-4166
 Referred [C.J.p. 80868] Zoning

Sipelskis, Jurij
 3809 N Kedzie Ave
 App No. 17996, C1-1 to C1-2
 City Clerk (transmitted by) O2014-2333
 Referred [C.J.p. 76583] Zoning
 Passed [C.J.p. 82556]

Map No. 9-N

3452-3610 N Harlem Ave, 7207-7227 W Addison
 St, 3601-3607 N Oconto Ave, 3517-3535 N
 Harlem Ave and 3612-3636 N Harlem Ave
 B2-3 and B3-2 to B3-1
 Cullerton (38) O2014-4705
 Referred [C.J.p. 82689] Zoning

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ZONING RECLASSIFICATIONS

Map No. 9-O

7824-7826 W Belmont Ave, 3205-3207 N Opal Ave
 App No. A-7990, B1-1 to RT4
 Cullerton (38) O2014-1517
 Referred [C.J.p. 76424] Zoning
 Passed [C.J.p. 82556]

Map No. 11-F

Healthy Kids Kitchen LLC
 4181-4189 N Clarendon Ave
 App No. 17989, B1-2 to B3-3
 City Clerk (transmitted by) SO2014-2326
 Referred [C.J.p. 76579] Zoning
 Passed
 Passed as [C.J.p. 82557]
 Substitute

Map No. 11-H

W Pensacola Ave, at W Montrose Ave
 App No. A7997, Pedestrian retail street designation - remove
 Pawar (47) SO2014-2379
 Referred [C.J.p. 78521] Zoning
 Passed as [C.J.p. 82412]
 Substitute

Greymark Development Group LLC
 1763 W Cullom Ave
 App No. 18042T1, M1-2 to RS3
 City Clerk (transmitted by) O2014-4173
 Referred [C.J.p. 80864] Zoning

Map No. 12-K

5173-5175 S Archer Ave
 B3-1 to RT4
 Zalewski (23) O2014-4692
 Referred [C.J.p. 82688] Zoning

Map No. 13-H

2120-2122 W Lawrence Ave
 B1-1 to RS3
 Pawar (47) O2014-4713
 Referred [C.J.p. 82690] Zoning

ZONING RECLASSIFICATIONS

Map No. 13-H

Connolly, Maurice
 2309 W Foster Ave
 App No. 18034, B1-2 to B2-3
 City Clerk (transmitted by) O2014-4165
 Referred [C.J.p. 80863] Zoning
 Kaeplinger, William
 5145 N Western Ave
 App No. 18064, B3-2 to B2-2
 City Clerk (transmitted by) O2014-4195
 Referred [C.J.p. 80865] Zoning

Map No. 15-H

1750 W Peterson Ave
 App No. A-7992, RPD No. 105 to T, RPD No. 105 to RM6 then to RPD No. 105 as amended
 O'Connor (40) SO2014-1519
 Referred [C.J.p. 76425] Zoning
 Passed as [C.J.p. 82558]
 Substitute
 1800 W Peterson Ave
 App No. A-7993, RS1 and RS3 to T
 O'Connor (40) O2014-1522
 Referred [C.J.p. 76425] Zoning
 Passed [C.J.p. 82565]
 5950 N Ravenswood Ave
 App No. A-7991, RS1 to T
 O'Connor (40) O2014-1518
 Referred [C.J.p. 76424] Zoning
 Passed [C.J.p. 82557]

Edgewater Storage LLC
 6359-6379 N Ravenswood Ave
 App No. 18056, RS3 to B3-1
 City Clerk (transmitted by) O2014-4187
 Referred [C.J.p. 80864] Zoning

Map No. 15-K

Windy City Habitat for Humanity, Inc. & Habitat for Humanity of Northern Fox Valley
 6040-6044 N Pulaski Rd
 App No. 17992, B1-1 to C2-1
 City Clerk (transmitted by) O2014-2329
 Referred [C.J.p. 76585] Zoning
 Passed [C.J.p. 82565]

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Map No. 15-P

Host Hotels & Resorts, Inc.
 8535 W Higgins Rd
 App No. 18039, BPD No. 44 to BPD No 44 as amended
 City Clerk (transmitted by) O2014-4170
 Referred [C.J.p. 80865] Zoning

Map No. 17-G

1300 W Devon Partners LLC
 6412-6414 N Lakewood Ave
 App No. 18046, RS3 to RT4
 City Clerk (transmitted by) O2014-4177
 Referred [C.J.p. 80870] Zoning

1300 W Devon Partners LLC
 6413-6415 N Wayne Ave
 App No. 18044, RS3 to RT4
 City Clerk (transmitted by) O2014-4175
 Referred [C.J.p. 80871] Zoning

Map No. 17-M

Public Building Commission
 6951-6963 N Moselle Ave, 6934-6958 N Hiawatha Ave, 6871-6895 N Leoti Ave and 6852-6892 N Mendota Ave
 App No. 17953, RS1 to IPD
 City Clerk (transmitted by) SO2014-1433
 Referred [C.J.p. 75233] Zoning
 Passed as [C.J.p. 82399] Substitute

Map No. 17-N

Martinez, Mario
 7133-7135 W Devon Ave
 App No. 17994, B3-1 and RS2 to RS2
 City Clerk (transmitted by) O2014-2331
 Referred [C.J.p. 76581] Zoning
 Passed [C.J.p. 82566]

Mietus, Bronislaw and Mietus, Wladyslawa
 7130-7132 W Highland Ave
 App No. 18009, B3-1 and RS2 to RS2
 City Clerk (transmitted by) O2014-2346
 Referred [C.J.p. 76582] Zoning
 Passed [C.J.p. 82566]

ZONING RECLASSIFICATIONS

Map No. 20-F

Fellowship Educational & Economic Development Corp,
 8522 S Lafayette Ave
 App No. 18014, M2-2 to C3-2 then to PD
 City Clerk (transmitted by) SO2014-2351
 Referred [C.J.p. 76578] Zoning
 Passed as [C.J.p. 82567] Substitute

Map No. 24-H

PPF SS 1909 W 95th St LLC d.b.a. Safeguard Self Storage
 1909 W 95th St
 App No. 18036T1, B1-1 to B3-3
 City Clerk (transmitted by) O2014-4167
 Referred [C.J.p. 80868] Zoning
 Yanz, Erin K.
 10048 S Prospect Ave
 App No. 18007, RS1 to RS3
 City Clerk (transmitted by) O2014-2344
 Referred [C.J.p. 76585] Zoning
 Passed [C.J.p. 82584]

Map No. 28-F

Rideaux, Desiree C.
 714 W 115th St
 App No. 18032, B3-1 to C1-1
 City Clerk (transmitted by) O2014-4163
 Referred [C.J.p. 80868] Zoning

Map No. 28-J

3245-3247 W 111th St
 App No. A-7998, B3-1 to B3-2
 O'Shea (19) O2014-2433
 Referred [C.J.p. 78431] Zoning
 Passed [C.J.p. 82584]

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Maps No. 5-H, 5-I and 5-J amendment in conjunction with establishment of 606 Trail and Park

1600-3700 W Bloomingdale Ave, 1820 N Spaulding Ave, 1802 N Sawyer Ave, 1801 N Sawyer Ave, 1801-1819 N Kimball Ave, 1817 N Kimball Ave, 1805-1811 N Albany Ave, 2439-2443 W Moffat St, 1737-1747 N Rockwell St, 1799-1813 N Milwaukee Ave, 1752 N Hoyne Ave, 1935-1943 N Winchester Ave, 1752 N Hermitage Ave, 1715 N Marshfield Ave, 1717 N Marshfield Ave, 1723 N Marshfield Ave, 1729 N Marshfield Ave, 1731 N Marshfield Ave, 1826 N Ashland Ave, 1759 N Milwaukee Ave and 1801-1821 N Central Park Ave

Changing all RS3, RT4, RM5, B3-2, B1-3, C1-1, POS2, M1-1 and M1-2 district symbols within affected areas

Emanuel (Mayor)	SO2014-2421
Referred [C.J.p. 76557]	Zoning
Passed as [C.J.p. 82415]	
Substitute	